SOUTH CAROLINA DISCLOSURE OF REAL ESTATE BROKERAGE RELATIONSHIPS



South Carolina Real Estate Commission

PO BOX 11847, Columbia, S.C. 29211-1847 Telephone: (803) 896-4400 Fax: (803) 896-4427

http://llr.sc.gov/POL/REC/

Pursuant to South Carolina Real Estate License Law in S.C. Code of Laws Section 40-57-370, a real estate licensee is required to provide you a meaningful explanation of agency relationships offered by the licensee's brokerage firm. This must be done at the first practical opportunity when you and the licensee have substantive contact.

Before you begin to work with a real estate licensee, it is important for you to know the difference between a broker-in-charge and associated licensees. The broker-in-charge is the person in charge of a real estate brokerage firm. Associated licensees may work only through a broker-in-charge. In other words, when you choose to work with any real estate licensee, your business relationship is legally with the brokerage firm and not with the associated licensee.

A real estate brokerage firm and its associated licensees can provide buyers and sellers valuable real estate services, whether in the form of basic **customer** services, or through **client**-level agency representation. The services you can expect will depend upon the legal relationship you establish with the brokerage firm. It is important for you to discuss the following information with the real estate licensee and agree on whether in your business relationship you will be a **customer** or a **client**.

You Are a Customer of the Brokerage Firm

South Carolina license law defines customers as buyers or sellers who choose <u>NOT</u> to establish an agency relationship. The law requires real estate licensees to perform the following *basic duties* when dealing with *any* real estate buyer or seller as customers: *present all offers in a timely manner, account for money or other property received on your behalf, provide an explanation of the scope of services to be provided, be fair and honest and provide accurate information, provide limited confidentiality, and disclose "material adverse facts" about the property or the transaction which are within the licensee's knowledge.*

Unless or until you enter into a written agreement with the brokerage firm for agency representation, you are considered a "customer" of the brokerage firm, and the brokerage firm will <u>not</u> act as your agent. As a customer, you should <u>not</u> expect the brokerage firm or its licensees to promote your best interest.

Customer service does not require a written agreement; therefore, you are not committed to the brokerage firm in any way <u>unless a transaction broker agreement or compensation agreement obligates you otherwise</u>.

Transaction Brokerage

A real estate brokerage firm may offer transaction brokerage in accordance with S.C. Code of Laws Section 40-57-350. Transaction broker means a real estate brokerage firm that provides customer service to a buyer, a seller, or both in a real estate transaction. A transaction broker may be a single agent of a party in a transaction giving the other party customer service. A transaction broker also may facilitate a transaction without representing either party. The duties of a brokerage firm offering transaction brokerage relationship to a customer can be found in S.C. Code of Laws Section 40-57-350(L)(2).

You Can Become a Client of the Brokerage Firm

Clients receive more services than customers. If client status is offered by the real estate brokerage firm, you can become a client by entering into a written agency agreement requiring the brokerage firm and its associated licensees to act as an agent on your behalf and promote your best interests. If you choose to become a client, you will be asked to confirm in your written representation agreement that you received this agency relationships disclosure document in a timely manner.

A *seller becomes a client* of a real estate brokerage firm by signing a formal listing agreement with the brokerage firm. For a seller to become a client, this agreement must be in writing and must clearly establish the terms of the agreement and the obligations of both the seller and the brokerage firm which becomes the agent for the seller.

A **buyer becomes a client** of a real estate brokerage firm by signing a formal buyer agency agreement with the brokerage firm. For a buyer to become a client, this agreement must be in writing and must clearly establish the terms of the agreement and the obligations of both the buyer and the brokerage firm which becomes the agent for the buyer.

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If you enter into a written agency agreement, as a client, the real estate brokerage has the following *client-level duties: obedience, loyalty, disclosure, confidentiality, accounting, and reasonable skill and care*. Client-level services also include advice, counsel and assistance in negotiations.

Single Agency

When the brokerage firm represents only one client in the same transaction (the seller or the buyer), it is called single agency.

Dual Agency

Dual agency exists when the real estate brokerage firm has two clients in one transaction – a seller client and a buyer client. At the time you sign an agency agreement, you may be asked to acknowledge whether you would consider giving written consent allowing the brokerage firm to represent both you and the other client in a disclosed dual agency relationship.

Disclosed Dual Agency

In a disclosed dual agency, the brokerage firm's representation duties are limited because the buyer and seller have recognized conflicts of interest. Both clients' interests are represented by the brokerage firm. As a disclosed dual agent, the brokerage firm and its associated licensees cannot advocate on behalf of one client over the other, and cannot disclose confidential client information concerning the price negotiations, terms, or factors motivating the buyer/client to buy or the seller/client to sell. Each Dual Agency Agreement contains the names of both the seller client(s) and the buyer client(s) and identifies the property.

Designated Agency

In designated agency, a broker-in-charge may designate individual associated licensees to act solely on behalf of each client. Designated agents are not limited by the brokerage firm's agency relationship with the other client, but instead have a duty to promote the best interest of their clients, including negotiating a price. The broker-in-charge remains a disclosed dual agent for both clients, and ensures the assigned agents fulfill their duties to their respective clients. At the time you sign an agency agreement, you may be asked to acknowledge whether you would consider giving written consent allowing the brokerage firm to designate a representative for you and one for the other client in a designated agency. Each Designated Agency Agreement contains the names of both the seller client(s) and the buyer client(s) and identifies the property.

It's Your Choice

As a real estate consumer in South Carolina, it is your choice as to the type and nature of services you receive.

The choice of services belongs to you - the South Carolina real estate consumer

- You can choose to remain a customer and represent yourself, with or without a transaction broker agreement.
- You can choose to hire the brokerage firm for representation through a written agency agreement.
- If represented by the brokerage firm, you can decide whether to go forward under the shared services of dual agency or designated agency or to remain in single agency.

If you plan to become a client of a brokerage firm, the licensee will explain the agreement to you fully and answer questions you may have about the agreement. Remember, however that until you enter into a representation agreement with the brokerage firm, you are considered a customer and the brokerage firm cannot be your advocate, cannot advise you on price or terms, and only provides limited confidentiality unless a transaction broker agreement obligates the brokerage firm otherwise.

The choice of services belongs to you	the South Carolina real estate consumer.	THIS DOCUMENT IS NOT A CONTRACT.
Acknowledgement of Receipt by Consu	imer:	This brochure has been approved by South
	Carolina Real Estate Commission for use in	
Signature	Date	explaining representation issues in real
Signature		estate transactions and consumer rights as a
Signature	Date	buyer or seller. Reprinting without
S.G. attar S		permission is permitted provided no
		changes or modifications are made



INSPECTION DISCLAIMER

Address:	
I/We acknowledge that	_ (Agent) of Keller
Williams Realty has explained the availability of the following inspections	s and reports. They
are merely a suggestion from Keller Williams Realty.	
South Carolina Wood Infestation Report (CL-100 Termite Letter) - if require completed within 30 days of closing	d by lender, must be
Heating & Air Condition Inspection Report (HVAC letter)	
Carbon Monoxide and Radon Inspection Keller Williams Realty recommend monoxide detector be placed in the home	ls that a carbon
Home Inspection & Report	
Roof Inspection & Report	
Swimming Pool Inspection & Report	
Septic Tank Inspection	
SC DHEC Well Water Inspection	
Mold/Mildew Inspection	
Chimney and/or firebox Inspection	
Sprinkler System Inspection	
Alarm System and Smoke Detectors Inspection	
Soil Type and Conservation Testing and Inspections	
Soil Sample (Perc) Test (absorption rate test for septic tank systems)	
Survey of Property	
This list is <i>not</i> all inclusive of the inspections available and po	ossibly needed.
Purchaser	Purchaser
Agent	_ Date

Broker/Agent does not warrant or guarantee products or services provided by any third party who is referred or recommended to Buyer (s). Furthermore, Broker/Agent highly recommends that any inspector, contractor, or repairman is licensed and insured.

^{**} It is specifically understood that Keller Williams Realty gives no guarantee or warranty concerning any certification, inspection or report concerning the above property **



EXCLUSIVE RIGHT TO BUY BUYER AGENCY CONTRACT

REALTOR®	EQUAL HOUSING OPPORTUNITY				
	INTMENT OF BROKER: By this of	contract			("Buyer") appoints Broker ir
for the ty from oth	s and conditions stated in this Co rpes of property described in Sect er brokers, associated licensees, operty shown, negotiated, or info	tion 2 below thro sellers and other	nting Broker as Buyer ugh Broker, and refer 's during the term of	's exclusive agent, Buyer a to Broker all inquiries mad this contract. "Negotiation	de to Buyer about such properties
2. PUR as follow	POSE OF AGENCY: Buyer desires:	es to purchase o	r lease real property	(which may include items	s of personal property) described
Type:	Residential 🗌 Commercial 🗌				
General Approxir	Description: nate Price Range: \$				
General	Location:				
	d Terms:				
estate kr or lease in all neg seller or the Buyer of the fic of the pa as the B payment Buyer's path the cour South Ca Broker re efforts as Buyer to	KER'S DUTIES: (a) The Broker showledge and skills to represent the and suitable to the Buyer; (b) if the potiations and transactions regard the company representing the sear (i.e., disclosed dual agency), the duciary relationship with the self-city adversely affected by the discuyer; (e) Broker shall not inform a under this Contract and Broker purchase. Upon the termination are of this agreement which was rearolina law. Persents that Broker is duly licer is Buyer's agent to locate propert purchase or lease such property ses that appear to Broker to substate	he Buyer in a dili- ne Broker is not re ling the acquisition ller and shall not ee Broker shall not eer, nor disclose to closure; (d) the B Buyer that Brok will not receive a or completion of made confidentia nsed under the la y of the type des or During the tern	gent and effective may epresenting the seller on of real property, are claim subagency control disclose to the Buy to the seller information roker may represent early compensation from this agreement, Broad by written request of the State of Societibed in Section 2 on of this Contract, Broad presenting the series of the State of Societibed in Section 2 on of this Contract, Broad presenting the series of the State of Societibed in Section 2 on of this Contract, Broad presenting the series of the State of Societibed in Section 2 on of this Contract, Broad presenting the series of the s	nner and to locate proper r, the Broker shall represe d repudiate any agency o npensation; (c) if the Brok er information obtained w on similarly obtained from other buyers who may be e or at no cost unless Bu om the seller, seller's brok ker shall keep confidential or instructions from the cli-	ty which is available for purchase nt solely the interest of the Buyer subagency relationship with the er represents the seller as well as within the confidentiality and trus in the Buyer, without the consensinterested in the same property ayer is not required to make any are or any other source related to all information received during ent, except as provided for under the broker. Broker will use his best otiate acceptance of any offer by
(A) Wor	ER'S DUTIES. BUYER AGREES - k exclusively with Broker and ing, etc.) only with Broker or Bro	its Associated			
Buyer; a holding Broker h	and (2) exclusively allowing Bro nd (3) referring to Broker all inq Broker harmless from liability as armless from liability as a result of Tying Broker against all claims, da ker.	uiries received in a result of incom of Seller's failure	n any form from any aplete/inaccurate info to provide a complete	other real estate broker ormation provided to Brok e Seller's Property Conditi	or Associated licensees; and (4 er by Buyer or Seller; (5) holding on Disclosure Statement; and (6
(B) Assi otherwise verificati Broker a (C) Prov property (D) To au	st Broker and its Associated L se acquire by: (1) providing Brok on of funds) that Broker deems r nd to see properties, in order that ide Broker and its Associated It; and (2) price range, and other to uthorize Buyer's attorneys and the he closing date.	ker with reliable necessary for the t the Broker will I Licensees the for erms and conditi	information (includin performance of this be able to perform the bllowing information ons relating to desire	g financial information an Agreement; and (2) making e promises of the Brokera I: (1) general nature, located d property.	nd written authorization to obtain ng himself available to meet with ge Engagement. ion, and requirements of desired
presente the total AGREES OR SELI BROKER SUBJEC performe	PENSATION OF BROKER: Broked by Broker or negotiated by El compensation that would have TO PAY BROKER UNDER THIS LER'S BROKER. ALL FEES OR CO. TO THIS AGREEMENT MAY LED BY Broker under the terms of ABLE SECTIONS)	Buyer. This fee waye been due Bro CONTRACT UN OMMISSIONS A MPENSATION IN	rill be due and payal bker will be due and ILESS IT IS NEGOTI RE NOT SET BY LAV RECEIVED BY THE I HE AMOUNT SET C	ole at closing or upon Bud payable immediately in ATED THAT COMPENSAN AND ARE FULLY NEGOBROKER FROM ALL SOUT IN THIS SECTION 5	nyer's default. If Buyer defaults on cash from the Buyer. BUYEF TION WILL BE PAID BY SELLEF TIABLE BETWEEN BUYER AND URCES IN ANY TRANSACTION In consideration of the services
	DINED! IDINED!	1 DUNED I	1 010/50 4110 5	1 000//50 1141/5 05	

	a. Brokerage Fee:
If Broker	I pay Broker the following (initial only one from Compensation Amount and One from Method of Payment for Compensation is offered a bonus in addition to the agreed upon amount below the Broker will provide the Buyer written notice of the bonus vidum to this agreement. The Broker may only accept the bonus if the Buyer agrees to sign the addendum:
COMPEN	ISATION AMOUNT (initial only one):
	(initials) A) A Brokerage Fee of \$will be paid at Closing.
	(initials) B) A Brokerage Fee of% of the purchase price or total lease price(renewable, if applicable) of any property purchased or leased by Buyer, including "For Sale by Owner" properties.
	(initials) C) A Brokerage Fee of% of another amount and calculated by:
METHOD	OF PAYMENT FOR COMPENSATION (initial only one):
	_ (initials) A) Brokerage Fee will come solely from the Buyer (initials) B) Brokerage Fee will come from Buyer, less the amount Broker receives from Seller or Listing Broker _ (initials) C) Seller or Listing Broker pays Brokerage Fee and Buyer has No Obligation to Pay b. Other: Buyer will pay Broker the following (initial any/all that apply) The following items are nonrefundable and
	due directly to the brokerage firm:
	_ (initials) Retainer Fee: of \$due and payable upon the signing of this contract. This fee shall or shall not be credited against the Brokerage fee.
	(initials) Administrative Fee: Buyer shall pay Broker an Administrative Fee of \$
	OF AGENCY: Broker's authority to act as Buyer's exclusive agent under the terms of this Contract shall begin on,, and shall end at 11:59 p.m. on,,,
7. CONS	ENT TO DISCLOSED DUAL AGENCY/DESIGNATED AGENCY: (INITIAL APPLICABLE CHOICES)
	Buyer acknowledges receiving an explanation of the types of agency relationships that are offered by brokerage and a South Carolina Disclosure of Real Estate Brokerage Relationships form at the first practical opportunity at which substantive contact occurred between the Broker and Buyer.
-	knowledges that after entering into this written agency contract, agent might request a modification in order to act agent or a designated agent in a specific transaction. If asked:
	Permission to act as a dual agent will not be considered. Permission to act as a dual agent may be considered at the time I am provided with information about the other party to a transaction. If Buyer agrees, Buyer will execute a separate written Dual Agency Agreement . Permission to act as a designated agent will not be considered.
	Permission to act as a designated agent may be considered at the time I am provided with information about the other party to a transaction. If Buyer agrees, Buyer will execute a separate written Designated Agency Agreement.
r 1	BUYER [] BUYER [] BUYER AND [] BROKER HAVE READ THIS PAGE

- 8. OTHER POTENTIAL BUYERS: Buyer understands that other potential buyers have entered into similar agency contracts with Broker which may involve the purchase or lease, through Broker of the same or similar property or properties as Buyer is attempting to purchase or lease. Buyer consents to Broker's representation of such other buyers. Broker agrees not to give Buyer's confidential information to such other buyers and not to give such other buyers' confidential information to Buyer unless otherwise agreed. 9. INDEMNIFICATION OF BROKER: Buyer promises to disclose to Broker whether Buyer has signed any agency agreement with any other Broker, or has been given prior information about any property that is the subject of this Contract by any other Broker or associated licensees, or has previously been shown any such property by any other broker or associated licensees. If Buyer fails to tell Broker about such other broker's or associated licensees's involvement, and Broker incurs any loss or damage as a result of any claim being brought against him on account of such involvement, due to no fault of Broker, then Buyer shall pay Broker all such losses and damages incurred by Broker because of such claim. 10. DISCLOSURE OF BUYER'S IDENTITY/CONFIDENTIALITY: The Broker \(\text{does or } \text{does not have the Buyer's permission to disclose} \) Buyer's identity to all property owners and other third parties. The Buyer is advised of the possibility that seller or seller's agent may not treat the existence, terms, or conditions of offers as confidential unless confidentiality is required by law, regulation, or by confidentiality agreement of the parties. 11. BROKER LIABILITY LIMITATION: Buyer agrees Broker provided Buyer 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
 - 11. BROKER LIABILITY LIMITATION: Buyer agrees Broker provided Buyer 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 Broker, Buyer agrees that he shall pay Broker's attorney fees and that Broker, shall not be liable to Buyer, in an amount exceeding that Broker's Compensation by reason of any act or omission, including negligence, misrepresentation, errors and omission, 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 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 Broker shall not exceed the amount set forth herein. Buyer will indemnify and hold harmless and pay attorneys' fees for Broker from breach of contract, any negligent or intentional acts or omissions by any Parties, Inspectors, Professionals, Service Providers, Contractors, etc. including any introduced or recommended by Broker. Buyer agrees that there is valid and sufficient consideration for this limitation of liability and that Broker is the intended third-party beneficiary of this provision.
 - 12. NONDISCRIMINATION: Broker and Buyer agree that all actions carried out under this contract shall be in full compliance with local, state, and federal fair housing laws against discrimination on the basis of race, creed, color, religion, national origin, sex, familial status, marital status, age or disabilities.
 - 13. PROFESSIONAL COUNSEL: Buyer acknowledges that Broker is being retained solely as a real estate agent and not as an attorney, tax advisor, lender, appraiser, surveyor, structural engineer, home inspector or other professional service provider. Buyer agrees to seek professional advice concerning the condition of the property, legal, tax and other professional service matters.
 - 14. 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 Buyer or Broker in connection with the services 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.
 - 15. SEX OFFENDER/CRIMINAL INFORMATION: Buyer agrees that Broker is not responsible for obtaining or disclosing information in the SC Sex Offender Registry and no course of action may be brought against the Broker for failure to obtain or disclose sex offender or criminal information. Buyer agrees 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.
 - **16. ENTIRE BINDING AGREEMENT:** This written instrument, including the additional terms and conditions set forth on the reverse, expresses the entire agreement and all promises, covenants, and warranties between the Buyer and Broker. It can be changed only by a subsequently written instrument signed by both parties.

17.	CONTINGENCIES:	Client understands that their agent may make a nominal fee from the home warranty company who provides
a h	ome warranty at closi	ng.
18.	FACSIMILE AND O	THER ELECTRONIC MEANS: The parties agree that this Agreement may be communicated by use of a fax of
oth	er secure electronic m	neans, including but not limited to electronic mail and the internet, and the signatures, initials and handwritter

or typewritten modifications to any of the foregoing shall be deemed to be valid and binding upon the parties as if the original signatures,

[] BUYER [] BUYER [] BUYER [] BUYER AND [BROKER HAVE READ THIS PAGE
				EOPM 120

initials and handwritten or typewritten modifications were present on the documents in the handwriting of each party.

- 19. SURVEILLANCE: Buyer is advised that properties they enter may have both audio and video surveillance. Broker advises buyer to be aware of possible surveillance and conduct any and all communications about the potential property offsite.
- **20. AMENDMENT:** This Agreement may be amended only by a writing signed by both parties and any amendment of Section 5 Compensation of Broker must be based on the options available in Section 5. The Broker's compensation from all sources in any transaction subject to this Agreement cannot exceed the maximum calculated under Section 5 above unless an amendment pursuant to this section allows a higher amount.

THIS IS A LEGALLY BINDING AGREEMENT. BUYER SHALL SEEK FURTHER ASSISTANCE IF THE CONTENTS ARE NOT UNDERSTOOD. BUYER AND BROKER ACKNOWLEDGES RECEIPT OF A COPY OF THIS AGREEMENT AND COPY OF THE SC DISCLOSURE OF REAL ESTATE BROKERAGE RELATIONSHIPS FORM. BUYER AGREES TO RECEIVE COMMUNICATIONS FROM BROKER AT THE EMAIL ADDRESS, PHONE AND FAX NUMBER LISTED BELOW.

•				
			Email:	
Buyer	Date	Time	Phone:	
			Fax:	
			Email:	
Buyer	Date	Time	Phone:	
			Fax:	
			Email:	
Buyer	Date	Time	Phone:	
Suyo.	Duto	11110	Fax:	
			Email:	
Buyer	Date	Time	Phone:	
			Fax:	
Buyer Address:				
	BY:			
BROKER/BUYER'S AGENT COMPANY	Broker/Licensee	Date	Time	
The foregoing form is available for use by the	ontire real estate industry. The	as use of the form is	not intended to identify the use	r 00 0
REALTOR®. REALTOR® is the registered collect				
of the NATIONAL ASSOCIATION OF REALTO				
reproduction of such form or the use of the				
without the prior written consent of the South				
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[_____] BUYER [_____] BUYER [_____] BUYER AND [_____] BROKER HAVE READ THIS PAGE



COMPENSATION AGREEMENT

1. PARTIES AGREE: In this legally binding Co	ompensation Agreement	, the	
☐ LISTING BROKERAGE:			,or
☐ SELLER:			
☐ BUYER:			
AGREES TO COMPENSATE THE BROKERAGE			
for the purpose, property, terms, and compens	ation stated below.		
2. FOR PURPOSE/ACTIVITY: BUYIN	G ON BEHALF OF	(CL	IENT/CUSTOMER NAME)
☐ LISTING ☐ LEASING/RENTING [OTHER		
3. REGARDING PROPERTY:			
Address			Unit #
City			State of South Carolina
Zip County of			Lot
Block			
Тах Мар		Other	
 5. COMPENSATION: Shall be paid in U.S. If of the gross sales price or \$	or yable at:	% of the lease/rent payments 🗌	
PAYMENT WOULD BE DUE IN THE EVENT OF PURPOSES/ACTIVITIES DESCRIBED ABOV 6. DISCLOSURE: The parties agree that contransaction that generate the compensation page.	E IS NOT SET BY LAW A	AND IS FULLY NEGOTIABLE BETWEE	N THE PARTIES.
PARTIES ARE SOLELY RESPONSIBLE FOR Cacknowledge receiving, reading, reviewing, opportunity to review all documents and recthe above stated date or latest date upon wi	DBTAINING LEGAL ADV and understanding this ceive legal counsel from	s Agreement. Parties acknowledge ha n an attorney of their choice prior to si re of signatures and agreement. Date:	ving time and
		Date:	Time:

REALTOR* is the registered collective membership mark which may be used only by those real estate licensees who are members of the NATIONAL ASSOCIATION OF REALTORS* and who subscribe to its strict professional Code of Ethics. The South Carolina Association of REALTORS* (SCR) owns copyright to the content of this form and expressly prohibits the display, distribution, duplication, transmission, alteration, or reproduction of any part of SCR copyright content as well as the use of the name "South Carolina Association of REALTORS*" in connection with any written or electronic format without the prior written consent of SCR. SCR makes no representation as to the legal adequacy of this form or the information added for a specific transaction and recommends that Parties consult a SC attorney prior to signing to ensure the completed form meets your legal need.

Time:



I (We)		Seller/Buyer
(circle one) have been fully informed by our KV	W Agent,	
of the details of the Broker/Agent commission included in the attached agreement. I/We have and review the commission and compensation I/we had, and I/we agree that I/we fully understand the commission as are owed pursuant thereto.	e been given enough on structure, to ask a	time to read iny questions
	Buyer/Seller	Date
	Buyer/Seller	Date
	Agent	Date
	Broker-in-Charge _	Date

Notice to Buyer: A buyer agent's compensation is fully negotiable and is not set by law. [or]

Notice to Seller: A seller agent's compensation is fully negotiable and is not set by law.



Compensation Amendment To:

Buyer Agency Agreement		
Transaction Brokerage Agreement		
Exclusive Right to Sell Agreement		
Covering The Real Property further description	ribed or com	nmonly known as:
Address		Unit #
City		
Other		
The undersigned Parties hereby agree as for	ollowe: Clio	nt/Customer and Real
Estate Company agree to Amend the original		
by both parties for total compensation of		
based on contracted sales price to	% or	total
on contracted sales price.		
All other terms of contract remain the same	as origina	Illy agreed to by both
parties.		, ag. coa to by bo
Parties are solely responsible for obtaining leg Contract and counsel as required.	jal advice pi	rior to entering into this
Contract and couriser as required.		
IN WITNESS WHEREOF, this Agreement has	been duly e	xecuted by the Parties.
BUYER:	Date	Timo
	_ B ate	Time.
BUYER:	_ Date:	Time:
ACENT:	Data	Time
AGENT:	_ Date	Time:
OR		
SELLER:	_ Date:	Time:
SELLER:	Date:	Time:
AGENT:	Date:	Time:



CONTRACT OF SALE RESIDENTIAL



THE BUYER SELLER IS LICENSED UNDER THE LAWS OF SOUTH CAROLINA AS A REAL ESTATE LICENSEE.

BUYER (Initials	Date	acknowledges	s receipt of the South Car	olina Disclosure of Real Estate Brokerage
Relationships form, and	Client Customer	service in this transaction.	·	·
SELLER (Initials	Date	acknowledge	s receipt of the South Car	olina Disclosure of Real Estate Brokerage
Relationships form, and $\ \square$	Client Customer	service in this transaction.		
		I. TERMS OF THE	OFFER	
1. PARTIES: This Contr	act of Sale is entered	into on		between
Buyer(s)				(hereinafter called "Buyer"),
and Seller(s)				(hereinafter called "Seller").
2. DEFINITIONS:				
Friday). A Business Day	may not begin or end of llines/timelines set forth in	n a Saturday, Sunday or note the Contract will begin a	Federal legal holiday. Fo t 8AM of the Business D	at 8AM of any weekday (Monday through or the purposes of this Contract, the first ay following final Contract Acceptance as
the final, required signature a copy of this executed do	s and/or initials on this of cument to the other Party	fer. Contract Acceptance w . The Party receiving the e	rill occur at the date and t xecuted document will be	ne of the Parties to the negotiation places ime when this Party subsequently delivers responsible for filling in the final Contract me responsibility for filling in the required
C. CLOSING: In this Cor	ntract, closing is defined a	s the date and time that the	e Closing Attorney disbur	ses funds.
D. BROKER: The term B	Broker is deemed to also in	nclude affiliated Agent(s) of	the Buyer's and Seller's	Brokers.
to this Contract to the other Notices required under this professional courier service to this Contract will constitu on the day and at the time	Notice to a Broker or aff s Contract will be in writing, by United States mail, of the an original signature by Notice is delivered by har ice is sent by facsimile or	iliated Agent representing a ng and will be effective as r by facsimile (fax) or e-ma inding upon that Party. The nd, by a professional courie e-mail transmission provice	a Party to this Contract wi of Delivery. Delivery me il transmission. A faxed, o Parties agree that Delive er service, or by United S led written confirmation o	s and associated Addenda from one Party II be deemed to be Notice to that Party. All ethods may include hand-carried, sent by e-mailed, or electronic signature of a Party ery will be deemed to have occurred either tates mail (return receipt requested) or on f receipt is received by deliverer. No Party
3. PROPERTY: Seller agr	ees to sell and Buyer agre	ees to buy the following rea	l property with improvem	ents and fixtures thereon:
LotBlock_	Phas	e	Subdivision	
Address		Unit #	City	Zip
TMS#		County of_		, State of South Carolina.
4. PRICE: The purchase բ	orice is \$			
form CCRA-01 07/2024) BUYER (<u>Initi</u>	als) Date	SELLER (Initials	

5. EXPIRATION OF OFFER: This offer from Buyer will be withdrawn at		M. (Eastern Time) on
unless ac	ccepted or countered by Seller i	n written form prior to such time.
6. EARNEST MONEY:		
A. Earnest money to be held in trust by		(Escrow Agent)
which is a Brokerage Attorney Other		
B. \$ Earnest money is paid by:	sh Wire Other	
and \square has been delivered to Escrow Agent or \square will be delivered to Escrow Age	ent by	
Should earnest money not be delivered by deadline, Contract may be voided at Seller's	s option.	
C. \$ Additional earnest money (hereinafter referred to a	as earnest money) to be deliver	ed to Escrow Agent on or before
D. Escrow Agent does not guarantee payment of funds accepted as earnest mosufficient funds, the Escrow Agent holding earnest money will immediately notify Buyer agrees to and understands that earnest money may be deposited in a right to ownership of any interest accrued. Buyer, through this written agrees accorded as consideration for the expenses incurred in maintaining the concerning entitlement to and disposition of an earnest money deposit, the cuntil Escrow Agent has obtained a written release signed by Buyer and Secondered by a court of competent jurisdiction. If a court action is brought by Escarnest money, the non-prevailing Party in the action will be responsible for and court costs. The court may also award the prevailing Party treble damage	all parties and Contract may be in interest-bearing escrow accement, relinquishes owners be account. If a dispute arise deposit will be retained in Escrow Agent or Party to the Cothe prevailing Party's and E	be voided at the Seller's option. count and that Buyer has the hip of the accrued interest to see between Buyer and Seller crow Agent's escrow account ition or until disbursement is contract seeking the release of scrow Agent's attorney's fees
E. If Escrow Agent in 6(A) is "attorney", all earnest money received will be deposi Seller expressly waive any confidentiality rules that would prohibit Escrow Agent f funds were non-sufficient.	ited and released as required b	y South Carolina law. Buyer and
F. If Escrow Agent in 6(A) is "brokerage", all earnest money received will be de Estate Commission's rules and regulations. See S.C. Code, Section 40-57-136 (E). released to either Party until confirmation is received that funds have cleared the bar	The earnest money deposited	
7. CONVEYANCE DATE OF CLOSING/POSSESSION: Conveyance will be mathey do not make the title unmarketable) and to all governmental statutes, or marketable title and to have prepared a general warranty deed, if applicable, free prepared in the name(s) of or as otherwise stipulated by Buyer, and delivered to stipulated place of closing. The conveyance will be mathey do not make the title unmarketable) and to all governmental statutes, or marketable title and to have prepared a general warranty deed, if applicable, free prepared in the name(s) of or as otherwise stipulated by Buyer, and delivered to stipulated place of closing. The conveyance will be mathey do not make the title unmarketable) and to all governmental statutes, or marketable title and to have prepared a general warranty deed, if applicable, free prepared in the name(s) of	dinances, rules and regulation of encumbrances, except as he he deed will be held in trust by	ns. Seller agrees to convey by erein stated. The deed will be the Closing Attorney until sales
proceeds have been disbursed to Seller, at which time the Closing Attorney shall be on or before, unless	e authorized to record the deed	. This transaction will be closed
A. BUYER (Initials) Date SELLER (Initials to vacate and give possession of the Property (free of debris and in a clean color 24 hours after closing, 48 hours after closing, or in accordance with		Seller will be obligated as defined in Paragraph 2(C),
B. If Buyer has provided written loan commitment without additional condition conditions of Paragraph 12(D) but has not closed within the stipulated time lim a period not to exceed five (5) Business Days from the Contract closing date.		
8. FIXTURES AND PERSONAL PROPERTY: This sale includes all fixtures, equattached to or planted on the premises such as, but not limited to: shrubbery, troplaysets, landscape lighting, lawn irrigation system and all related equipment, windows and doors, garage door openers and remotes, satellite dishes, exterior vathermostats, smoke detectors, gas logs, central vacuum system and equipment, The fans and remotes, attached or hanging bathroom vanity mirrors, light bulbs, switch equipment, cabinets, furniture and shelves, and appliances including stoves, over agreed here-in. Items of personal property other than those above may be sold separated.	ees, fences, shutters, lamp po pool and spa equipment, wir ideo cameras, video doorbells, / wall mounts and brackets, blir plates, heating and air system ns, dishwashers and any built-	sts, mail boxes, storage sheds, adow and door screens, storm Seller-owned security systems, ands, curtain/drapery rods, ceiling a registers, and built-ins such as
Form CCRA-01 (07/2024) BUYER (Initials) Date	SELLER (Initials _) Date

Buyer will will not be provided at closing. If app \$, provided by				
\$, provided by (home warranty company) and written by the Buyer's entered in this paragraph, Buyer shall be responsible for the	Agent Seller's e difference at closing.	Agent. If the price	of the w	varranty exceeds the dollar amount
II. TRANSA	ACTION COSTS A	ND FINANCING		
10. TRANSACTION COSTS: Buyer's Transaction Cost lender/owner title, flood, hazard), discount points, all costs fees and expenses of Buyer's attorney, deed recording cost appraiser, or surveyor. Seller's Transaction Costs include marketable title and payoffs, satisfactions of mortgages/lie brokerage fees, and expenses of Seller's attorney.	to obtain information sts, previously agreed but are not limited to	from or pertaining to upon real estate br deed preparation, de	o any ow okerage eed stam	ners association, interest, title fees, fees, and the cost of any inspector, ps/tax, all costs necessary to deliver
Buyer's and Seller's Transaction Costs will be paid at closin	g as follows: (Select, i	nitial and date only	y one of	the options below)
A. BUYER (Initials) Date	SELLER (Initials		Date	Buyer will provide or
pay for all Buyer's Transaction Costs and Seller will provide	or pay for all Seller's OR	ransaction Costs.		
D. PUMED (const.)			\	O. II
B. BUYER (Initials) Date Transaction Costs not to exceed \$	SELLER (Initials	Ruver is respon) <u>Date</u> sible for:	Seller Will pay Buyer's
exceeding this amount. If the amount Seller has agreed to p	nay toward Ruyer's Tra	Buyer is respon	eds the	arry buyers Transaction Costs
amount allowed by Lender, then any excess funds will rever				
options below. Failure to make such a selection means Broker Compensation.) 1. SELLER (Initials) Date	that none of Buyer's Seller agree	Transaction Costs s to allow up to \$ _	reference	ced above can be used for Buyer's
options below. Failure to make such a selection means Broker Compensation.)	Seller agree ver's Broker Compensation	Transaction Costs s to allow up to \$ _	reference	ced above can be used for Buyer's
options below. Failure to make such a selection means Broker Compensation.) 1. SELLER (Initials) Date Transaction Costs referenced above to go towards Buy	Seller agree ver's Broker Compensating Service.	s to allow up to \$ _ation. However, this	s references	ced above can be used for Buyer's of Buyer's n is not applicable if the concession
Date Transaction Costs referenced above to go towards Buy was advertised as broker Compensation. 2. SELLER (Initials Date Date	Seller agree ver's Broker Compensating Service. OR Seller does r Sociation/regime fees, s in this Contract, tax sponsible for applying otherwise agreed, Seller to closing and Buyer spancy status unless o	s to allow up to \$ _ation. However, this not allow any of the and rents when approrations pursuant for any applicable teller will pay all requil pay for those as therwise agreed to in	s provision Buyer's To this Coax exemplication and exemplication and exemplication are seessment writing.	of Buyer's of Buyer of Buyer's of B
Date Transaction Costs referenced above to go towards Buy was advertised as broker compensation. 2. SELLER (Initials) Date To go towards Buyer's Broker Compensation on Multiple List 2. SELLER (Initials) Date to go towards Buyer's Broker Compensation. 11. ADJUSTMENTS: Real estate taxes, homeowner assolosing. Unless otherwise agreed to in writing by the Partie current tax bill and prorated on that basis. Buyer will be reanny tax increases due to change in ownership. Unless assessments and all governmental assessments levied prio are final, including any tax refund due to the change in occur. 12. FINANCING: Buyer's obligation under this Contractacknowledge that all financing contingencies, excluding apand not including the closing date set forth in Paragraph 7, in writing. If Buyer subsequently fails to close due to inability	Seller agree ver's Broker Compensating Service. OR Seller does resociation/regime fees, s in this Contract, tax sponsible for applying otherwise agreed, Seller does repancy status unless of the colosing and Buyer spancy status unless of the contract will be contract will be contract will be contract will	s to allow up to \$ _ ation. However, this not allow any of the and rents when approrations pursuant for any applicable t eller will pay all req will pay for those as therwise agreed to in t contingent on B ency, here-in automa become non-conting	pplicable, to this Coax exemplication writing. The course of the course	of Buyer's of Buyer of Buyer of Buyer of Buyer of Buyer of Special homeowner's association of Special hom
Transaction Costs referenced above to go towards Buy was advertised as broker compensation on Multiple List 2. SELLER (Initials	Seller agree ver's Broker Compensating Service. OR Seller does resociation/regime fees, s in this Contract, tax sponsible for applying otherwise agreed, Seller does repancy status unless of the colosing and Buyer spancy status unless of the contract will be contract will be contract will be contract will	s to allow up to \$ _ ation. However, this not allow any of the and rents when approrations pursuant for any applicable teller will pay all req will pay for those as therwise agreed to in t contingent on B ency, here-in automa become non-conting Buyer will be in defail	s provision Buyer's Topplicable, to this Coax exemplicable and seessment writing. Buyer obtatically expend on final tof this	of Buyer's of Buyer's of Buyer's of Buyer's of Buyer's on is not applicable if the concession of a special homeowner's association of special homeowner's as
Date Transaction Costs referenced above to go towards Buy was advertised as broker compensation. 2. SELLER (Initials Date to go towards Buy was advertised as broker compensation on Multiple List to go towards Buyer's Broker Compensation. 11. ADJUSTMENTS: Real estate taxes, homeowner assclosing. Unless otherwise agreed to in writing by the Partie current tax bill and prorated on that basis. Buyer will be reany tax increases due to change in ownership. Unless assessments and all governmental assessments levied prio are final, including any tax refund due to the change in occur. 12. FINANCING: Buyer's obligation under this Contractacknowledge that all financing contingencies, excluding ap and not including the closing date set forth in Paragraph 7, in writing. If Buyer subsequently fails to close due to inabilit released to Seller. See Paragraph 6(D).	Seller agree ver's Broker Compensating Service. OR Seller does resociation/regime fees, in this Contract, tax sponsible for applying otherwise agreed, Seller does repancy status unless of the colosing and Buyer spancy status unless of the colosing and by the contract will by to obtain financing, E	s to allow up to \$ _ ation. However, this not allow any of the and rents when approrations pursuant for any applicable teller will pay all require will pay for those as therwise agreed to interpret the contingent on Beacone, here-in automate become non-conting Buyer will be in defau	s provision Buyer's Topplicable, to this Coax exemplicable and seessment writing. Buyer obtatically expend on final tof this	of Buyer's of Buyer of Buyer of Buyer of Buyer of Buyer of Special homeowner's association of Special hom

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Buyer or Buyer's Agent will immediately notify Seller or Seller's Agent if financing type changes. If the change in financing type modifies the terms of this Contract, then Seller will have the option of agreeing with the change or voiding this Contract. If Seller elects to void the Contract, earnest money will be released to the Buyer. See Paragraph 6(D).

If financing type is either VA or FHA, a lender required FHA/VA Addendum will be signed by Buyer and Seller. All parties agree to execute this document as required.

- B. APPLICATION FOR FINANCING: If Lender financing is being used, Buyer will have five (5) Business Days from the date of Contract Acceptance to apply for financing from Lender of their choice. Application will include advancement of any funds required by Lender and providing Lender's identity to Seller or Seller's Brokers. Buyer will also furnish Lender all documentation required for the processing of this loan in a diligent and timely manner.
 - 1. Should Buyer fail to apply for the loan within five (5) Business Days, Buyer will be in default of this Contract and Seller will have the option of voiding this Contract with earnest money being released to Seller. Should the loan be denied while subject to a financing contingency, Contract will be voided, and earnest money will be released to Buyer. See Paragraph 6(D).
 - 2. If the loan is rejected by initial lender or subsequent lenders, Buyer or Buyer's Agent must give written notice of each occurrence to the Seller or Seller's Agent immediately, and Seller will then have the option of continuing with or voiding the Contract. If Seller elects to void the Contract, the earnest money will be released to Buyer, provided it is not within (5) Business Days prior to closing. See Paragraph 6(D).
 - 3. If Buyer elects to make any material change to their financial condition after Contract acceptance that negatively affects their ability to close the transaction, Buyer will be in default and earnest money will be released to Seller. See Paragraph 6(D).
 - 4. Buyer gives permission to Lender to disclose any allowable pertinent information concerning Buyer's loan to any attorney representing Buyer or Seller and to the Buyer's and Seller's Brokers.
- C. SELLER FINANCING: If Seller financing is included in the financing of this Property, Buyer's and Seller's Brokers make no representations as to the creditworthiness of Buyer and suggest that Seller determine whether Buyer's credit is satisfactory. The terms of Seller financing should be noted in Paragraph 22 of this Contract or in a separate Addendum to this Contract.
- D. CASH TRANSACTION: In a cash transaction Buyer agrees to provide Seller or Seller's Broker, within five (5) Business Days of acceptance of this Contract, written verification of availability of funds from the source(s) of those funds, or the partial availability of funds if remaining funds are being sourced from the sale of another property. If any portion of the funds are being sourced from the sale of another property, Buyer to also complete Paragraph 20 of this Contract and the applicable contingency addendum. If Buyer fails to comply with the above requirement, then Seller will have the option of voiding this Contract and earnest money will be released to Seller. See Paragraph 6(D).

APPRAISAL VALUE CONTINGENCY:

	00.11102.					
BUYER (Initials	_	Date	SELLER (Initials		Date	
This Contract is	\square is not	contingent on lot	or parcel with building and i	mprovements	thereon, if any, apprais	ing according to Lender's
appraisal for financed trar contingent, and lot or pard business days after notifica or attempt to renegotiate Contract then either party released to Buyer. See Par	cel with build ation of the i this Contract can termin	ding and improver results of the appro ct. If after the thre ate this Contract	ments thereon appraises for aisal to proceed with the co ee business day period, the	or less than the ensummation on the Parties are	ne purchase price, the of this sale without rega unable to reach agree	Buyer will have three (3) and to the appraised value ement on a renegotiated

F. SELLER'S MORTGAGE PAYOFF: Seller gives permission to Closing Attorney to obtain Seller's mortgage payoff information.

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(07/2024) 4 of 9	BUYER (Initials	Date	SELLER	Initials	1	Date

III. DUE DILIGENCE, INSPECTIONS, AND REPAIRS

13. BUYER'S RIGHT TO INSPECT: Buyer, or Inspectors selected by Buyer at Buyer's expense, will have the right to enter Property to inspect, examine and test the Property. For the purposes of this Contract, the term "Inspector" is defined as a person or company, licensed or certified where required by law, with specific, professional expertise or knowledge in property inspections, or in an item, building product or condition contained therein for which the Inspector is inspecting, examining, or testing. Seller will make the Property available for all inspections and will have all utilities operational for the inspections, any re-inspections, appraisals, and final walk-through. Seller agrees to allow Buyer, or Inspectors selected by Buyer, the right to re-inspect the Property at Buyer's expense to determine if agreed upon repairs and/or replacements have been made. Buyer will also be allowed to perform a walk-through prior to closing to confirm that the Property has been maintained in compliance with Paragraph 14, if applicable, and that any personal Property to be transferred or conveyed is on the premises. Buyer agrees to hold Seller and all Brokers harmless from all claims, injuries and damages arising out of, or related to, the exercise of these rights and will repair any damages resulting from same.

SELECT ONLY ONE OF THE FOLLOWING OPTIONS. IF NO OPTION IS SELECTED, THIS CONTRACT WILL DEFAULT TO OPTION C. IF MORE THAN ONE OPTION IS SELECTED AND COMPLETED THEN THE FIRST OF THESE WILL DETERMINE SELECTION.

☐ A. PROPERTY	SOLD SUBJ	ECT TO DUE DIL	IGENCE PERIOD:			
BUYER (Initials		Date	SELLER (Initials		<u>Date</u>	_

TIME FRAME AND TYPES OF INSPECTIONS: Buyer will have a ten (10) Business Day Due Diligence Period beginning at time of final Contract acceptance, as defined in Paragraph 2(B), to conduct, at Buyer's sole expense, whatever non-destructive inspections, examinations and testing of the Property that Buyer deems appropriate and necessary. This will include, but is not limited to, conducting a risk assessment/test for lead-based paint and lead-based paint hazards, testing for environmental hazards, inspecting the heating and air (HVAC) system, and inspecting for active infestations of and/or damage from termites, other wood destroying organisms, fungi and for any drainage problems (CL-100 inspection). Any reinspections that may be required will also be at Buyer's expense.

EXTENSIONS: Notwithstanding other provisions to the contrary, in the event an inspector, in a written report provided to Seller or Seller's Broker prior to the expiration of the Due Diligence Period, recommends any additional study, inspection or evaluation of any product, item or condition in the Property, or the results of any tests conducted cannot be completed or produced prior to the expiration of the Due Diligence Period, then the Due Diligence Period may be extended by mutual agreement of Buyer and Seller through a written Addendum to this Contract. If Buyer and Seller cannot agree on an extension to the Due Diligence Period, then Buyer may proceed with the terms of 13(A) based on available inspection reports.

DUE DILIGENCE PROCEDURE: Buyer will have the following three options to be completed during the Due Diligence Period and any agreed extension.

- 1. ACCEPT: Buver can accept the Property as inspected and proceed with the transaction in accordance with the terms of this Contract.
- 2. TERMINATE: If Buyer, in their sole discretion or as a result of any inspection, examination or test conducted, determines property to be unsatisfactory, Buyer may terminate this Contract. In order to terminate, if any inspections have been performed, Buyer must provide entire copies of all inspection reports, and written notice of termination to Seller's Broker prior to the expiration of the Due Diligence Period or any mutually agreed upon extension to this period, and the earnest money will be released to Buyer. See Paragraph 6(D). If Buyer fails to give such notice prior to the expiration of the Due Diligence Period and any extension, Buyer will be deemed to have accepted the Property "As-Is" with Seller having no obligations to make any repairs or replacements to the Property, or provide concessions, and Buyer will be obligated to proceed with the transaction in accordance with the terms of this Contract.
- 3. REQUEST REMEDY: Buyer may request that Seller make repairs and/or replacements to the Property, and/or provide concessions. Buyer must submit complete copies of any inspection reports and an Addendum signed by Buyer identifying specific defects Buyer wants corrected or conceded to Seller or Seller's Broker prior to the expiration of the Due Diligence Period or any mutually agreed extension to this period. If Buyer fails to submit complete copies of these reports and the Addendum to Seller or Seller's Broker prior to the expiration of the Due Diligence Period and any extension, Buyer will be deemed to have accepted the Property "As-Is" with Seller having no obligation to make any repairs or replacements to the Property, and Buyer will be obligated to proceed with the transaction in accordance with the terms of this Contract.

SELLER RESPONSE AND NEGOTIATION TIMEFRAME: If reports and Addendum are submitted within the Due Diligence Period and any extension, Buyer and Seller will then have five (5) Business Days from expiration of Due Diligence Period to negotiate the defects to be corrected by Seller, at Seller's expense, and sign the Addendum with final agreed terms. Seller's failure to respond to or negotiate the Addendum within the five (5) Business Day period will be deemed to be a refusal to do repairs/replacements.

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(07/2024) 5 of 9	BUYER	Initials)	Date	SELLER (nitials)	Date

COMPLETION OF NEGOTIATION TIMEFRAME: If Buyer and Seller have not reached agreement on the Addendum by the end of the 5 Business Day negotiation period, Buyer and Seller may mutually agree to extend the negotiating period through written Addendum to this Contract. Upon the expiration of the negotiation period and any mutually agreed extension:

- Buyer will have two (2) Business Days after the end of the negotiation period, or any extension to the period, to accept Property "As-Is" in current state with no repairs or replacements made by Seller by providing written notice to Seller or Seller's Broker, or;
- If the negotiating period is not extended and Buyer does not provide written notice to accept Property "As-Is" within the time frame prescribed in the above Paragraph, then either Party can terminate this Contract by providing written notice of termination to the other, and earnest money will be released to Buyer. See Paragraph 6(D).

FHA/VA APPRAISAL INSPECTIONS: If Buyer uses FHA or VA financing, the Property may be inspected by an Appraiser appointed by Lender. This inspection is not subject to time limitations or other requirements of the Due Diligence Period outlined above. If Appraiser identifies repairs to be made as a condition of loan approval and Seller elects not to make them, Buyer will have the option of paying for and completing the repairs prior to closing or voiding this Contract, with earnest money being released to Buyer. See Paragraph 6(D).

B. PROPERTY SOLD "AS-IS" WITH RIGHT TO TERMINATE:
BUYER (Initials) Date SELLER (Initials) Date
All Parties agree that Property is being sold "As-Is" with all defects including, but not limited to, lead-based paint, lead-based paint hazards, environmental hazards, active infestations of and/or damage from termites, other wood destroying organisms or fungi and for any drainage problems (CL-100). Buyer will have a ten (10) Business Day Due Diligence Period, or any mutually agreed extension, to conduct at Buyer's sole expense, whatever non-destructive inspections, examinations and testing of the Property that Buyer deems appropriate and necessary. Seller will have no obligation to make repairs or replacements to the Property or provide concessions as a result of inspections. Buyer may proceed under the terms of this Contract or terminate this Contract. In order to terminate, if any inspections have been performed, Buyer must provide entire copies of all inspection reports, and written notice of termination to Sellers or Seller's Broker prior to the expiration of the Due Diligence Period or any mutually agreed upon extension to this period, and the earnest money will be released to Buyer. See Paragraph 6(D). If Buyer fails to give such notice prior to the expiration of the Due Diligence Period and any extension, Buyer will be deemed to have accepted the Property "As-Is" with Seller having no obligations to make any repairs or replacements to the Property, or provide concessions, and Buyer will be obligated to proceed with the transaction in accordance with the terms of this Contract.
☐ C. PROPERTY SOLD "AS-IS" WITHOUT RIGHT TO TERMINATE:
BUYER (Initials) Date SELLER (Initials) Date
All Parties agree that Property is being sold "As-Is", Seller will make no repairs or replacements, and Buyer elects not to have a Due Diligence Period. Buyer retains the right to inspect, examine and test the Property but waives both the right to request repairs, replacements, or concessions and the right to void this Contract based on inspection results.
14. CONDITION OF PROPERTY: Unless otherwise agreed to in writing by both Parties, after any inspections by Buyer and after any repairs or replacements made as a result of any such inspections, Seller agrees to maintain the Property (including but not limited to, lawn, shrubbery, grounds and fixtures, equipment and systems that convey with the Property) and all improvements thereon in similar condition until the day of closing or the day possession is given, whichever occurs first. Seller warrants that to the best of his knowledge, information, and belief there are no conditions in the Property which would adversely affect the value when conditions are hidden by furniture, fixtures or window treatments currently in place in the Property. Seller agrees that upon providing possession of property to Buyer, property will be free of debris and in clean condition.
IV. DISCLOSURES
15. PROPERTY CONDITION DISCLOSURE STATEMENT: (Select, initial and date only one of the options below)
A. BUYER (Initials Date SELLER (Initials Date Buyer and Seller agree that a Residential Property Condition Disclosure Statement, as required by S.C. Code, as amended, Section 27-50-10, et. seq., has been provided to Buyer by Seller prior to the final acceptance of this Contract. If Seller discovers, after his delivery of the Disclosure Statement to Buyer, any material inaccuracy in the Disclosure Statement or the Disclosure Statement is rendered inaccurate, misleading, incomplete or false in a material way by the occurrence of some event or circumstance, Seller will promptly make reasonable repairs needed to eliminate the deficiency and repair the damage caused by the occurrence or correct the inaccuracy by delivering a corrected disclosure statement to Buyer before closing. Buyer understands and agrees that Seller's Property Condition Disclosure Statement is not intended to replace inspections of the Property. OR
B. BUYER (Initials Date SELLER (Initials Date Buyer and Seller agree that Seller will not complete nor provide a Residential Property Condition Disclosure Statement in accordance with S.C. Code, as amended, Section 27-50-30, Paragraphs (1-13).
orm CCRA-01 17/2024) BUYER (Initials I) Date SELLER (Initials I) Date

16. LEAD-BASED PAINT: Buyer is advised that if this Property was built prior to 1978, it may contain lead-based paint and that a "Disclosure of Information and Acknowledgement Lead-Based and/or Lead-Based Paint Hazards" form is hereby made an Addendum to this Contract and will be signed by both Buyer and Seller and their Agents. 17. PROPERTY DOCUMENTATION: (Buyer to complete information in Paragraphs 17,18 & 19, and Seller to confirm) Buyer's and Seller's Brokers strongly recommend Buyer review existing Property documentation to include the most current plat. Covenants and Restrictions, and Seller's Property Condition Disclosure Statement before entering into this Contract. The Buyer's and Seller's Brokers also recommend that prior to closing on this Contract, Buyer have a survey of the subject Property made to verify land size/boundary dimensions, measure existing structures to verify square footage, have an examination as to the title to the Property, obtain owner's title insurance and the Buyer obtain appropriate hazard, flood, earthquake and wind/hail damage insurance coverage effective at the time of closing. <u>Date</u> SELLER (Initials <u>Date</u> Buyer acknowledges and Seller represents the following: A. This sale is is is not subject to approval by a Third Party (i.e. bank in the case of a short sale, corporation, or relocation company.) B. The Property is: Connected to:

public/community sewer system

septic tank

Lett system

Other ______ Connected to: public/community water system well system Other 18. FLOOD ZONE: To the best of Seller's knowledge, the Property \square is \square is not partly or entirely located within a designated Special Flood Hazard Area (flood zone). If Seller's response indicates that it is in a flood zone, Buyer understands that it may be necessary to purchase flood insurance in order to obtain a loan. If Seller's response indicates that the Property is not in a flood zone and, subsequent to Contract acceptance, it is determined that permanent improvements to the Property are within a flood zone causing Lender to require Buyer to purchase flood insurance as a condition of loan approval, then Buyer can terminate this Contract. Buyer will have three (3) Business Days after receipt of Notice from Lender to provide written Notice to Seller of the decision to terminate. Upon termination, earnest money will be released to Buyer. See Paragraph 6(D). Buyer's failure to provide written Notice to Seller within the three (3) Business Day period will be deemed Buyer's agreement to purchase flood insurance to close the transaction. 19. ASSOCIATION FEES: The Property \square is \square is not subject to a mandatory association fee (i.e. homeowner's association/regime or otherwise). If the Property is subject to a mandatory association fee, the fee is \$______ per _____ and is payable to The Property \square is not subject to a special assessment of any governing body, including, but not limited to, a homeowner's association/regime or otherwise. The special assessment fee is \$ V. ADDITIONAL CONTINGENCIES, ADDENDA, AND OTHER TERMS IF APPLICABLE 20. ADDITIONAL CONTINGENCIES: (Buyer's failure to disclose the existence of Contingency A or B will constitute a default of this Contract and earnest money will be released to Seller. See paragraph 6(D). Initial and date Paragraph C if other contingencies apply.) A. SALE AND CLOSING CONTINGENCY: This Contract is is not contingent on the Sale and Closing of Buyer's property. If this contingency is applicable, Sale and Closing Contingency Addendum (Form CCRA-11) is attached to and part of this Contract of Sale. B. CLOSING CONTINGENCY: This Contract \square is \square is not contingent on the Closing of Buyer's property. If this contingency is applicable, Closing Contingency Addendum (Form CCRA-12) is attached to and part of this Contract of Sale C. OTHER CONTINGENCIES: BUYER (Initials) Date SELLER (Initials) Date This Contract is contingent on: ____ **21. ADDENDA:** Addenda not otherwise identified \square are \square are not attached to and part of this Contract of Sale, and if attached include: Form CCRA-01

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BUYER (Initials ____) Date SELLER (Initials ___) Date

22. OTHER TERMS: If conflicting with pre-printed portions of this Contract, the following terms will control (not to be used for Broker's Compensation):
VI. OTHER LEGAL TERMS
23. FIRE OR CASUALTY: In case the Property herein is damaged wholly or partially by fire or other casualty prior to delivery of deed, Buyer will have the right for ten (10) Business Days after notice of such damage to terminate this Contract. Upon such termination, earnest money will be released to Buyer and neither party will have any further rights hereunder. See Paragraph 6(D). If Buyer elects not to terminate this Contract or fails to provide timely Notice of Termination, the Parties will proceed according to its terms.
24. DEFAULT: If Buyer or Seller fails to perform any of the terms of this Contract, the other may elect to seek any remedy provided by law including, but not limited to, attorney fees and actual costs incurred or terminate this Contract with written notice. Actual costs incurred will include all costs and expenses incurred or obligated for by Buyer, Seller or Brokers in an effort to consummate this sale. Such costs will include, but are not limited to, cost of credit report, appraisal, survey, inspections and reports, title examination, attorney's fees and real estate brokerage fee for this sale. If Contract is terminated, both Parties will execute a written release of the other from this Contract and both will hold 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 a court of competent jurisdiction dictates legal disposition. If a court action is brought by Escrow Agent or Party to the Contract seeking the release of earnest money, the non-prevailing party in the action will be responsible for the prevailing Party's and Escrow Agent's attorney's fees and court costs.
25. MEDIATION: Any dispute or claim arising out of or relating to this Contract, the breach of this Contract or the services provided in relation to this Contract, shall be submitted to mediation in accordance with the rules and procedures of the dispute resolution system of the National Association of Realtors. Disputes will include representations made by Buyer, Seller 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 Contract pertains, including, without limitation, allegations of concealment, misrepresentation, negligence and/or fraud. Any agreements signed by the Parties pursuant to the mediation conference will be binding. S.C. Code, Ann. Section 15-48-10 et. seq. shall not apply to this Contract.
26. ENTIRE BINDING CONTRACT: The Parties agree that this written Contract expresses the entire agreement between the Parties, that there is no other agreement, oral or otherwise, modifying the terms hereunder and that this Contract will be binding on both Parties, their principals, heirs, personal representatives, successors and assigns as state law permits.
27. NON-RESIDENT TAX: Seller covenants and agrees to comply with the provisions of S.C. Code, Section 12-8-580 (as amended) regarding tax withholding requirements of Sellers who are not residents of South Carolina as defined in said statute.
28. TIME IS OF THE ESSENCE: Time is of the essence with respect to all provisions of this Contract that stipulate a specific period of time for performance. Failure of Buyer or Seller to complete any provision of this Contract within the stipulated period of time for completion of the provision will constitute, where applicable, a default of this Contract.

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a Settlement Statement for the transaction.

obtained from appropriate law enforcement officials and/or other sources.

BUYER (Initials _____) Date SELLER (Initials _____) Date

29. SURVIVAL: If any provision herein contained which by its nature and effect is required to be observed, kept or performed after closing, it will

30. SETTLEMENT STATEMENT RELEASE: Seller and Buyer authorize the Closing Attorney to furnish to Buyer's and Seller's Brokers copies of

31. SEX OFFENDER/CRIMINAL INFORMATION: Buyer and Seller agree that the Brokers and affiliated Agents are not responsible for obtaining or disclosing any information contained in the South Carolina Sex Offender Registry, and that no course of action may be brought against any Brokers or affiliated Agents for failure to obtain or disclose sex offender or criminal information. Buyer and Seller agree that Buyer and Seller have the sole responsibility to obtain their own sex offender, death, psychological stigma, clandestine laboratory, and crime information which may be

survive the closing and remain binding upon and for the Parties hereto until fully observed, kept or performed.

- 32. NON-RELIANCE CLAUSE: Both Buyer and Seller execute this Contract freely and voluntarily without reliance upon any statements, representations, promises or agreements by the Buyer's and Seller's Brokers except as set forth in this Contract. Buyer and Seller acknowledge that the Buyer's and Seller's Brokers are being retained solely as Real Estate Agents and not as an attorney, tax advisor, lender, appraiser, surveyor, structural engineer, mold or air quality expert, home inspector or other professional service provider. Buyer and Seller are legally competent to enter into this Contract and to fully accept responsibility for it. This is a legally binding Contract. Buyer and Seller should seek legal advice prior to entering into this Contract if, after having read it, its contents and provisions are not understood. Both Buyer and Seller acknowledge receipt of a copy of this Contract and acknowledge receiving, reading and understanding South Carolina Disclosure of Real Estate Brokerage Relationships.
- 33. DISCLAIMER: Buyer and Seller acknowledge that Buyer's and Seller's Brokers give no warranty of any kind, expressed or implied, as to: (1) physical condition of the Property or as to condition of or existence of improvements, services or systems including but not limited to termite damage, roof, basement, appliances, heating and air conditioning systems, plumbing, sewage/septic, electrical systems or to structure; (2) condition of the Property, any matters which would be reflected by a current survey of the Property or the accuracy of the square footage heated or unheated; (3) title to the Property including the existence or absence of easements, encroachments, projections, encumbrances, restrictions, covenants, setbacks, and the like; (4) fitness for a particular purpose of the Property or improvements; (5) Property being purchased being in compliance with necessary zoning ordinances and restrictions; (6) projected income, value, or other possible benefits to Buyer.

nal purposes to e this section do	til the conditions of Paragrap mark the beginning of Contra es not change the validity of O'CLOCKM (E	Seller's Agent's Telephone Number oh 2B are fulfilled. act deadlines/timelines. this Contract.
pe completed un	til the conditions of Paragrap mark the beginning of Contra	Seller's Agent's Telephone Numbersh 2B are fulfilled. act deadlines/timelines.
Compa		-
Compa	···y	Seller's Agent License #7 LEN Office Code
	nv (Seller's Agent License # / LLR Office Code
		Buyer's Agent's Telephone Number
Compar	ny E	Buyer's Agent License # / LLR Office Code
(L.S.)	Seller's Printed or Typed Name	Date
(L.S.)	Seller's Printed or Typed Name	Date
(L.S.)	Buyer's Printed or Typed Name	Date
		Date
	(L.S.)(L.S.)	

be promptly forwarded to the other Party.

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(07/2024) 9 of 9	BUYER	Initials	l	Date	SELLER (Initials	_	Date



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CONTRACT OF SALE LOTS / ACREAGE



THE BUYER SELLER IS LICENSED UNDER THE LAWS OF SOUTH CAROLINA AS A REAL ESTATE LICENSEE.

BUYER SHOULD CONSULT WITH APPROPRIATE GOVERNMENT AGENCIES AND PRIVATE-SECTOR FIRMS CONCERNING LENGTH OF TIME REQUIRED FOR ANY STUDIES, INSPECTIONS, SURVEYS, EXAMINATIONS OR TESTS OF THE SUBJECT PROPERTY BEFORE MAKING AN OFFER.

BUYER (Initials	Date	acknowledges receipt of the South Ca	rolina Disclosure of Real Estate Brokerag
Relationships form, and $\ \Box$	Client Customer service	in this transaction.	
SELLER (Initials	Date	acknowledges receipt of the South Ca	rolina Disclosure of Real Estate Brokerag
Relationships form, and $\; \Box$	☐ Client ☐ Customer service	in this transaction.	
	l. ·	TERMS OF THE OFFER	
I. PARTIES: This Contract	ct of Sale is entered into on		betwee
Buyer(s)			(hereinafter called "Buyer"
and Seller(s)			(hereinafter called "Seller")
Day and all deadlines/time 2(B) below, unless otherwis B. CONTRACT ACCEPT	elines set forth in the Contract will se agreed to in writing by Buyer and FANCE: Successful negotiation o	f this offer will have been completed when o	ng final Contract Acceptance as defined one of the Parties to the negotiation place
a copy of this executed do	cument to the other Party. The Pa	ntract Acceptance will occur at the date and the arty receiving the executed document will be to the party is unrepresented, they will assure the properties of the properties of the properties are the properties of the propertie	e responsible for filling in the final Contract
C. CLOSING: In this Cor	ntract, closing is defined as the da	ate and time that the Closing Attorney disburs	ses funds.
D. BROKER: The term E	Broker is deemed to also include a	affiliated Agent(s) of the Buyer's and Seller's	Brokers.
D. BROKER: The term E. NOTICE AND DELIVE of this Contract to the other Notices required under this professional courier services of this Contract will constituent the day and at the time he day and at the time No	Broker is deemed to also include a ERY: Notice means a unilateral or. Notice to a Broker or affiliated As Contract will be in writing and e, by United States mail, or by facute an original signature binding u Notice is delivered by hand, by a tice is sent by facsimile or e-mail		Brokers. s and associated Addenda from one Partill be deemed to be Notice to that Party. A ethods may include hand-carried, sent be-mailed, or electronic signature of a Partiery will be deemed to have occurred eitherstates mail (return receipt requested) or o
D. BROKER: The term E. NOTICE AND DELIVE to this Contract to the other Notices required under this professional courier services this Contract will constitute the day and at the time he day and at the time Note this Contract will refuse I. B. PROPERTY: Seller agr	Broker is deemed to also include a ERY: Notice means a unilateral corporation. Notice to a Broker or affiliated As Contract will be in writing and e, by United States mail, or by facute an original signature binding un Notice is delivered by hand, by a stice is sent by facsimile or e-mail Delivery in order to delay or exten	affiliated Agent(s) of the Buyer's and Seller's and Seller's communication, including offers, counteroffers agent representing a Party to this Contract wi will be effective as of Delivery. Delivery may simile (fax) or e-mail transmission. A faxed, upon that Party. The Parties agree that Deliver a professional courier service, or by United Stransmission provided written confirmation of any deadline established in the Contract.	Brokers. s and associated Addenda from one Partill be deemed to be Notice to that Party. A ethods may include hand-carried, sent be e-mailed, or electronic signature of a Partiery will be deemed to have occurred either states mail (return receipt requested) or of receipt is received by deliverer. No Partin
D. BROKER: The term E. NOTICE AND DELIVE of this Contract to the other Notices required under this professional courier services of this Contract will constitute on the day and at the time he day and at the time Note to this Contract will refuse I. S. PROPERTY: Seller agriculture and improvements and A. SALE OF A LOT.	Broker is deemed to also include a ERY: Notice means a unilateral cor. Notice to a Broker or affiliated As Contract will be in writing and e, by United States mail, or by facture an original signature binding un Notice is delivered by hand, by a stice is sent by facsimile or e-mail Delivery in order to delay or extens the sent of the sent by faction or extens the sent and Buyer agrees to be districted in the sent of	affiliated Agent(s) of the Buyer's and Seller's and Seller's and Seller's agent representing a Party to this Contract will be effective as of Delivery. Delivery make simile (fax) or e-mail transmission. A faxed, apon that Party. The Parties agree that Deliver a professional courier service, or by United Stransmission provided written confirmation of d any deadline established in the Contract. The professional courier service are the Contract.	Brokers. s and associated Addenda from one Part III be deemed to be Notice to that Party. A ethods may include hand-carried, sent be-mailed, or electronic signature of a Part ery will be deemed to have occurred eitherstates mail (return receipt requested) or of receipt is received by deliverer. No Part ge), hereafter referred to as the "Property"
D. BROKER: The term E. NOTICE AND DELIVE to this Contract to the other Notices required under this professional courier services this Contract will constitute the day and at the time he day and at the time Note to this Contract will refuse I. B. PROPERTY: Seller agreements and the service of the service	Broker is deemed to also include a ERY: Notice means a unilateral cor. Notice to a Broker or affiliated As Contract will be in writing and e, by United States mail, or by facute an original signature binding u Notice is delivered by hand, by a stice is sent by facsimile or e-mail Delivery in order to delay or exten the rees to sell and Buyer agrees to be districted fixtures thereon: (Utilize one of	affiliated Agent(s) of the Buyer's and Seller's and Seller's communication, including offers, counteroffers agent representing a Party to this Contract will be effective as of Delivery. Delivery makes in the Contract of the Party. The Parties agree that Deliver a professional courier service, or by United Stransmission provided written confirmation of any deadline established in the Contract. The Parties agree that Deliver aprofessional courier service, or by United Stransmission provided written confirmation of any deadline established in the Contract. The Parties agree that Deliver aprofessional courier service, or by United Stransmission provided written confirmation of the Contract. The Parties agree that Deliver aprofessional courier service, or by United Stransmission provided written confirmation of the Contract. The Parties agree that Deliver agree that Deliver aprofessional courier service, or by United Stransmission provided written confirmation of the Contract. The Parties agree that Deliver agree that Deliv	Brokers. s and associated Addenda from one Part III be deemed to be Notice to that Party. A ethods may include hand-carried, sent be e-mailed, or electronic signature of a Part ery will be deemed to have occurred eitherstates mail (return receipt requested) or of receipt is received by deliverer. No Part ge), hereafter referred to as the "Property
D. BROKER: The term E. NOTICE AND DELIVE to this Contract to the other Notices required under this professional courier services this Contract will constitute the day and at the time he day and at the time Note to this Contract will refuse I. B. PROPERTY: Seller agreements and the service of the service	Broker is deemed to also include a ERY: Notice means a unilateral cor. Notice to a Broker or affiliated As Contract will be in writing and e, by United States mail, or by facute an original signature binding u Notice is delivered by hand, by a stice is sent by facsimile or e-mail Delivery in order to delay or exten the rees to sell and Buyer agrees to be districted fixtures thereon: (Utilize one of	affiliated Agent(s) of the Buyer's and Seller's and Seller's and Seller's agent representing a Party to this Contract will be effective as of Delivery. Delivery make simile (fax) or e-mail transmission. A faxed, apon that Party. The Parties agree that Deliver a professional courier service, or by United Stransmission provided written confirmation of d any deadline established in the Contract. The professional courier service are the Contract.	Brokers. s and associated Addenda from one Part III be deemed to be Notice to that Party. A ethods may include hand-carried, sent be e-mailed, or electronic signature of a Part ery will be deemed to have occurred eitherstates mail (return receipt requested) or of receipt is received by deliverer. No Part ge), hereafter referred to as the "Property

OR B. SALE OF A PARCEL OF LAND (ACREAGE) That Parcel of land being approximately acres as shown in Plat Book Page or as recorded in the Register of Deeds office at Book ______ Page _____ TMS#____ County of South Carolina. A copy of a plat/survey/rendering is attached for reference is not attached. 4. PRICE: (Select only one of the following) The purchase price is:\$_ \$ per _____(acre, sq.ft., or front ft.) 5. **EXPIRATION OF OFFER:** This offer from Buyer will be withdrawn at____ o'clock _____M. (Eastern Time) on unless accepted or countered by Seller in written form prior to such time. 6. EARNEST MONEY: (Escrow Agent) A. Earnest money to be held in trust by_____ Other _____ which is a Brokerage Attorney and \square has been delivered to Escrow Agent or \square will be delivered to Escrow Agent by ______ Should earnest money not be delivered by deadline, Contract may be voided at Seller's option. C. \$______ Additional earnest money (hereinafter referred to as earnest money) to be delivered to Escrow Agent on or before D. Escrow Agent does not guarantee payment of funds accepted as earnest money. If earnest money is determined to be fraudulent or nonsufficient funds, the Escrow Agent holding earnest money will immediately notify all parties and Contract may be voided at the Seller's option. Buyer agrees to and understands that earnest money may be deposited in an interest-bearing escrow account and that Buyer has the right to ownership of any interest accrued. Buyer, through this written agreement, relinquishes ownership of the accrued interest to Escrow Agent as consideration for the expenses incurred in maintaining the account. If a dispute arises between Buyer and Seller concerning entitlement to and disposition of an earnest money deposit, the deposit will be retained in Escrow Agent's escrow account until Escrow Agent has obtained a written release signed by Buyer and Seller consenting to its disposition or until disbursement is ordered by a court of competent jurisdiction. If a court action is brought by Escrow Agent or Party to the Contract seeking the release of earnest money, the non-prevailing Party in the action will be responsible for the prevailing Party's and Escrow Agent's attorney's fees and court costs. The court may also award the prevailing Party treble damages (defined as three times the amount of Earnest Money). E. If Escrow Agent in 6(A) is "attorney", all earnest money received will be deposited and released as required by South Carolina law. Buyer and Seller expressly waive any confidentiality rules that would prohibit Escrow Agent from disclosing failure to deposit funds in a timely manner or if funds were non-sufficient. F. If Escrow Agent in 6(A) is "brokerage", all earnest money received will be deposited and released as required by the South Carolina Real Estate Commission's rules and regulations. See S.C. Code, Section 40-57-136 (E). The earnest money deposited in an escrow account will not be released to either Party until confirmation is received that funds have cleared the bank. 7. CONVEYANCE DATE OF CLOSING/POSSESSION: Conveyance will be made subject to all easements and 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 to have a general warranty deed prepared, if applicable, free of encumbrances, except as herein stated. The deed will be prepared in the name(s) of or as otherwise stipulated by Buyer, and delivered to stipulated place of closing. The deed will be held in trust by the Closing Attorney until sales proceeds have been disbursed to Seller, at which time the Closing Attorney shall be authorized to record the deed. This transaction will be closed on or before ______, unless extended pursuant to Paragraph 7(B) or by mutual agreement.

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BUYER (Initials | Date

SELLER (Initials | Date

A. Unless otherwise agreed to in writing, the Seller will which must be disclosed prior to Contract acceptance. Buyer will accrue to the benefit of the Seller. Seller will the purchase.	. In the event this Contract	does not close, any impro	ovements to the Property made by the
B. If Buyer has provided written loan commitment conditions of Paragraph 13(D), but has not closed with period not to exceed five (5) Business Days from the or	nin the stipulated time limit		
8. TAP FEES: If Property is, or can be, connected to	o public/community water a	nd/or sewer systems, tap fo	ees, or tap certificate fees, are to be paid
by ☐Buyer ☐Seller or ☐As Follows:			
9. ROLL BACK TAXES: NOTE: Roll-back taxes a different manner, such as residential, commercial, change in use. Contact the applicable County Tax A writing by the Parties in this Contract, if Buyer's use of shall be the obligation of Buyer and such obligation sha	or industrial. Typically t Assessor for calculation of the Property after Closing	he county assesses thes of the amount of roll-back	se taxes to the Party requesting the taxes. Unless otherwise agreed to in
10. SURVEY: The Buyer's and Seller's Brokers recland size/boundary dimensions. Seller □will □will costs associated with the new survey will be Buyer's co	not order and provide a r		
II. TRAI	NSACTION COSTS A	ND FINANCING	
11. TRANSACTION COSTS: Buyer's Transaction Collender/owner title, flood, hazard), discount points, all confees and expenses of Buyer's attorney, deed recording appraiser, or surveyor. Seller's Transaction Costs incomarketable title and payoffs, satisfactions of mortgage expenses of Seller's attorney. Buyer's and Seller's Transaction Costs will be paid at cl	costs to obtain information g costs, previously agreed clude but are not limited to les/liens, property taxes p	from or pertaining to any of upon real estate brokerag deed preparation, deed sta ro-rated to the day of clos	owners association, interest, title fees, ge fees, and the cost of any inspector, amps/tax, all costs necessary to deliver sing, real estate brokerage fees, and
	SELLER (Initials	Date	Buyer will provide or pay
for all Buyer's Transaction Costs and Seller will provide	or pay for all Seller's Trans OR	saction Costs.	
B. BUYER (Initials) Date		Date	Seller will pay Buyer's
B. BUYER (Initials Date Transaction Costs not to exceed \$ exceeding this amount. If the amount Seller has agreed amount allowed by Lender, then any excess funds will respect to the service of the se	I to pay toward Buyer's Tra revert to Seller. Seller will a	Buyer is responsible for a saction Costs exceeds the lso provide or pay for all Se	or any Buyer's Transaction Costs e actual amount of those costs or eller's Transaction Costs.
In the event that Seller agrees to pay some or all of the options below. Failure to make such a selection metabolic Broker Compensation.)			
SELLER (<u>Initials</u>) <u>Date</u> Transaction Costs referenced above to go towards was advertised as broker compensation on Multiple		s to allow up to \$ ation. However, this provis	of Buyer's sion is not applicable if the concession
	<u>OR</u>		
SELLER (Initials) Date to go towards Buyer's Broker Compensation.	Seller does n	ot allow any of the Buyer's	s Transaction Costs referenced above
CCRA-02 BUYER (Initials) Date	s	ELLER (Initials) Date

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12. ADJUSTMENTS: Real estate taxes, homeowner association/regime fees, and rents, when applicable, will be adjusted as of the date of closing. Unless otherwise agreed to in writing by the Parties in this Contract, tax prorations pursuant to this Contract are to be based on the most current tax bill and prorated on that basis. Buyer will be responsible for applying for any applicable tax exemptions. Unless otherwise agreed, Seller will pay all regular and special homeowner's association assessments and all governmental assessments levied prior to closing and Buyer will pay for those assessments levied after closing. All prorations are final.
13. FINANCING: Buyer's obligation under this Contract \Box is \Box is not contingent on Buyer obtaining financing. Buyer and Seller acknowledge that all financing contingencies herein automatically expire five (5) Business Days prior to and not including the closing date set forth in Paragraph 7, and this Contract will become non-contingent on financing unless otherwise agreed to in writing. If Buyer subsequently fails to close because of the inability to obtain financing, the Buyer will be in default of this Contract and earnest money will be released to Seller. See Paragraph 6(D).
BUYER (Initials) Date SELLER (Initials) Date
A. FINANCING TYPE. Financing type will be: Conventional Seller Cash (no financing required) Other
Buyer or Buyer's Agent will immediately notify Seller or Seller's Agent if financing type changes. If the change in financing type modifies the terms of this Contract, then Seller will have the option of agreeing to the change or voiding this Contract. If Seller elects to void the Contract due to the change in financing, earnest money will be released to the Buyer. See Paragraph 6(D).
B. APPLICATION FOR FINANCING. If Lender financing is being used, Buyer will have five (5) Business Days from the date of Contract acceptance to apply for financing from Lender of their choice. Application will include advancement of any funds required by Lender and providing Lender's identity to Seller or Seller's Brokers. Buyer will also furnish Lender all documentation required for the processing of this loan in a diligent and timely manner.
1. Should Buyer fail to apply for the loan within five (5) Business Days, Buyer will be in default of this Contract and Seller will have the option of voiding this Contract with earnest money being released to Seller. Should the loan be denied while subject to a financing contingency, Contract will be voided and earnest money will be released to Buyer. See Paragraph 6(D).
2. If loan is rejected by initial lender or subsequent lenders, Buyer or Buyer's Agent must give written notice of each occurrence to the Seller or Seller's Agent immediately, and Seller will then have the option of continuing with or voiding the Contract. If Seller elects to void the Contract, the earnest money will be released to Buyer, provided it is not within (5) business days prior to closing. See Paragraph 6(D).
3. If Buyer elects to make any material change to their financial condition after Contract acceptance that negatively affects their ability to close the transaction, Buyer will be in default and earnest money will be released to Seller. See Paragraph 6(D).
4. Buyer gives permission to Lender to disclose any allowable pertinent information concerning Buyer's loan to any attorney representing Buyer or Seller and to the Buyer's and Seller's Brokers.
C. SELLER FINANCING: If Seller financing is included in the financing of this Property, Buyer's and Seller's Brokers make no representations as to the creditworthiness of Buyer and suggest that Seller determine whether Buyer's credit is satisfactory. The terms of Seller financing should be noted in Paragraph 22 of this Contract or noted in a separate Addendum to this Contract listed in Paragraph 21.
D. CASH TRANSACTION: In a cash transaction Buyer agrees to provide Seller or Seller's Broker, within five (5) Business Days of acceptance of this Contract, written verification of availability of funds from the source(s) of those funds, or the partial availability of funds if remaining funds are being sourced from the sale of another property. If any portion of the funds are being sourced from the sale of another property, Buyer to also complete Paragraph 20 of this Contract and the applicable contingency addendum. If Buyer fails to comply with the above requirement, then Seller will have the option of voiding this Contract and earnest money will be released to Seller. See Paragraph 6(D).
E. APPRAISAL VALUE CONTINGENCY:
BUYER (Initials) Date SELLER (Initials) Date
This Contract is is not contingent on lot or parcel with building and improvements thereon, if any, appraising according to Lender's appraisal for financed transactions, or according to Buyer's appraisal for non-Lender financed transactions, for the purchase price or more. If contingent, and lot or parcel with building and improvements thereon appraises for less than the purchase price, the Buyer will have three (3) business days after notification of the results of the appraisal to proceed with the consummation of this sale without regard to the appraised value or attempt to renegotiate this Contract. If after the three business day period, the Parties are unable to reach agreement on a renegotiated Contract then either party can terminate this Contract by providing written notification to the other. Upon termination, earnest money will be released to Buyer. See Paragraph 6(D).
F. SELLER'S MORTGAGE PAYOFF. Seller gives permission to Closing Attorney to obtain Seller's mortgage payoff information.
D CCRA-02 BUYER (Initials) Date SELLER (Initials) Date

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III. DUE DILIGENCE, INSPECTIONS, AND REPAIRS

14. BUYER'S RIGHT TO INSPECT: Buyer, or Inspectors selected by Buyer at Buyer's expense, will have the right to enter Property to inspect, examine and test the Property. For the purposes of this Contract, the term "Inspector" is defined as a person or company, licensed or certified where required by law, with specific, professional expertise or knowledge in property inspections, or in an item, building product or condition contained therein for which the Inspector is inspecting, examining, or testing. Seller will make the Property available for all inspections and will have all utilities, if any, operational for the inspections, any re-inspections, appraisals, and final walk-through. Seller agrees to allow Buyer, or Inspectors selected by Buyer, the right to re-inspect the Property at Buyer's expense to determine if agreed upon repairs and/or replacements have been made. Buyer will also be allowed to perform a walk-through prior to closing to confirm that the Property has been maintained in compliance with Paragraph 15, if applicable, and that any personal Property to be transferred or conveyed is on the premises. Buyer agrees to hold Seller and all Brokers harmless from all claims, injuries and damages arising out of, or related to, the exercise of these rights and will repair any damages resulting from same.

SELECT ONLY ONE OF THE FOLLOWING OPTIONS. IF NO OPTION IS SELECTED, THIS CONTRACT WILL DEFAULT TO OPTION C. IF MORE THAN ONE OPTION IS SELECTED AND COMPLETED THEN THE FIRST OF THESE WILL DETERMINE SELECTION.

BUYER (itials) Date	SELLER (Initials		Date		
sole exper necessary determine hazard Ard specification including the	to evaluate its bounda ea (flood zons; review ne presenc the presence)	er non-destrue the suitabil ries/dimensic cone); seekin ing any applie e of any spec ce of any frir	uctive inspections, ity of the Property ons and the existe g zoning and buil icable government cial study areas, wage land; assessing	studies, surveys, exant for Buyer's intended ence of any easements lding permit approvals regulations and any eletlands and environments.	ninations, and t use. This may s or encroachn s; seeking apprexisting covena ental protection permit; evaluati	testing of the Proper include, but is not ments; determining in propriate approvals cants and restrictions matters; determining whether the soil	ty that Buyer deems appropri limited to, surveying the Prof Property is within a Special fany proposed building plat; identifying environmental content of the Property will support a on the Property.	ate and perty to al Flood ins and oncerns utilities
prior to the on the Pro Diligence I	expiration perty, or the Period may ree on an	of the Due D e results of a be extende	iligence Period, red ny tests conducted d by mutual agree	commends any addition I cannot be completed ement of Buyer and Se	nal study, inspe or produced pr eller through a	ection or evaluation of ior to the expiration written Addendum	provided to Seller or Seller's of any product, item or condition of the Due Diligence Period, to this Contract. If Buyer and Paragraph 14(A) based on a	on in o the Due d Selle
DUE DILIC extension.	GENCE PR	OCEDURE:	Buyer will have th	ne following three option	ons to be comp	pleted during the Du	ue Diligence Period and any	agreed
1. /	ACCEPT:	Buyer can ac	ccept the Property	as inspected and proce	eed with the tra	nsaction in accordar	nce with the terms of this Cont	tract.
be un provic Period fails t Prope	satisfactory de entire co d or any mo o give sucl erty "As-Is"	y, Buyer may pies of the rutually agreed notice prior with Seller h	terminate this Co eports and written d upon extension to to the expiration naving no obligation	ontract. In order to ter notice of termination to this period, and the of of the Due Diligence I	minate, if any o Sellers or Se earnest money Period and any or treat any d	inspections or tests eller's Broker prior to will be released to It extension, Buyer v lefects or conditions	st conducted, determines prophave been performed, Buyen the expiration of the Due Di Buyer. See Paragraph 6(D). It will be deemed to have accepts affecting the Property, or phis Contract.	er must ligence f Buyer ted the
conce signe of the Adder accep	essions. B d by Buyer Due Dilige Indum to Se oted the Pro	uyer must so identifying sp ence Period o eller or Seller operty "As-Is'	ubmit complete co pecific defects or co or any mutually agr 's Broker prior to t ' with Seller having	pies of any reports or onditions Buyer wants eed extension to this p the expiration of the Di	r studies identi corrected or co period. If Buyer ue Diligence Pe edy, repair, or t	fying specific defection of the specific defection of the specific defects of the specific defect defects of the specific defect defects of the specific defect de	cting the Property, and/or puts or conditions and an Add Seller's Broker prior to the expolete copies of these reports a sion, Buyer will be deemed to conditions affecting the Properms of this Contract.	lendum piration and the to have
n CCRA-02 024 9	BUYER (nitials) Da	te	SELLER	(Initials) Date	_

SELLER RESPONSE AND NEGOTIATION TIMEFRAME: If reports and Addendum are submitted within the Due Diligence Period and any extension, Buyer and Seller will then have five (5) Business Days from expiration of Due Diligence Period to negotiate and agree upon the terms of the Addendum. Seller's failure to respond to or negotiate the Addendum within the five (5) Business Day period will be deemed to be a refusal to remedy, repair or treat defects or provide concessions.

COMPLETION OF NEGOTATION TIMEFRAME: If Buyer and Seller have not reached agreement on the Addendum by the end of the 5 Business Day negotiation period, Buyer and Seller may mutually agree to extend the negotiating period through written Addendum to this Contract. Upon the expiration of the negotiation period and any mutually agreed extension:

- a. Buyer will have two (2) business days after the end of the negotiation period, or any extension to the period, to accept Property "As-Is" in its current state with no remedies, repairs, treatments or replacements made by Seller by providing written notice to Seller or Seller's Broker, or;
- b. If the negotiating period is not extended and Buyer does not provide written notice to accept Property "As-Is" within the time frame prescribed in the above Paragraph, then either party can terminate this Contract by providing written notice of termination to the other, and earnest money will be released to Buyer. See Paragraph 6(D).

☐ B. PROPERTY S	OLD "AS- I S" '	WITH RIGHT TO	TERMINATE:				
BUYER (Initials	<u> </u>) Date	SELLER (Initials) Date	-	
and testing of the Prop Seller will have no oblig may terminate this Cont copies of the reports an agreed upon extension to the expiration of the obligations to remedy, proceed with the transaction	perty that Buy yation to correct tract. In order d written notice to this period, Due Diligence repair, or trea	to conduct, at Buer deems appropriate any defects or to terminate, if an e of termination to and the earnest region and any of the any defects or	uyer's sole expense, which are and necessary to conditions as a result of y inspections, examinated as Seller's Brolomoney will be released extension, Buyer will be conditions affecting the	natever non-do be evaluate the f inspection. E iions, studies or ker prior to the to Buyer. See deemed to ha	estructive inspections, suitability of the Property of the Pro	studies, surveys, example of the terms of this Commed, Buyer must provide provided or any of the terms of the terms of the comment of the terms of t	minations nded use contract or vide entire y mutually otice prior having no
C. PROPERTY S	OLD "AS-IS"	WITHOUT RIGHT	TO TERMINATE:				
BUYER (Initials) Date	SELLER (Initials) Date	-	
All Parties agree that F have a Due Diligence F Seller to remedy, repair	eriod. Buyer r	etains the right to	inspect, study, survey	examine and	test the Property but	waives both the right t	
15. CONDITION OF P be transferred to the B Property after contract a such activities without p improper materials upo prior to the closing, ther	uyer. The Sel acceptance. D rior written per n the Property	ler shall not remouring this same primission of the Servin the the event an	ove any timber, dirt, m eriod, the Buyer shall r eller. The Seller will not y condemnation procee	inerals, and in nake no altera bring any tras eding is broug	mprovements or other tions, excavations, ren h, refuse, debris, medi ht by any government	wise affect the condit nove any trees or condical or hazardous wast al authority, agency, i	ion of the duct other te or other
Seller agrees to mainta whichever occurs first. S affect the condition or via	Seller warrants	that to the best					
			IV. DISCLOS	JRES			
16. OPTIONAL SELLI	ER'S LOTS A	ND ACREAGE DI	SCLOSURE FORM:				
BUYER (Initials created an Optional Sel this form is not required		Acreage Disclosu		ed to help fac	litate discussion and n		
0.001.00							

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Buyer's and Seller's Brokers strongly recommend Buyer review existing Property documentation to include the most current plat, any Covena and Restrictions, and the optional Lots and Acreage Seller's Disclosure, if provided, before entering into this Contract. The Buyer's and Sell Brokers also recommend that prior to closing on this Contract, Buyer have a survey of the subject Property made to verify land size/bound dimensions, measure existing structures to verify square footage, have an examination as to the title to the Property, obtain owner's title insurar and obtain appropriate insurance coverage.	er's lary
BUYER (Initials) Date SELLER (Initials) Date Buyer acknowledges and Seller represents following:	the
A. This sale \square is \square is not subject to approval by a Third Party (i.e. bank in the case of a short sale, corporation, or relocation company.)	
B. The Property is is not subject to a current lease or property management agreement. If in effect, the Buyer will take possession the Property subject to existing agreement(s). Agreements will be attached to and made a part of this Contract.	า of
18. FLOOD ZONE: To the best of Seller's knowledge, the Property is is not partly or entirely located within a designated Special Fl Hazard Area (flood zone). If Buyer's future use of the Property may be impacted by the Property being partly or entirely located within it designated Special Flood Hazard Area (flood zone) Buyer's and Seller's Brokers strongly recommend Buyer have a flood certification completed uring Due Diligence.	n a
19. ASSOCIATION FEES: The Property is is not subject to a mandatory association fee (i.e. homeowner's association/regime otherwise). If the Property is subject to a mandatory association fee, the fee is \$	
and is payable to	
The Property \square is \square is not subject to a special assessment of any governing body, including, but not limited to, a homeown association/regime or otherwise. The special assessment fee is \$	er's
association/regime of otherwise. The special assessment ree is \$\phi	—
V. ADDITIONAL CONTINGENCIES, ADDENDA AND OTHER TERMS IF APPLICABLE	
20. ADDITIONAL CONTINGENCIES: (Buyer's failure to disclose the existence of Contingency A or B will constitute a default of Contract and earnest money will be released to Seller. See paragraph 6(D). Initial and date Paragraph C if other contingencies apply.)	:his
A. SALE AND CLOSING CONTINGENCY: This Contract is is not contingent on the Sale and Closing of Buyer's property. If contingency is applicable, Sale and Closing Contingency Addendum (Form CCRA-11) is attached to and part of this Contract of Sale.	this
B. CLOSING CONTINGENCY: This Contract is is not contingent on the Closing of Buyer's property. If this contingency is applicate Closing Contingency Addendum (Form CCRA-12) is attached to and part of this Contract of Sale.	b l e,
C. OTHER CONTINGENCIES: BUYER (Initials) Date SELLER (Initials) Date This Contract is contingent on:	
24. ADDENDA: Addende not otherwise identified.	_ ·
21. ADDENDA: Addenda not otherwise identified are are not attached to and part of this Contract of Sale, and if attached include	
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	— —
	— —•
	 -•
	-

17. PROPERTY DOCMENTATION: (Buyer to complete information in Paragraphs 17,18 & 19, and Seller to confirm)

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VI. OTHER LEGAL TERMS
3. FIRE OR CASUALTY: In case the Property herein is damaged wholly or partially by fire or other casualty prior to delivery of deed, Buyer wave the right for ten (10) Business Days after notice of such damage to terminate this Contract. Upon such termination, earnest money will beleased to Buyer and neither party will have any further rights hereunder. See Paragraph 6(D). If Buyer elects not to terminate this Contract or fair provide timely notice of termination, the Parties will proceed according to its terms.
4. DEFAULT: If Buyer or Seller fails to perform any of the terms of this Contract, the other may elect to seek any remedy provided by lancluding, but not limited to, attorney fees and actual costs incurred or terminate this Contract with written notice. Actual costs incurred will include II costs and expenses incurred or obligated for by Buyer, Seller or Brokers in an effort to consummate this sale. Such costs will include, but an ot limited to, cost of credit report, appraisal, survey, inspections and reports, title examination, attorney's fees and real estate brokerage fee for sale. If Contract is terminated, both Parties will execute a written release of the other from this Contract and both will hold Escrow Ager armless. If either Buyer or Seller refuses to execute release, Escrow Agent will hold the earnest money in trust until said releases are executed court of competent jurisdiction dictates legal disposition. If a court action is brought by Escrow Agent or Party to the Contract seeking the release fearnest money, the non-prevailing party in the action will be responsible for the prevailing Party's and Escrow Agent's attorney's fees and countests.
5. MEDIATION: Any dispute or claim arising out of or relating to this Contract, the breach of this Contract or the services provided in relation this Contract, shall be submitted to mediation in accordance with the rules and procedures of the dispute resolution system of the National Association of Realtors. Disputes will include representations made by Buyer, Seller or any real estate Broker or other person or entity is onnection with the sale, purchase, financing, condition or other aspect of the Property to which this Contract pertains, including, without limitation llegations of concealment, misrepresentation, negligence and/or fraud. Any agreements signed by the Parties pursuant to the mediation onference will be binding. S.C. Code, Ann. Section 15-48-10 et. seq. shall not apply to this Contract.
6. ENTIRE BINDING CONTRACT: The Parties agree that this written Contract expresses the entire agreement between the Parties, that there is on other agreement, oral or otherwise, modifying the terms hereunder and that this Contract will be binding on both Parties, their principals, heir ersonal representatives, successors and assigns as state law permits.
7. NON-RESIDENT TAX: Seller covenants and agrees to comply with the provisions of S.C. Code, Section 12-8-580 (as amended) regarding ax withholding requirements of Sellers who are not residents of South Carolina as defined in said statute.
8. TIME IS OF THE ESSENCE: Time is of the essence with respect to all provisions of this Contract that stipulate a specific period of time for erformance. Failure of Buyer or Seller to complete any provision of this Contract within the stipulated period of time for completion of the provision vill constitute, where applicable, a default of this Contract.
9. SURVIVAL: If any provision herein contained which by its nature and effect is required to be observed, kept or performed after closing, it wurvive the closing and remain binding upon and for the Parties hereto until fully observed, kept or performed.
0. SETTLEMENT STATEMENT RELEASE: Seller and Buyer authorize the Closing Attorney to furnish to Buyer's and Seller's Brokers copies of Settlement Statement for the transaction.
1. SEX OFFENDER/CRIMINAL INFORMATION: Buyer and Seller agree that the Brokers and affiliated Agents are not responsible for obtaining redisclosing any information contained in the South Carolina Sex Offender Registry, and that no course of action may be brought against an prokers or affiliated Agents for failure to obtain or disclose sex offender or criminal information. Buyer and Seller agree that Buyer and Seller have no sole responsibility to obtain their own sex offender, death, psychological stigma, clandestine laboratory, and crime information which may be brought against an appropriate law enforcement officials and/or other sources.

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BUYER (Initials) Date

SELLER (Initials Date

- 32. NON-RELIANCE CLAUSE: Both Buyer and Seller execute this Contract freely and voluntarily without reliance upon any statements, representations, promises or agreements by the Buyer's and Seller's Brokers except as set forth in this Contract. Buyer and Seller acknowledge that the Buyer's and Seller's Brokers are being retained solely as Real Estate Agents and not as an attorney, tax advisor, lender, appraiser, surveyor, structural engineer, inspector or other professional service provider. Buyer and Seller are legally competent to enter into this Contract and to fully accept responsibility for it. This is a legally binding Contract. Buyer and Seller should seek legal advice prior to entering into this Contract if, after having read it, its contents and provisions are not understood. Both Buyer and Seller acknowledge receipt of a copy of this Contract and acknowledge receiving, reading and understanding the South Carolina Disclosure of Real Estate Brokerage Relationships form.
- 33. DISCLAIMER: Buyer and Seller acknowledge that Buyer's and Seller's Brokers give no warranty of any kind, expressed or implied, as to: (1) physical condition of the Property or as to condition of or existence of improvements, services or systems; (2) condition of the Property, any matters which would be reflected by a current survey of the Property; (3) title to the Property including the existence or absence of easements, encroachments, projections, encumbrances, restrictions, covenants, setbacks, and the like; (4) fitness for a particular purpose of the Property or improvements; (5) Property being purchased being in compliance with necessary zoning ordinances and restrictions; (6) projected income, value, or other possible benefits to Buyer.

ACCEPTANCE ENTERED BY			(AGENT)
Completion is for information	tional purposes to ete this section do	ntil the conditions of Paragra o mark the beginning of Contr oes not change the validity of O'CLOCKM (B	ract deadlines/timelines. f this Contract.
Seller's Agent's Email Address			Seller's Agent's Telephone Number
Seller's Agent's Name	Comp	any	Seller's Agent License # / LLR Office Code
Buyer's Agent's Email Address			Buyer's Agent's Telephone Number
Buyer's Agent's Name	Compa	any	Buyer's Agent License # / LLR Office Code
FOR INFORMATIONAL PURPOSES ONLY:			
Seller's Signature	(L.S.)	Seller's Printed or Typed Name	Date
Seller's Signature	(L.S.)	Seller's Printed or Typed Name	Date
Buyer's Signature	(L.S.)	Buyer's Printed or Typed Name	Date
Buyer's Signature		Buyer's Printed or Typed Name	
	(L.S.)		

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NOTE: Once the above Contract acceptance date and time are filled in a copy of this Contract in its entirety should be promptly forwarded to

changed without the prior written consent of the Central Carolina Realtors Association and changes must be both bolded and italicized.

the other Party.



In addition to Form 530 SCHEDULE A CHECKLIST OF APPLIANCES AND/OR PERSONAL PROPERTY TO BE INCLUDED IN THE SALE OF:

(Address)

	Refrigerator			Wooden Shutters			
	Freezer		☐ Plantation Blinds				
	Microwave (not built in)		☐ Window Shades				
	Bar Refrigerator			Area Rug(s)			
	Ice Maker			Window Air Conditioning Unit(s)			
	Washing Machine			Fireplace Set (Tools/Screen)			
	Dryer			Pool Equipment			
	Clotheslines & Poles			Porch Swing			
	Draperies			Dock			
	Curtains/Window Treatment			Pier			
	Mini Blinds			Boat Lift			
	Vertical Blinds			Shelving (not attached)			
				Work Benches			
		UTILITY COMP	ANIES	S			
Electri	city:	N	atural	Gas:			
Water:		Ca	able:				
			_				
Seller:		oate: E	Buyer:	Date:			
0 "							
Seller:		Date: B	uyer:	Date:			