# **Commercial Contract**



1*	1. PARTIES AND PROPERTY:	("Buyer")
2*	agrees to buy and	("Seller")
3*	agrees to sell the property as: Street Address:	
4*		
5*	Legal Description:	
6*		
7*	and the following Personal Property:	
8*		
9	(all collectively referred to as the "Property") on the terms and conditions set forth below.	
10*	2. PURCHASE PRICE:	\$
11* 12	(a) Deposit held in escrow by("Escrow Agent") (checks are subject to actual and final collection)	\$
13*	Escrow Agent's address:	Phone:
14*	(b) Additional deposit to be made to Escrow Agent within days after Effective Date	\$
15*	(c) Additional deposit to be made to Escrow Agent within days after Effective Date	\$
16*	(d) Total financing (see Paragraph 5)	\$
17*	(e) Other	\$
18 19* 20	(f) All deposits will be credited to the purchase price at closing. Balance to close, subject to adjustments and prorations, to be paid with locally drawn cashier's or official bank check(s) or wire transfer.	\$
21 22* 23 24 25 26 27 28 29	3. TIME FOR ACCEPTANCE; EFFECTIVE DATE; COMPUTATION OF TIME: Unless this and Buyer and an executed copy delivered to all parties on or before	, this offer will be counter offer will be 3 <b>the date on which the</b> <b>final counter offer.</b> less. Time periods of 5 s. Any time period ending
30	4. CLOSING DATE AND LOCATION:	
31* 32	(a) Closing Date: This transaction will be closed on (Closing extended by other provisions of this Contract. The Closing Date will prevail over all other	Date), unless specifically time periods including, but

not limited to, Financing and Due Diligence periods. In the event insurance underwriting is suspended on Closing 33 Date and Buyer is unable to obtain property insurance, Buyer may postpone closing up to 5 days after the

34

insurance underwriting suspension is lifted. 35

Buyer (\_\_\_\_) (\_\_\_\_) and Seller (\_\_\_\_) (\_\_\_\_) acknowledge receipt of a copy of this page, which is Page 1 of 8 Pages. 36\*

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37\* (b) Location: Closing will take place in \_\_\_\_\_

County, Florida. (If left blank, closing

will take place in the county where the property is located.) Closing may be conducted by mail or electronic means.

### 39 5. THIRD PARTY FINANCING:

**BUYER'S OBLIGATION:** Within \_\_\_\_\_ days (5 days if left blank) after Effective Date, **Buyer** will apply for third party financing in an amount not to exceed \_\_\_\_\_% of the purchase price or \$ \_\_\_\_\_\_, with a fixed interest rate not to exceed \_\_\_\_\_%, with an initial variable interest rate not to exceed \_\_\_\_\_%, with points or commitment 40\* 41\* 42\* or loan fees not to exceed \_\_\_\_\_% of the principal amount, for a term of \_\_\_\_\_ years, and amortized over \_\_ 43\* years, with additional terms as follows: 44 45\* Buyer will timely provide any and all credit, employment, financial and other information reasonably required by any 46 lender. Buyer will use good faith and reasonable diligence to (i) obtain Loan Approval within days (45 days if 47\* left blank) from Effective Date (Loan Approval Date), (ii) satisfy terms and conditions of the Loan Approval, and 48 (iii) close the loan. Buyer will keep Seller and Broker fully informed about loan application status and authorizes the 49 mortgage broker and lender to disclose all such information to Seller and Broker. Buyer will notify Seller immediately 50 upon obtaining financing or being rejected by a lender. CANCELLATION: If Buyer, after using good faith and 51 reasonable diligence, fails to obtain Loan Approval by Loan Approval Date, **Buyer** may within days (3 days if left 52\* blank) deliver written notice to Seller stating Buyer either waives this financing contingency or cancels this Contract. 53 If Buyer does neither, then Seller may cancel this Contract by delivering written notice to Buyer at any time 54 thereafter. Unless this financing contingency has been waived, this Contract shall remain subject to the 55 satisfaction, by closing, of those conditions of Loan Approval related to the Property. DEPOSIT(S) (for purposes 56 of Paragraph 5 only): If Buyer has used good faith and reasonable diligence but does not obtain Loan 57 Approval by Loan Approval Date and thereafter either party elects to cancel this Contract as set forth above or the 58 lender fails or refuses to close on or before the Closing Date without fault on Buyer's part, the Deposit(s) shall be 59 returned to Buyer, whereupon both parties will be released from all further obligations under this Contract, except for 60 obligations stated herein as surviving the termination of this Contract. If neither party elects to terminate this Contract 61 as set forth above or Buyer fails to use good faith or reasonable diligence as set forth above, Seller will be entitled to 62 retain the Deposit(s) if the transaction does not close. 63 6. TITLE: Seller has the legal capacity to and will convey marketable title to the Property by statutory warranty 64\* \_, free of liens, easements and encumbrances of record or deed other 65\* known to Seller, but subject to property taxes for the year of closing; covenants, restrictions and public utility 66 easements of record; existing zoning and governmental regulations; and (list any other matters to which title will be 67 subject) 68\* 69\* provided there exists at closing no violation of the foregoing and none of them prevents Buyer's intended use of the 70 Property as 71\* (a) Evidence of Title: The party who pays the premium for the title insurance policy will select the closing agent 72 and pay for the title search and closing services. Seller will, at (check one) Seller's Buyer's expense and 73\* days after Effective Date or at least days before Closing Date deliver to **Buyer** (check one) within 74\* (i.) a title insurance commitment by a Florida licensed title insurer setting forth those matters to be 75\* discharged by Seller at or before Closing and, upon Buyer recording the deed, an owner's policy in the amount 76 of the purchase price for fee simple title subject only to exceptions stated above. If Buyer is paying for the 77 evidence of title and Seller has an owner's policy, Seller will deliver a copy to Buyer within 15 days after 78 Effective Date. 79 (ii.) an abstract of title, prepared or brought current by an existing abstract firm or certified as correct by an 80\* existing firm. However, if such an abstract is not available to Seller, then a prior owner's title policy acceptable 81 to the proposed insurer as a base for reissuance of coverage may be used. The prior policy will include copies 82 of all policy exceptions and an update in a format acceptable to Buyer from the policy effective date and 83 certified to Buyer or Buyer's closing agent together with copies of all documents recited in the prior policy and 84

in the update. If such an abstract or prior policy is not available to Seller then (i.) above will be the evidence of
 title.

(b) Title Examination: Buyer will, within 15 days from receipt of the evidence of title deliver written notice to Seller
 of title defects. Title will be deemed acceptable to Buyer if (1) Buyer fails to deliver proper notice of defects or

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- (2) **Buyer** delivers proper written notice and **Seller** cures the defects within days from receipt of the notice 90\*
- ("Curative Period"). If the defects are cured within the Curative Period, closing will occur within 10 days from receipt 91
- by Buyer of notice of such curing. Seller may elect not to cure defects if Seller reasonably believes any defect 92
- cannot be cured within the Curative Period. If the defects are not cured within the Curative Period, Buyer will have 93
- 10 days from receipt of notice of Seller's inability to cure the defects to elect whether to terminate this Contract or 94
- accept title subject to existing defects and close the transaction without reduction in purchase price. 95
- (c) Survey: (check applicable provisions below) 96
- \_\_\_\_\_ days from Effective Date, deliver to Buyer copies of prior surveys, plans, (i.)**Seller** will, within 97\* specifications, and engineering documents, if any, and the following documents relevant to this transaction:
- 98 99\*
- prepared for Seller or in Seller's possession, which show all currently existing structures. In the event this 100 transaction does not close, all documents provided by Seller will be returned to Seller within 10 days from the 101 date this Contract is terminated. 102
- Buyer will, at Seller's Buyer's expense and within the time period allowed to deliver and examine title 103\* evidence, obtain a current certified survey of the Property from a registered surveyor. If the survey reveals 104 encroachments on the Property or that the improvements encroach on the lands of another, Buyer will 105\* accept the Property with existing encroachments is such encroachments will constitute a title defect to be 106 cured within the Curative Period. 107
- (d) Ingress and Egress: Seller warrants that the Property presently has ingress and egress. 108

109 7. PROPERTY CONDITION: Seller will deliver the Property to Buyer at the time agreed in its present "as is" condition, ordinary wear and tear excepted, and will maintain the landscaping and grounds in a comparable condition. 110 Seller makes no warranties other than marketability of title. In the event that the condition of the Property has 111 materially changed since the expiration of the Due Diligence Period, Buyer may elect to terminate the Contract and 112 receive a refund of any and all deposits paid, plus interest, if applicable. By accepting the Property "as is", Buyer 113 waives all claims against Seller for any defects in the Property. (Check (a) or (b)) 114

(a) As Is: Buyer has inspected the Property or waives any right to inspect and accepts the Property in its "as is" 115\* 116 condition.

(b) Due Diligence Period: Buyer will, at Buyer's expense and within \_\_\_\_\_ days from Effective Date ("Due 117 Diligence Period"), determine whether the Property is suitable, in Buyer's sole and absolute discretion, for Buyer's 118 intended use and development of the Property as specified in Paragraph 6. During the Due Diligence Period, 119 Buyer may conduct any tests, analyses, surveys and investigations ("Inspections") which Buyer deems necessary 120 to determine to Buyer's satisfaction the Property's engineering, architectural, environmental properties; zoning and 121 zoning restrictions; flood zone designation and restrictions; subdivision regulations; soil and grade; availability of 122 access to public roads, water, and other utilities; consistency with local, state and regional growth management and 123 comprehensive land use plans; availability of permits, government approvals and licenses; compliance with 124 American with Disabilities Act; absence of asbestos, soil and ground water contamination; and other inspections 125 that Buyer deems appropriate to determine the suitability of the Property for Buyer's intended use and 126 development. Buyer will deliver written notice to Seller prior to the expiration of the Due Diligence Period of 127 Buyer's determination of whether or not the Property is acceptable. Buyer's failure to comply with this notice 128 requirement will constitute acceptance of the Property in its present "as is" condition. Seller grants to Buyer, its 129 agents, contractors and assigns, the right to enter the Property at any time during the Due Diligence Period for the 130 purpose of conducting Inspections; provided, however, that Buyer, its agents, contractors and assigns enter the 131 Property and conduct Inspections at their own risk. Buyer will indemnify and hold Seller harmless from losses, 132 damages, costs, claims and expenses of any nature, including attorneys' fees at all levels, and from liability to any 133 person, arising from the conduct of any and all inspections or any work authorized by Buyer. Buyer will not engage 134 in any activity that could result in a mechanic's lien being filed against the Property without Seller's prior written 135 consent. In the event this transaction does not close, (1) Buyer will repair all damages to the Property resulting 136 from the Inspections and return the Property to the condition it was in prior to conduct of the Inspections, and 137 (2) Buyer will, at Buyer's expense release to Seller all reports and other work generated as a result of the 138 Inspections. Should Buyer deliver timely notice that the Property is not acceptable, Seller agrees that Buyer's 139 deposit will be immediately returned to Buyer and the Contract terminated. 140

(c) Walk-through Inspection: Buyer may, on the day prior to closing or any other time mutually agreeable to the 141

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parties, conduct a final "walk-through" inspection of the Property to determine compliance with this paragraph and to ensure that all Property is on the premises.

8. OPERATION OF PROPERTY DURING CONTRACT PERIOD: Seller will continue to operate the Property and any
 business conducted on the Property in the manner operated prior to Contract and will take no action that would
 adversely impact the Property, tenants, lenders or business, if any. Any changes, such as renting vacant space, that
 materially affect the Property or **Buyer's** intended use of the Property will be permitted only with **Buyer's** consent
 without **Buyer's** consent.

**9. CLOSING PROCEDURE:** Unless otherwise agreed or stated herein, closing procedure shall be in accordance with the norms where the Property is located.

(a) Possession and Occupancy: Seller will deliver possession and occupancy of the Property to Buyer at
 closing. Seller will provide keys, remote controls, and any security/access codes necessary to operate all locks,
 mailboxes, and security systems.

(b) Costs: Buyer will pay Buyer's attorneys' fees, taxes and recording fees on notes, mortgages and financing
 statements and recording fees for the deed. Seller will pay Seller's attorneys' fees, taxes on the deed and
 recording fees for documents needed to cure title defects. If Seller is obligated to discharge any encumbrance at or
 prior to closing and fails to do so, Buyer may use purchase proceeds to satisfy the encumbrances.

(c) Documents: Seller will provide the deed; bill of sale; mechanic's lien affidavit; originals of those assignable 159 service and maintenance contracts that will be assumed by Buyer after the Closing Date and letters to each 160 service contractor from Seller advising each of them of the sale of the Property and, if applicable, the transfer of its 161 contract, and any assignable warranties or guarantees received or held by Seller from any manufacturer, 162 contractor, subcontractor, or material supplier in connection with the Property; current copies of the condominium 163 documents, if applicable; assignments of leases, updated rent roll; tenant and lender estoppels letters; tenant 164 subordination, non-disturbance and attornment agreements (SNDAs) required by the Buyer or Buyer's lender; 165 assignments of permits and licenses; corrective instruments; and letters notifying tenants of the change in 166 ownership/rental agent. If any tenant refuses to execute an estoppels letter, Seller will certify that information 167 regarding the tenant's lease is correct. If Seller is an entity, Seller will deliver a resolution of its Board of Directors 168 authorizing the sale and delivery of the deed and certification by the appropriate party certifying the resolution and 169 setting forth facts showing the conveyance conforms to the requirements of local law. Seller will transfer security 170 deposits to Buyer. Buyer will provide the closing statement, mortgages and notes, security agreements, and 171 financing statements. 172

(d) Taxes and Prorations: Real estate taxes, personal property taxes on any tangible personal property, bond
 payments assumed by **Buyer**, interest, rents (based on actual collected rents), association dues, insurance
 premiums acceptable to **Buyer**, and operating expenses will be prorated through the day before closing. If the
 amount of taxes for the current year cannot be ascertained, rates for the previous year will be used with due
 allowance being made for improvements and exemptions. Any tax proration based on an estimate will, at request
 of either party, be readjusted upon receipt of current year's tax bill; this provision will survive closing.

(e) Special Assessment Liens: Certified, confirmed, and ratified special assessment liens as of the Closing Date 179 will be paid by Seller. If a certified, confirmed, and ratified special assessment is payable in installments, Seller will 180 pay all installments due and payable on or before the Closing Date, with any installment for any period extending 181 beyond the Closing Date prorated, and Buyer will assume all installments that become due and payable after the 182 Closing Date. Buyer will be responsible for all assessments of any kind which become due and owing after Closing 183 Date, unless an improvement is substantially completed as of Closing Date. If an improvement is substantially 184 completed as of the Closing Date but has not resulted in a lien before closing, Seller will pay the amount of the last 185 estimate of the assessment. This subsection applies to special assessment liens imposed by a public body and 186 does not apply to condominium association special assessments. 187

(f) Foreign Investment in Real Property Tax Act (FIRPTA): If Seller is a "foreign person" as defined by FIRPTA,
 Seller and Buyer agree to comply with Section 1445 of the Internal Revenue Code. Seller and Buyer will
 complete, execute, and deliver as directed any instrument, affidavit, or statement reasonably necessary to comply
 with the FIRPTA requirements, including delivery of their respective federal taxpayer identification numbers or

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193 Social Security Numbers to the closing agent. If **Buyer** does not pay sufficient cash at closing to meet the

194 withholding requirement, Seller will deliver to Buyer at closing the additional cash necessary to satisfy the

195 requirement.

196 10. ESCROW AGENT: Seller and Buyer authorize Escrow Agent or Closing Agent (collectively "Agent") to
197 receive, deposit, and hold funds and other property in escrow and, subject to collection, disburse them in accordance
198 with the terms of this Contract. The parties agree that Agent will not be liable to any person for misdelivery of
199 escrowed items to Seller or Buyer, unless the misdelivery is due to Agent's willful breach of this Contract or gross
200 negligence. If Agent has doubt as to Agent's duties or obligations under this Contract, Agent may, at Agent's option,
201 (a) hold the escrowed items until the parties mutually agree to its disbursement or until a court of competent
202 jurisdiction or arbitrator determines the rights of the parties or (b) deposit the escrowed items with the clerk of
203 the court having jurisdiction over the matter and file an action in interpleader. Upon notifying the parties of such action,
204 Agent will be released from all liability except for the duty to account for items previously delivered out of escrow. If
205 Agent is a licensed real estate broker, Agent will comply with Chapter 475, Florida Statutes. In any suit in which Agent
206 interpleads the escrowed items or is made a party because of acting as Agent hereunder, Agent will recover
207 reasonable attorney's fees and costs incurred, with these amounts to be paid from and out of the escrowed items and
208 charged and awarded as court costs in favor of the prevailing party.

**11. CURE PERIOD:** Prior to any claim for default being made, a party will have an opportunity to cure any alleged default. If a party fails to comply with any provision of this Contract, the other party will deliver written notice to the non-211\* complying party specifying the non-compliance. The non-complying party will have \_\_\_\_ days (5 days if left blank) after 212 delivery of such notice to cure the non-compliance. Notice and cure shall not apply to failure to close.

**12. RETURN OF DEPOSIT:** Unless otherwise specified in the Contract, in the event any condition of this Contract is not met and **Buyer** has timely given any required notice regarding the condition having not been met, **Buyer's** deposit will be returned in accordance with applicable Florida Laws and regulations.

### 216 13. DEFAULT:

(a) In the event the sale is not closed due to any default or failure on the part of Seller other than failure to make

the title marketable after diligent effort, **Buyer** may either (1) receive a refund of **Buyer's** deposit(s) or (2) seek

specific performance. If **Buyer** elects a deposit refund, **Seller** will be liable to Broker for the full amount of the
 brokerage fee.

(b) In the event the sale is not closed due to any default or failure on the part of Buyer, Seller may either (1) retain 221 all deposit(s) paid or agreed to be paid by **Buyer** as agreed upon liquidated damages, consideration for the 222 223 execution of this Contract, and in full settlement of any claims, upon which this Contract will terminate or (2) seek specific performance. If Seller retains the deposit, Seller will pay the Brokers named in Paragraph 20 fifty percent 224 of all forfeited deposits retained by Seller (to be split equally among the Brokers) up to the full amount of the 225 brokerage fee. If Buyer fails to timely place a deposit as required by this Contract, Seller may either (1) terminate 226 the Contract and seek the remedy outlined in this subparagraph or (2) proceed with the Contract without waiving 227 228 any remedy for Buyer's default.

**14. ATTORNEY'S FEES AND COSTS:** In any claim or controversy arising out of or relating to this Contract, the prevailing party, which for purposes of this provision will include **Buyer**, **Seller** and Broker, will be awarded reasonable attorneys' fees, costs, and expenses.

15. NOTICES: All notices will be in writing and may be delivered by mail, overnight courier, personal delivery, or
electronic means. Parties agree to send all notices to addresses specified on the signature page(s). Any notice,
document, or item given by or delivered to an attorney or real estate licensee (including a transaction broker)
representing a party will be as effective as if given by or delivered to that party.

## 236 16. DISCLOSURES:

(a) Commercial Real Estate Sales Commission Lien Act: The Florida Commercial Real Estate Sales
 Commission Lien Act provides that a broker has a lien upon the owner's net proceeds from the sale of commercial
 real estate for any commission earned by the broker under a brokerage agreement. The lien upon the owner's net

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- proceeds is a lien upon personal property which attaches to the owner's net proceeds and does not attach to any interest in real property. This lien right cannot be waived before the commission is earned.
- (b) Special Assessment Liens Imposed by Public Body: The Property may be subject to unpaid special
   assessment lien(s) imposed by a public body. (A public body includes a Community Development District.) Such
   liens, if any, shall be paid as set forth in Paragraph 9(e).

(c) Radon Gas: Radon is a naturally occurring radioactive gas that, when it has accumulated in a building in
 sufficient quantities, may present health risks to persons who are exposed to it over time. Levels of radon that
 exceed federal and state guidelines have been found in buildings in Florida. Additional information regarding radon
 and radon testing may be obtained from your county public health unit.

(d) Energy-Efficiency Rating Information: Buyer acknowledges receipt of the information brochure required by
 Section 553.996, Florida Statutes.

## 252 17. RISK OF LOSS:

(a) If, after the Effective Date and before closing, the Property is damaged by fire or other casualty, Seller will bear
 the risk of loss and Buyer may cancel this Contract without liability and the deposit(s) will be returned to Buyer.
 Alternatively, Buyer will have the option of purchasing the Property at the agreed upon purchase price and Seller
 will credit the deductible, if any and transfer to Buyer at closing any insurance proceeds, or Seller's claim to any
 insurance proceeds payable for the damage. Seller will cooperate with and assist Buyer in collecting any such
 proceeds. Seller shall not settle any insurance claim for damage caused by casualty without the consent of the
 Buyer.

(b) If, after the Effective Date and before closing, any part of the Property is taken in condemnation or under the
 right of eminent domain, or proceedings for such taking will be pending or threatened, Buyer may cancel this
 Contract without liability and the deposit(s) will be returned to Buyer. Alternatively, Buyer will have the option of
 purchasing what is left of the Property at the agreed upon purchase price and Seller will transfer to the Buyer at
 closing the proceeds of any award, or Seller's claim to any award payable for the taking. Seller will cooperate with
 and assist Buyer in collecting any such award.

266\* **18. ASSIGNABILITY; PERSONS BOUND:** This Contract may be assigned to a related entity, and otherwise is 267\* not assignable is assignable. If this Contract may be assigned, **Buyer** shall deliver a copy of the assignment 268 agreement to the **Seller** at least 5 days prior to Closing. The terms **"Buyer," "Seller"** and "Broker" may be singular or 269 plural. This Contract is binding upon **Buyer**, **Seller** and their heirs, personal representatives, successors and assigns 270 (if assignment is permitted).

19. MISCELLANEOUS: The terms of this Contract constitute the entire agreement between Buyer and Seller.
Modifications of this Contract will not be binding unless in writing, signed and delivered by the party to be bound.
Signatures, initials, documents referenced in this Contract, counterparts and written modifications communicated
electronically or on paper will be acceptable for all purposes, including delivery, and will be binding. Handwritten or
typewritten terms inserted in or attached to this Contract prevail over preprinted terms. If any provision of this Contract will be
is or becomes invalid or unenforceable, all remaining provisions will continue to be fully effective. This Contract will be
construed under Florida law and will not be recorded in any public records.

278 **20. BROKERS:** Neither **Seller** nor **Buyer** has used the services of, or for any other reason owes compensation to, 279 a licensed real estate Broker other than:

280*	(a) Seller's Broker:	,
281	(Company Name)	(Licensee)
282*	·	
283	(Address, Telephone, Fax, E-mail)	
284*	who $\square$ is a single agent $\square$ is a transaction broker $\square$ has no broke	rage relationship and who will be compensated
285*	by 🗌 Seller 🗌 Buyer 🗌 both parties pursuant to 🗌 a listing agree	ement 🗌 other (specify)
286*		
287*	Buyer () () and Seller () () acknowledge receipt of a copy of this p	age, which is Page 6 of 8 Pages.
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288*	(b) Buyer's Broker:,
289	(Company Name) (Licensee)
290* 291	(Address, Telephone, Fax, E-mail)
292*	who is a single agent is a transaction broker has no brokerage relationship and who will be compensated
293*	by Seller's Broker Seller Buyer both parties pursuant to an MLS offer of compensation other (specify)
296 297 298 299 300 301	collectively referred to as "Broker") in connection with any act relating to the Property, including but not limited to inquiries, introductions, consultations, and negotiations resulting in this transaction. <b>Seller</b> and <b>Buyer</b> agree to indemnify and hold Broker harmless from and against losses, damages, costs and expenses of any kind, including easonable attorneys' fees at all levels, and from liability to any person, arising from (1) compensation claimed which is inconsistent with the representation in this Paragraph, (2) enforcement action to collect a brokerage fee pursuant to Paragraph 10, (3) any duty accepted by Broker at the request of <b>Seller</b> or <b>Buyer</b> , which is beyond the scope of services regulated by Chapter 475, Florida Statutes, as amended, or (4) recommendations of or services provided and expenses incurred by any third party whom Broker refers, recommends, or retains for or on behalf of <b>Seller</b> or <b>Buyer</b> .
	21. OPTIONAL CLAUSES: (Check if any of the following clauses are applicable and are attached as an addendum to
305* 306*	Arbitration     Seller Warranty     Existing Mortgage     Coastal Construction Control Line     Buyer's Attorney Approval
307*	Property Inspection and Repair E Flood Area Hazard Zone Seller's Attorney Approval
308*	□ Seller Representations □ Seller Financing □ Other
309	2. ADDITIONAL TERMS:
310*	
311*	
312*	
313*	
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<ul> <li>322</li> <li>323</li> <li>324</li> <li>325</li> <li>326</li> <li>327</li> <li>328</li> <li>329</li> </ul>	THIS IS INTENDED TO BE A LEGALLY BINDING CONTRACT. IF NOT FULLY UNDERSTOOD, SEEK THE ADVICE OF AN ATTORNEY PRIOR TO SIGNING. BROKER ADVISES BUYER AND SELLER TO VERIFY ALL FACTS AND REPRESENTATIONS THAT ARE IMPORTANT TO THEM AND TO CONSULT AN APPROPRIATE PROFESSIONAL FOR LEGAL ADVICE (FOR EXAMPLE, INTERPRETING CONTRACTS, DETERMINING THE EFFECT OF LAWS ON THE PROPERTY AND TRANSACTION, STATUS OF TITLE, FOREIGN INVESTOR REPORTING REQUIREMENTS, ETC.) AND FOR TAX, PROPERTY CONDITION, ENVIRONMENTAL AND OTHER ADVICE. BUYER ACKNOWLEDGES THAT BROKER DOES NOT OCCUPY THE PROPERTY AND THAT ALL REPRESENTATIONS (ORAL, WRITTEN OR OTHERWISE) BY BROKER ARE BASED ON SELLER REPRESENTATIONS OR PUBLIC RECORDS UNLESS BROKER INDICATES PERSONAL VERIFICATION OF THE REPRESENTATION. BUYER AGREES TO RELY SOLELY ON SELLER, PROFESSIONAL INSPECTORS
331	AND GOVERNMENTAL AGENCIES FOR VERIFICATION OF THE PROPERTY CONDITION, SQUARE FOOTAGE

333\* Buyer (\_\_\_\_) (\_\_\_\_) and Seller (\_\_\_\_) (\_\_\_\_) acknowledge receipt of a copy of this page, which is Page 7 of 8 Pages.



334 Each person signing this Contract on behalf of a party that is a business entity represents and warrants to the other 335 party that such signatory has full power and authority to enter into and perform this Contract in accordance with its 336 terms and each person executing this Contract and other documents on behalf of such party has been duly authorized 337 to do so.

338*	Date:
339	
340*	Tax ID No:
<ul><li>340*</li><li>341 (Typed or Printed Name of <b>Buyer</b>)</li></ul>	
342* Title:	Telephone:
343*	Date:
343* 344 (Signature of Buyer)	
345*	Tax ID No:
<sup>345</sup> (Typed or Printed Name of <b>Buyer</b> )	
347* Title:	Telephone:
348* Buyer's Address for purpose of notice:	
349* Facsimile:	Email:
350*	Date:
351	
352*	Tax ID No:
353 (Typed or Printed Name of <b>Seller</b> )	
354* Title:	Telephone:
354* Title: 355* 356 (Signature of Seller)	
355* 356 (Signature of Seller) 357*	Date:
355*	Telephone: Date: Tax ID No:
355* 356 (Signature of Seller) 357*	Date:
355*	Date: Tax ID No: Telephone:
<ul> <li>355*</li> <li>356 (Signature of Seller)</li> <li>357*</li> <li>358 (Typed or Printed Name of Seller)</li> </ul>	Date: Tax ID No: Telephone:

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