Contract for Residential Sale and Purchase



1.	Sale and Purcha	nse:("Seller")
		("Buyer")
		ree to sell and buy on the terms and conditions specified below the property described as:
	, , ,	ee to con and say on the terms and conditions opening select the property accombact ac-
	City:	Zip Code: County:
		:
	washer(s), and drye	together with all existing improvements and attached ures; built-in fumishings; major appliances including but not limited to range(s), refrigerator(s), dishwasher(s), er(s)); (#) ceiling fans (all ceiling fans if left blank); light fixtures; attached wall-to-wall carpeting; and rods, r window treatments as of date of Buyer's initial offer. The only other items included in the purchase are:
	The following atta	ached items are excluded from the purchase:
	•	rsonal property described above as included in the purchase is referred to as the "Property." y listed in this Contract is included in the purchase price, has no contributory value, and is being provenience.
2.	Purchase Price:	\$payable by Buyer in U.S. currency as follows:
		All deposits will be made payable to "Escrow Agent" named below and held in escrow by:
		Escrow Agent's Name:
		Escrow Agent's Address:
		Escrow Agent's Phone:
	(a) \$	"Initial Deposit" (\$0 if left blank) (Check if applicable) accompanies offer to be delivered to Escrow Agent within days (3 days if left blank) after
		Effective Date
	(b) \$	Additional deposit to be delivered to Escrow Agent by or within days (10 days if left blank) after Effective Date
	(c)	Total Financing (see Paragraph 3 below) (express as a dollar amount or percentage)
	(d) \$	Other:
	(e) \$	Balance to close (not including Buyer's closing costs, prepaid items, and prorations) All funds paid at Closing must be paid by wire transfer or other Collected funds.
3.	(a) Buyer will financing or a (b) Buyer will financing specreditworthine Seller with eit is unable to obefore Closing fully informed	Pick as applicable) I pay cash or obtain financing for the purchase of the Property. This Contract is not contingent on appraised value unless otherwise stated herein. I apply for new conventional FHA VA other (specify) ceified in Paragraph 2(c) at the prevailing interest rate and loan costs based on Buyer's ess (the "Financing") within days (5 days if left blank) after Effective Date and provide ther a written Financing commitment or approval letter ("Commitment") or written notice that Buyer obtain a Commitment within days (the earlier of 30 days after Effective Date or 10 days go Date if left blank) after Effective Date ("Commitment Period"). Buyer will keep Seller and Broker about loan application status, progress, and Commitment issues and authorizes the mortgage.
	Buyer is una	nder to disclose all such information to Seller and Broker. If, after using diligence and good faith able to obtain a Commitment and provides Seller with written notice before expiration of the Period that Buyer is unable to obtain a Commitment, either party may thereafter cancel this
Rus	yer () ()	and Seller () () acknowledge receipt of a copy of this page, which is Page 1 of 9.

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48 49 50 51 52 53 54 55		Contract; and Buyer's deposit(s) will be refunded. Buyer's failure to timely provide Seller with written notice that Buyer is unable to obtain a Commitment will result in forfeiture of Buyer's deposit(s) if Buyer fails to close. Once Buyer provides the Commitment to Seller , the financing contingency is waived and Seller will be entitled to retain the deposit(s) if the transaction does not close by the Closing Date unless (i) the Property appraises below the purchase price and either the parties cannot agree on a new purchase price or Buyer elects not to proceed, or (ii) the property related conditions of the Commitment have not been met (except when such conditions are waived by other provisions of this Contract), or (iii) the loan is not funded due to financial failure of Buyer's lender, or (iv) another provision of this Contract provides for cancellation.
EC	4	Clearing Date: Occumency: Unless the Clearing Date is appointed by earlier and Buyer or by any other
56	4.	
57 58*		provision in this Contract, the Closing Date will prevail over all other time periods including, but not limited to,
		financing and inspection periods. Closing of this Contract (the "Closing") will occur on
59 60		("Closing Date") at the time established by the Closing Agent, by which time Seller will (i) have removed all personal
60		items and trash from the Property and swept the Property clean and (ii) deliver the deed, occupancy, and
61 62		possession, along with all keys, garage door openers, and access codes to Buyer . If on Closing Date insurance underwriting is suspended, Buyer may postpone Closing for up to 5 days after the insurance suspension is lifted.
63		If Paragraph 3(b) is selected and closing funds from Buyer's lender(s) are not available on Closing Date due to Consumer Financial Protection Bureau Closing Disclosure delivery requirements (CFPB Requirements), then
64		Closing Date will be extended for such period necessary to satisfy CFPB Requirements, provided such period does
65		not exceed 10 days. If this transaction does not close for any reason, Buyer will immediately return all Seller-
66		provided title evidence, surveys, association documents, and other items, failing which Buyer authorizes Closing
67 68*		Agent to reimburse Seller \$ (\$100 if left blank) from the deposit(s) for the cost of the documents.
69	5.	Closing Procedure; Costs: Closing will take place in the county where the Property is located and may be
70		conducted by mail or electronic means. If title insurance insures Buyer for title defects arising between the title
71		binder effective date and recording of Buyer's deed, Closing Agent will disburse at Closing the net sale proceeds
72		to Seller and brokerage fees to Broker as per Paragraph 19. In addition to other expenses provided in this Contract,
73		Seller and Buyer will pay the costs indicated below.
74		(a) Seller Costs:
75		Taxes and surtaxes on the deed
76		Recording fees for documents needed to cure title
77*		Repairs and Permits: Seller will pay up to \$ or% (1.5% if left blank) of the purchase price for repairs to warranted items ("Repair Limit"); and up to \$ or% (1.5% if left blank).
78*		price for repairs to warranted items ("Repair Limit"); and up to \$ or% (1.5% if left
79		blank) of the purchase price for wood-destroying organism treatment and repairs ("WDO Repair Limit"); and up
80*		to \$ or% (1.5% if left blank) of the purchase price for costs associated with closing out
81		open permits and obtaining required permits for unpermitted existing improvements ("Permit Limit").
82*		Other:
83		(b) Buyer Costs:
84		Taxes and recording fees on notes and mortgages
85 00		Recording fees on the deed and financing statements
86 97		Loan expenses
87		Lender's title policy
88		Inspections
89		Survey Flood insurance, homeowner's insurance, hazard insurance
90 91*		Other:
92		(c) Title Evidence and Insurance: If Seller has an owner's title policy covering the Property, Seller will provide a
93		copy to Buyer and title agent within 5 days after Effective Date. The charges for title evidence and any lender's
94		
95		policy will be calculated and allocated in accordance with Florida law but may be reported differently on certain
96		federally-mandated closing disclosures and other closing documents.
97*		Check (1) or (2) (1) The title evidence will be a Paragraph 10(a)(1) evener's title incurrence commitment. Sollar will select
98		(1) ☐ The title evidence will be a Paragraph 10(a)(1) owner's title insurance commitment. ☐ Seller will select the title agent and Closing Agent and will pay for the owner's title policy; title search, including tax and lien
99*		search; and all other fees charged by title agent and Closing Agent or \Box Buyer will select the title agent
100		and Closing Agent and pay for the owner's title policy; title search, including tax and lien search; and all
101*		other fees charged by title agent and Closing Agent or Buyer will select the title agent and Closing Agent,
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102			and Seller will pay for the owner's title policy; title search, including tax and lien search; and all other fees
03			charged by title agent and Closing Agent.
104*			(2) \square Seller will provide an abstract as specified in Paragraph 10(a)(2) as title evidence. \square Seller \square Buyer will
105			pay for the owner's title policy and select the title agent and Closing Agent. Seller will pay fees for title
106			searches, including tax and lien searches, before Closing, and Buyer will pay fees for title searches,
107			including tax and lien searches, after Closing (if any) and all other fees charged by title agent and Closing
108			Agent.
109		(d)	Prorations: The following items will be made current (if applicable) and prorated as of the day before Closing:
110			real estate taxes (including special benefit tax assessments imposed by a community development district
111			("CDD")), interest, bonds, assessments, association fees, insurance, rents, and other current expenses and
112			revenues of the Property. If taxes and assessments for the current year cannot be determined, taxes will be
113			prorated on the basis of taxes for the preceding year as of the day before Closing and will be computed and
114			readjusted, at either party's request, when the current taxes are determined with adjustment for exemptions
115			and improvements. If there are completed improvements on the Property by January 1 of the year of the
116			Closing, which improvements were not in existence on January 1 of the prior year, taxes will be prorated based
117			on the prior year's millage and at an equitable assessment to be agreed upon by the parties before Closing,
118			failing which, request will be made to the County Property Appraiser for an informal assessment taking into
119			consideration available exemptions. If the County Property Appraiser is unable or unwilling to perform an
120			informal assessment before Closing, Seller and Buyer will split the cost of a private appraiser to perform an
121			assessment before Closing. Nothing in this Paragraph will act to extend the Closing Date. This provision will
122			survive Closing.
123		(e)	Special Assessment by Public Body: Regarding special assessments imposed by a public body, Seller will
124		(0)	pay (i) the full amount of liens that are certified, confirmed, and ratified before Closing and (ii) the amount of the
125			last estimate of the assessment if an improvement is substantially completed as of Effective Date but has not
126			resulted in a lien before Closing; and Buyer will pay all other amounts. If special assessments may be paid in
127*			installments \square Seller \square Buyer (Buyer if left blank) will pay installments due after Closing. If Seller is checked,
128			Seller will pay the assessment in full before or at the time of Closing. Public body does not include a
129			Homeowners' Association or Condominium Association. Paragraph 5(e) does not apply to a special benefit tax
130			lien imposed by a CDD pursuant to Chapter 190, Florida Statutes, which lien will be prorated pursuant to
131			Paragraph 5(d) .
132		(f)	Tax Withholding: Seller and Buyer will comply with the Foreign Investment in Real Property Tax Act, which
133		(-,	may require Seller to provide additional cash at Closing if Seller is a "foreign person" as defined by federal law.
134*		(a)	Home Warranty: ☐ Seller ☐ Buyer ☐ N/A will pay for a home warranty plan issued by
135*		(3)	at a cost not to exceed \$
136			A home warranty plan provides for repair or replacement of many of a home's mechanical systems and major
37			built-in appliances in the event of breakdown due to normal wear and tear during the agreement period.
138 139*	6.		pection Periods: Buyer will complete all inspections referenced in Paragraphs 7(b), 8(a)(2), 8(b), and 8(c) by (the earlier of 10 days after Effective Date or 10 days before Closing Date if left blank)
140		("In	spection Period").
141	7	Res	al Property Disclosures: Seller represents that Seller does not know of any facts that materially affect the
142	٠.		ue of the Property, including but not limited to violations of governmental laws, rules, and regulations, other than
143			se that Buyer can readily observe or that are known by or have been disclosed to Buyer .
144			Energy Efficiency: Buyer acknowledges receipt of the energy-efficiency information brochure required by
145		(a)	Section 553.996, Florida Statutes.
146		(h)	Radon Gas: Radon is a naturally occurring radioactive gas that, when it has accumulated in a building in
147		(D)	sufficient quantities, may present health risks to persons who are exposed to it over time. Radon levels that
148			exceed federal and state guidelines have been found in buildings in Florida. Additional information regarding
149			radon and radon testing may be obtained from your county public health unit. Buyer may, within the Inspection
150			Period, have an appropriately licensed person test the Property for radon. If the radon level exceeds acceptable
51			EPA standards, Seller may choose to reduce the radon level to an acceptable EPA level, failing which either
			party may cancel this Contract.
152 153		(-\	
153 154		(C)	Flood Zone: Buyer is advised to verify by survey, with the lender, and with appropriate government agencies which flood zone the Property is in whether flood insurance is required, and what restrictions apply to improving
154 155			which flood zone the Property is in, whether flood insurance is required, and what restrictions apply to improving the Property and rebuilding in the event of casualty. If the Property is in a Special Flood Hazard Area or Coastal
156			High Hazard Area and the buildings are built below the minimum flood elevation, Buyer may cancel this
.00			Tight hazard Area and the buildings are built below the minimum hood elevation, buyer may cancer this
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- (d) Homeowners' Association: If membership in a homeowners' association is mandatory, an association disclosure summary is attached and incorporated into this Contract. BUYER SHOULD NOT SIGN THIS CONTRACT UNTIL BUYER HAS RECEIVED AND READ THE DISCLOSURE SUMMARY.
- (e) PROPERTY TAX DISCLOSURE SUMMARY: BUYER SHOULD NOT RELY ON THE SELLER'S CURRENT PROPERTY TAXES AS THE AMOUNT OF PROPERTY TAXES THAT BUYER MAY BE OBLIGATED TO PAY IN THE YEAR SUBSEQUENT TO PURCHASE. A CHANGE OF OWNERSHIP OR PROPERTY IMPROVEMENTS TRIGGERS REASSESSMENTS OF THE PROPERTY THAT COULD RESULT IN HIGHER PROPERTY TAXES. IF YOU HAVE ANY QUESTIONS CONCERNING VALUATION, CONTACT THE COUNTY PROPERTY APPRAISER'S OFFICE FOR FURTHER INFORMATION.
- **(f) Mold:** Mold is part of the natural environment that, when accumulated in sufficient quantities, may present health risks to susceptible persons. For more information, contact the county indoor air quality specialist or other appropriate professional.
- (g) Coastal Construction Control Line: If any part of the Property lies seaward of the coastal construction control line ("CCCL") as defined in Section 161.053, Florida Statutes, Seller will provide Buyer with an affidavit or survey as required by law delineating the line's location on the Property, unless Buyer waives this requirement in writing. The Property being purchased may be subject to coastal erosion and to federal, state, or local regulations that govern coastal property, including delineation of the CCCL, rigid coastal protection structures, beach nourishment, and the protection of marine turtles. Additional information can be obtained from the Florida Department of Environmental Protection, including whether there are significant erosion conditions associated with the shoreline of the Property being purchased.
 - ☐ **Buyer** waives the right to receive a CCCL affidavit or survey.
- 8. Maintenance, Inspections, and Repair: Seller will keep the Property in the same condition from Effective Date until Closing, except for normal wear and tear ("Maintenance Requirement") and repairs required by this Contract. Seller will provide access and utilities for Buyer's inspections and appraisals. Buyer will repair all damages to the Property resulting from the inspections, return the Property to its pre-inspection condition, and provide Seller with paid receipts for all work done on the Property upon its completion. If Seller is unable to complete required repairs or treatments or meet the Maintenance Requirement before Closing, Seller will give Buyer a credit at Closing for the cost of the repairs and maintenance Seller was obligated to perform. At Closing, Seller will assign all assignable repair and treatment contracts to Buyer and provide Buyer with paid receipts for all work done on the Property pursuant to the terms of this Contract.
 - (a) Warranty, Inspections, and Repair:
 - (1) Warranty: Seller warrants that non-leased major appliances; heating, cooling, mechanical, electrical, security, sprinkler, septic, and plumbing systems; seawall; dock; and pool equipment, if any, are and will be maintained in working condition until Closing; that the structures (including roofs, doors, and windows) and pool, if any, are structurally sound and watertight; and that torn or missing screens, missing roof tiles, and fogged windows will be repaired or replaced. Limited remaining life of any warranted item will not be considered a defect that must be repaired or replaced by Seller. Seller does not warrant and is not required to repair cosmetic conditions, unless the cosmetic condition resulted from a defect in a warranted item. Seller is not obligated to bring any item into compliance with existing building code regulations unless necessary to repair a warranted item. "Working condition" means operating in the manner in which the item was designed to operate and "cosmetic conditions" means aesthetic imperfections that do not affect the working condition of the item, including pitted marcite; tears, worn spots, and discoloration of floor coverings/wallpapers/window treatments; caulking in bathroom; nail holes, scratches, dents, scrapes, and chips in ceilings/walls/flooring/tile/fixtures/mirrors; cracked roof tiles; curling or worn shingles; and minor cracks in floor tiles/windows/driveways/sidewalks/pool decks/garage and patio floors.
 - (2) Professional Inspection: Buyer may, at Buyer's expense, have warranted items inspected by a person who specializes in and holds a license (if required by law) to conduct home inspections or who holds a Florida license to repair and maintain the items inspected ("professional inspector"). Buyer must, within 5 days after the end of Inspection Period, deliver written notice of any items that are not in the condition warranted and a copy of the portion of the inspector's written report dealing with such items to Seller. If Buyer fails to timely deliver written notice, Buyer waives Seller's warranty and accepts the items listed in Subparagraph (a) above in their "as is" conditions, except that Seller must meet the Maintenance Requirement.
 - (3) Repair: Seller will obtain repair estimates and is obligated only to make repairs necessary to bring warranted items into the condition warranted, up to the Repair Limit. Seller may, within 5 days after receipt of Buyer's notice of items that are not in the condition warranted, have a second inspection made by a

Buyer () (_) and Seller (_) ()) acknowledge receipt of a copy of this page, which is Page 4 of 9.
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- professional inspector and will report repair estimates to **Buyer**. If the first and second inspection reports differ and the parties cannot resolve the differences, **Seller** and **Buyer** together will choose, and equally split the cost of, a third inspector, whose written report will be binding on the parties. If the cost to repair warranted items equals or is less than the Repair Limit, **Seller** will have the repairs made in a workmanlike manner by an appropriately licensed person. If the cost to repair warranted items exceeds the Repair Limit, either party may cancel this Contract unless either party pays the excess or **Buyer** designates which repairs to make at a total cost to **Seller** not exceeding the Repair Limit and accepts the balance of the Property in its "as is" condition.
- (b) Wood-Destroying Organisms: "Wood-destroying organism" means arthropod or plant life, including termites, powder-post beetles, old house borers, and wood-decaying fungi, that damages or infests seasoned wood in a structure, excluding fences. **Buyer** may, at **Buyer's** expense, have the Property inspected by a Florida-licensed pest control business to determine the existence of past or present wood-destroying organism infestation and damage caused by infestation. If the inspector finds evidence of infestation or damage, **Buyer** will deliver a copy of the inspector's written report to **Seller** within 5 days after the date of the inspection. If **Seller** previously treated the Property for the type of wood-destroying organisms found, **Seller** does not have to treat the Property again if (i) there is no visible live infestation and (ii) Seller transfers to Buyer at Closing a current full treatment warranty for the type of wood-destroying organisms found. Seller will have 5 days after receipt of the inspector's report to have reported damage estimated by a licensed building or general contractor and corrective treatment, if required, estimated by a licensed pest control business. Seller will have treatments and repairs made by an appropriately licensed person at **Seller's** expense up to the WDO Repair Limit. If the cost to treat and repair the Property exceeds the WDO Repair Limit, either party may pay the excess, failing which either party may cancel this Contract by written notice to the other. If **Buyer** fails to timely deliver the inspector's written report, Buyer accepts the Property "as is" with regard to wood-destroying organism infestation and damage, subject to the Maintenance Requirement.
- (c) Permits: Buyer may, at Buyer's expense, inspect and examine records and documents to determine whether any open or expired building permits or unpermitted improvements to the Property exist. Buyer will, before the end of the Inspection Period, deliver written notice to Seller of the existence of such; and Seller will remedy the reported items up to the Permit Limit and have final inspections completed no later than 5 days before Closing. If final inspections cannot be performed due to delays by the governmental entity, Closing will be extended for up to 10 days to complete such final inspections, failing which either party may cancel this Contract; and Buyer's deposit(s) will be refunded. At Closing, Seller will provide Buyer with written documentation that all reported items have been remedied. If the cost to remedy reported items exceeds the Permit Limit, either party may cancel this Contract unless either party pays the excess or Buyer accepts the Property in its "as is" condition and Seller credits Buyer at Closing the amount of the Permit Limit.
- (d) Walk-Through Inspection; Reinspection: On the day before Closing or at any other time agreeable to the parties, Buyer, and/or Buyer's representative, may walk through the Property solely to verify that Seller has made repairs required by this Contract, has met the Maintenance Requirement, and has met contractual obligations. If Buyer, and/or Buyer's representative, fails to conduct this inspection, Seller's repair obligations and Maintenance Requirement will be deemed fulfilled.
- 9. Risk of Loss: If any portion of the Property is damaged by fire or other casualty before Closing and can be restored by Closing or within 45 days after Closing Date to substantially the same condition as it was on Effective Date, Seller will, at Seller's expense, restore the Property and deliver written notice to Buyer that Seller has completed the restoration; and the parties will close the transaction on the later of Closing Date or 10 days after Buyer receives Seller's notice. Seller will not be obligated to replace trees. If restoration cannot be timely completed, Buyer may cancel this Contract, and Buyer's deposit(s) will be refunded; or Buyer may accept the property "as is" and Seller will credit the deductible and assign the insurance proceeds, if any, to Buyer at Closing in such amounts as are attributable to the Property and not yet expended in restoring the Property to the same condition as it was on Effective Date.
- **10. Title: Seller** will convey marketable title to the Property by statutory warranty deed or trustee, personal representative, or guardian deed as appropriate to **Seller's** status.
 - (a) Title Evidence: Title evidence will show legal access to the Property and marketable title of record in Seller in accordance with current title standards adopted by the Florida Bar, subject only to the following title exceptions, none of which prevent residential use of the Property: covenants, easements, and restrictions of record; matters of plat; existing zoning and government regulations; oil, gas, and mineral rights of record if there is no right of entry; current taxes; mortgages that Buyer will assume; and encumbrances that Seller will discharge before or at Closing. The party paying for the owner's title policy will, at least ______ days (if Paragraph 3(a) is selected then 5 days or if Paragraph 3(b) is selected then 10 days, if left blank) ("Title Evidence Deadline") before

Buyer (_____) (_____) and Seller (_____) (_____) acknowledge receipt of a copy of this page, which is Page 5 of 9.

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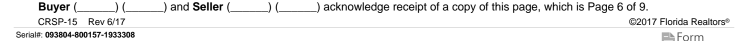


Closing, deliver to **Buyer** one of the following types of title evidence (see Paragraph **5(c)**), which must be generally accepted in the county where the Property is located. **Seller** will use option (2) in Miami-Dade County.

- (1) A title insurance commitment issued by a Florida-licensed title insurer in the amount of the purchase price and subject only to title exceptions set forth in this Contract.
- (2) An existing abstract of title from a reputable and existing abstract firm (if firm is not existing, then abstract must be certified as correct by an existing firm) purporting to be an accurate synopsis of the instruments affecting title to the Property recorded in the public records of the county where the Property is located and certified to Effective Date. However, if such an abstract is not available to Seller, then a prior owner's title policy acceptable to the proposed insurer as a base for reissuance of coverage. Seller will pay for copies of all policy exceptions and an update in a format acceptable to Closing Agent from the policy effective date and certified to Buyer or Closing Agent, together with copies of all documents recited in the prior policy and in the update. If a prior policy is not available to Seller then (1) above will be the title evidence.
- (b) Title Examination: Buyer will examine the title evidence and deliver written notice to Seller, within 5 days after receipt of title evidence but no later than Closing Date, of any defects that make the title unmarketable. Seller will have 30 days after receiving Buyer's notice of defects ("Curative Period") to cure the defects at Seller's expense. If Seller cures the defects within the Curative Period, Seller will deliver written notice to Buyer and the Closing will occur on Closing Date or within 10 days after Buyer receives Seller's notice if Closing Date has passed. If Seller is unable to cure the defects within the Curative Period, Seller will deliver written notice to Buyer and Buyer will, within 10 days after receiving Seller's notice, either cancel this Contract, extend Curative Period for a specified period not to exceed 120 days, or accept title with existing defects and close the transaction.
- (c) Survey: On or before Title Evidence Deadline, Buyer may, at Buyer's expense, have the Property surveyed and must deliver written notice to Seller within 5 days after receiving survey but no later than Closing, of any encroachments on the Property, encroachments by the Property's improvements on other lands, or deed restriction or zoning violations. If Buyer timely delivers such notice, any reported encroachment or violation will be treated in the same manner as a title defect, and Seller's and Buyer's obligations will be determined in accordance with Subparagraph (b) above.

11. Effective Date; Time; Force Majeure:

- (a) Effective Date: The "Effective Date" of this Contract is the date on which the last of the parties initials or signs and delivers the final offer or counter offer. Time is of the essence for all provisions of this Contract.
- **(b) Time:** All time periods will be computed in business days (a "business day" is every calendar day except Saturday, Sunday, and national legal holidays). If any deadline falls on a Saturday, Sunday, or national legal holiday, performance will be due the next business day. All time periods will end at 5:00 p.m. local time (meaning in the county where the Property is located) of the appropriate day.
- (c) Force Majeure: Seller or Buyer will not be required to perform any obligation under this Contract or be liable to each other for damages so long as the performance or non-performance of the obligation is delayed, caused, or prevented by an "act of God" or "force majeure." An act of God or force majeure is defined as hurricanes, earthquakes, floods, fire, unusual transportation delays, wars, insurrections, acts of terrorism, and any other such causes and which by the exercise of due diligence the non-performing party is unable in whole or in part to prevent or overcome. All time periods, including Closing Date, will be extended for the period that the act of God or force majeure is in place. However, if such act of God or force majeure event continues beyond 30 days, either party may cancel this Contract by delivering written notice to the other; and Buyer's deposit(s) will be refunded.
- 12. Notices: All notices will be in writing and will be delivered to the parties and Broker by mail, personal delivery, or electronic media. Except for the notices required by Paragraph 3 of this Contract, Buyer's failure to timely deliver written notice to Seller, when such notice is required by this Contract, regarding any contingency will render that contingency null and void, and this Contract will be construed as if the contingency did not exist. Any notice, document, or item delivered to or received by an attorney or licensee (including a transaction broker) representing a party will be as effective as if delivered to or received by that party.
- 13. Complete Agreement: This Contract is the entire agreement between Seller and Buyer. Except for brokerage agreements, no prior or present agreements will bind Seller, Buyer, or Broker unless incorporated into this Contract. Modifications of this Contract will not be binding unless in writing, signed or initialed, and delivered by the party to be bound. Electronic signatures will be acceptable and binding. 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 is or becomes invalid or



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14. Assignability; Persons Bound: Buyer may **not** assign this Contract without **Seller's** written consent. The terms "**Seller**," "**Buyer**," and "Broker" may be singular or plural. This Contract is binding on the heirs, administrators, executors, personal representatives, and assigns (if permitted) of **Seller**, **Buyer**, and Broker.

15. Default:

- (a) Seller Default: If for any reason other than failure of Seller to make Seller's title marketable after diligent effort, Seller fails, refuses, or neglects to perform this Contract, Buyer may choose to receive a return of Buyer's deposit(s) without waiving the right to seek damages or to seek specific performance as per Paragraph 16. Seller will also be liable to Broker for the full amount of the brokerage fee.
- (b) Buyer Default: If Buyer fails to perform this Contract within the time specified, including timely payment of all deposits, Seller may choose to retain and collect all deposits paid and agreed to be paid as liquidated damages or to seek specific performance as per Paragraph 16; and Broker will, upon demand, receive 50% of all deposits paid and agreed to be paid (to be split equally between Brokers) up to the full amount of the brokerage fee.
- **16. Dispute Resolution:** This Contract will be construed under Florida law. All controversies, claims, and other matters in question arising out of or relating to this transaction or this Contract or its breach will be settled as follows:
 - (a) Disputes concerning entitlement to deposits made and agreed to be made: Seller and Buyer will have 30 days after the date conflicting demands are made to attempt to resolve the dispute through mediation. If that fails, Escrow Agent will submit the dispute, if so required by Florida law, to Escrow Agent's choice of arbitration, a Florida court, or the Florida Real Estate Commission ("FREC"). A broker's obligation under Chapter 475, Florida Statutes, and the FREC rules to timely notify the FREC of an escrow dispute and timely resolve the escrow dispute through mediation, arbitration, interpleader, or an escrow disbursement order applies only to brokers and does not apply to title companies, attorneys, or other escrow holders.
 - (b) All other disputes: Seller, Buyer, and Broker will have 30 days after the date a dispute arises between them to attempt to resolve the matter through mediation, failing which the parties, including Broker, will resolve the dispute through neutral binding arbitration in the county where the Property is located. However, no arbitration arising out of or relating to this transaction or this Contract or its breach will include Broker, unless Broker consents in writing to become a party to the proceeding. A demand for arbitration is prohibited if a civil action requesting the same relief would be barred by Florida statute of limitations. The arbitrator may not alter the Contract terms or award any remedy not provided for in this Contract. The award will be based on the greater weight of the evidence and will state findings of fact and the contractual authority on which it is based. If the parties agree to use discovery, it will be in accordance with the Florida Rules of Civil Procedure, and the arbitrator will resolve all discovery-related disputes. For purposes of this Paragraph, Broker will be treated as a party to this Contract. This clause will survive Closing.
 - (c) Mediation and Arbitration; Expenses: "Mediation" is a process in which parties attempt to resolve a dispute by submitting it to an impartial mediator who facilitates the resolution of the dispute but who is not empowered to impose a settlement on the parties. Mediation will be in accordance with the rules of the American Arbitration Association ("AAA") or other mediator agreed on by the parties. The parties will equally divide the mediation fee, if any. "Arbitration" is a process in which the parties resolve a dispute by a hearing before a neutral person who decides the matter and whose decision is binding on the parties. Arbitration will be in accordance with the rules of the AAA or other arbitrator agreed on by the parties. Each party to any arbitration will pay its own fees, costs, and expenses, including attorneys' fees, and will equally split the arbitrators' fees and administrative fees of arbitration.
- 17. Escrow Agent; Closing Agent: Seller and Buyer authorize Escrow Agent and Closing Agent (collectively "Agent") to receive, deposit, and hold funds and other items in escrow and, subject to Collection, disburse them upon proper authorization and in accordance with Florida law and the terms of this Contract, including disbursing brokerage fees. "Collection" or "Collected" mean any checks tendered or received have become actually and finally collected and deposited in the account of Agent. The parties agree that Agent will not be liable to any person for misdelivery of escrowed items to Seller or Buyer, unless the misdelivery is due to Agent's willful breach of this Contract or gross negligence. If Agent interpleads the subject matter of the escrow, Agent will pay the filing fees and costs from the deposit and will recover reasonable attorneys' fees and costs to be paid from the escrowed funds or equivalent and charged and awarded as court costs in favor of the prevailing party. All claims against Agent will be arbitrated, so long as Agent consents to arbitrate.
- 18. Professional Advice; Broker Liability: Broker advises Seller and Buyer 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, the effect of property lying partially or totally seaward of the coastal construction control line, etc.)

Buyer ()() and Seller () (acknowledge rece	eipt of a copy	of this page.	which is Page 7 of 9.

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and for tax, property condition, environmental, and other specialized advice. Buyer acknowledges that Broker does not reside in the Property and that all representations (oral, written, or otherwise) by Broker are based on Seller representations or public records. Buyer agrees to rely solely on Seller, professional inspectors, and governmental agencies for verification of the Property condition, square footage, and facts that materially affect Property value. Seller and Buyer respectively will pay all costs and expenses, including reasonable attorneys' fees at all levels, incurred by Broker and Broker's officers, directors, agents, and employees in connection with or arising from Seller's or Buyer's misstatement or failure to perform contractual obligations. Seller and Buyer hold harmless and release Broker and Broker's officers, directors, agents, and employees from all liability for loss or damage based on (i) Seller's or Buyer's misstatement or failure to perform contractual obligations; (ii) the use or display of listing data by third parties, including but not limited to photographs, images, graphics, video recordings, virtual tours, drawings, written descriptions, and remarks related to the Property; (iii) Broker's performance, at Seller's and/or Buyer's request, of any task beyond the scope of services regulated by Chapter 475, Florida Statutes, as amended, including Broker's referral, recommendation, or retention of any vendor; (iv) products or services provided by any vendor; and (v) expenses incurred by any vendor. Seller and Buyer each assume full responsibility for selecting and compensating their respective vendors. This Paragraph will not relieve Broker of statutory obligations. For purposes of this Paragraph, Broker will be treated as a party to this Contract. This Paragraph will survive Closing.

19. Brokers: The licensee(s) and brokerage(s) named below are collectively referred to as "Broker." Instruction to Closing Agent: Seller and Buyer direct Closing Agent to disburse at Closing the full amount of the brokerage fees as specified in separate brokerage agreements with the parties and cooperative agreements between the brokers, except to the extent Broker has retained such fees from the escrowed funds. In the absence of such brokerage agreements, Closing Agent will disburse brokerage fees as indicated below. This Paragraph will not be used to modify any MLS or other offer of compensation made by Seller or listing broker to cooperating brokers.

Seller's Sales Associate / License No.		Buyer's Sales Ass	ociate / License No.
Seller's Sales Associate Email Address		Buyer's Sales Asse	ociate Email Address
Seller's Sales Associate Phone Number		Buyer's Sales Asso	ociate Phone Number
Listing Firm / Brokerage Fee: (\$ or % of	purchase price)	Buyer's Firm / Bro	kerage Fee: (\$ or % of purchase price)
Listing Firm / Brokerage Address		Buyer's Firm / Bro	kerage Address
(Check if applicable and attach ☐ A. Additional Clauses ☐ B. Appraisal ☐ C. As Is with Right to Inspect ☐ D. Assignment ☐ E. Back-up Contract; Kick-out Clause ☐ F. Condominium Association ☐ G. Defective Drywall ☐ H. FHA Financing ☐ I. FIRPTA ☐ J. Homeowners' Association ☐ K. Housing for Older Persons ☐ L. Inspections	 N. Insurance O. Interest-Be Account P. Lease Opt Q. Licensee - Property R. Mold Inspe S. Mortgage T. New Mortg U. Pre-1978 I 	Personal Interest in ection Assumption gage Rates Housing Lead-Based ning Statement	☐ Y. Sale/Lease of Buyer's Property☐ Z. Seller Financing
□ L. Inspections□ M. Insulation Disclosure (New			

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	Additional Terms			
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22.	Contract is signed by	ce: Buyer offers to purchase Seller and a copy delivered , this offer will be revoked a	I to Buyer no later than and Buyer's deposit(s) refund	$\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ $
	☐ Buyer received a w	ritten real property disclosure	statement from Seller before	e making this offer.
2 3.	and deliver a copy of	yer's offer. (To accept the cou the acceptance to Seller.) Ur er the date the counter offer is	nless otherwise stated, the tir	
	is is intended to be a l Ining.	legally binding contract. If n	ot fully understood, seek th	ne advice of an attorney bo
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Bu Prin Bu Add Pho Sel Prin Sel Add	yer: nt name: yer: nt name: yer's address for purpo dress: one: nt name: nt name: lier: nt name: lier's address for purpo dress:	ose of notice:Fax: ose of notice:	Email:	Date: Date: Date: Date:

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Form Simplicity