## AGREEMENT OF CLOSING ATTORNEY TO SERVE AS HOLDER OF EARNEST MONEY ("ESCROW AGREEMENT")



[Should only be used when F510 Closing Attorney Acting as Holder of Earnest Money Exhibit has been made part of the Purchase and Sale Agreement]

2019 Printing

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	uyer") and	("Seller") with an offer date of	, 20for real
prc ⁄"∆	perty located at: greement") does hereby agree to serve as Holder in suc	h Agreement subject to the terms herein	
( ^	greement / does hereby agree to serve as Holder in suc	of Agreement, subject to the terms herein.	
1.	TERMS OF CLOSING ATTORNEY ACTING AS HOLI	DER.	
	a. This Escrow Agreement is hereby incorporated into	o the Agreement and together they shall bind Closing	Attorney acting as Holder
	The provisions in the Agreement (including the Esomay be enforced by Holder as a third-party beneficity Holder and shall follow the procedures binding Holder	crow Agreement) relating directly or indirectly to earn iary to the Agreement. Holder shall have all of the preder set forth in the Agreement, unless other agreed to be preprinted rights and duties of Holder set forth	est money and trust funds printed rights and duties of in writing by Buyer, Seller,
	commence until Holder receives the signed and exe to the Entire Contract, the rights and duties of I amendment.	imeframe for Closing Attorney to begin to perform the ecuted Agreement in its entirety ("Entire Contract"). W Holder under the amendment shall not commence	ith regards to amendments
	<ul><li>c. This Escrow Agreement shall be interpreted in acc</li><li>d. Time is of the essence; and</li></ul>		
	e. This Agreement (including the Escrow Agreement) relative to the Closing Attorney acting as Holder.	and any amendment thereto shall constitute the entir	e agreement of the parties
	become the Holder unless the Closing Attorney has with		
3.	Contract the Closing Attorney has: a) signed this Escherein); and b) delivered the same to Buyer and Seller  FAILURE OF CLOSING ATTORNEY TO TIMELY AGR not become Holder within three (3) business days from Attorney has been appointed as the Holder, then: a) the Money Exhibit (F510) shall automatically become the Holder paid or transferred to the Alternate Holder; and caccomplish the same.	REE TO BECOME HOLDER. If the Closing Attorney not the date the Closing Attorney receives the Entire Coe Alternate Holder referenced in the Closing Attorney Attorney; b) all parties controlled the Closing Attorney; b) all p	ag in the blanks contained amed as Holder herein has ntract in which the Closing Acting as Holder of Earnest nsent to the earnest money
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