# 2020 GAR Contract Dissection GREC Course #71209

# **HANDOUT:** GAR Contract Forms

## Instructor:

Dana Sparks, Qualifying Broker,
Maximum One Greater Atlanta, REALTORS®
Dana@MaximumOneRealty.com

# CE Credit Offered Through: Georgia Real Estate Academy GREC School #6915



# Thank you!

- ▶ Remember to Confirm all Contract Questions with your Broker!
- Please attend Additional Courses:
   www.registerforREclasses.com select a geographic area
- ▶ Course Offered through: Georgia Real Estate Academy (GREC School #6915)
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- ► Contract Tip Videos: <u>YouTube Channel:</u> <u>"Real Estate Made Crystal Clear"</u>
- ▶ Have a joyous & prosperous year helping others with their real estate needs!



## **PURCHASE AND SALE AGREEMENT**

Offer Date:



2020 Printing

1. Purchase and Sale. The undersigned buyer(s) ('Buyer') agree to buy and the undersigned seller(s) ('Seller') agree to sell the real property described below inducing all fixtures, improvements and landscaping therein ('Property') on the terms and conditions set forth in this Agreement.  A. Property Identification: Address: City	A.	KEY TERMS AND CONDITIONS	
MLS Number:	1	property described below including all fixtures, improvements and in this Agreement.	d landscaping therein ("Property") on the terms and conditions set forth
MLS Number:		City, County	, Georgia, Zip Code
b. Legal Description: The legal description of the Property is [select one of the following below]:    (1) attached as an exhibit hereto;   (2) Condominium (attach F204 Condominium Resale Purchase and Sale Exhibit)   (3) the same as described in Deed Book			
(4) Land Lot(s)	<b>/</b>	<ul> <li>b. Legal Description: The legal description of the Property is</li> <li>☐ (1) attached as an exhibit hereto;</li> <li>☐ (2) Condominium (attach F204 Condominium Resale Pu</li> </ul>	[select one of the following below]: rchase and Sale Exhibit)
To the plat recorded in Plat Book			
To the plat recorded in Plat Book		☐ (4) Land Lot(s) of the	District, Section/ GMD,
2. Purchase Price of Property to be Paid by Buyer. \$		Lot, Block, Unit	, Phase/Section
2. Purchase Price of Property to be Paid by Buyer. \$		to the plat recorded in Plat Book . Pac	et seg. of the land records of the above county.
Seller's Contribution at Closing: \$  4. Closing Date and Possession. Closing Date shall be	2		3 Closing Costs
A. Closing Date and Possession.	-	\$	
Closing Date shall be	4	Closing Date and Possession.	
5. Holder of Earnest Money ("Holder"). (If Holder is Closing Attorney/Est 1) hust be attached as an exhibit hereto, and FST1 must be signed by Closing Attorney.)  7. Earnest Money. Earnest Money shall be paid by		Closing Date shall be wi	th possession of the Property transferred to Buyer
Attorney F510 hust be attached as an exhibit hereto, and F511 must be signed by Closing Attorney.)  7. Earnest Money. Earnest Money shall be paid by check cash or wire transfer of immediately available funds as follows:  a. \$		☐ at Closing <b>OR</b> ☐ days after Closing at o'clock	☐ AM ☐ PM (attach F219 Temporary Occupancy Agreement).
7. Earnest Money. Earnest Money shall be paid by	5	. Holder of Earnest Money ("Holder"). (If Holder is Closing	6. Closing Attorney/Law Firm.
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□ a. \$		must be signed by Closing Attorney.)	
□ a. \$			
D. \$	7		·
8. Inspection and Due Diligence. a. Due Diligence Period: Property is being sold subject to a Due Diligence Period of days from the Binding Agreement Date. b. Option Payment for Due Diligence Period: In consideration of Seller granting Buyer the option to terminate this Agreement, Buyer: (1) has paid Seller \$10.00 in nonrefundable option money, the receipt and sufficiency of which is hereby acknowledged; plus (2) shall pay Seller additional option money of \$			
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funds either  as of the Offer Date; OR  within days from the Binding Agreement Date. Any additional option money paid by Buyer to Seller  shall (subject to lender approval) or  shall not be applied toward the purchase price at closing and shall not be refundable to Buyer unless the closing fails to occur due to the default of the Seller.  9. Lead-Based Paint. To the best of Seller's knowledge, the residential dwelling(s) on the Property (including any portion thereof or painted fixture therein) was (attach F316 Lead-Based Paint Exhibit) OR was not built prior to 1978.  10. Brokerage Relationships in this Transaction.  a. Selling Broker is and is:     (1) representing Buyer as a client.     (2) working with Buyer as a customer.     (3) acting as a dual agent representing Buyer and Seller.     (4) acting as a designated agent where:     has been assigned to exclusively represent Buyer.  c. Material Relationship Disclosure: The material relationships required to be disclosed by either Broker are as follows:  11. Time Limit of Offer. The Offer set forth herein expires at o'clockm. on the date  Seller(s) Initials Seller(s) Initials		(2) shall pay Seller additional option money of \$	by $\square$ check or $\square$ wire transfer of immediately available
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#### **B. CORRESPONDING PARAGRAPHS FOR SECTION A**

#### 1. Purchase and Sale.

- a. Warranty: Seller warrants that at the time of closing Seller will convey good and marketable title to said Property by limited warranty deed subject only to: (1) zoning; (2) general utility, sewer, and drainage easements of record as of the Binding Agreement Date and upon which the improvements (other than any driveway or walkway) do not encroach; (3) declarations of condominium and declarations of covenants, conditions and restrictions of record on the Binding Agreement Date; and (4) leases and other encumbrances specified in this Agreement. Buyer agrees to assume Seller's responsibilities in any leases specified in this Agreement.
- b. Examination: Buyer may examine title and obtain a survey of the Property and furnish Seller with a written statement of title objections at or prior to the closing. If Seller fails or is unable to satisfy valid title objections at or prior to the closing or any unilateral extension thereof, which would prevent the Seller from conveying good and marketable title to the Property, then Buyer, among its other remedies, may terminate the Agreement without penalty upon written notice to Seller. Good and marketable title as used herein shall mean title which a title insurance company licensed to do business in Georgia will insure at its regular rates, subject only to standard exceptions.
- c. Title Insurance: Buyer hereby directs any mortgage lender involved in this transaction to quote the cost of title insurance based upon the presumption that Buyer will be obtaining an enhanced title insurance policy since such a policy affords Buyer greater coverage.
- 2. <u>Purchase Price to be Paid by Buyer</u>. The Purchase Price shall be paid in U.S. Dollars at closing by wire transfer of immediately available funds, or such other form of payment acceptable to the closing attorney.

#### 3. Closing Costs.

- a. Seller's Contribution at Closing: At closing, Seller shall make the referenced Seller's Monetary Contribution which Buyer may use to pay any cost or expense of Buyer related to this transaction. Buyer acknowledges that Buyer's mortgage lender(s) may not allow the Seller's Monetary Contribution, or the full amount thereof, to be used for some costs or expenses. In such event, any unused portion of the Seller's Monetary Contribution shall remain the property of the Seller. The Seller shall pay the fees and costs of the closing attorney: (1) to prepare and record title curative documents and (2) for Seller not attending the closing in person.
- b. Items Paid by Buyer: At closing, Buyer shall pay: (1) Georgia property transfer tax; (2) the cost to search title and tax records and prepare the limited warranty deed; and (3) all other costs, fees and charges to close this transaction, except as otherwise provided herein.
- c. Prorations: Ad valorem property taxes, community association fees, solid waste and governmental fees and utility bills for which service cannot be terminated as of the date of closing shall be prorated as of the date of closing. In the event ad valorem property taxes are based upon an estimated tax bill or tax bill under appeal, Buyer and Seller shall, upon the issuance of the actual tax bill or the appeal being resolved, promptly make such financial adjustments between themselves as are necessary to correctly prorate the tax bill. In the event there are tax savings resulting from a tax appeal, third party professional costs to handle the appeal may be deducted from the savings for that tax year before re-prorating. Any pending tax appeal for the year in which the Property is sold shall be deemed assigned to Buyer at closing.

### 4. Closing Date and Possession.

- a. Right to Extend the Closing Date: Buyer or Seller may unilaterally extend the closing date for eight (8) days upon notice to the other party given prior to or on the date of closing if: (1) Seller cannot satisfy valid title objections (excluding title objections that: (a) can be satisfied through the payment of money or by bonding off the same; and (b) do not prevent Seller from conveying good and marketable title, as that term is defined herein, to the Property); (2) Buyer's mortgage lender (even in "all cash" transactions where Buyer is obtaining a mortgage loan) or the closing attorney is delayed and cannot fulfill their respective obligations by the date of closing, provided that the delay is not caused by Buyer; or (3) Buyer has not received required estimates or disclosures and Buyer is prohibited from closing under federal regulations. The party unilaterally extending the closing date shall state the basis for the delay in the notice of extension. If the right to unilaterally extend the closing date is exercised once by either the Buyer or Seller, the right shall thereafter terminate.
- **b. Keys and Openers:** At Closing, Seller shall provide Buyer with all keys, door openers, codes and other similar equipment pertaining to the Property.
- 5. Holder of Earnest Money. The earnest money shall be deposited into Holder's escrow/trust account (with Holder being permitted to retain the interest if the account is interest bearing) not later than: (a) five (5) banking days after the Binding Agreement Date hereunder or (b) five (5) banking days after the date it is actually received if it is received after the Binding Agreement Date. If Buyer writes a check for earnest money and the same is deposited into Holder's escrow/trust account, Holder shall not return the earnest money until the check has cleared the account on which the check was written. In the event any earnest money check is dishonored by the bank upon which it is drawn, or earnest money is not timely paid, Holder shall promptly give notice of the same to Buyer and Seller. Buyer shall have three (3) banking days from the date of receiving the notice to cure the default and if Buyer does not do so, Seller may within seven (7) days thereafter terminate this Agreement upon notice to Buyer. If Seller fails to terminate the Agreement timely, Seller's right to terminate based on the default shall be waived.
- 6. <u>Closing Attorney/Law Firm</u>. Buyer shall have the right to select the closing attorney to close this transaction, and hereby selects the closing attorney referenced herein. In all cases where an individual closing attorney is named in this Agreement but the closing attorney is employed by or an owner, shareholder, or member in a law firm, the law firm shall be deemed to be the closing attorney. If Buyer's mortgage lender refuses to allow that closing attorney to close this transaction, Buyer shall select a different closing attorney acceptable to the mortgage lender. The closing attorney shall represent the mortgage lender in any transaction in which the Buyer obtains mortgage financing (including transactions where the method of payment referenced herein is "all cash"). In transactions where the Buyer does not obtain mortgage financing, the closing attorney shall represent the Buyer.

#### 7. Earnest Money.

- a. Entitlement to Earnest Money: Subject to the paragraph below, Buyer shall be entitled to the earnest money upon the: (1) failure of the parties to enter into a binding agreement; (2) failure of any unexpired contingency or condition to which this Agreement is subject; (3) termination of this Agreement due to the default of Seller; or (4) termination of this Agreement in accordance with a specific right to terminate set forth in the Agreement. Otherwise, the earnest money shall be applied towards the purchase price of the Property at closing or if other funds are used to pay the purchase price then the earnest money shall be returned to Buyer.
- b. Disbursement of Earnest Money: Holder shall disburse the earnest money upon: (1) the closing of Property; (2) a subsequent written agreement of Buyer and Seller; (3) an order of a court or arbitrator having jurisdiction over any dispute involving the earnest money; or (4) the failure of the parties to enter into a binding agreement (where there is no dispute over the formation or enforceability of the Agreement). In addition, Holder may disburse the earnest money upon a reasonable interpretation of the Agreement, provided that Holder first gives all parties at least ten (10) days notice stating to whom and why the disbursement will be made. Any party may object to the proposed disbursement by giving written notice of the same to Holder within the ten (10) day notice period. Objections not timely made in writing shall be deemed waived. If Holder receives an objection and, after considering it, decides to disburse the earnest money as originally proposed, Holder may do so and send notice to the parties of Holder's action. If Holder decides to modify its proposed disbursement, Holder shall first send a new ten (10) day notice to the parties stating the rationale for the modification and to whom the disbursement will now be made. Holder shall disburse the earnest money to Seller by check in the event Holder: (1) makes a reasonable interpretation of the Agreement that the Agreement has been terminated due to Buyer's default; and (2) sends the required ten (10) day notice of the proposed disbursement to Buyer and Seller. The above-referenced check shall constitute liquidated damages in full settlement of all claims of Seller against Buyer and the Brokers in this transaction. Holder may require Seller to sign a W-9 before issuing a check to Seller for liquidated damages of \$600 or more. Such liquidated damages are a reasonable pre-estimate of Seller's actual damages, which damages the parties agree are difficult to ascertain and are not a penalty.
- c. Interpleader: If an earnest money dispute cannot be resolved after a reasonable time, Holder may interplead the earnest money into a court of competent jurisdiction if Holder is unsure who is entitled to the earnest money. Holder shall be reimbursed for and may deduct its costs, expenses and reasonable attorney's fees from any funds interpleaded. The prevailing derendant in the interpleader lawsuit shall be entitled to collect its attorney's fees, court costs and the amount deducted by Holder to cover Holder's costs and expenses from the non-prevailing defendant.
- d. Hold Harmless: All parties hereby covenant and agree to: (1) indemnify and hold Holder harmless from and against all claims, injuries, suits and damages arising out of the performance by Holder of its duties; (2) not to sue Holder for any decision of Holder to disburse earnest money in accordance with this Agreement.

### 8. Inspection and Due Diligence.

- a. Right to Inspect Property: Upon prior notice to Seller, Buyer and/or Buyer's representatives shall have the right to enter the Property at Buyer's expense and at reasonable times (including immediately prior to closing) to inspect, examine, test, appraise and survey Property. Seller shall cause all utilities, systems and equipment to be on so that Buyer may complete all inspections. Buyer agrees to hold Seller and all Brokers harmless from all claims, injuries and damages relating to the exercise of these rights and shall promptly restore any portion of the Property damaged or disturbed from testing or other evaluations to a condition equal to or better than the condition it was in prior to such testing or evaluation. If Buyer is concerned that the Property may have been used as a laboratory for the production of methamphetamine, or as a dumpsite for the same, Buyer should review the National Clandestine Laboratory Register Georgia at www.dea.gov.
- b. Duty to Inspect Neighborhood: In every neighborhood there are conditions which different buyers may find objectionable. Buyer shall have the sole duty to become familiar with neighborhood conditions that could affect the Property such as landfills, quarries, power lines, airports, cemeteries, prisons, stadiums, odor and noise producing activities, crime and school, land use, government and transportation maps and plans. It shall be Buyer's sole duty to become familiar with neighborhood conditions of concern to Buyer. If Buyer is concerned about the possibility of a registered sex offender residing in a neighborhood in which Buyer is interested, Buyer should review the Georgia Violent Sex Offender Registry available on the Georgia Bureau of Investigation Website at www.gbi.georgia.gov.
- c. Warranties Transfer: Seller agrees to transfer to Buyer, at closing, subject to Buyer's acceptance thereof (and at Buyer's expense, if there is any cost associated with said transfer), Seller's interest in any existing manufacturer's warranties, service contracts, termite treatment and/or repair guarantee and/or other similar warranties which, by their terms, may be transferable to Buyer.
- d. Property Sold "As-Is" Unless this Agreement is Subject to Due Diligence Period:
  - (1) **General:** Unless the Property is being sold subject to a Due Diligence Period referenced herein, the Property shall be sold "as-is" with all faults. Even if the Property is sold "as-is" Seller is required under Georgia law to disclose to the Buyer latent or hidden defects in the Property which Seller is aware and which could not have been discovered by the Buyer upon a reasonable inspection of the property. The inclusion of a Due Diligence Period herein shall: (a) during its term make this Agreement an option contract in which Buyer may decide to proceed or not proceed with the purchase of the Property for any or no reason; and (b) be an acknowledgement by Seller that Buyer has paid separate valuable consideration of \$10 for the granting of the option.
  - (2) **Purpose of Due Diligence Period:** During the Due Diligence Period, Buyer shall determine whether or not to exercise Buyer's option to proceed or not proceed with the purchase of the Property. If Buyer has concerns with the Property, Buyer may during the Due Diligence Period seek to negotiate an amendment to this Agreement to address such concerns.
  - (3) **Notice of Decision Not To Proceed:** Buyer shall have elected to exercise Buyer's option to purchase the Property unless prior to the end of any Due Diligence Period, Buyer notifies Seller of Buyer's decision not to proceed by delivering to Seller a notice of termination of this Agreement. In the event Buyer does not terminate this Agreement prior to the end of the Due Diligence Period, then: (a) Buyer shall have accepted the Property "as-is" subject to the terms of this Agreement; and (b) Buyer shall no longer have any right to terminate this Agreement based upon the Due Diligence Period.
- e. Repairs: All agreed upon repairs and replacements shall be performed in a good and workmanlike manner prior to closing.
- 9. <u>Lead-Based Paint</u>. If any portion of a residential dwelling on the Property was built prior to 1978, the Lead-Based Paint Exhibit (F316) is hereby attached as an exhibit to this Agreement. The term "residential dwelling" includes any painted fixture or material used therein that was built or manufactured prior to 1978.

#### 10. Brokerage Relationships in this Transaction.

- **a. Agency Disclosure:** No Broker in this transaction shall owe any duty to Buyer or Seller greater than what is set forth in their brokerage engagements and the Brokerage Relationships in Real Estate Transactions Act, O.C.G.A. § 10-6A-1 et. seq.;
  - (1) No Agency Relationship: Buyer and Seller acknowledge that, if they are not represented by Brokers in a client relationship, they are each solely responsible for protecting their own interests, and that Broker's role is limited to performing ministerial acts for that party.
  - (2) Consent to Dual Agency: If Broker is acting as dual agent in this transaction, Buyer and Seller consent to the same and acknowledge having been advised of the following:
    - i. Dual Agency Disclosure: [Applicable only if Broker is acting as a dual agent in this transaction.]
      - (a) As a dual agent, Broker is representing two clients whose interests are or at times could be different or even adverse;
      - (b) Broker will disclose all adverse material facts relevant to the transaction and actually known to the dual agent to all parties in the transaction except for information made confidential by request or instructions from each client which is not otherwise required to be disclosed by law;
      - (c) Buyer and Seller do not have to consent to dual agency and the consent of Buyer and Seller to dual agency has been given voluntarily and the parties have read and understand their brokerage engagement agreements.
      - (d) Notwithstanding any provision to the contrary contained herein Buyer and Seller each hereby direct Broker while acting as a dual agent to keep confidential and not reveal to the other party any information which could materially and adversely affect their negotiating position.
    - ii. Designated Agency Disclosure: If Broker in this transaction is acting as a designated agent, Buyer and Seller consent to the same and acknowledge that each designated agent shall exclusively represent the party to whom each has been assigned as a client and shall not represent in this transaction the client assigned to the other designated agent.
- b. Brokerage: Seller has agreed to pay Listing Broker(s) a commission pursuant to a separate brokerage engagement agreement entered into between the parties and incorporated herein by reference ("Listing Agreement"). The Listing Broker has agreed to share that commission with the Selling Broker. The closing attorney is hereby authorized and directed to pay the Broker(s) at closing, their respective portions of the commissions out of the proceeds of the sale. If the sale proceeds are insufficient to pay the full commission, the party owing the commission shall pay any shortfall at closing. The acceptance by the Broker(s) of a partial real estate commission at the closing shall not relieve the party owing the same from paying the remainder after the closing (unless the Broker(s) have expressly agreed in writing to accept the amount paid in full satisfaction of the Broker(s) claim to a commission). The Brokers herein are signing this Agreement to reflect their role in this transaction and consent to act as Holder if either of them is named as such. This Agreement and any amendment thereto shall be enforceable even without the signature of any Broker referenced herein.
- c. Disclaimer: Buver and Seller have not relied upon any advice or representations of Brokers other than what is included in this Agreement. Brokers shall have no duty to inspect the Property or to advise Buyer or Seller on any matter relating to the Property which could have been revealed through a survey, appraisal, title search, Official Georgia Wood Infestation Report, utility bill review, septic system inspection, well water test, tests for radon, asbestos, mold, methamphetamine, and lead-based paint; moisture test of stucco or synthetic stucco, inspection of the Property by a professional, construction expert, structural engineer or environmental engineer; review of this Agreement and transaction by an attorney, financial planner, mortgage consultant or tax consultant; and consulting appropriate governmental officials to determine, among other things and without limitation, the zoning of Property, whether any condemnation action is pending or has been filed or other nearby governmental improvements are planned. Buyer and Seller acknowledge that Broker does not perform or have expertise in any of the above tests, inspections, and reviews or in any of the matters handled by the professionals referenced above. Buyer and Seller should seek independent expert advice regarding any matter of concern to them relative to the Property and this Agreement. Buyer and Seller acknowledge that Broker shall not be responsible to monitor, supervise, or inspect any construction or repairs to Property and such tasks clearly fall outside the scope of real estate brokerage services. If Broker has written any special stipulations herein, the party for whom such special stipulations were written: a) confirms that each such stipulation reflects the party's complete understanding as to the substance and form of the special stipulations; b) hereby adopts each special stipulation as the original work of the party; and c) hereby agrees to indemnify and hold Broker who prepared the stipulation harmless from any and all claims, causes of action, suits, and damages arising out of or relating to such special stipulation. Buyer acknowledges that when and if Broker answers a question of Buyer or otherwise describes some aspect of the Property or the transaction, Broker is doing so based upon information provided by Seller rather than the independent knowledge of Broker (unless Broker makes an independent written disclosure to the contrary).

11. <u>Time Limit of Offer</u>. The Time Limit of the Offer shall be the date and time referenced herein when the Offer expires unless prior to that date and time both of the following have occurred: (a) the Offer has been accepted by the party to whom the Offer was made; and (b) notice of acceptance of the Offer has been delivered to the party who made the Offer.

### C. OTHER TERMS AND CONDITIONS

### 1. Notices.

- a. Generally: All notices given hereunder shall be in writing, legible and signed by the party giving the notice. In the event of a dispute regarding notice, the burden shall be on the party giving notice to prove delivery. The requirements of this notice paragraph shall apply even prior to this Agreement becoming binding. Notices shall only be delivered: (1) in person; (2) by courier, overnight delivery service or by certified or registered U.S. mail (hereinafter collectively "Delivery Service"); or (3) by e-mail or facsimile. The person delivering or sending the written notice signed by a party may be someone other than that party.
- b. Delivery of Notice: A notice to a party shall be deemed to have been delivered and received upon the earliest of the following to occur: (1) the actual receipt of the written notice by a party; (2) in the case of delivery by a Delivery Service, when the written notice is delivered to an address of a party set forth herein (or subsequently provided by the party following the notice provisions herein), provided that a record of the delivery is created; (3) in the case of delivery electronically, on the date and time the written notice is electronically sent to an e-mail address or facsimile number of a party herein (or subsequently provided by the party following the notice provisions herein). Notice to a party shall not be effective unless the written notice is sent to an address, facsimile number or e-mail address of the party set forth herein (or subsequently provided by the party following the notice provisions herein).

c. When Broker Authorized to Accept Notice for Client: Except where the Broker is acting in a dual agency capacity, the Broker and any affiliated licensee of the Broker representing a party in a client relationship shall be authorized agents of the party and notice to any of them shall for all purposes herein be deemed to be notice to the party. Notice to an authorized agent shall not be effective unless the written notice is sent to an address, facsimile number or e-mail address of the authorized agent set forth herein (or subsequently provided by the authorized agent following the notice provisions herein). Except as provided for herein, the Broker's staff at a physical address set forth herein of the Broker or the Broker's affiliated licensees are authorized to receive notices delivered by a Delivery Service. The Broker, the Broker's staff and the affiliated licensees of the Broker shall not be authorized to receive notice on behalf of a party in any transaction in which a brokerage engagement has not been entered into with the party or in which the Broker is acting in a dual agency capacity. In the event the Broker is practicing designated agency, only the designated agent of a client shall be an authorized agent of the client for the purposes of receiving notice.

No brokerage engagement = Customer

#### 2. Default.

- a. Remedies of Seller: In the event this Agreement fails to close due to the default of Buyer, <u>Seller's sole remedy</u> shall be to retain the <u>earnest money</u> as full liquidated damages. Seller expressly waives any right to assert a claim for specific performance. The parties expressly agree that the earnest money is a reasonable pre-estimate of Seller's actual damages, which damages the parties agree are difficult to ascertain. The parties expressly intend for the earnest money to serve as liquidated damages and not as a penalty.
- b. Remedies of Buyer: In the event this Agreement fails to close due to the default of Seller, Buyer may either seek the specific performance of this Agreement or erminate this Agreement upon notice to Seller and Holder, in which case all earnest money deposits and other payments Buyer has paid towards the purchase of the Property shall be returned to Buyer following the procedures set forth elsewhere herein.
- c. Rights of Broker: In the event this Agreement is terminated or fails to close due to the default of a party hereto, the defaulting party shall pay as liquidated damages to every broker involved in this Agreement the commission the broker would have received had the transaction closed. For purposes of determining the amount of liquidated damages to be paid by the defaulting party, all written agreements establishing the amount of commission to be paid to any broker involved in this transaction are incorporated herein by reference. The liquidated damages referenced above are a reasonable pre-estimate of the Broker(s) actual damages and are not a penalty.
- d. Attorney's Fees: In any litigation or arbitration arising out of this Agreement, including but not limited to breach of contract claims between Buyer and Seller and commission claims brought by a broker, the non-prevailing party shall be liable to the prevailing party for its reasonable attorney's fees and expenses.
- 3. Risk of Damage to Property. Seller warrants that at the time of closing the Property and all items remaining with the Property if any, will be in substantially the same condition (including conditions disclosed in the Seller's Property Disclosure Statement) as of the Offer Date, except for changes made to the condition of Property pursuant to the written agreement of Buyer and Seller. At time of possession, Seller shall deliver Property clean and free of trash, debris, and personal property of Seller not identified as remaining with the Property. Notwithstanding the above, if the Property is destroyed or substantially damaged prior to closing, Seller shall promptly give notice to Buyer of the same and provide Buyer with whatever information Seller has regarding the availability of insurance and the disposition of any insurance claim. Buyer or Seller may terminate this Agreement without penalty not later than fourteen (14) days from receipt of the above notice. If Buyer or Seller do not terminate this Agreement, Seller shall cause Property to be restored to substantially the same condition as on the Offer Date. The date of closing shall be extended until the earlier of one year from the original date of closing, or seven (7) days from the date that Property has been restored to substantially the same condition as on the Offer Date and a new certificate of occupancy (if required) is issued.

## 4. Other Provisions.

- a. Condemnation: Seller shall: (1) immediately notify Buyer if the Property becomes subject to a condemnation proceeding; and (2) provide Buyer with the details of the same. Upon receipt of such notice, Buyer shall have the right, but not the obligation for 7 days thereafter, to terminate this Agreement upon notice to Seller in which event Buyer shall be entitled to a refund of all earnest money and other monies paid by Buyer toward the Property without deduction or penalty. If Buyer does not terminate the Agreement within this time frame, Buyer agrees to accept the Property less any portion taken by the condemnation and if Buyer closes, Buyer shall be entitled to receive any condemnation award or negotiated payment for all or a portion of the Property transferred or conveyed in lieu of condemnation.
- b. Consent to Share Non-Public Information: Buyer and Seller hereby consent to the closing attorney preparing and distributing an American Land Title Association ("ALTA") Estimated Settlement Statement-Combined or other combined settlement statement to Buyer, Seller, Brokers and Brokers' affiliated licensees working on the transaction reflected in this Agreement for their various uses.
- c. Duty to Cooperate: All parties agree to do all things reasonably necessary to timely and in good faith fulfill the terms of this Agreement. Buyer and Seller shall execute and deliver such certifications, affidavits, and statements required by law or reasonably requested by the closing attorney, mortgage lender and/or the title insurance company to meet their respective requirements.
- d. Electronic Signatures: For all purposes herein, an electronic or facsimile signature shall be deemed the same as an original signature; provided, however, that all parties agree to promptly re-execute a conformed copy of this Agreement with original signatures if requested to do so by, the buyer's mortgage lender or the other party.
- e. Entire Agreement, Modification and Assignment: This Agreement constitutes the sole and entire agreement between all of the parties, supersedes all of their prior written and verbal agreements and shall be binding upon the parties and their successors, heirs and permitted assigns. No representation, promise or inducement not included in this Agreement shall be binding upon any party hereto. This Agreement may not be amended or waived except upon the written agreement of Buyer and Seller. Any agreement to terminate this Agreement or any other subsequent agreement of the parties relating to the Property must be in writing and signed by the parties. This Agreement may not be assigned by Buyer except with the written approval of Seller which may be withheld for any reason or no reason. Any assignee shall fulfill all the terms and conditions of this Agreement.
- f. Extension of Deadlines: No time deadline under this Agreement shall be extended by virtue of it falling on a Saturday, Sunday or federal holiday except for the date of closing.

- g. GAR Forms: The Georgia Association of REALTORS®, Inc. ("GAR") issues certain standard real estate forms. These GAR forms are frequently provided to the parties in real estate transactions. No party is required to use any GAR form. Since these forms are generic and written with the interests of multiple parties in mind, they may need to be modified to meet the specific needs of the parties using them. If any party has any questions about his or her rights and obligations under any GAR form, he or she should consult an attorney. The parties hereto agree that the GAR forms may only be used in accordance with the licensing agreement of GAR. While GAR forms may be modified by the parties, no GAR form may be reproduced with sections removed, altered or modified unless the changes are visible on the form itself or in a stipulation, addendum, exhibit or amendment thereto.
- h. Governing Law and Interpretation: This Agreement may be signed in multiple counterparts each of which shall be deemed to be an original and shall be interpreted in accordance with the laws of Georgia. No provision herein, by virtue of the party who drafted it, shall be interpreted less favorably against one party than another. All references to time shall mean the time in Georgia. If any provision herein is to be unenforceable, it shall be severed from this Agreement while the remainder of the Agreement shall, to the fullest extent permitted by law, continue to have full force and effect as a binding contract.
- i. No Authority to Bind: No Broker or affiliated licensee of Broker, by virtue of this status, shall have any authority to bind any party hereto to any contract, provisions herein, amendments hereto, or termination hereof. However, if authorized in this Agreement, Broker shall have the right to accept notice on behalf of a party. Additionally, any Broker or real estate licensee involved in this transaction may perform the ministerial act of filling in the Binding Agreement Date. In the event of a dispute over the Binding Agreement Date, it may only be resolved by the written agreement of the Buyer and Seller.
- j. Notice of Binding Agreement Date: The Binding Agreement Date shall be the date when a party to this transaction who has accepted an offer or counteroffer to buy or sell real property delivers notice of that acceptance to the party who made the offer or counteroffer in accordance with the Notices section of the Agreement. Notice of the Binding Agreement Date may be delivered by either party (or the Broker working with or representing such party) to the other party. If notice of accurate Binding Agreement Date is delivered, the party receiving notice shall sign the same and immediately return it to the other party.
- NEW k. Statute of Limitations: All claims of any nature whatsoever against Broker(s) and/or their affiliated licensees, whether asserted in litigation or arbitration and sounding in breach of contract and/or tort, must be brought within two (2) years from the date any claim or cause of action arises. Such actions shall thereafter be time-barred.
  - Survival of Agreement: The following shall survive the closing of this Agreement: (1) the obligation of a party to pay a real estate commission; (2) any warranty of title; (3) all representations of Seller regarding the Property; (4) the section on condemnation; and (5) any obligations which the parties herein agree shall survive the closing or may be performed or fulfilled after the closing.
  - m. Terminology: As the context may require in this Agreement: (1) the singular shall mean the plural and vice versa; and (2) all pronouns shall mean and include the person, entity, firm, or corporation to which they relate. The letters "N.A." or "N/A", if used in this Agreement, shall mean "Not Applicable", except where the context would indicate otherwise.
  - n. Time of Essence: Time is of the essence of this Agreement.

#### 5. Definitions.

- a. Banking Day: A "Banking Day" shall mean a day on which a bank is open to the public for carrying out substantially all of its banking functions. For purposes herein, a "Banking Day" shall mean Monday through Friday excluding federal holidays.
- b. Binding Agreement Date: The "Binding Agreement Date" shall be the date when a party to this transaction who has accepted an offer or counteroffer to buy or sell real property delivers notice of that acceptance to the party who made the offer or counteroffer in accordance with the Notices section of the Agreement. Once that occurs, this Agreement shall be deemed a Binding Agreement.
- c. Broker: In this Agreement, the term "Broker" shall mean a licensed Georgia real estate broker or brokerage firm and its affiliated licensees unless the context would indicate otherwise.
- **d. Business Day**: A "Business Day" shall mean a day on which substantially all businesses are open for business. For all purposes herein, a "Business Day" shall mean Monday through Friday excluding federal holidays.
- e. Material Relationship: A material relationship shall mean any actually known personal, familial, social, or business relationship between the broker or the broker's affiliated licensees and any other party to this transaction which could impair the ability of the broker or affiliated licensees to exercise fair and independent judgment relative to their client.
- 6. WARNING TO BUYERS AND SELLERS: BEWARE OF CYBER-FRAUD. Fraudulent e-mails attempting to get the buyer and/or seller to wire money to criminal computer hackers are increasingly common in real estate transactions. Specifically, criminals are impersonating the online identity of the actual mortgage lender, closing attorney, real estate broker or other person or companies involved in the real estate transaction. In that role, the criminals send fake wiring instructions attempting to trick buyers and/or sellers into wiring them money related to the real estate transaction, including, for example, the buyer's earnest money, the cash needed for the buyer to close, and/or the seller's proceeds from the closing. These instructions, if followed, will result in the money being wired to the criminals. In many cases, the fraudulent email is believable because it is sent from what appears to be the email address/domain of the legitimate company or person responsible for sending the buyer or seller wiring instructions. The buyer and/or seller should verify wiring instructions sent by email by independently looking up and calling the telephone number of the company or person purporting to have sent them. Buyers and sellers should never call the telephone number provided with wiring instructions sent by email since they may end up receiving a fake verification from the criminals. Buyer and sellers should be on special alert for: 1) emails directing the buyer and/or seller to wire money to a bank or bank account in a state other than Georgia; and 2) emails from a person or company involved in the real estate transaction that are slightly different (often by one letter, number, or character) from the actual email address of the person or company.

7. <u>LIMIT ON BROKER'S LIABILITY</u> . BUYER AND SELLER ACKNOWLEDGE THAT BROKER(S):  a. SHALL, UNDER NO CIRCUMSTANCES, HAVE ANY LIABILITY GREATER THAN THE AMOUNT OF THE REAL ESTATE COMMISSION PAID HEREUNDER TO BROKER (EXCLUDING ANY COMMISSION AMOUNT PAID TO A COOPERATING REAL ESTATE BROKER, IF ANY) OR, IF NO REAL ESTATE COMMISSION IS PAID TO BROKER, THAN A SUM NOT TO EXCEED \$100; AND
b. NOTWITHSTANDING THE ABOVE, SHALL HAVE NO LIABILITY IN EXCESS OF \$100 FOR ANY LOSS OF FUNDS AS THE RESULT OF WIRE OR CYBER FRAUD.
☐ Additional Special Stipulations are attached.
Copyright© 2020 by Georgia Association of REALTORS®, Inc. F201, Purchase and Sale Agreement, Page 7 of 8, 01/01/20

Buyer's Signature		1 Seller's Signature	
Print or Type Name	Date	Print or Type Name	Date
Buyer's Address for Receiving	Notice	Seller's Address for Receiving Notice	1
Buyer's Phone Number: □ Cel	ll □ Home □ Work	Seller's Phone Number: ☐ Cell ☐ Home	□ Work
Buyer's E-mail Address		Seller's E-mail Address	· ·
Buyer's Signature		2 Seller's Signature	
Print or Type Name	Date	Print or Type Name	Date
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Buyer's Phone Number: ☐ Cel	·II □ Home □ Work	Seller's Phone Number: □ Cell □ Home	□ Work
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F201, Purchase and Sale Agreement, Page 8 of 8, 01/01/20

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## **COUNTEROFFER TO OR MODIFICATION OF THE UNACCEPTED ORIGINAL OFFER**

This Counteroffer is made at \_\_\_\_\_\_ o'clock \_\_\_\_\_m. on the date of

			2020 Print
This is a Counteroffer to or modification o	of, as the case may be, (here	einafter collectively "Counterof	fer") the unaccepted original offer s
forth in the Purchase and Sale Agreement	dated	inc	luding all exhibits attached hereto
ncorporated by reference therein ("Original	Offer") for property located a	at:	
	, Georgia	("Property").	
A. Previous Counteroffers Rejected. Ar	nv and all previous Counter	roffers made by either party a	re hereby rejected and shall not
considered a part of any agreement bet		, , ,	
B. Relationship between Original Offer Counteroffer. However, the terms of this the Original Offer.	r and This Counteroffer. s Counteroffer shall modify an	The Origi <u>nal Offer is hereby</u> nd control over any conflicting o	incorporated by reference into the inconsistent provisions contained
Effect of Accepting This Counteroffer both parties, a legally binding agreeme reference into this Counteroffer, only the	ent shall be formed. Since t	the Original Offer (including al	exhibits thereto) is incorporated
Clean Copy of Agreement. At any time the Agreement combining the terms one (1) document, including initialing or	of Original Offer with the c	controlling and supplemental	
E. Terms and Conditions. The following to marked N/C (for "no change" which so a part or this Counteroner and shall to the second shall the second s	shall mean that no change i	is being proposed to that sed	
Purchase Price of Property to be Pa	aid by Buyer:	Closing Costs: Seller's Contribution at C	Closing: \$
Closing and Possession.  Closing Date shall be days after C		n possession of the Property tr	ansferred to Buyer at orange or orange or orange or orange or
Holder of Earnest Money ("Holder" Attorney, F510 must be attached a F511 must be signed by Closing A	s an exhibit hereto, and	Closing Attorney/Law Fi	rm:
Earnest Money: Earnest Money shall	be paid by ☐ check ☐ ca	 sh or ☐ wire transfer of imme	ediately available funds as follows:
	I be paid by ☐ check ☐ ca as of the Offer Date.		ediately available funds as follows:
□ 1. \$ □ 2. \$	as of the Offer Date.		·
□ 1. \$ □ 2. \$ □ 3.	as of the Offer Date. within days from	n the Binding Agreement Date.	
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THE GEORGIA ASSOCIATION OF REALTORS® AT (770) 451-1831.

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F249, Counteroffer or Modification of the Unaccepted Original Offer, Page 1 of 3, 01/01/20

F. Other Modifications to the Original Offer:	
F. Other Modifications to the Original Offer:	
☐ Additional pages are attached.	
Buyer(s) Initials	Seller(s) Initials
Copyright© 2020 by Georgia Association of REALTORS®, Inc.	F249, Counteroffer or Modification of the Unaccepted Original Offer, Page 2 of 3, 01/01/20

1 Buyer's Signature	1 Seller's Signature
Print or Type Name Date	Print or Type Name Date
Buyer's Address for Receiving Notice	Seller's Address for Receiving Notice
Buyer's Phone Number: □ Cell □ Home □ Work	Seller's Phone Number: ☐ Cell ☐ Home ☐ Work
Buyer's E-mail Address	Seller's E-mail Address
2 Buyer's Signature	2 Seller's Signature
Print or Type Name Date	Print or Type Name Date
Buyer's Address for Receiving Notice	Seller's Address for Receiving Notice
Buyer's Phone Number: ☐ Cell ☐ Home ☐ Work	Seller's Phone Number: □ Cell □ Home □ Work
Buyer's E-mail Address	Seller's E-mail Address
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# CONVENTIONAL LOAN CONTINGENCY EXHIBIT "\_\_\_\_\_"



2020 Printing

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1.	such tha	at Buyer can fulfil	Buyer's obligation	s hereunde	d faith seek to obtain the co or prior to the expiration of all not be a part of this Agr	this Conventional Lo	
	□ <b>A</b> .	FIRST	Loan Amount	Term	Interest Rate (at par)	Rate Type	Source Of Loans Term
		MORTGAGE LOAN	% of purchase price	years	% per annum (or initial rate on	Fixed	☐ Institutional
					adjustable loan)	☐ Adjustable	☐ Seller
						☐ Interest Only	☐ Other
	□ в.						
	<b>_ D</b> .	SECOND MORTGAGE LOAN	% of purchase price	years	% per annum (or initial rate on	☐ Fixed	☐ Institutional
		LOAN			adjustable loan)	☐ Adjustable	☐ Seller
						☐ Interest Only	☐ Other
2.	Loan(s) Buyer sl	with any institution	nal mortgage lende	er licensed t ) with at lea	to do business in Georgia. ast one such Approved Mo	If an Approved Mortga	er may apply for approval of the age Lender(s) is identified below, ing herein shall require Buyer to
	<u>Ar</u>	proved Mortga	ge Lender(s)				
		(hereinafter	singularly "Approve	d Mortgag	e Lender" and collectively	"Approved Mortgage	Lender(s)")
3.							for the Loan(s) described above.
,	be a bas	sis for Buyer to te	erminate this Agree	ment. Notv	vithstanding the above, Bı	uver shall not have a	enial of such other loans shall not right to apply for a FHA. VA. or
							ency exhibit meeting FHA, VA or onger be part of this Agreement).
					nd this Agreement.	ontingency shall no to	onger be part of this Agreement).
4.					known, Buyer shall promp tion and the name and co		mortgage lender to whom Buyer the loan originator.
5.	Financi	na Contingency	. Buyer shall have	davs	from the Bindina Aareeme	nt Date ("Financina Co	ontingency Period") to determine
	if Buyer obtain th	has the ability to ne Loan(s) unles	obtain the Loan(s) s prior to the end o	described f the Finan	above ("Financing Conting cing Contingency Period,	gency"). Buyer shall l Buyer: a) notifies Sel	be deemed to have the ability to ler that Buyer is terminating the
	Agreem	ent because Buy	er has been turned	I down for t	the Loan(s) and b) provide	es Seller within sever	n (7) days from the date of such

THIS FORM IS COPYRIGHTED AND MAY ONLY BE USED IN REAL ESTATE TRANSACTIONS IN WHICH \_\_\_\_\_\_\_ IS INVOLVED AS A REAL ESTATE LICENSEE. UNAUTHORIZED USE OF THE FORM MAY RESULT IN LEGAL SANCTIONS BEING BROUGHT AGAINST THE USER AND SHOULD BE REPORTED TO THE GEORGIA ASSOCIATION OF REALTORS® AT (770) 451-1831.

("Loan Denial Letter"). The Loan Denial Letter and mortgage lender issuing the Loan Denial Letter must meet all of the requirements set forth elsewhere in this Exhibit. Notwithstanding any provision to the contrary contained herein, the Loan Denial Letter may be provided to Seller after the Financing Contingency Period has ended if the above-referenced seven (7) day period to provide the Loan Denial Letter

falls outside of the Financing Contingency Period.

6. <u>Use of Approved Mortgage Lender and Loan Denial Letter</u>. If Buyer has agreed to apply for the Loan(s) with an Approved Mortgage Lender, the Loan Denial Letter must be from an Approved Mortgage Lender. If Buyer is not required to apply for the Loan(s) with an Approved Mortgage Lender, the Loan Denial Letter may be from any institutional mortgage lender licensed to do business in Georgia. A Loan Denial Letter from a non-institutional mortgage lender shall not be the basis for Buyer to terminate this Agreement.

Notwithstanding any provision to the contrary contained herein, the Loan Denial Letter may not be based solely upon any of the following:
(a) Buyer lacking sufficient funds other than the amount of the Loan(s) to close; (b) Buyer not having leased or sold other real property (unless such a contingency is expressly provided for in this Agreement); (c) Buyer not having provided the lender(s) in a timely fashion with all information required by lender, including but not limited to, loan documentation, Official Wood Infestation Reports, structural letters, well tests, septic system certifications, flood plain certifications and any other similar information required by lender (hereinafter collectively "Required Information"); or (d) Buyer making purchases that adversely affect Buyer's debt to income ratio.

Buyer may terminate this Agreement without penalty based upon an inability to obtain the Loan(s) only if Buyer fulfills all of the applicable requirements set forth in this Exhibit.

- 7. Right of Seller to Request Evidence of Buyer's Ability to Close. If the Financing Contingency ends without Buyer terminating this Agreement, Seller shall have the right, but not the obligation, to request that Buyer provide Seller with written evidence of Buyer's financial ability to purchase the Property ("Evidence"). A copy of a loan commitment from each institutional mortgage lender from whom Buyer is seeking mortgage financing to purchase the Property stating the type, amount and terms of the loan(s) and the conditions for funding the loan(s), shall be deemed sufficient Evidence. The provision of such Evidence is not a guarantee that the mortgage loan(s) will be funded or that Buyer will close on the purchase of the Property. Buyer shall have seven (7) days from the date Seller delivers notice to Buyer requesting such Evidence to produce the same. No request for such Evidence shall be made by Seller less than seven (7) days from the date of Closing.
- 8. Seller's Right to Terminate. In the event Buyer fails to provide Seller with the Evidence of Buyer's Ability to Close within the timeframe set forth above, Seller shall notify Buyer of the default and give Buyer three (3) days from the date of the delivery of the notice to cure the same. If Buyer does not timely cure the default, Seller may terminate this Agreement within seven (7) days thereafter due to Buyer's default upon notice to Buyer. In the event Seller does not terminate this Agreement within that timeframe, the right to terminate on this basis shall be waived.
- 9. Authorization of Buyer to Release Information to Seller and Brokers. Buyer does hereby authorize Seller and the Brokers identified herein to communicate with the lenders with whom Buyer is working to determine and receive from said lenders any or all of the following information: (a) the status of the loan application; (b) Buyer's financial ability to obtain the Loan(s) or other loans for which Buyer has applied; (c) whether and when Buyer provided the lenders with Required Information; (d) whether and what conditions may remain to complete the loan application process and issue of a loan commitment; and (e) the basis for any Loan Denial Letter.
- 10. <u>Miscellaneous</u>. For the purposes of this Exhibit, the term "mortgage loan" shall refer to a secured lending transaction where the loan or promissory note is secured by a deed to secure debt on the Property. Whether such mortgage loan is a first or second mortgage loan is a reference to the legal priorities of the deeds to secure debt relative to each other and other liens and encumbrances.
- 11. Appraisal Contingency. In addition to Buyer's other rights herein, this Agreement shall be subject to the following appraisal contingency. Buyer shall cause the Lender to: (a) select an appraiser to perform one or more appraisals of the Property and (b) provide Buyer with a copy of any appraisal that is for less than the purchase price of the Property. If any such appraisal is for less than the purchase price, Buyer shall within \_\_\_\_\_\_ days of the Binding Agreement Date have the right to request that Seller reduce the sales price of the Property to a price not less than the appraised price by submitting an Amendment to Sales Price (F713) ("ATSP") to Seller along with a copy of the appraisal supporting the lower price. In the event that Buyer does not timely submit an ATSP to Seller, Buyer shall be deemed to have waived Buyer's right to do so and this Agreement shall no longer be subject to an appraisal contingency.

Seller shall, within three (3) days of the date of an ATSP is delivered to Seller (but not later than two (2) days prior to Closing), accept or reject the ATSP or seek to negotiate with Buyer a lesser reduction in the sales price of the Property than what is reflected in the ATSP. If, within the above timeframe, an ATSP has not been signed and accepted by the Buyer and Seller and timely delivered to create a legally enforceable amendment, Buyer shall have an additional three (3) days (but not later than one (1) day prior to Closing) to terminate this Agreement without penalty. If Buyer does not terminate the Agreement within this timeframe, Buyer's right to terminate due to the failure to agree to an ATSP shall be waived and Buyer shall close on the Property for the purchase price set forth in this Agreement. Nothing herein shall require Buyer to seek a reduction in the sales price of the Property.

1 Buyer's Signature	1 Seller's Signature
Print or Type Name	Print or Type Name
2 Buyer's Signature	2 Seller's Signature
Print or Type Name	Print or Type Name
☐ Additional Signature Page (F267) is attached.	☐ Additional Signature Page (F267) is attached.
Selling Brokerage Firm	Listing Brokerage Firm
Broker/Affiliated Licensee Signature	Broker/Affiliated Licensee Signature
Print or Type Name	Print or Type Name
REALTOR® Membership	REALTOR® Membership

F404, Conventional Loan Contingency Exhibit, Page 3 of 3, 01/01/20

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# FHA LOAN CONTINGENCY EXHIBIT "\_\_\_\_\_"



F407, FHA Loan Contingency Exhibit, Page 1 of 3, 01/01/20

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							ourchase and sale of that certain Georgia
1.	describe	d below ("Loan(s)"	) such that Buyer ca	ın fulfill Buy	faith seek to obtain the Feer's obligations hereunder not be a part of this Agree	prior to the expiration	nistration (FHA) loan or loan(s) n of this FHA Loan Contingency. ms must be filled in.]
	<b>□ A</b> .	FIRST	Loan Amount	Term	Interest Rate (at par)	Rate Type	Source Of Loans Term
		MORTGAGE LOAN	% of purchase price	years	% per annum (or initial rate on adjustable loan)	☐ Fixed ☐ Adjustable	□ Institutional
•	□ в.	SECOND MORTGAGE LOAN	% of purchase price	years	% per annum (or initial rate on adjustable loan)	☐ Fixed ☐ Adjustable	☐ Institutional
						☐ Interest Only	☐ Other
3.	. <u>Use of Particular Mortgage Lender</u> . Unless an Approved Mortgage Lender is identified below, Buyer may apply for approval of the Loan(s) with any institutional mortgage lender licensed to do business in Georgia. If an Approved Mortgage Lender(s) is identified below, Buyer shall apply for approval of the Loan(s) with at least one such Approved Mortgage Lender. Nothing herein shall require Buyer to obtain mortgage financing from an Approved Mortgage Lender. <u>Approved Mortgage Lender(s)</u> (hereinafter singularly "Approved Mortgage Lender" and collectively "Approved Mortgage Lender(s)") <u>Buyer May Apply for Different Loan(s)</u> . A Loan Denial Letter (as that term is defined below) must be for the Loan(s) described above. Buyer may also apply for different loans than the Loan(s) described above. However, the denial of such other loans shall not be a basis for Buyer to terminate this Agreement.						
4.	Buyer to	Notify Seller of I a notice of intent	ntent to Proceed. \ to proceed with loa	When it is ki n applicatio	nown, Buyer shall promptly on and the name and conta	y notify seller of any act information for tl	mortgage lender to whom Buyer he loan originator.
5.	if Buyer h obtain th Agreeme notice a ("Loan D forth else Seller aft	nas the ability to o e Loan(s) unless ent because Buyer letter of loan deni- enial Letter"). The where in this Exhi- er the Financing C	btain the Loan(s) do prior to the end of t r has been turned o al from a mortgage Loan Denial Letter bit. Notwithstanding	escribed ab he Financir lown for the lender bas and mortga g any provis has ended i	ove ("Financing Contingeng Contingency Period, Bustle Loan(s) and b) provides ed upon the mortgage lenge lender issuing the Loantion to the contrary contains	ncy"). Buyer shall buyer: a) notifies Sell Seller within seven Ider's customary an Denial Letter must Bed herein, the Loan I	ontingency Period") to determine be deemed to have the ability to er that Buyer is terminating the (7) days from the date of such d standard underwriting criteria meet all of the requirements set Denial Letter may be provided to be provided the Loan Denial Letter
ES	TATE LICEN	SEE. UNAUTHORIZE		AY RESULT IN	TE TRANSACTIONS IN WHICH I LEGAL SANCTIONS BEING BR		IS INVOLVED AS A REAL USER AND SHOULD BE REPORTED TO

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6. <u>Use of Approved Mortgage Lender and Loan Denial Letter</u>. If Buyer has agreed to apply for the Loan(s) with an Approved Mortgage Lender, the Loan Denial Letter must be from an Approved Mortgage Lender. If Buyer is not required to apply for the Loan(s) with an Approved Mortgage Lender, the Loan Denial Letter may be from any institutional mortgage lender licensed to do business in Georgia. A Loan Denial Letter from a non-institutional mortgage lender shall not be the basis for Buyer to terminate this Agreement.

Notwithstanding any provision to the contrary contained herein, the Loan Denial Letter may not be based solely upon any of the following:
(a) Buyer lacking sufficient funds other than the amount of the Loan(s) to close; (b) Buyer not having leased or sold other real property (unless such a contingency is expressly provided for in this Agreement); or (c) Buyer not having provided the lender(s) in a timely fashion with all information required by lender, including but not limited to, loan documentation, Official Wood Infestation Reports, structural letters, well tests, septic system certifications, flood plain certifications and any other similar information required by lender (hereinafter collectively "Required Information"); or (d) Buyer making purchases that adversely affect Buyer's debt to income ratio.

Buyer may terminate this Agreement without penalty based upon an inability to obtain the Loan(s) only if Buyer fulfills all of the applicable requirements set forth in this Exhibit.

- 7. Right of Seller to Request Evidence of Buyer's Ability to Close. If the Financing Contingency ends without Buyer terminating this Agreement, Seller shall have the right, but not the obligation, to request that Buyer provide Seller with written evidence of Buyer's financial ability to purchase the Property ("Evidence"). A copy of a loan commitment from each institutional mortgage lender from whom Buyer is seeking mortgage financing to purchase the Property stating the type, amount and terms of the loan(s) and the conditions for funding the loan(s), shall be deemed sufficient Evidence. The provision of such Evidence is not a guarantee that the mortgage loan(s) will be funded or that Buyer will close on the purchase of the Property. Buyer shall have seven (7) days from the date Seller delivers notice to Buyer requesting such Evidence to produce the same. No request for such Evidence shall be made by Seller less than seven (7) days from the date of Closing.
- 8. Seller's Right to Terminate. In the event Buyer fails to provide Seller with the Evidence of Buyer's Ability to Close within the timeframe set forth above, Seller shall notify Buyer of the default and give Buyer three (3) days from the date of the delivery of the notice to cure the same. If Buyer does not timely cure the default, Seller may terminate this Agreement within seven (7) days thereafter due to Buyer's default upon notice to Buyer. In the event Seller does not terminate this Agreement within that timeframe, the right to terminate on this basis shall be waived.
- 9. <u>Authorization of Buyer to Release Information to Seller and Brokers</u>. Buyer does hereby authorize Seller and the Brokers identified herein to communicate with the lenders with whom Buyer is working to determine and receive from said lenders any or all of the following information: (a) the status of the loan application; (b) Buyer's financial ability to obtain the Loan(s) or other loans for which Buyer has applied; (c) whether and when Buyer provided the lenders with Required Information; (d) whether and what conditions may remain to complete the loan application process and issue of a loan commitment; and (e) the basis for any Loan Denial Letter.
- 10. <u>Miscellaneous</u>. For the purposes of this Exhibit, the term "mortgage loan" shall refer to a secured lending transaction where the loan or promissory note is secured by a deed to secure debt on the Property. Whether such mortgage loan is a first or second mortgage loan is a reference to the legal priorities of the deeds to secure debt relative to each other and other liens and encumbrances.
- 11. <u>Amendatory Clause</u>. It is expressly agreed that, notwithstanding any other provisions of this Agreement, Buyer shall not be obligated to complete the purchase of Property described herein or to incur any penalty by forfeiture of earnest money deposits or otherwise unless Buyer has been given in accordance with HUD/FHA requirements a written statement by the Federal Housing Commissioner or a Direct Endorsement lender setting forth the appraised value of Property of not less than \$ MUST FILL IN DOLLAR AMOUNT \_\_\_\_. Buyer shall have the privilege and option of proceeding with consummation of the contract without regard to the amount of the appraised valuation. The appraised valuation is arrived at to determine the maximum mortgage the Department of Housing and Urban Development will insure. HUD does not warrant the value or condition of the property. The purchaser should satisfy himself/herself that the price and condition of the property are acceptable.

  This is APPRAISAL contingency

HUD does not warrant the value or condition of the property. The purchaser should satisfy himself/herself that the price and condition of the property are acceptable. This is APPRAISAL contingency
<b>12.</b> Mortgage Insurance Premium. The FHA up-front percent (%) mortgage insurance premium shall be paid by Buyer as follows: [select one]
☐ A. in full at closing,
OR
<b>B.</b> added to the loan amount and financed. (If this box is checked, then the term "loan amount" as used herein shall mean the amount set forth in the Purchase and Sale Agreement plus the FHA mortgage insurance premium so financed; the monthly payments will increase accordingly.)
13. When Mortgage Insurance Premium Is Paid. Buyer is aware that a monthly mortgage insurance premium shall be included in the regular monthly mortgage payments.
14. Seller shall pay the following lender fees: Tax Service Fees.
(These costs ☐ are included <b>OR</b> ☐ are in addition to any closing costs that Seller may have agreed to pay in accordance with the Seller's Contributions at Closing paragraph.

	quired in the FHA Commitment shall be completed and paid for by ided such repairs do not exceed \$ in total costs.
<ul> <li>total costs of the repairs required in the FHA Commitment from option to agree to pay the excess amount upon notice to the neither party provides such notice to the other within three (3 above-referenced cost of the repairs (or the parties otherwise</li> </ul>	ove, Seller shall provide Buyer with an itemized written statement of the third-party contractor(s) selected by Seller. Seller or Buyer shall have the other party, which shall constitute an amendment to this Agreement. If ) days of the date Seller provides Buyer with the written estimate of the fail to agree in writing within this timeframe as to how the excess repair minate. If Buyer agrees to pay the excess amount, the same shall be paid
16. Seller Pays for Certain Inspections. Seller shall pay the cos	t of any lender-imposed inspections of the septic tank and/or well systems.
<ol> <li>Home Warranty. If the improvements on Property are less t provide a home warranty certificate acceptable to FHA.</li> </ol>	han one year old at the time of closing, Seller shall, if required by FHA,
	by FHA, both Buyer and Seller agree that if public water or a public sewer and that [select one]:
said connection not to exceed \$ ( \$ for the cost of connection. At the time Property is connected to and serviced by the public system.	OR ☐ Buyer to pay \$ and Seller to pay of closing, Seller shall provide certification from the proper authority that
referenced Purchase and Sale Agreement is true and complete	Buyer, and Broker (and its Affiliated Licensees) certify that the above to the best of our knowledge and fully represents the transaction between reement, and any agreements made from this date until closing, shall be
20. <u>Certification of Arms Length Transaction</u> . Buyer and Selle	
☐ This is an arms length transaction as there is no relation transaction because	ship between the Buyer and Seller <b>OR</b> this is not an arms length
21. Exhibit Controls. This exhibit shall control over a conflicting	or inconsistent provision set forth in any other Exhibit to this Agreement.
	erty shall be contingent upon the condominium in which the unit is located rty is not a condominium unit, this paragraph shall not be deemed a part of
1 Buyer's Signature	1 Seller's Signature
Print or Type Name	Print or Type Name
2 Buyer's Signature	2 Seller's Signature
Print or Type Name	Print or Type Name
☐ Additional Signature Page (F267) is attached.	☐ Additional Signature Page (F267) is attached.
Selling Brokerage Firm	Listing Brokerage Firm
Broker/Affiliated Licensee Signature	Broker/Affiliated Licensee Signature
Print or Type Name	Print or Type Name
REALTOR® Membership	REALTOR® Membership
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# VA LOAN CONTINGENCY EXHIBIT "\_\_\_\_\_"



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					,		e purchase and sale of that certain , Georgia
	below ("	Loan(s)") such th	nat Buyer can fulfill	Buyer's ob		o the expiration of th	ation (VA) loan or loans described nis VA Loan Contingency. erms must be filled in.]
ſ	□ <b>A</b> .	FIRST	Loan Amount	Term	Interest Rate (at par)	Rate Type	Source Of Loans Term
		MORTGAGE LOAN	% of purchase price	years	% per annum (or initial rate on adjustable loan)	☐ Fixed ☐ Adjustable	☐ Institutional
	□ в.	SECOND MORTGAGE LOAN	% of purchase price	years	% per annum (or initial rate on adjustable loan)	☐ Fixed	☐ Institutional ☐ Seller
						☐ Interest Only	☐ Other
		pproved Mortgag			e Lender" and collectively	"Approved Mortgag	ue Lender(s)")
	Buyer m	lay Apply for Dif	fferent Loan(s). A different loans than	oan Denia	I Letter (as that term is def	ined below) must be	e for the Loan(s) described above. ch other loans shall not be a basis
4.	Buyer to	o Notify Seller of	fintent to Proceed		known, Buyer shall promption and the name and co		ny mortgage lender to whom Buyer r the loan originator.
	if Buyer obtain the Agreem notice a ("Loan I forth els Seller at	has the ability to ne Loan(s) unlessent because Buy letter of loan der Denial Letter"). The ewhere in this Ex ter the Financing	obtain the Loan(s) is prior to the end of the has been turned in a mortgage Loan Denial Lette hibit. Notwithstandi	described f the Finan I down for the le lender backer and morta ng any pro- d has ende	above ("Financing Conting cing Conting Contingency Period, the Loan(s) and b) provide ased upon the mortgage legge lender issuing the Lovision to the contrary conta	gency"). Buyer shal Buyer: a) notifies So es Seller within seve ender's customary a an Denial Letter mu ined herein, the Loa	Contingency Period") to determine I be deemed to have the ability to eller that Buyer is terminating the en (7) days from the date of such and standard underwriting criteria st meet all of the requirements set in Denial Letter may be provided to I to provide the Loan Denial Letter
THIS	S FORM IS	COPYRIGHTED AN	D MAY ONLY BE USED	IN REAL ES	TATE TRANSACTIONS IN WHIC	CH_ BROUGHT AGAINST THI	IS INVOLVED AS A REAL E USER AND SHOULD BE REPORTED TO

6. <u>Use of Approved Mortgage Lender and Loan Denial Letter</u>. If Buyer has agreed to apply for the Loan(s) with an Approved Mortgage Lender, the Loan Denial Letter must be from an Approved Mortgage Lender. If Buyer is not required to apply for the Loan(s) with an Approved Mortgage Lender, the Loan Denial Letter may be from any institutional mortgage lender licensed to do business in Georgia. A Loan Denial Letter from a non-institutional mortgage lender shall not be the basis for Buyer to terminate this Agreement.

Notwithstanding any provision to the contrary contained herein, the Loan Denial Letter may not be based solely upon any of the following: (a) Buyer lacking sufficient funds other than the amount of the Loan(s) to close; (b) Buyer not having leased or sold other real property (unless such a contingency is expressly provided for in this Agreement); or (c) Buyer not having provided the lender(s) in a timely fashion with all information required by lender, including but not limited to, loan documentation, Official Wood Infestation Reports, structural letters, well tests, septic system certifications, flood plain certifications and any other similar information required by lender (hereinafter collectively "Required Information"); or (d) Buyer making purchases that adversely affect Buyer's debt to income ratio.

Buyer may terminate this Agreement without penalty based upon an inability to obtain the Loan(s) only if Buyer fulfills all of the applicable requirements set forth in this Exhibit.

- 7. Right of Seller to Request Evidence of Buyer's Ability to Close. If the Financing Contingency ends without Buyer terminating this Agreement, Seller shall have the right, but not the obligation, to request that Buyer provide Seller with written evidence of Buyer's financial ability to purchase the Property ("Evidence"). A copy of a loan commitment from each institutional mortgage lender from whom Buyer is seeking mortgage financing to purchase the Property stating the type, amount and terms of the loan(s) and the conditions for funding the loan(s), shall be deemed sufficient Evidence. The provision of such Evidence is not a guarantee that the mortgage loan(s) will be funded or that Buyer will close on the purchase of the Property. Buyer shall have seven (7) days from the date Seller delivers notice to Buyer requesting such Evidence to produce the same. No request for such Evidence shall be made by Seller less than seven (7) days from the date of Closing.
- 8. Seller's Right to Terminate. In the event Buyer fails to provide Seller with the Evidence of Buyer's Ability to Close within the timeframe set forth above, Seller shall notify Buyer of the default and give Buyer three (3) days from the date of the delivery of the notice to cure the same. If Buyer does not timely cure the default, Seller may terminate this Agreement within seven (7) days thereafter due to Buyer's default upon notice to Buyer. In the event Seller does not terminate this Agreement within that timeframe, the right to terminate on this basis shall be waived.
- 9. Authorization of Buyer to Release Information to Seller and Brokers. Buyer does hereby authorize Seller and the Brokers identified herein to communicate with the lenders with whom Buyer is working to determine and receive from said lenders any or all of the following information: (a) the status of the loan application; (b) Buyer's financial ability to obtain the Loan(s) or other loans for which Buyer has applied; (c) whether and when Buyer provided the lenders with Required Information; (d) whether and what conditions may remain to complete the loan application process and issue of a loan commitment; and (e) the basis for any Loan Denial Letter.
- 10. <u>Miscellaneous</u>. For the purposes of this Exhibit, the term "mortgage loan" shall refer to a secured lending transaction where the loan or promissory note is secured by a deed to secure debt on the Property. Whether such mortgage loan is a first or second mortgage loan is a reference to the legal priorities of the deeds to secure debt relative to each other and other liens and encumbrances.
- 11. <u>Amendatory Clause</u>. It is expressly agreed that, notwithstanding any other provisions of this Agreement, the Buyer shall not incur any penalty by forfeiture of earnest money deposits or otherwise be obligated to complete the purchase of the property described herein, if the Agreement purchase price or costs exceeds the reasonable value of the property established by the Veterans Administration ("VA"). The Buyer shall, however, have the privilege and option of proceeding with the consummation of this Agreement without regard to the amount of the reasonable value established by VA. If Buyer elects to complete the purchase at an amount in excess of the reasonable value established by VA, Buyer shall pay such excess amount in cash from a source which Buyer agrees to disclose to VA and which Buyer represents will not be borrowed funds except as approved by VA. If VA reasonable value of the property is less than the purchase price, Seller may reduce the purchase price to an amount equal to the VA reasonable value and the parties to the sale shall close at such lower purchase price with appropriate adjustments to the sales Agreement.

  Appraisal Contingency Goes Through Day

12	2. <u>VA Funding Fee</u> . The VA Funding fee shall be paid as follows: [sele	- ADDIAISAL COMMORNOV - GORS THIOHOU DAV
	□ B. Added to the loan amount and financed [If this box is check amount set forth in the Purchase and Sale Agreement plus the accordingly.]; OR	ed, then the term loan amount as used herein shall mean the eVA Funding fee so financed; the monthly payments will increase
	C. No VA Funding fee required for this veteran per the certificate	of eligibility.
4	3 1	3 ,
13.	3. Certain Repairs Paid by Seller. Any repairs required in the VA Certific	cate of Reasonable Value shall be completed and paid for by Seller
	prior to closing, provided such repairs do not exceed \$exceed the amount listed above, an itemized estimate shall be provided the total costs of repairs to be made to the Property.	
	Seller or Buyer shall have the option to pay the excess amount. If the	parties do not agree in writing who shall pay the excess amount,

then this Agreement shall terminate within three (3) days of written notice of itemized estimate.

14. VA Rules and Regulations; Termite Letter. The Veteran's Admini Buyer can be charged relating to the closing of a VA loan. Buyer sh may be affected by these rules and regulations. Notwithstanding any Closing and at Seller's cost, with an Official Georgia Wood Infestati dated within 90 days prior to the date of Closing, indicating that t destroying organisms. In the event the Property is not free from infest cause the Property to be treated or retreated, as the case may be meeting the requirements of Georgia law indicating that the Proper organisms can be issued within 90 days prior to the date of Closing. Minimum Property Requirements if it contains damage from a previous such event, Seller shall obtain a written estimate from a contractor to parties are unable to reach a written agreement as to the repair of estimate is provided by Seller to Buyer, then this Agreement shall a	ould consult with Buyer's mortgage lender to determine how Buyer of other Seller contribution, Seller shall provide Buyer, at or before the on Inspection Report meeting the requirements of Georgia law and the Property is free from infestation from termites and other wood action and other wood destroying organisms, Seller shall immediately, such that an Official Georgia Wood Infestation Inspection Report ty is free from infestation from termites and other wood destroying Buyer and Seller acknowledge that the Property may not meet VA's us infestation of termites and/or other wood destroying organisms. In prepair such damage and provide a copy of the same to Buyer. If the this damage within three (3) days of the date that the contractor's
<b>15.</b> <u>Home Warranty</u> . If the improvements on Property are less than or provide a home warranty certificate acceptable to VA at Seller's Co	
16. Public Water and Sewer. As required by VA, both Buyer and Seller street, and the local authority requires it, the Property must be conneexceed \$ In the event the anticipated to all parties from third-party contractor(s), selected by Seller, of the Property.  Seller or Buyer shall have the option to pay the excess amount. If the street is the property in the second selected by Seller, of the property.	ected, and that Seller agrees to pay the cost of said connection not to costs exceed the amount listed above, an estimate shall be provided he total cost to connect to public water or public sewer system to
then this Agreement shall terminate within three (3) days of written Property, and Buyer shall be entitled to a refund of Buyer's earnest	notice of cost to connect public water or public sewer system to the
The responsible party shall provide at or before Closing with a certifi serviced by the public system.	cation from the proper authority that the Property is connected to and
17. Exhibit Controls. This exhibit shall control over a conflicting or inc	onsistent provision set forth in any other Exhibit to this Agreement.
1 Buyer's Signature	1 Seller's Signature
Print or Type Name	Print or Type Name
2 Buyer's Signature	2 Seller's Signature
Print or Type Name	Print or Type Name
☐ Additional Signature Page (F267) is attached.	☐ Additional Signature Page (F267) is attached.
Selling Brokerage Firm	Listing Brokerage Firm
Broker/Affiliated Licensee Signature	Broker/Affiliated Licensee Signature
Print or Type Name	Print or Type Name
REALTOR® Membership	REALTOR® Membership
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# ALL CASH SALE (NO FINANCING CONTINGENCY) EXHIBIT "



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	is Exhibit is part of the Agreement with an Offer Date of,,,	for the purchase and sale of that certain , Georgia
1.	All Cash Sale. While Buyer has sufficient liquid assets to purchase the Property in this A. ☐ reserves the right to pay all or a portion of the purchase price by obtaining an insecure debt on the Property; AND/OR ☐ reserves the right to pay all or a portion of the purchase price by obtaining a non-ina private "hard-money" loan).	nstitutional first mortgage secured by a deed to
C	OR	
	<b>B.</b> $\square$ shall not have the right to obtain a mortgage financing to pay for all or a portion of to not obtaining a loan; therefore, the Buyer has no right to unilaterally extend the closing lender delay.	the purchase price of the Property. The Buyer is g date for eight (8) days for reasons of mortgage
2.	Verification of Funds. Within days from the Binding Agreement Date Buyer shall to Seller information describing in specific detail all of the sources of Buyer's funds to pure Required Information shall consist of at least one of the following:  A. A letter or letters from a trust, stock brokerage firm and/or financial institution hole (hereinafter collectively referred to as "Assets") of or on behalf of Buyer and dated sut that Buyer has funds of at least an amount specified in the letter and/or Assets on depletter, that are sufficient to allow Buyer to complete the purchase of the Property;  B. An account statement or statements from the trust, stock brokerage firm and/or final confirming a specific amount of funds and/or Assets on deposit with the institution. Stime period that such statements are issued immediately preceding the Binding Agreement Page 1.	chase the Property ("Required Information"). The ding funds, stocks, bonds and/or other assets beequent to the Binding Agreement Date stating posit with the institution of a value specified in the ancial institution(s) holding funds and/or Assets Such account statement must be for the regular
3.	Authorization and Security. Buyer does hereby authorize Seller and Listing Broke information regarding Buyer's source of funds to purchase the Property to verify such information Broker may have regarding the source of Buyer's funds to purchase the Property Buyer shall be entitled to delete or otherwise shield account numbers, social security number release of which could jeopardize the security of the account or put the Buyer at great state.	formation and to answer any questions Seller or y. In providing any account statement to Seller, nbers, telephone numbers and other information
4.	Seller's Right to Terminate. In the event Buyer fails to provide Seller with the Required I Seller shall notify Buyer of the default and give Buyer three (3) days from the date of the does not timely cure the default, Seller may terminate this Agreement within seven (7) days to Buyer. In the event Seller does not terminate this Agreement within that timeframe, the	delivery of the notice to cure the same. If Buyer ays thereafter due to Buyer's default upon notice
5.	Appraisal Contingency. In addition to the other rights of Buyer set forth herein, this Agree Property appraising for at least the purchase price. Buyer shall have the rights set forth appraise for at least the purchase price in accordance with the terms and conditions set.  A. Type of Appraisal: The appraisal shall be a "certified appraisal" of the Property (a performed or signed off by a licensed or certified appraiser (as those terms are defined and Estate Appraiser's Board) and include a statement that the appraiser performed term is defined in O.C.G.A. § 43-39A-2(13)) with respect to the Property.  B. Selection of Appraiser: The appraiser shall be selected by [Select one. The set Agreement.]:   Buyer,   Seller, OR   Other (  only perform a single certified appraisal of the Property.	in this exhibit in the event the Property does not let forth below: as that term is defined in O.C.G.A. § 43-39A-2) and in the rules and regulations of the Georgia an "independent appraisal assignment" (as that

ESTATE LICENSEE. UNAUTHORIZED USE OF THE FORM MAY RESULT IN LEGAL SANCTIONS BEING BROUGHT AGAINST THE USER AND SHOULD BE REPORTED TO

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C.	Rights of Buyer If Property Does Not Appraise: If any appraisal performed pursuant to and in accordance with this exhibit is for less than the purchase price of the Property, the Buyer shall have the right to request within days from the Binding Agreement Date that Seller reduce the sales price of the Property to a price not less than the appraisal price by submitting an Amendment to Sales Price ("ATSP") to Seller along with a complete copy of the appraisal which is for less than the purchase price. In the event that Buyer does not submit an ATSP within the time frame referenced above, Buyer shall be deemed to have waived Buyer's right to request a reduction in the sales price and this Agreement shall no longer be subject to an appraisal contingency. The time limit of the offer for the Seller to accept or reject the ATSP shall run through the earlier of: (1) three (3) days from the date that the ATSP is delivered to Seller; or (2) the time of closing (excluding any extensions of the closing resulting from the unilateral extension of the closing date).  If Seller does not accept the ATSP, Buyer shall have the right, but not the obligation, to terminate this Agreement without penalty upon notice to Seller, provided that such notice is given within three (3) days of the earlier of: (a) the date that Buyer receives notice that Seller has not accepted the ATSP; or (b) the last date Seller could have accepted the ATSP. In neither circumstance shall the Buyer's
D.	right to terminate extend beyond the time of closing. <b>Buyer Not Obligated to Seek Price Reduction:</b> Nothing herein shall require Buyer to seek any reduction in the sales price of the Property. If Buyer does not seek a reduction in the sales price, Buyer shall be obligated to purchase the Property for the price agreed to by the parties in the Agreement.
Bu	yer's Initials: Seller's Initials:

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F401, All Cash Sale Exhibit, Page 2 of 2, 05/01/20

# COMMUNITY ASSOCIATION DISCLOSURE EXHIBIT "\_\_\_\_\_"

MANY CHANGES!



2020 Printing

Thi	is Exhibit is part of the Agreement with an Offer Date of	for the purchase and sale of
tha	at certain Property known as:,,	
Ge	eorgia ("Property").	
1.	<u>Directions for Filling Out This Disclosure</u> . Seller agrees to fill out this Disclosure accur Seller's knowledge and to promptly update and provide Buyer with a revised copy of this information is learned by Seller which materially changes the answers herein.	
2.	General Disclosures. Seller hereby discloses the following to the Buyer:	
	A. TYPE OF ASSOCIATION.  In purchasing the Property, Buyer will either become or have the right to become a community association ("Association") or the Association may also be a sub-association [Select all which apply. The section not checked shall not be a part of this Exhibit.]  Mandatory Membership Condominium Association: The number of units in the will have to pay annual assessments to the Association so long as Buyer owns share of common expenses. The estimated total annual assessment paid by Association is currently \$ and is paid in installments.	the condominium is Buyer the Property to cover the Buyer's the Buyer of the Property to the
	Mandatory Membership Homeowners Association: Buyer will have to pay annu- so long as Buyer owns the Property to cover the Buyer's share of common experience assessment paid by the Buyer of the Property to the Association is currently \$	enses. The estimated total annual
	☐ Voluntary Membership Homeowners Association: If Buyer becomes a mem responsible for paying an annual assessment estimated to be \$ an	nd is paid in installments.
	Master Membership in a Master Association: The Association is, or the Buyer of Association. If the annual assessment paid by the Buyer of the Property to the payment from the Association to the master Association, the estimated total annual the master Association is currently \$ and is paid in instal	e Association does not include a all assessment paid by the Buyer to
	☐ Age Restriction: If the Community is age restricted, occupancy is limited as fol ☐ At least 80% of the occupied units are occupied by at least one person who ☐ All units are occupied by persons 62 or older.	lows:
	Other Mandatory Billed Association Fees: A fee foris currently \$ and is paid in installments.	
	B. CONTACT INFORMATION FOR ASSOCIATION:	
	Name of Association(s)	
	Contact Person / Title:	<del></del>
	Property Management Company:	
	Telephone Number:	
	E-mail Address:	
	Mailing Address:	
	Website Address of Association:	

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F322, Community Association Disclosure Exhibit, Page 1 of 3, 01/01/20

3.	<u>Inf</u>	forn	nation Regarding Who Pays Fees to the Association.
	A.	Ow ass the	SCLOSURE REGARDING FEES.  Inverse living in a mandatory membership community association have to pay certain recurring fees, charges and sessments (collectively "Fees") to the association. Fee can and do increase over time and, on occasion, there may be need for a special assessment. The risk of paying increased Fees is assumed by the Buyer in living in a community h a mandatory membership association.
<b>~</b>	В.	<u>Am</u> i.	Account Statement Or Clearance Letter: Seller agrees to pay the cost of any Association account statement or clearance letter ("Closing Letter") including all amounts required by the Association or management company to be pre-paid in order to obtain such Closing Letter. Seller shall not be reimbursed at Closing for any amounts prepaid in order to obtain the Closing Letter.
<b>✓</b>		ii.	Fees and Special Assessments: In addition to Fees paid in order to obtain the Closing Letter, Seller agrees to pay: a) all Fees owing on the Property which come due before the Closing so that the Property is sold free and clear of liens and monies owed to the Association; b) any Seller move-out Fees, foreclosure Fees or other fees specifically intended by the Association to be paid by the Seller; and c) any Transfer, Initiation and Administrative Fees and Special Assessments (as those terms are defined below) which Seller does not fully and accurately disclose herein.
	C.	<u>Am</u> i.	Transfer, Initiation and Administrative Fees: Other than the amounts to be paid by Seller above, Buyer agrees to pay any initiation fee, capital contribution, new member fee, transfer fee, new account set-up fee, fees similar to the above but which are referenced by a different name, one-time fees associated with the closing of the transaction and fees to transfer keys, gate openers, fobs and other similar equipment (collectively, "Transfer, Initiation and Administrative Fees"). Advance assessments due at Closing for a period of time after Closing, shall not be Transfer, Initiation and Administrative Fees and shall be paid by Buyer.
<b>✓</b>	,		Seller warrants at Closing that Buyer shall be required to pay no more than \$ for all Transfer, Initiation and Administrative Fees. Seller shall pay any amount in excess of this sum even in the event of any later disclosures made by the Seller of increases in such Transfer, Initiation and Administrative Fees. All Transfer, Initiation and Administrative Fees paid by Seller pursuant to this section are considered actual Seller fees and are not a Seller concession or contribution to the Buyer's cost to close.
<b>✓</b>		ii.	<b>Pre-Paid Regular Assessments and Buyer Move-In Fees:</b> Notwithstanding the above, pre-paid regular assessments (excluding Special Assessments) due at Closing for a period of time after Closing, shall not be Transfer, Initiation and Administrative Fees and shall be paid by Buyer. Move-in fees, including fees and security deposits to reserve an elevator, shall not be Transfer, Initiation and Administrative Fees and shall be paid by Buyer.
	D.	Sp	ecial Assessments.
<b>/</b>		Un wh ass	the best of Seller's knowledge there $\square$ is <b>OR</b> $\square$ is not a special assessment that is owing, has been approved, or is der Consideration. For all purposes herein, the term "Under Consideration" shall mean that a notice of a meeting at ich a special assessment will be voted upon, has been sent to the members of the Association. If a special sessment(s) has been voted upon and rejected by the members of the Association, it shall not be deemed to be Under nsideration by the Association. Seller warrants that Seller has accurately and fully disclosed to Buyer all special sessment(s) passed or Under Consideration to Buyer. This warranty shall survive the Closing.
		If a all	special assessment(s) is owing to or Under Consideration by the Association or any master Association, it is: [Select which apply. The sections not checked shall not be a part of this Agreement]
			already passed by the Association in the estimated amount of \$
1	V		D/OR
		Ġ	already passed by the master Association in the estimated amount of \$
<b>\</b>		i.	Liability for Undisclosed Special Assessments: With respect to special assessment(s) Under Consideration or approved before Binding Agreement date that are either not disclosed or are not disclosed accurately by Seller to Buyer, the Seller shall be liable for and shall reimburse Buyer for that portion of the special assessment(s) that was either not disclosed or was not disclosed accurately.
_			

	ii.			With respect to special asse	essment(s) Under Consideration or
<b>/</b>			urately disclosed above:	e in whole or in part prior to or	on Closing, that portion due prior to
•		or on Closing	shall be paid by the Seller; and	• •	
					equent to Closing, that portion due
		subsequent to	Closing shall be paid by Buyer.		
	iii.				o special assessments that are only
/			on atter the Binding Agreement		osed by Seller to Buyer: or on Closing, that portion due prior
			ig shall be paid by the Seller;	e, in whole of in part, prior to	or on closling, triat portion due prior
		(b) If the special	assessment(s) is adopted and		quent to Closing, that portion due
			Closing shall be paid by the Buyer's porti		nt(s) that is Under Consideration or
w in 1	2020	approved is \$	or more, Buye	er shall have the right, but r	not the obligation to terminate the
w in 2	2020	Agreement up			ement within five (5) days of being
		notified of the	above, after which Buyer's right	to terminate snall be deeme	d waived.
E					es and amenities are included in
		: Association annu reement.]	ai assessment: [Select all Whic	cn apply. The sections not	checked shall not be a part of this
	Ū	-		A	044
		lities for Property Gas	Services ☐ Concierge	Amenities ☐ Pool	Other ☐ Cable
		Water	☐ Gate Attendant	☐ Tennis	☐ Pest Control
		Electric	☐ Trash Pickup	☐ Golf	☐ Termite Control
		Heating	☐ Road Maintenance	☐ Clubhouse	☐ Fire Insurance on Property
		Sewer	☐ Maintenance of Property	☐ Playground	☐ Flood Insurance on Property
			☐ Grounds	☐ Exercise Facility	☐ Common Area Insurance
			☐ Dwelling Exterior	☐ Equestrian Facility	<u></u>
			☐ Common Area Maintenance	Marina/Boat Storage	
				ned or existing litigation relati	ng to alleged construction defects in
	the A	ssociation in which	the Association is involved.		
	If the	re is threatened or e	existing litigation, please summa	rize the same below:	
	Selle	r □ has or □ has n	ot received any notice from the	Association(s) referenced he	rein that Seller is in violation of any
	rule, i	regulation or covena	ant of the Association. If Seller ha		olation, summarize the same below
	and t	he steps Seller has	taken to cure the violation.		
5.	Cons	sent of Buyer to Re	eveal Information to Association Closing Attorney is seeking a	<u>i<b>on</b>.</u> Buyer hereby authorize Closing Letter the Buyer's na	s Closing Attorney to reveal to the me and any contact information the
					The Closing Attorney may rely on
		uthorization.	,		0 , , ,
5	!	-:4:-1		O. H. etc. L. 10 J	
Buy	er's Ir	าเนสเร:		Selier's Initials:	<del> </del>
Copy	right©	2020 by Georgia Associati	on of REALTORS®, Inc.	F322, Community Asso	ciation Disclosure Exhibit, Page 3 of 3, 01/01/20

# SELLER'S PROPERTY DISCLOSURE STATEMENT EXHIBIT "



2020 Printing

This	Selle	er's Property Disclosure Statement ("Statement") is an exhibit to the Purchase and Sale Agreement version for the Property (known as or located at:					
		, Georgia, ). This Statement is intended to make	it easier f	or Seller to			
		er <u>'s legal dutv to disclose hidden defects in the Propertv of which Seller is awa</u> re. Seller is obligated to n the Property is being sold "as-is."	disclose s	uch defects			
evei	WITE	If the Property is being sold as-is.		*			
A.		TRUCTIONS TO SELLER IN COMPLETING THIS STATEMENT.					
		ompleting this Statement, Seller agrees to: answer all questions in reference to the Property and the improvements thereon;					
		answer all questions in released to the Property and the improvements thereon, answer all questions fully, accurately and to the actual knowledge and belief of all Sellers;					
		provide additional explanations to all "yes" answers in the corresponding Explanation section below each	group of q	uestions,			
		unless the "yes" answer is self-evident; promptly revise the Statement if there are any material changes in the answers to any of the questions pri	ior to closi	ng and			
		provide a copy of the same to the Buyer and any Broker involved in the transaction.	101 10 01001	iig and			
В.	НО	W THIS STATEMENT SHOULD BE USED BY BUYER. Caveat emptor or "buyer beware" is the law in Go	eorgia. Bu	ver should			
	con	duct a thorough inspection of the Property. If Seller has not occupied the Property recently, Seller's knowl	ledge of th	ne			
	Pro for I	perty's condition may be limited. Buyer is expected to use reasonable care to i <u>nspect the Property and co</u> Buyer's purposes. If an inspection of the Property reveals problems or areas of concern that would cause	nfirm that	is suitable			
		ivestigate further, Buyer should investigate further. A "yes" or "no" answer to a question means "yes" or "r					
	kno	wledge and belief of all Sellers of the Property.					
C.	SEL	LER DISCLOSURES.					
	1.	GENERAL:	YES	NO			
		(a) What year was the main residential dwelling constructed?					
	_	(b) Is the Property vacant?					
		If yes, how long has it been since the Property has been occupied?					
		(c) Is the Property or any portion thereof leased?					
		(d) Has the Property been designated as historic or in a historic district where permission must be received to make modifications and additions?					
	EXPLANATION:						
	2.	COVENANTS, FEES, and ASSESSMENTS:	YES	NO			
		(a) Is the Property subject to a recorded Declaration of Covenants, Conditions, and Restrictions					
	-	("CC&Rs") or other similar restrictions?  (b) Is the Property part of a condominium or community in which there is a community association?					
<b>/</b>		IF YES, SELLER TO COMPLETE AND PROVIDE BUYER WITH A "COMMUNITY					
		ASSOCIATION DISCLOSURE EXHIBIT" GAR F322.					
	EXI	PLANATION:					
			VEC	NO			
	3.	LEAD-BASED PAINT:  (a) Was any part of the residential dwelling on the Property or any painted component, fixture, or	YES	NO			
		material used therein constructed or manufacture prior to 1978? <b>IF YES, THE "LEAD-BASED</b>					

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PAINT EXHIBIT" GAR F316 MUST BE EXECUTED BY THE PARTIES AND THE "LEAD-BASED PAINT PAMPHLET" GAR CB04 MUST BE PROVIDED TO THE BUYER.

	STF	RUCTURAL ITEMS, ADDITIONS AND ALTERATIONS:	YES	NO
		Has there been any settling, movement, cracking or breakage of the foundations or structural supports of the improvements?		
-	(b)	Have any structural reinforcements or supports been added?		
-	(c)	Have there been any additions, structural changes, or any other major alterations to the original		
	(0)	improvements or Property, including without limitation pools, carports or storage buildings?		
-	(d)	Has any work been done where a required building permit was not obtained?		4
-	(e)	Are there violations of building codes, housing codes, or zoning regulations (not otherwise grandfathered)?		
-	(f)	Have any notices alleging such violations been received?		
-	(g)	Is any portion of the main dwelling a mobile, modular or manufactured home?		
-	(h)	Was any dwelling or portion thereof (excluding mobile, modular and manufactured dwelling) moved to the site from another location?		
EXI	PLAN	ATION:		
5.	SYS	STEMS and COMPONENTS:	YES	NC
•	(a)	Approximate age of HVAC system(s):		
-	(b)	Is any heated and cooled portion of the main dwelling not served by a central heating and cooling		
		system?		
	(c)	Is any portion of the heating and cooling system in need of repair or replacement?		
	(d)	Does any dwelling or garage have aluminum wiring other than in the primary service line?		
-	(e)	Are any fireplaces decorative only or in need of repair?		
-	(f)	Have there been any reports of damaging moisture behind exterior walls constructed of synthetic stucco?		
-	(g)	Are any systems/components subject to a lease or rental payment plan (i.e. HVAC, security system, appliances, solar systems, etc.)?		
EXI	PLAN	IATION:	•	
_			\/ <b>T</b> 0	
ô. <sub>.</sub>	SE	WER/PLUMBING RELATED ITEMS:	YES	NO
,	(a)			
	(b)	If the drinking water is from a well, has there ever been a test the results of which indicate that the water is not safe to drink?		
	(c)	What is the sewer system: ☐ public ☐ private ☐ septic tank		
_	(d)	If the Property is served by a septic system, how many bedrooms was the septic system approved for by local government authorities?		
		approved for by local government authornies:		
-	(e)	Is the main dwelling served by a sewage pump?		
	(e) (f)			
		Is the main dwelling served by a sewage pump?		
(		Is the main dwelling served by a sewage pump?  Has any septic tank or cesspool on Property ever been professionally serviced?  If yes, please give the date of last service:  Are there any leaks, backups, or other similar problems with any portion of the plumbing, water,		
	(f) (g)	Is the main dwelling served by a sewage pump?  Has any septic tank or cesspool on Property ever been professionally serviced?  If yes, please give the date of last service:  Are there any leaks, backups, or other similar problems with any portion of the plumbing, water, or sewage systems or damage therefrom?		
	(f) (g) (h)	Is the main dwelling served by a sewage pump?  Has any septic tank or cesspool on Property ever been professionally serviced?  If yes, please give the date of last service:  Are there any leaks, backups, or other similar problems with any portion of the plumbing, water, or sewage systems or damage therefrom?  Is there presently any polybutylene plumbing, other than the primary service line?		
	(f) (g) (h) (i)	Is the main dwelling served by a sewage pump?  Has any septic tank or cesspool on Property ever been professionally serviced?  If yes, please give the date of last service:  Are there any leaks, backups, or other similar problems with any portion of the plumbing, water, or sewage systems or damage therefrom?  Is there presently any polybutylene plumbing, other than the primary service line?  Has there ever been any damage from a frozen water line, spigot, or fixture?		
XI	(f) (g) (h) (i)	Is the main dwelling served by a sewage pump?  Has any septic tank or cesspool on Property ever been professionally serviced?  If yes, please give the date of last service:  Are there any leaks, backups, or other similar problems with any portion of the plumbing, water, or sewage systems or damage therefrom?  Is there presently any polybutylene plumbing, other than the primary service line?		
EXF	(f) (g) (h) (i)	Is the main dwelling served by a sewage pump?  Has any septic tank or cesspool on Property ever been professionally serviced?  If yes, please give the date of last service:  Are there any leaks, backups, or other similar problems with any portion of the plumbing, water, or sewage systems or damage therefrom?  Is there presently any polybutylene plumbing, other than the primary service line?  Has there ever been any damage from a frozen water line, spigot, or fixture?		
EXF	(f) (g) (h) (i)	Is the main dwelling served by a sewage pump?  Has any septic tank or cesspool on Property ever been professionally serviced?  If yes, please give the date of last service:  Are there any leaks, backups, or other similar problems with any portion of the plumbing, water, or sewage systems or damage therefrom?  Is there presently any polybutylene plumbing, other than the primary service line?  Has there ever been any damage from a frozen water line, spigot, or fixture?		

7	ROO	FS, GUTTERS, and DOWNSPOUTS:	YES	NO
	(a)	Approximate age of roof on main dwelling: years.		
	(b)	Has any part of the roof been repaired during Seller's ownership?		
_	(c)	Are there any roof leaks or other problems with the roof, roof flashing, gutters, or downspouts?		
EXF	PLAN	ATION:		
				4
				1
8.	FLO	ODING, DRAINING, MOISTURE, and SPRINGS:	YES	NO
_	(a)	Is there now or has there been any water intrusion in the basement, crawl space or other parts of		
-	(b)	any dwelling or garage or damage therefrom?  Have any repairs been made to control water intrusion in the basement, crawl space, or other	V	
		parts of any dwelling or garage?		
_	(c)	Is any part of the Property or any improvements thereon presently located in a Special Flood		
-		Hazard Area?		
_		Has there ever been any flooding?		
_		Are there any streams that do not flow year round or underground springs?		
		Are there any dams, retention ponds, storm water detention basins, or other similar facilities?		
EXF	PLAN	ATION:		
9		AND BOUNDARIES:	YES	NO
		Are there any landfills (other than foundation backfill), graves, burial pits, caves, mine shafts, trash dumps or wells (in use or abandoned)?		
-		Is there now or has there ever been any visible soil settlement or movement?		
-		Are there presently any encroachments, unrecorded easements or boundary line disputes with a		
_		neighboring property owner?		
	(d)	Do any of the improvements encroach onto a neighboring property?		
EXF	PLAN	ATION:		
10.	TEF	RMITES, DRY ROT, PESTS, and WOOD DESTROYING ORGANISMS:	YES	NO
		Is there any damage resulting from animals (such as squirrels, mice, possum or raccoons);		
	(h)	insects (such as termites, bees and ants); or by fungi or dry rot?  Is there presently a bond, warranty or service contract for termites or other wood destroying		
	(0)	organisms by a licensed pest control company?		
		If yes, is it transferable? What is the cost? \$		
		If yes, company name/contact:		
		Coverage:   re-treatment and repair   re-treatment   periodic inspections only		
		Expiration Date Renewal Date		
	(c)	Is there a cost to maintain the bond, warranty or service contract?		
	, σ,			
		If yes, what is the annual cost? \$		

11.	EN'	VIRONMENTAL, HEALTH, and SAFETY CONCERNS:	YES	NO	
	(a)	Are there any underground tanks or toxic or hazardous substances such as asbestos?			
	(b)	Has Methamphetamine ("Meth") ever been produced on the Property?			
	(c)	Have there ever been adverse test results for radon, lead, mold or any other potentially toxic or environmentally hazardous substances?			
EXP	EXPLANATION:				
40		IOATIONI NOUDANGE.	VES	NO	

12.	LIT	GATION and INSURANCE:	YES	NO
	(a)	Is there now or has there been any litigation therein alleging negligent construction or defective building products?		
	(b)	Has there been any award or payment of money in lieu of repairs for defective building products or poor construction?		
	(c)	Has any release been signed regarding defective products or poor construction that would limit a future owner from making any claims?		
	(d)	During Seller's ownership have there been any insurance claims for more than 10% of the value of the Property?		
	(e)	Is the Property subject to a threatened or pending condemnation action?		
	(f)	How many insurance claims have been filed during Seller's ownership?		
EXPLANATION:				

13.	OTHER HIDDEN DEFECTS:	YES	NO
	(a) Are there any other hidden defects that have not otherwise been disclosed?		
EXP	LANATION:		

14.	AGRICULTURAL DISCLOSURE:	YES	NO
	(a) Is Property within, partially within, or adjacent to any property zoned or identified on an approved		
	county land use plan as agricultural or forestryuse?		

It is the policy of this state and this community to conserve, protect, and encourage the development and improvement of farm and forest land for the production of food, fiber, and other products, and also for its natural and environmental value. This notice is to inform prospective property owners or other persons or entities leasing or acquiring an interest in real property that property in which they are about to acquire an interest lies within, partially within, or adjacent to an area zoned, used, or identified for farm and forest activities and that farm and forest activities occur in the area. Such farm and forest activities may include intensive operations that cause discomfort and inconveniences that involve, but are not limited to, noises, odors, fumes, dust, smoke, insects, operations of machinery during any 24-hour period, storage and disposal of manure, and the application by spraying or otherwise of chemical fertilizers, soil amendments, herbicides, and pesticides. One or more of these inconveniences may occur as the result of farm or forest activities which are in conformance with existing laws and regulations and accepted customs and standards.

ADDITIONAL EXP	_ANATIONS (If needed):		
			4
			<del>)</del>
		-(A-	
	*		

use. Unless otherwise ir "Refrigerator" is left bla common law of fixtures Seller shall remove all it right to remove those it provided that Buyer disp	ndicated, if an item is left blank, the ink, Seller may remove all Refrige with regard to the items below. The tems left blank below prior to closing tems not timely removed but shall	n Property shall include remotes and Seller may remove all of that item erators on the Property. This check the common law of fixtures shall apply or the transfer of possession, which remain liable for the cost of Buyer Closing. In removing items, Seller shall.	from the Property. For example, clist is intended to supersede the y to all items not on this checklish thever is later. Seller shall lose the having to dispose of such item.
No such item shall be re replaced with a substa substantially similar item	emoved from the Property unless it ntially identical item, if reasonably n of equal quality and value, or better the same functions or better sha	nose specific items as they existed ir is broken or destroyed. In the even y available. If not reasonably avail ter. The same or newer model of the libe considered substantially identified.	t such item is removed, it shall be able, it shall be replaced with a tem being replaced in the sam
Appliances  Clothes Dryer Clothes Washing Machine Dishwasher Garage Door Opener Garbage Disposal Ice Maker Microwave Oven Oven Refrigerator w/o Freezer Refrigerator/Freezer Free Standing Freezer Stove Surface Cook Top Trash Compactor Vacuum System Vent Hood Warming Drawer Wine Cooler  Home Media Amplifier Cable Jacks Cable Receiver Cable Remotes Intercom System Internet HUB Internet Wiring Satellite Dish Satellite Receiver Speakers Speaker Wiring Switch Plate Covers	☐ Television (TV) ☐ TV Antenna ☐ TV Mounts/Brackets ☐ TV Wiring  Interior Fixtures ☐ Ceiling Fan ☐ Chandelier ☐ Closet System ☐ Fireplace (FP) ☐ FP Gas Logs ☐ FP Screen/Door ☐ FP Wood Burning Insert ☐ Light Bulbs ☐ Light Fixtures ☐ Mirrors ☐ Wall Mirrors ☐ Vanity (hanging) Mirrors ☐ Vanity (hanging) Mirrors ☐ Shelving Unit & System ☐ Shower Head/Sprayer ☐ Storage Unit/System ☐ Window Blinds (and Hardware) ☐ Window Shutters (and Hardware) ☐ Window Draperies (and Hardware) ☐ Unused Paint  Landscaping / Yard ☐ Arbor ☐ Awning ☐ Basketball Post and Goal	□ Birdhouses   □ Boat Dock   □ Fence - Invisible   □ Dog House   □ Flag Pole   □ Gazebo   □ Irrigation System   □ Landscaping Lights   □ Mailbox   □ Out/Storage Building   □ Porch Swing   □ Statuary   □ Stepping Stones   □ Swing Set   □ Tree House   □ Trellis   □ Weather Vane    Recreation  □ Aboveground Pool  □ Gas Grill  □ Hot Tub  □ Outdoor Furniture  □ Outdoor Playhouse  □ Pool Equipment   □ Pool Equipment   □ Pool Chemicals   □ Sauna    Safety  □ Alarm System (Burglar)  □ Alarm System (Smoke/Fire)  □ Security Camera  □ Carbon Monoxide Detector  □ Doorbell  □ Door & Window Hardware  as remaining with Property where S	☐ Fire Sprinkler System ☐ Gate ☐ Safe (Built-In) ☐ Smoke Detector ☐ Window Screens  Systems ☐ A/C Window Unit ☐ Air Purifier ☐ Whole House Fan ☐ Attic Ventilator Fan ☐ Ventilator Fan ☐ Car Charging Station ☐ Dehumidifier ☐ Generator ☐ Humidifier ☐ Propane Tank ☐ Propane Fuel in Tank ☐ Fuel Oil Tank ☐ Fuel Oil in Tank ☐ Sewage Pump ☐ Solar Panel ☐ Sump Pump ☐ Thermostat ☐ Water Purification System ☐ Water Softener System ☐ Well Pump  Other ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐

RECEIPT AND ACKNOWLEDGEMENT BY BUYER	SELLER'S REPRESENTATION REGARDING THIS STATEMENT
Buyer acknowledges receipt of this Seller's Property Disclosure Statement.	Seller represents that the questions in this Statement have been answered to the actual knowledge and belief of all Sellers of the Property
1 Buyer's Signature	1 Seller's Signature
Print or Type Name	Print or Type Name
Date	Date
2 Buyer's Signature	2 Seller's Signature
Print or Type Name	Print or Type Name
Date	Date

**REVISED 5/1/20** 

## SALE OR LEASE OF BUYER'S PROPERTY CONTINGENCY EXHIBIT "\_\_\_\_\_"



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	s Exhibit is part of the Agreement with an Offer Date of ain Property known as:		for the purchase and sale of that Georgia
A.	Buyer warrants that Buyer owns the real property located at(City),	(State)	(7in Code) ("Other Property") and has taken
	or is taking the following actions to sell and /or lease the Other Pr	roperty:	(Zip code)( Other Property ) and has taken
, B.	This Agreement is contingent upon the occurrence of the fol ("Contingency Period"). [Select 1. and/or 2. Any section not	llowing on or before selected shall not be	MUST FILL IN DATE a part of this Agreement.]
	☐ 1. Buyer closing on the sale of the Other Property;		
	$\square$ 2. Buyer entering into a lease of the Other Property with a lea	se term of at least	
C.	In the event that the Contingency Period ends without either contingency shall terminate. Prior to Seller giving Buyer notice that below, the contingency or contingencies referenced above may be Clause below shall no longer be a part of this Agreement, and But	at Seller is exercising the e waived by Buyer upon	e Kick-Out Clause, as that term is explained notice to Seller. In such event, the Kick-Out
D. ,	Kick-Out Clause Explained. A kick-out clause describes a situal market it for sale to other buyers because the buyer's purchase is if another buyer makes an offer to purchase the property that the buyer who must then timely submit an amendment to remove ce agreement and in some cases pay additional earnest money to agreed time frame, the seller can then "kick-out" the first buyer, te buyer meets the pre-agreed requirements of the kick-out clause amendment signed by both parties.	contingent on the sale of seller wants to accept, rtain contingencies and the seller. If the first bu rminate that contract ar	or lease of other property owned by the buyer. the seller gives notice of the offer to the first dipossibly the Due Diligence Period from the layer does not do these things within the predicted sell the property to the second buyer. If the

			ause in this Transaction. Selection Option 1 or Option 2 below. If no option is selected, then this Agreement shall not be Kick-Out Clause.
	that of th Agre prov	Sellene no eeme	1. This Agreement IS subject to a Kick-Out Clause. In the event Seller receives a bona fide offer to purchase the Property er would like to accept, then Seller shall give notice of the offer to Buyer. Buyer shall then have hours after receipt office to deposit with Holder additional earnest money of \$ and deliver to Seller an Amendment to this ent signed by Buyer in which Buyer agrees to remove from the Agreement the contingencies and/or Due Diligence Period has in the Agreement to the extent checked below. [Complete either (a) or (b) below. If neither is completed, then (a) is by default.]:
	(a)		All Contingencies and the Due Diligence Period shall no longer be part of the Agreement.
	(b)		Contingencies and/or Due Diligence Period checked below shall no longer be a part of this Agreement.
	(D)	1116	Contingencies and/or Due Diligence Feriod checked below shall no longer be a part of this Agreement.
			Sale or Lease of Buyer's Property Contingency;
			Due Diligence Period;
			Right to Request Repairs;
			any Financing Contingency;
			any Appraisal Contingency;
			Special Stipulation identified as:;
			Other:
	Opt	ion 2	2. This Agreement IS NOT subject to a Kick-Out Clause.
and (2) Buyer's from this Seller content event the within the	the alt earn s Agr an sti at Bu ne tim se rer	pove est m eem Il req yer d ne pe main	r does not deliver within the time period stated above: (1) the additional earnest money (if any referenced above) to Holder-referenced signed Amendment to Seller, then this Agreement shall terminate, and Buyer shall be entitled to a full refund of noney. Notwithstanding any provision to the contrary contained herein, the removal of such checked provisions by Buyer ent shall not eliminate any rights in Contingencies or the Due Diligence Period benefitting Seller. Therefore, for example, quest a proof of funds from the Buyer even though the Agreement is no longer subject to a Financing Contingency. In the delivers the Amendment referenced above to Seller and the additional earnest money (if any referenced above) to Holder eriod stated above, Seller shall execute the Amendment, return a copy of the same to Buyer and this Agreement shall in full force and effect subject to the Amendment.  Seller's Initials:  Seller's Initials:

# BACK-UP AGREEMENT CONTINGENCY EXHIBIT "\_\_\_\_\_"



F604, Back-Up Agreement Contingency Exhibit, 01/01/20

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	is Exhibit is part of the Agreement with an Offer Date of operty known as:	
	eorgia	
1.	Buyer and Seller acknowledge that this Agreement is a "backup" or "Seconda amended from time to time, ("Primary Agreement") with a Binding Agreement D for the purchase and sale of the Property between Seller and Name(s) of Prim and that backup Buyer has no right to purchase the Property unless the Primary of the same.  MUST identify primary contract	rate of Binding Date of Contract with Primary Buyer(s)  ary Buyer(s) ("Primary Buyer")
2.	Upon the closing of the sale of the Primary Agreement, this Agreement shall tel earnest money.	rminate and Buyer shall be entitled to a refund of Buyer's
3.	Buyer agrees that any amendments to the Primary Agreement shall not alter agreement to the Primary Agreement.	the priority of this Secondary Agreement as a backup
4.	Buyer acknowledges that Buyer shall have no right to examine or be advised of thereof.	f the terms of the Primary Agreement or any amendment
5.	In the event the <u>Primary Agreement is terminated</u> , <u>Seller shall deliver no</u> tice of t and no longer subject to this Contingency Exhibit and Buyer and Seller shall cl conditions, provided, however, that: (a) notwithstanding anything to the contra (except the delivery and deposit of <u>Earnest Money</u> ) shall commence on the <u>date</u> provided); and (b) the closing date shall be the date listed in the Agreement unleany of the time periods for Buyer to conduct due diligence, or fulfill other conting in which event the new closing date shall be seven (7) days from the last date B Due Diligence Period, whichever is later.	ose on this Agreement in accordance with its terms and ry contained herein, all parties agree that the time limits that notice of the termination of the Primary Agreement is so because of the change in the Binding Agreement Date encies in the Agreement extend beyond the closing date
	If this Agreement has not become primary by terminate. Moreover, Buyer can terminate this Agreement at any time prior to become primary by giving notice of the same to Seller and paying Seller a terminate the same to Seller and payin	, this Agreement shall automatically receiving the Notice from Seller that this Agreement has mination fee of Ten Dollars (\$10).
Вι	yer's Initials: Seller's	s Initials:
	IS FORM IS COPYRIGHTED AND MAY ONLY BE USED IN REAL ESTATE TRANSACTIONS IN W TATE LICENSEE. UNAUTHORIZED USE OF THE FORM MAY RESULT IN LEGAL SANCTIONS BEIN	

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**REVISED 5/1/20** 

## **CLOSING ATTORNEY ACTING AS HOLDER OF EARNEST MONEY**

**EXHIBIT** "

[Closing Attorney must still consent to serve as Holder using F511]

<b>1</b>
georgia REALTORS
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· ·
and sale of that certain property known eorgia("Agreement").
( ) <b></b> ( ) <b></b>
all be the Holder of the earnest money
a) agreeing to serve; b) signing the cularly described below.
of Earnest Money. When the Closing
within two (2) business days from the
ontract"); and b) a copy or copies of the
uyer must similarly deliver to Holder all Iment becomes binding.
ceiving Entire Contract. The Closing
from the date that the Closing Attorney
sing Attorney to serve as Holder (GAR
ation so except for filling in the blanks Attorney's rights and duties as Holder
sion to the contrary contained in the
duties of Holder set forth in the GAR less of whether such rights and duties
e-printed right and duties of Holder set
eed to in writing by Buyer, Seller, and
uyer shall be responsible for paying all
nsfer of immediately available funds or
may be.
er. If the Closing Attorney named as
to timely become Holder or becomes in this transaction, shall automatically
oney being paid or transferred to the
required to accomplish the same. The
ned consent of the Alternate Holder to
s shall commence when the Alternate
saction where the Closing Attorney is
her trust funds), but in the event of a
all not disburse the funds based upon a contrary contained in this agreement, in
g Attorney is representing the Buyer or
sbursement of earnest money shall be
JST name an Alternate Holder
gard to all notices to and from Holder.
gara to an notices to and nominiduel.
Holder in this transaction.

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This E as:	xhibit is part of the Agreement with an Offer Date of	for the purchase and sale of that certain property known, Georgia ("Agreement").
1.	and other trust funds referenced in this Agreement su	ttorney named in this Agreement shall be the Holder of the earnest money bject to the Closing Attorney timely: a) agreeing to serve; b) signing the me to Buyer and Seller as more particularly described below.
2.	Buyer Must Timely Deliver Certain Documents to C Attorney has been named as Holder in the Agreement, E Binding Agreement Date: a) the fully-signed and execute Escrow Agreement (F511) for the Closing Attorney to sig	Bosing Attorney Acting as Holder of Earnest Money. When the Closing Buyer must deliver to Closing Attorney within two (2) business days from the ed Agreement in its entirety ("Entire Contract"); and b) a copy or copies of the gn agreeing to become the Holder. Buyer must similarly deliver to Holder all less days of the date that the Amendment becomes binding.
3.	Closing Attorney Must Agree to Become Holder Witl Attorney named as Holder shall not become the Holder of receives the Entire Contract, the Closing Attorney has: a Form F511, and sometimes referred to as "Escrow Agr	hin Three (3) Business Days of Receiving Entire Contract. The Closing unless within three (3) business days from the date that the Closing Attorney ) countersigned the Agreement of Closing Attorney to serve as Holder (GAR eement") without change or modification so except for filling in the blanks nd Seller. When this occurs, Closing Attorney's rights and duties as Holder
4.	Rights and Duties of Closing Attorney Acting as Agreement, Closing Attorney acting as Holder shall have Purchase and Sale Agreement (a copy of which is incorare set forth in this Agreement. In the event of a conflict	Holder. Notwithstanding any provision to the contrary contained in the ave all of the pre-printed rights and duties of Holder set forth in the GAR porated herein by reference), regardless of whether such rights and duties between this Agreement and the pre-printed right and duties of Holder set ter shall control unless otherwise agreed to in writing by Buyer, Seller, and
5.		ting as Holder by Wire Transfer. Buyer shall be responsible for paying all
W verbia	earnest money and other Buyer trust funds to the Closing age by such o <u>ther method deemed acceptable and/or requ</u> i	g Attorney acting as Holder by wire transfer of immediately available funds or
1/20 <b>6.</b>		ome Holder; Resignation of Holder. If the Closing Attorney named as
	Holder has not become Holder because the Closing At Holder but later resigns, then: a) the Alternate Holder in become the Holder instead of the Closing Attorney; b) Alternate Holder; and c) all parties shall cooperate with signature of the Alternate Holder to the Agreement at the	torney rejects being the Holder, fails to timely become Holder or becomes amed below, who must be a broker in this transaction, shall automatically all parties consent to the earnest money being paid or transferred to the one another to sign any documents required to accomplish the same. The ne time it is first signed shall be deemed consent of the Alternate Holder to a timeline for performing those duties shall commence when the Alternate
7.	representing the Buyer or Seller, the Closing Attorney dispute between the parties regarding the disbursement reasonable interpretation of the Agreement. Instead and the event of a dispute regarding the earnest money in an Seller, the only remedy available to the Closing Attorney to interplead the funds into a court of competent jurisding	
8.		broker in this transaction, shall be MUST name an Alternate Holder
	MUST be Either Listing or Selling Broker	·
9.	Notices To and From Holder. The notice procedures Holder's contact information is set forth in signature particular.	in the Agreement shall control with regard to all notices to and from Holder. ges to this Agreement.
10.		g Attorney named below shall be the Holder in this transaction.
	Closing Attorney:	
	Address:	
	Phone Number:	
	Fax Number:	
	Email:	
В	uyer's Initials:	Seller's Initials:
THIS EC	ORM IS COPYRIGHTED AND MAY ONLY RELIGED IN DEAL ESTATE TO A	NSACTIONS IN WHICH IS INVOLVED AS A DEAL ESTATE
LICENS	SEE LINAUTHORIZED LISE OF THE FORM MAY DESUIT IN LEGAL SA	NSACTIONS IN WHICH

## NOT an Exhibit to Contract

## 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]

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	rney") naving being named as Holder in the Purchase a	nd Sale Agreement by and between	
	yer") and	("Seller") with an offer date of	, 20for real
("An	perty located at: preement") does hereby agree to serve as Holder in su	ich Agreement, subject to the terms herein	
, , ,	recinent ) does hereby agree to serve as Holder in st	adit rigide ment, subject to the terms herein.	
1.	TERMS OF CLOSING ATTORNEY ACTING AS HO	LDER.	
	<ul> <li>The provisions in the Agreement (including the Emay be enforced by Holder as a third-party benefit Holder and shall follow the procedures binding Holder and Holder. Closing Attorney shall have all of amendment or modification;</li> <li>b. Upon the Closing Attorney becoming Holder, the commence until Holder receives the signed and et to the Entire Contract, the rights and duties of amendment.</li> <li>c. This Escrow Agreement shall be interpreted in a d. Time is of the essence; and</li> </ul>	it) and any amendment thereto shall constitute the entil	nest money and trust funds printed rights and duties of in writing by Buyer, Seller, in the Agreement without e duties of Holder shall not fith regards to amendments until Holder receives the
2.	become the Holder unless the Closing Attorney has w	E HOLDER WITHIN THREE (3) BUSINESS DAYS. The rithin three (3) business days from the date the Closing Ascrow Agreement without modification (except for filling).	Attorney receives the Entire
	,, ,		
3.	FAILURE OF CLOSING ATTORNEY TO TIMELY AC not become Holder within three (3) business days fro Attorney has been appointed as the Holder, then: a) the Money Exhibit (F510) shall automatically become the	RREE TO BECOME HOLDER. If the Closing Attorney in the date the Closing Attorney receives the Entire Come Alternate Holder referenced in the Closing Attorney and Holder instead of the Closing Attorney; b) all parties come all parties shall cooperate with one another to sign and the closing attorney.	ontract in which the Closing Acting as Holder of Earnest nsent to the earnest money
<b>3</b> .	FAILURE OF CLOSING ATTORNEY TO TIMELY AC not become Holder within three (3) business days fro Attorney has been appointed as the Holder, then: a) the Money Exhibit (F510) shall automatically become the being paid or transferred to the Alternate Holder; and accomplish the same.	GREE TO BECOME HOLDER. If the Closing Attorney in the date the Closing Attorney receives the Entire Come Alternate Holder referenced in the Closing Attorney in Holder instead of the Closing Attorney; b) all parties co	ontract in which the Closing Acting as Holder of Earnest nsent to the earnest money
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	FAILURE OF CLOSING ATTORNEY TO TIMELY AC not become Holder within three (3) business days fro Attorney has been appointed as the Holder, then: a) the Money Exhibit (F510) shall automatically become the being paid or transferred to the Alternate Holder; and accomplish the same.  CONTACT INFORMATION Attorney will Buyer's Name: Address:  Phone Number: Fax Number: Email:  Buyer's Name: Address:  Phone Number: Fax Number: Fax Number: Fax Number:	REE TO BECOME HOLDER. If the Closing Attorney in the date the Closing Attorney receives the Entire Come Alternate Holder referenced in the Closing Attorney in Holder instead of the Closing Attorney; b) all parties come c) all parties shall cooperate with one another to sign at the	ontract in which the Closing Acting as Holder of Earnest nsent to the earnest money any documents required to
	FAILURE OF CLOSING ATTORNEY TO TIMELY AC not become Holder within three (3) business days fro Attorney has been appointed as the Holder, then: a) the Money Exhibit (F510) shall automatically become the being paid or transferred to the Alternate Holder; and accomplish the same.  CONTACT INFORMATION Attorney will Buyer's Name: Address:  Phone Number: Fax Number: Email:  Buyer's Name: Address:  Phone Number: Fax Number: Fax Number: Fax Number:	REE TO BECOME HOLDER. If the Closing Attorney in the date the Closing Attorney receives the Entire Come Alternate Holder referenced in the Closing Attorney in Holder instead of the Closing Attorney; b) all parties come c) all parties shall cooperate with one another to sign at the	ontract in which the Closing Acting as Holder of Earnes nsent to the earnest money any documents required to

Buyer Licensee's Name:	Seller Licensee Name:
Address:	Address:
Phone Number:	Phone Number:
Fax Number:	rax Number.
Email:	Email:
Littali.	Littali.
sing Attorney	Date
Signature of Its Authorized Representative	
t or Type Name	
ing Attorney's Address	
ail Address of Holder	
phone Number of Holder	

F511, Agreement of Closing Attorney to Serve as Holder of Earnest Money, Page 2 of 2, 01/01/20

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# AMENDMENT TO ADDRESS CONCERNS WITH PROPERTY AMENDMENT #

[TO BE USED ONLY IF CONTRACT IS SUBJECT TO A DUE DILIGENCE PERIOD]

Date: \_\_\_\_



2020 Printing
en
("Seller"), with rchase and sale of real property located at:,, Georgia
, , , , , , , , , , , , , , , , , , , ,
nt, it being to the mutual benefit of all parties has accepted the Amendment delivers notice h the Notice section of the Agreement.
o concerns raised by Buyer during the Due ligence Period, it shall become null and void
erty, all parties agree that if this Amendment yer's Due Diligence Period ☐ shall OR
ood and valuable consideration, the receipt y and amend the Agreement to address the set forth below:
action]

THIS FORM IS COPYRIGHTED AND MAY ONLY BE USED IN REAL ESTATE TRANSACTIONS IN WHICH \_\_\_\_\_\_ IS INVOLVED AS A REAL ESTATE LICENSEE. UNAUTHORIZED USE OF THE FORM MAY RESULT IN LEGAL SANCTIONS BEING BROUGHT AGAINST THE USER AND SHOULD BE REPORTED TO THE GEORGIA ASSOCIATION OF REALTORS® AT (770) 451-1831.

☐ Additional pages are attached.				
It is agreed by the parties hereto that all of the other terms and conditions of the aforementioned Agreement shall remain in full force and effect other than as modified herein. Upon execution by all parties, this Amendment shall be attached to and form a part of said Agreement.				
1 Buyer's Signature	1 Seller's Signature			
2 Buyer's Signature	2 Seller's Signature			
☐ Additional Signature Page (F267) is attached.	☐ Additional Signature Page (F267) is attached.			
Selling Brokerage Firm	Listing Brokerage Firm			
Broker/Affiliated Licensee Signature	Broker/Affiliated Licensee Signature			
REALTOR® Membership	REALTOR® Membership			
Acceptance Date. The above Amendment is hereby accepted, ("Acceptance Date"). This Amendment the acceptance of the Amendment has been received by offeror acceptance has been received.	ent will become binding upon the parties when notice of			

## UNILATERAL NOTICE TO TERMINATE PURCHASE AND SALE AGREEMENT AND PROPOSED DISBURSEMENT OF EARNEST MONEY



2020 Printing

This notice is given this date ofbetween			("Buver") and
		("Selle	r"), for the Purchase and Sale of
real property located at:, with a Binding Ag	reement D	ate of	
Georgia, with a binding Ag	recinent Di	ate 01	
Unilateral Notice to Terminate  ☐ Buyer OR ☐ Seller does hereby gi agreement that he or she is termina ☐a. Buyer's right to terminate durin ☐b. the failure of the following contin	ting the Ag g the Due I	reement effective immediately ba Diligence Period set forth in the A	sed upon the following:
☐c. the following default under the A	greement b	y □ Buyer □ Seller:	·····
 <b>□d.</b> other lawful reason:			<del> </del>
Lu. other lawful reason.			
1 Buyer	Date	1 Seller	Date
2 Buyer	Date	2 Seller	 Date
2 Buyon	Dute	Z Goner	Bate
☐ Additional Signature Page (F267) is atta	ached.	☐ Additional Signatur	e Page (F267) is attached.
Proposed Disbursement of Earnest Mo	oney		
The party unilaterally terminating this Agre held by Holder (collectively "Earnest Mon			any other funds currently being
This disbursement of Earnest Money shall and Seller with a fully executed copy of happening of such event, Buyer and Sell brokers and their affiliated licensees (all owith or representing the parties to the Agreout of or related to the Agreement. This brokerage engagement agreement to who brought by the Broker(s) involved in the transport of the Agreement.	the same the further and the further and further and further and further and the further and further a	hen being delivered to the Buyer agree to release each other and a all be express third party beneficial in any and all claims, causes of act lieve any party who has defaulte are a party from any claim, cause	r, Seller and Holder. Upon the all real estate brokerage firms, ries to this Agreement) working tion, damages and suits arising d under the Agreement or any of action or suit for damages
1 Buyer	Date	1 Seller	Date
2 Buyer	Date	2 Seller	Date
☐ Additional Signature Page (F267) is atta	ached.	☐ Additional Signatur	e Page (F267) is attached.

THIS FORM IS COPYRIGHTED AND MAY ONLY BE USED IN REAL ESTATE TRANSACTIONS IN WHICH \_\_\_\_\_\_\_ IS INVOLVED AS A REAL ESTATE LICENSEE. UNAUTHORIZED USE OF THE FORM MAY RESULT IN LEGAL SANCTIONS BEING BROUGHT AGAINST THE USER AND SHOULD BE REPORTED TO THE GEORGIA ASSOCIATION OF REALTORS® AT (770) 451-1831.

## MUTUAL AGREEMENT TO TERMINATE PURCHASE AND SALE AGREEMENT AND DISBURSE EARNEST MONEY ("MUTUAL AGREEMENT")



REFERENCE:		2020 Printing
REFERENCE.		
That certain purchase and sale agreement ("Agreement") b	•	
for property located at:		,
, Georgia	·	
Mutual Agreement to Terminate Agreement		
The undersigned Buyer and the undersigned Seller do hereby magreement and hereby direct the Holder of the earnest money and a same as follows:		
This Mutual Agreement shall only become effective upon: (1) it being being delivered to the Buyer, Seller and Holder; (2) all amounts, if ar (3) this Mutual Agreement being signed by the Brokers involved in t further agree to release each other and all real estate brokerage f reflected by the above-referenced Agreement, each of whom shall b claims, causes of action, damages and suits arising out of or relate agreeing to release the Buyer and Seller from any claim to a real estate Buyer and/or Seller do hereby agree to pay the Broker(s) identified by Agreement:	y, owing to the Selling he transaction. Upon irms, brokers and the e an express third pare d to this Agreement. state commission or o	and Listing Brokers below being paid in full; and the happening of these events, Buyer and Seller ir affiliated licensees involved in the transaction ty beneficiary to this Agreement, from any and all In consideration of the Broker(s) set forth below ther compensation arising out of the Agreement,
<ul> <li>A. Selling Broker:</li> <li>1. Amount to be Paid by Seller to the Selling Broker under the Agreement:</li> <li>\$</li></ul>	Agreement:	e Paid by Seller to the Listing Broker under the
C. <u>Disbursement of Earnest Money</u> .  The parties direct the earnest money being held by Holder to be	disbursed as follows	:
Nothing herein shall be deemed to release any party from either the obligation to pay a commission in any subsequent agreement for the	e terms of an existing te purchase and sale	Brokerage Engagement Agreement or from any of the Property.
IN WITNESS WHEREOF, the undersigned parties do hereb	y set their hands	and seals to this Agreement this date of:
1 Buyer Date	1 Seller	Date
2 Buyer Date	2 Seller	Date

THIS FORM IS COPYRIGHTED AND MAY ONLY BE USED IN REAL ESTATE TRANSACTIONS IN WHICH IS INVOLVED AS A REAL ESTATE LICENSEE. UNAUTHORIZED USE OF THE FORM MAY RESULT IN LEGAL SANCTIONS BEING BROUGHT AGAINST THE USER AND SHOULD BE REPORTED TO THE GEORGIA ASSOCIATION OF REALTORS® AT (770) 451-1831.

Listing Broker

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☐ Additional Signature Page (F267) is attached.

Date

Selling Broker

 $F519, Mutual\ Agreement\ to\ Terminate\ Purchase\ \&\ Sale\ Agreement\//Disburse\ Earnest\ Money, 01/01/20$ 

☐ Additional Signature Page (F267) is attached.

Date