CLOSING ATTORNEY ACTING AS HOLDER OF EARNEST MONEY

EXHIBIT "

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

		2020 Printing
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 subj	orney named in this Agreement shall be the Holder of the earnest money ect to the Closing Attorney timely: a) agreeing to serve; b) signing the
2.	Buyer Must Timely Deliver Certain Documents to Clos Attorney has been named as Holder in the Agreement, Bur Binding Agreement Date: a) the fully-signed and executed Escrow Agreement (F511) for the Closing Attorney to sign	e to Buyer and Seller as more particularly described below. sing Attorney Acting as Holder of Earnest Money. When the Closing yer must deliver to Closing Attorney within two (2) business days from the Agreement in its entirety ("Entire Contract"); and b) a copy or copies of the agreeing to become the Holder. Buyer must similarly deliver to Holder all as days of the date that the Amendment becomes binding.
3.	Closing Attorney Must Agree to Become Holder Within Attorney named as Holder shall not become the Holder un receives the Entire Contract, the Closing Attorney has: a) of Form F511, and sometimes referred to as "Escrow Agree	Three (3) Business Days of Receiving Entire Contract. The Closing less within three (3) business days from the date that the Closing Attorney countersigned the Agreement of Closing Attorney to serve as Holder (GAR ement") without change or modification so except for filling in the blanks I Seller. When this occurs, Closing Attorney's rights and duties as Holder
4.)	Rights and Duties of Closing Attorney Acting as Holder shall have Agreement, Closing Attorney acting as Holder shall have Purchase and Sale Agreement (a copy of which is incorporare set forth in this Agreement. In the event of a conflict be	older. Notwithstanding any provision to the contrary contained in the e all of the pre-printed rights and duties of Holder set forth in the GAR orated herein by reference), regardless of whether such rights and duties etween this Agreement and the pre-printed right and duties of Holder set is shall control unless otherwise agreed to in writing by Buyer, Seller, and
5.	earnest money and other Buyer trust funds to the Closing A by such other method deemed acceptable and/or require	
6.	Holder has not become Holder because the Closing Attorned Holder but later resigns, then: a) the Alternate Holder nar become the Holder instead of the Closing Attorney; b) al Alternate Holder; and c) all parties shall cooperate with or signature of the Alternate Holder to the Agreement at the serve as Holder. The Alternate Holder's duties and the ti	me Holder; Resignation of Holder. If the Closing Attorney named as rney rejects being the Holder, fails to timely become Holder or becomes med below, who must be a broker in this transaction, shall automatically a parties consent to the earnest money being paid or transferred to the ne another to sign any documents required to accomplish the same. The time it is first signed shall be deemed consent of the Alternate Holder to meline for performing those duties shall commence when the Alternate
7.	representing the Buyer or Seller, the Closing Attorney ca dispute between the parties regarding the disbursement of reasonable interpretation of the Agreement. Instead and no the event of a dispute regarding the earnest money in an al	Transaction. In an all-cash transaction where the Closing Attorney is in hold the earnest money (and other trust funds), but in the event of a fithe funds, the Closing Attorney shall not disburse the funds based upon a potwithstanding any provision to the contrary contained in this agreement, in I-cash transaction where the Closing Attorney is representing the Buyer or resolve the dispute regarding the disbursement of earnest money shall be
8.	to interplead the funds into a court of competent jurisdicting Alternate Holder. The Alternate Holder, who must be a bundle MUST NAME EITHER SEL	
9. 10.	Holder's contact information is set forth in signature page	the Agreement shall control with regard to all notices to and from Holder. s to this Agreement. 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:

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.

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IS INVOLVED AS A REAL ESTATE