SALE OR LEASE OF BUYER'S PROPERTY CONTINGENCY EXHIBIT "_____"



2021 Printing

	perty known as:				for the purchase and sale , Georgia
Ruverv	warrants that Ruyer owns	the real property locate	ad at		
Duyer	warrants that buyer owns	City)	(State)	(7in	Code) ("Other Property"). Buyer a of the Agreement prior to the end
to use I	Buver's good faith efforts t	o sell or lease the Other	r Property in accorda	nce with the terms	of the Agreement prior to the end
	gency Period (as that tern		Troporty in accorda		or and right controlled and on a
	gono, ronou (ao anarton				
At the t	time of Offer, Buyer warra	ants that other Property	is: [select all that ap	plyl Changed	for clarification
	Currently listed with				
	Currently under contract w	• •	,		("Other Property Buyer's Bi
	with a Closing Date of				
□ C.	Other:				
					4 Fill in Data
The Ag	greement is contingent u tingency Period"). [Sele	ipon the occurrence of	of the following on	or before <u>IVIUS</u>	t of this Agreement !
•		•			<u> </u>
ПА	Added Specific requ Buyer closing on the sale	e of the Other Propert	er to act in earn	Property is under a	ease property binding purchase and sale cont
/ \ th	he time of Offer, Buyer sh	all keep the Other Prop	perty listing for sale v	vith a real estate br	oker at a sales price of not more
\$	Suntil				
					•
					er a binding lease at the time of
					rm of not less than mont
n	nore than months	with a monthly rental of i	not more than \$	until it is lea	sed or the Contingency Period ex
In the	event that the Contingenc	ν Period ends without ε	either contingency re	ferenced above be	ing fulfilled, then, the Agreemen
termina	ate at that time. Prior to Se	eller giving Buyer notice	that Seller is exercis	ing the Kick-Out C	lause, as that term is explained l
					ler. In such event, the Kick-Out C
belows	shall no longer be a part o	of the Agreement, and E	3uyer shall have no o	obligation to depos	it additional earnest money.
In the e	event that the Existing Per	nding Contract is termin	ated for any reason v	vhatsoever. Buver	shall immediately provide notice
same t	to Seller. Buyer shall have	the right, but not the o	bligation, to terminat	e the Agreement a	t the same time of the notice, in
	Buyer shall have the right t			Ū	·
					not the obligation to request that from the Agreement. If Seller do
					erminated, then Seller's right to re
	nendment on this basis sha			g	
					n Seller shall have the right but r nest money. If Seller does not terr
	reement within three (3) d				
alo, ig.	roomone manir anos (o) a	ayo, aron conor o right	to tommato the right	oomone on the bac	no chan se warrea.
					erty that is under contract contin
					e of other property owned by the
					eller gives notice of the offer to the bly the Due Diligence Period fro
agreen	ment and in some cases r	oav additional earnest r	money to the seller.	lyencles and possi If the first buver do	es not do these things within th
					the property to the second buyer
buyer r	meets the pre-agreed req	uirements of the kick-o			mains in force subject to the ter
amend	dment signed by both parti	ies.			

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7. K	ick-O	ut Cl	lause in this Transaction. Select Option 1 OR Option 2 below. [If neither option is selected, Option 2 shall control.]					
Γ	Pro aft to t	operty er red the A riod p	1. This Agreement IS subject to a Kick-Out Clause. In the event Seller receives a bona fide offer to purchase the y that Seller would like to accept, then Seller shall give notice of the offer to Buyer. Buyer shall then have hours ceipt of the notice to deposit with Holder additional earnest money of \$ and deliver to Seller an Amendment agreement signed by Buyer in which Buyer agrees to remove from the Agreement the contingencies and/or Due Diligence provisions in the Agreement to the extent checked below. [Complete either (A) or (B) below. If Option 1 is selected but section (A) nor section (B) are completed, then option (A) below shall be deemed to have been selected.]					
OD	(A)		All contingencies and the Due Diligence Period shall no longer be part of the Agreement.					
OR	(B)	The	e contingencies and/or Due Diligence Period checked below shall no longer be a part of the 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:					
_								
Option 2. This Agreement IS NOT subject to a Kick-Out Clause.								
In the event Buyer does not deliver within the time period stated above: (1) the additional earnest money (if any referenced above) to Holder and (2) the above-referenced signed Amendment to Seller, then this Agreement shall terminate, and Buyer shall be entitled to a full refund of Buyer's earnest money.								
Notwithstanding any provision to the contrary contained herein, the removal of such checked provisions by Buyer from this Agreement shall not eliminate any rights in either those contingencies or the Due Diligence Period benefitting Seller. Therefore, for example, Seller can still request a proof of funds from the Buyer even though the Agreement is no longer subject to a Financing Contingency. In the event that Buyer delivers the Amendment referenced above to Seller and the additional earnest money (if any referenced above) to Holder within the time period stated above, Seller shall execute the Amendment, return a copy of the same to Buyer and the Agreement shall otherwise remain in full force and effect subject to the Amendment. 8. Special Stipulations. New Section for Special Stipulations								
Buyer	's Initi	als:	Seller's Initials:					
-		_						