## **VA LOAN CONTINGENCY** EXHIBIT "\_\_\_\_\_"



							2022 Printing
			eement with an Offe				ourchase and sale of that certain Georgia
1.					d faith seek to obtain the \ ligations hereunder prior t		on (VA) loan or loans described s VA Loan Contingency.
	[Select /	A. or A. and B. be	elow. Any box not s	elected sha	all not be a part of this Agi	reement. All Loan terr	ms must be filled in.]
	□ A.	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
						☐ Adjustable ☐ Interest Only	☐ Other
	Buyer si obtain n	hall apply for app nortgage financin oproved Mortga	roval of the Loan(s) g from an Approve ge Lender(s)	with at lead Mortgage	st one such Approved Mo	rtgage Lender. Nothi	age Lender(s) is identified below, ng herein shall require Buyer to
3.	Buyer m		different loans than				or the Loan(s) described above. other loans shall not be a basis
4.					known, Buyer shall promp tion and the name and co		mortgage lender to whom Buyer he loan originator.
5.	if Buyer obtain the Agreem notice a ("Loan E forth els Seller at	has the ability to ne Loan(s) unless ent because Buy letter of loan der Denial Letter"). The ewhere in this Ex fter the Financing	obtain the Loan(s) sprior to the end of the rend of th	described at the Finance down for the lender baser and mortoing any produced that the lender baser and mortoing any produced thas ende	above ("Financing Conting cing Contingency Period, the Loan(s) and b) provide ased upon the mortgage le gage lender issuing the Lo vision to the contrary conta	gency"). Buyer shall b Buyer: a) notifies Sell es Seller within seven ender's customary an an Denial Letter must ained herein, the Loan	contingency 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 provide the Loan Denial Letter

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 one or more 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"); (d) Buyer making purchases that adversely affect Buyer's debt to income ratio; or (e) the lender not having completed underwriting the loan request.

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. <u>Seller's Right to Terminate</u>. 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.

12. <u>V</u>	A Funding Fee. The VA Funding fee shall be paid as follows: [select one]
	A. In full at closing by; OR
	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 VA Funding fee so financed; the monthly payments will increase accordingly.]; OR
L	C. No VA Funding fee required for this veteran per the certificate of eligibility.
S	ertain Repairs Paid by Seller. Any repairs required in the VA Certificate of Reasonable Value shall be completed and paid for by eller prior to closing, provided such repairs do not exceed \$ in total costs. In the event the anticipated costs ceed the amount listed above, an itemized estimate shall be provided to all parties from third-party contractor(s), selected by Seller, of the total costs of repairs to be made to the Property.
	eller 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, en this Agreement shall terminate within three (3) days of written notice of itemized estimate, and Buyer shall be entitled to the return of
В	ıyer's earnest money.

Print or Type Name  Additional Signature Page (F267) is attached.  Buyer Brokerage Firm  Broker/Affiliated Licensee Signature  Print or Type Name	Print or Type Name  Additional Signature Page (F267) is attached.  Seller Brokerage Firm  Broker/Affiliated Licensee Signature  Print or Type Name
☐ Additional Signature Page (F267) is attached.  Buyer Brokerage Firm	☐ Additional Signature Page (F267) is attached.  Seller Brokerage Firm
☐ Additional Signature Page (F267) is attached.	☐ Additional Signature Page (F267) is attached.
Print or Type Name	Print or Type Name
Drint on Torre Name	
2 Buyer's Signature	2 Seller's Signature
Print or Type Name	Print or Type Name
1 Buyer's Signature	1 Seller's Signature
The responsible party shall provide at or before Closing with a certific serviced by the public system.	cation from the proper authority that the Property is connected to and
Seller or Buyer shall have the option to pay the excess amount. If the then this Agreement shall terminate within three (3) days of written reporty, 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
16. Public Water and Sewer. As required by VA, both Buyer and Seller street, and the local authority requires it, the Property must be conne exceed \$ In the event the anticipated to all parties from third-party contractor(s), selected by Seller, of the Property.	cted, and that Seller agrees to pay the cost of said connection not to costs exceed the amount listed above, an estimate shall be provided
<b>15.</b> <u>Home Warranty</u> . If the improvements on Property are less than on provide a home warranty certificate acceptable to VA at Seller's Co	
dated within 90 days prior to the date of Closing, indicating that the destroying organisms. In the event the Property is not free from immediately cause the Property to be treated or retreated, as the cas Report meeting the requirements of Georgia law indicating that the destroying organisms can be issued within 90 days prior to the date of meet VA's Minimum Property Requirements if it contains damage frorganisms. In such event, Seller shall obtain a written estimate from to Buyer. If the parties are unable to reach a written agreement as to contractor's estimate is provided by Seller to Buyer, then this Agreement is to the state of	on Inspection Report meeting the requirements of Georgia law and the Property is free from infestation from termites and other wood in infestation and other wood destroying organisms, Seller shall be may be, such that an Official Georgia Wood Infestation Inspection the Property is free from infestation from termites and other wood of Closing. Buyer and Seller acknowledge that the Property may not soom a previous infestation of termites and/or other wood destroying a contractor to repair such damage and provide a copy of the same of the repair of this damage within three (3) days of the date that the
may be affected by these rules and regulations. Notwithstanding any	