NO FINANCING CONTINGENCY EXHIBIT "____"



	2024 Printing
This Exhibit is part of the Agreement with an Offer Date of,,,	for the purchase and sale of that certain , Georgia
 Method of Purchase A. All Cash Purchase: Buyer has sufficient liquid assets to purchase the Property in the right to unilaterally extend the Closing Date for eight (8) days for reason of mortgage lens shall have the right to extend the Closing Date for eight (8) days if the Closing Attorney in Attorney not being ready is due to or related to the mortgage lender delay. 	nder delay. Notwithstanding the above, Buyer
OR	
B. Li Financed Purchase with No Financing Contingency: Buyer intends to obtain me the sales price of the Property; provided, however, this Agreement shall not be subject to is obtaining a mortgage loan, the Buyer has no right to unilaterally extend the Closing Dates delay. Notwithstanding the above, Buyer shall have the right to extend the Closing Dates ready except if the basis for the Closing Attorney not being ready is due to or related.	to a financing contingency. Even though Buyer Date for eight (8) days for reason of mortgage of or eight (8) days if the Closing Attorney is not
 Verification of Funds. Within days from the Binding Agreement Date, Buyer's provided to Seller information describing in specific detail the source of all Buyer's funds not information"). The Required Information shall consist of one or more of the following: A. A letter or letters from a trust, stock brokerage firm and/or financial institution holding (hereinafter collectively referred to as "Assets") of or on behalf of Buyer and dated subset that Buyer has funds in US Dollars of at least an amount specified in the letter and/or Asspecified in the letter, that are sufficient to allow Buyer to complete the purchase of the B. An account statement or statements from the trust, stock brokerage firm and/or finance confirming a specific amount of funds in US Dollars on deposit with the institution. Such time period that such statements are issued immediately preceding the Binding Agree C. If Option 1(B) is selected above, a loan commitment letter from a mortgage lender. 	are grant to purchase the Property ("Required on funds, stocks, bonds and/or other assets equent to the Binding Agreement Date stating assets on deposit with the institution of a value of Property; cial institution(s) holding funds and/or Assets on account statement must be for the regular
3. <u>Authorization and Security</u> . Buyer does hereby authorize Seller and Seller's Broker 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 numbers the release of which could jeopardize the security of the account or put the Buyer at great	mation and to answer any questions Seller or In providing any account statement to Seller, pers, telephone numbers and other information
4. <u>Seller's Right to Terminate</u> . In the event Buyer fails to provide Seller with the Required Interest Seller shall notify Buyer of the default and give Buyer three (3) days from the date of the dedoes 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 right seller does not terminate this Agreement within that timeframe.	elivery of the notice to cure the same. If Buyer is thereafter due to Buyer's default upon notice
5. Appraisal Contingency. In addition to the other rights of Buyer set forth herein, this Agree the Property appraising for at least the purchase price. Buyer shall have the rights set forth not appraise for at least the purchase price in accordance with the terms and conditions: A. Type of Appraisal: The appraisal shall be a "certified appraisal" of the Property (as the performed or signed off by a licensed or certified appraiser (as those terms are defined Real Estate Appraiser's Board) and include a statement that the appraiser performed a term is defined in O.C.G.A. § 43-39A-2(24)) with respect to the Property.	in this exhibit in the event the Property does set forth below: that term is defined in O.C.G.A. § 43-39A-2) and in the rules and regulations of the Georgian "independent appraisal assignment" (as that
B. Selection of Appraiser: The appraiser shall be selected by [Select one. The section of Agreement.]: ☐ Buyer, ☐ Seller, OR ☐ Other (and all parties agree that this appraiser shall

les Ag Am pri- wa col fro the If S up- tha Bu D. Bu	ights of Buyer If Property Does Not Appraise: If any appraisal perises than the purchase price of the Property, the Buyer shall have the greement Date that Seller reduce the sales price of the Property to mendment to Sales Price (F713) ("ATSP") to Seller along with a compice. In the event that Buyer does not submit an ATSP within the time airved Buyer's right to request a reduction in the sales price and the intingency. The time limit of the offer for the Seller to accept or reject on the date that the ATSP is delivered to Seller; or (2) the time of Close e unilateral extension of the Closing Date). Seller does not accept the ATSP, Buyer shall have the right, but not be solded to seller, provided that such notice is given within three (3) at Seller has not accepted the ATSP; or (b) the last date Seller could uyer's right to terminate extend beyond the time of Closing. The price Reduction: Nothing herein shall roperty. If Buyer does not seek a reduction in the sales price, Buyer shall by the parties in the Agreement.	e right to request within days from the Binding a price not less than the appraisal price by submitting an ete copy of the appraisal which is for less than the purchase of frame referenced above, Buyer shall be deemed to have his Agreement shall no longer be subject to an appraisal the ATSP shall run through the earlier of: (1) three (3) days sing (excluding any extensions of the Closing resulting from the obligation, to terminate this Agreement without penalty days of the earlier of: (a) the date that Buyer receives notice have accepted the ATSP. In neither circumstance shall the require Buyer to seek any reduction in the sales price of the
Buyer	r's Initials: Sel	er's Initials:
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