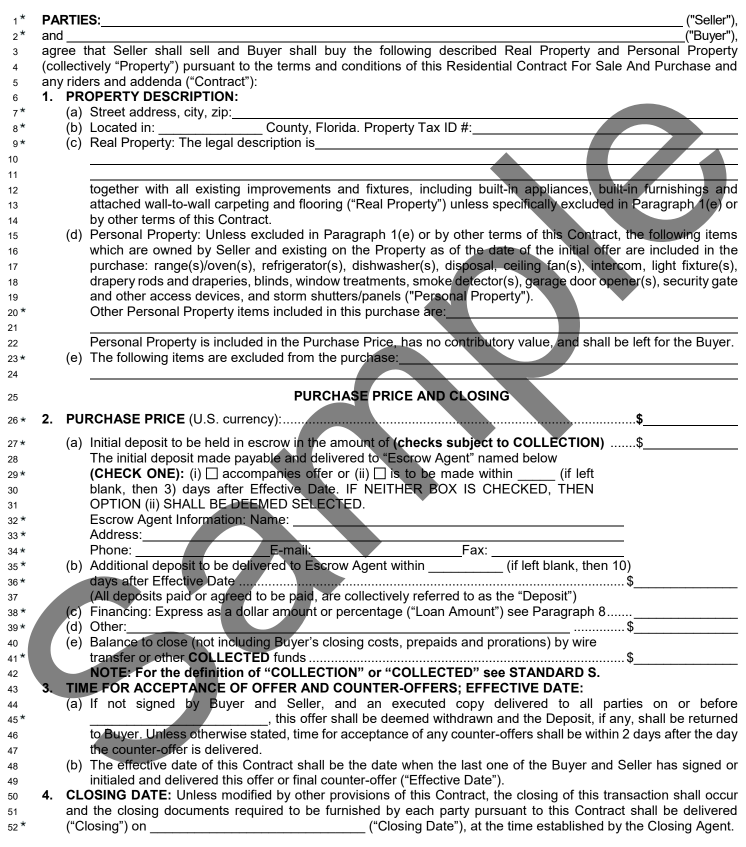
Residential Contract For Sale And Purchase

THIS FORM HAS BEEN APPROVED BY THE FLORIDA REALTORS AND THE FLORIDA BAR





## 53 5. EXTENSION OF CLOSING DATE:

- (a) If Paragraph 8(b) is checked and Closing funds from Buyer's lender(s) are not available on Closing Date due
   to Consumer Financial Protection Bureau Closing Disclosure delivery requirements ("CFPB Requirements"),
   then Closing Date shall be extended for such period necessary to satisfy CFPB Requirements, provided such
   period shall not exceed 10 days.
- (b) If an event constituting "Force Majeure" causes services essential for Closing to be unavailable, including the
   unavailability of utilities or issuance of hazard, wind, flood or homeowners' insurance, Closing Date shall be
   extended as provided in STANDARD G.

## 6. OCCUPANCY AND POSSESSION:

- (a) Unless the box in Paragraph 6(b) is checked, Seller shall, at Closing, deliver occupancy and possession of the 62 Property to Buyer free of tenants, occupants and future tenancies. Also, at Closing, Seller shall have removed 63 all personal items and trash from the Property and shall deliver all keys, garage door openers, access devices 64 and codes, as applicable, to Buyer. If occupancy is to be delivered before Closing, Buyer assumes all risks of 65 loss to the Property from date of occupancy, shall be responsible and liable for maintenance from that date, 66 and shall be deemed to have accepted the Property in its existing condition as of time of taking occupancy, 67 except with respect to any items identified by Buyer pursuant to Paragraph 12, prior to taking occupancy, which 68 require repair, replacement, treatment or remedy. 69
- (b) CHECK IF PROPERTY IS SUBJECT TO LEASE(S) OR OCCUPANCY AFTER CLOSING. If Property is 70 \* subject to a lease(s) after Closing or is intended to be rented or occupied by third parties beyond Closing, the 71 facts and terms thereof shall be disclosed in writing by Seller to Buyer and copies of the written lease(s) shall 72 be delivered to Buyer, all within 5 days after Effective Date. If Buyer determines, in Buyer's sole discretion, that 73 the lease(s) or terms of occupancy are not acceptable to Buyer, Buyer may terminate this Contract by delivery 74 of written notice of such election to Seller within 5 days after receipt of the above items from Seller, and Buyer 75 shall be refunded the Deposit thereby releasing Buyer and Seller from all further obligations under this Contract. 76 Estoppel Letter(s) and Seller's affidavit shall be provided pursuant to STANDARD D. If Property is intended to 77 be occupied by Seller after Closing, see Rider U. POST-CLOSING OCCUPANCY BY SELLER. 78
- 79\*
   7. ASSIGNABILITY: (CHECK ONE): Buyer □ may assign and thereby be released from any further liability under this Contract; □ may assign but not be released from liability under this Contract; or □ may not assign this Contract.

# FINANCING

## 83 8. FINANCING:

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- (a) Buyer will pay cash for the purchase of the Property at Closing. There is no financing contingency to Buyer's
   obligation to close. If Buyer obtains a loan for any part of the Purchase Price of the Property, Buyer acknowledges
   that any terms and conditions imposed by Buyer's lender(s) or by CFPB Requirements shall not affect or extend
   the Buyer's obligation to close or otherwise affect any terms or conditions of this Contract.
- (b) This Contract is contingent upon Buyer obtaining approval of a conventional FHA VA or other (describe) loan within (if left blank, then 30) days after Effective Date ("Loan Approval Period") for (CHECK ONE): fixed, adjustable, fixed or adjustable rate in the Loan Amount (See Paragraph 2(c)), at an initial interest rate not to exceed % (if left blank, then prevailing rate based upon Buyer's creditworthiness), and for a term of (if left blank, then 30) years ("Financing").

(i) Buyer shall make mortgage loan application for the Financing within \_\_\_\_\_\_ (if left blank, then 5) days after Effective Date and use good faith and diligent effort to obtain approval of a loan meeting the Financing terms ("Loan Approval") and thereafter to close this Contract. Loan Approval which requires a condition related to the sale by Buyer of other property shall not be deemed Loan Approval for purposes of this subparagraph.

Buyer's failure to use diligent effort to obtain Loan Approval during the Loan Approval Period shall be considered a default under the terms of this Contract. For purposes of this provision, "diligent effort" includes, but is not limited to, timely furnishing all documents and information and paying of all fees and charges requested by Buyer's mortgage broker and lender in connection with Buyer's mortgage loan application.

(ii) Buyer shall keep Seller and Broker fully informed about the status of Buyer's mortgage loan application,
 Loan Approval, and loan processing and authorizes Buyer's mortgage broker, lender, and Closing Agent to disclose
 such status and progress, and release preliminary and finally executed closing disclosures and settlement
 statements, to Seller and Broker.

(iii) Upon Buyer obtaining Loan Approval, Buyer shall promptly deliver written notice of such approval to Seller.

106		er is unable to obtain Loan Approval after the exe	
107		e Loan Approval Period, Buyer may provide writt	ten notice to Seller stating that Buyer has been
108		n Loan Approval and has elected to either:	
109	(1) waive	Loan Approval, in which event this Contract will cor	ntinue as if Loan Approval had been obtained; or
110	(2) termir	nate this Contract.	
111	(v) If Buye	er fails to timely deliver either notice provided in Pa	aragraph 8(b)(iii) or (iv), above, to Seller prior to
112		e Loan Approval Period, then Loan Approval shall	
113		if Loan Approval had been obtained, provided how	
114		ritten notice to Buyer within 3 days after expiration	
115		Contract is timely terminated as provided by Parag	
116		ne terms of this Contract, Buyer shall be refunded	
117		obligations under this Contract.	The Deposit thereby releasing Duyer and Celler
		an Approval has been obtained, or deemed to hav	ve been abtained, as provided above, and Puwer
118		is Contract, then the Deposit shall be paid to Se	
119			
120		ity to satisfy other contingencies of this Contract; (2)	
121		met (except when such conditions are waived by c	
122		obtained by Buyer's lender is insufficient to meet t	
123	-	refunded the Deposit, thereby releasing Buyer a	and Seller from all further obligations under this
124	Contract.	· · · · · · · · · · · · · · · · · · ·	
125*		ion of existing mortgage (see rider for terms).	
126*	t ∐ (d) Purchase	e money note and mortgage to Seller (see riders; a	ddenda; or special clauses for terms).
127			
128		CLOSING COSTS, FEES AND	CHARGES
129	9. CLOSING COS	STS; TITLE INSURANCE; SURVEY; HOME WAR	RANTY; SPECIAL ASSESSMENTS:
130		BE PAID BY SELLER:	
131	• Documentary	v stamp taxes and surtax on deed, if any	HOA/Condominium Association estoppel fees
132		cy and Charges (if Paragraph 9(c)(i) is checked) •	
133			Seller's attorneys' fees
134 *			Other:
135		pay the following amounts/percentages of the Purcl	
136 *	· · · · ·		k) for General Repair Items ("General Repair
137	Limit"); and		
138 *	· · · · · ·		k) for WDO treatment and repairs ("WDO Repair
139	Limit"); and		
140 *	· · · · ·		k) for costs associated with closing out open or
141		Iding permits and obtaining required building perm	
142		not obtained ("Permit Limit").	to for any oxiding improvement for inner a
143		Closing, Seller is unable to meet the Maintenance I	Requirement as required by Paragraph 11 or the
144		placements, treatments or permitting as required	
145		costs to complete the applicable item(s) (but not	
146		Permit Limits set forth above, if any) shall be escro	••
		nts, treatment or permitting exceed applicable escre	
147		excess of applicable General Repair, WDO Repair	
148		excess of applicable General Repair, WDO Repair	, and Fermit Limits set forth above). Any unused
149	nortion of a	corowed amount(c) shall be returned to Seller	
		scrowed amount(s) shall be returned to Seller.	
150	(b) COSTS TO	BE PAID BY BUYER:	
150 151	(b) COSTS TO • Taxes and re	BE PAID BY BUYER: cording fees on notes and mortgages	Loan expenses
150 151 152	(b) COSTS TO • Taxes and re • Recording features	BE PAID BY BUYER: cording fees on notes and mortgages es for deed and financing statements	Appraisal fees
150 151 152 153	(b) COSTS TO • Taxes and re • Recording fe • Owner's Polic	<b>BE PAID BY BUYER:</b> cording fees on notes and mortgages es for deed and financing statements cy and Charges (if Paragraph 9(c)(ii) is checked)	<ul><li> Appraisal fees</li><li> Buyer's Inspections</li></ul>
150 151 152 153 154	(b) <b>COSTS TO</b> • Taxes and re • Recording fe • Owner's Polic • Survey (and	<b>BE PAID BY BUYER:</b> cording fees on notes and mortgages es for deed and financing statements cy and Charges (if Paragraph 9(c)(ii) is checked) elevation certification, if required)	<ul><li> Appraisal fees</li><li> Buyer's Inspections</li><li> Buyer's attorneys' fees</li></ul>
150 151 152 153 154 155	(b) <b>COSTS TO</b> • Taxes and re • Recording fe • Owner's Polic • Survey (and • Lender's title	<b>DBE PAID BY BUYER:</b> according fees on notes and mortgages es for deed and financing statements cy and Charges (if Paragraph 9(c)(ii) is checked) elevation certification, if required) policy and endorsements	<ul> <li>Appraisal fees</li> <li>Buyer's Inspections</li> <li>Buyer's attorneys' fees</li> <li>All property related insurance</li> </ul>
150 151 152 153 154 155 156	(b) <b>COSTS TO</b> • Taxes and re • Recording fe • Owner's Polic • Survey (and • Lender's title • HOA/Condor	<b>BE PAID BY BUYER:</b> scording fees on notes and mortgages es for deed and financing statements cy and Charges (if Paragraph 9(c)(ii) is checked) elevation certification, if required) policy and endorsements ninium Association application/transfer fees	<ul> <li>Appraisal fees</li> <li>Buyer's Inspections</li> <li>Buyer's attorneys' fees</li> <li>All property related insurance</li> <li>Owner's Policy Premium (if Paragraph</li> </ul>
150 151 152 153 154 155	(b) <b>COSTS TC</b> • Taxes and re • Recording fe • Owner's Polic • Survey (and • Lender's title • HOA/Condor • Municipal lier	<b>DBE PAID BY BUYER:</b> according fees on notes and mortgages es for deed and financing statements cy and Charges (if Paragraph 9(c)(ii) is checked) elevation certification, if required) policy and endorsements	<ul> <li>Appraisal fees</li> <li>Buyer's Inspections</li> <li>Buyer's attorneys' fees</li> <li>All property related insurance</li> </ul>
150 151 152 153 154 155 156	(b) <b>COSTS TO</b> • Taxes and re • Recording fe • Owner's Polic • Survey (and • Lender's title • HOA/Condor • Municipal lier	<b>BE PAID BY BUYER:</b> according fees on notes and mortgages es for deed and financing statements cy and Charges (if Paragraph 9(c)(ii) is checked) elevation certification, if required) policy and endorsements ninium Association application/transfer fees a search (if Paragraph 9(c)(ii) is checked)	<ul> <li>Appraisal fees</li> <li>Buyer's Inspections</li> <li>Buyer's attorneys' fees</li> <li>All property related insurance</li> <li>Owner's Policy Premium (if Paragraph 9 (c)(iii) is checked.)</li> </ul>
150 151 152 153 154 155 156 157	(b) COSTS TC • Taxes and re • Recording fe • Owner's Polie • Survey (and • Lender's title • HOA/Condor • Municipal lier • Other: • (c) TITLE EVII	<b>BE PAID BY BUYER:</b> cording fees on notes and mortgages es for deed and financing statements cy and Charges (if Paragraph 9(c)(ii) is checked) elevation certification, if required) policy and endorsements ninium Association application/transfer fees n search (if Paragraph 9(c)(ii) is checked) <b>DENCE AND INSURANCE:</b> At least (if left	<ul> <li>Appraisal fees</li> <li>Buyer's Inspections</li> <li>Buyer's attorneys' fees</li> <li>All property related insurance</li> <li>Owner's Policy Premium (if Paragraph 9 (c)(iii) is checked.)</li> <li>t blank, then 15, or if Paragraph 8(a) is checked,</li> </ul>
150 151 152 153 154 155 156 157 158 *	(b) COSTS TO • Taxes and re • Recording fe • Owner's Polic • Survey (and • Lender's title • HOA/Condor • Municipal lier • Other: • (c) TITLE EVII then 5) day	<b>BE PAID BY BUYER:</b> cording fees on notes and mortgages es for deed and financing statements cy and Charges (if Paragraph 9(c)(ii) is checked) elevation certification, if required) policy and endorsements ninium Association application/transfer fees a search (if Paragraph 9(c)(ii) is checked) <b>DENCE AND INSURANCE:</b> At least (if left s prior to Closing Date ("Title Evidence Deadline"),	<ul> <li>Appraisal fees</li> <li>Buyer's Inspections</li> <li>Buyer's attorneys' fees</li> <li>All property related insurance</li> <li>Owner's Policy Premium (if Paragraph 9 (c)(iii) is checked.)</li> <li>t blank, then 15, or if Paragraph 8(a) is checked, a title insurance commitment issued by a Florida</li> </ul>
150 151 152 153 154 155 156 157 158 * 159 *	(b) COSTS TO • Taxes and re • Recording fer • Owner's Policy • Survey (and er • Lender's title • HOA/Condor • Municipal lier • Other: • (c) TITLE EVII then 5) day licensed tit	<b>BE PAID BY BUYER:</b> cording fees on notes and mortgages es for deed and financing statements cy and Charges (if Paragraph 9(c)(ii) is checked) elevation certification, if required) policy and endorsements ninium Association application/transfer fees n search (if Paragraph 9(c)(ii) is checked) <b>DENCE AND INSURANCE:</b> At least (if left	<ul> <li>Appraisal fees</li> <li>Buyer's Inspections</li> <li>Buyer's attorneys' fees</li> <li>All property related insurance</li> <li>Owner's Policy Premium (if Paragraph 9 (c)(iii) is checked.)</li> <li>t blank, then 15, or if Paragraph 8(a) is checked, a title insurance commitment issued by a Florida listed as exceptions attached thereto ("Title")</li> </ul>

- obtained and delivered to Buyer. If Seller has an owner's policy of title insurance covering the Real Property, a 163 copy shall be furnished to Buyer and Closing Agent within 5 days after Effective Date. The owner's title policy 164 premium, title search and closing services (collectively, "Owner's Policy and Charges") shall be paid, as set 165 forth below. The title insurance premium charges for the owner's policy and any lender's policy will be calculated 166 and allocated in accordance with Florida law, but may be reported differently on certain federally mandated 167 closing disclosures and other closing documents. For purposes of this Contract "municipal lien search" means a 168 search of records necessary for the owner's policy of title insurance to be issued without exception for unrecorded 169 liens imposed pursuant to Chapters 159 or 170, F.S., in favor of any governmental body, authority or agency. 170 (CHECK ONE): 171
- (i) Seller shall designate Closing Agent and pay for Owner's Policy and Charges, and Buyer shall pay the premium for Buyer's lender's policy and charges for closing services related to the lender's policy, endorsements and loan closing, which amounts shall be paid by Buyer to Closing Agent or such other provider(s) as Buyer may select; or
- 176\* [ii) Buyer shall designate Closing Agent and pay for Owner's Policy and Charges and charges for closing
   177 services related to Buyer's lender's policy, endorsements and loan closing; or
- 178\* 
   (iii) [MIAMI-DADE/BROWARD REGIONAL PROVISION]: Seller shall furnish a copy of a prior owner's policy
   179 of title insurance or other evidence of title and pay fees for: (A) a continuation or update of such title evidence,
   180 which is acceptable to Buyer's title insurance underwriter for reissue of coverage; (B) tax search; and (C)
   181 municipal lien search. Buyer shall obtain and pay for post-Closing continuation and premium for Buyer's owner's
   182\* policy, and if applicable, Buyer's lender's policy. Seller shall not be obligated to pay more than \$
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  - (if left blank, then \$200.00) for abstract continuation or title search ordered or performed by Closing Agent.
  - (d) SURVEY: On or before Title Evidence Deadline, Buyer may, at Buyer's expense, have the Real Property surveyed and certified by a registered Florida surveyor ("Survey"). If Seller has a survey covering the Real Property, a copy shall be furnished to Buyer and Closing Agent within 5 days after Effective Date.
    - (e) **HOME WARRANTY**: At Closing, ☐ Buyer ☐ Seller ☐ N/A shall pay for a home warranty plan issued by \_\_\_\_\_\_\_\_ at a cost not to exceed \$\_\_\_\_\_\_\_. A home warranty plan provides for repair or replacement of many of a home's mechanical systems and major built-in
    - appliances in the event of breakdown due to normal wear and tear during the agreement's warranty period. (f) SPECIAL ASSESSMENTS: At Closing, Seller shall pay: (i) the full amount of liens imposed by a public body
  - ("public body" does not include a Condominium or Homeowner's Association) that are certified, confirmed and ratified before Closing; and (ii) the amount of the public body's most recent estimate or assessment for an improvement which is substantially complete as of Effective Date, but that has not resulted in a lien being imposed on the Property before Closing. Buyer shall pay all other assessments. If special assessments may be paid in installments (CHECK ONE):
  - (a) Seller shall pay installments due prior to Closing and Buyer shall pay installments due after Closing. Installments prepaid or due for the year of Closing shall be prorated.
- 199\* (b) Seller shall pay the assessment(s) in full prior to or at the time of Closing.
- 200 IF NEITHER BOX IS CHECKED, THEN OPTION (a) SHALL BE DEEMED SELECTED.
- This Paragraph 9(f) shall not apply to a special benefit tax lien imposed by a community development district (CDD) pursuant to Chapter 190, F.S., which lien shall be prorated pursuant to STANDARD K.

# DISCLOSURES

## 10. DISCLOSURES:

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- (a) RADON GAS: Radon is a naturally occurring radioactive gas that, when it is accumulated in a building in sufficient quantities, may present health risks to persons who are exposed to it over time. Levels of radon that exceed federal and state guidelines have been found in buildings in Florida. Additional information regarding radon and radon testing may be obtained from your county health department.
- (b) PERMITS DISCLOSURE: Except as may have been disclosed by Seller to Buyer in a written disclosure, Seller does not know of any improvements made to the Property which were made without required permits or made pursuant to permits which have not been properly closed. If Seller identifies permits which have not been properly closed or improvements which were not permitted, then Seller shall promptly deliver to Buyer all plans, written documentation or other information in Seller's possession, knowledge, or control relating to improvements to the Property which are the subject of such open permits or unpermitted improvements.
- (c) **MOLD:** Mold is naturally occurring and may cause health risks or damage to property. If Buyer is concerned or desires additional information regarding mold, Buyer should contact an appropriate professional.
- (d) FLOOD ZONE; ELEVATION CERTIFICATION: Buyer is advised to verify by elevation certificate which flood zone the Property is in, whether flood insurance is required by Buyer's lender, and what restrictions apply to

- improving the Property and rebuilding in the event of casualty. If Property is in a "Special Flood Hazard Area" 219 or "Coastal Barrier Resources Act" designated area or otherwise protected area identified by the U.S. Fish and 220 Wildlife Service under the Coastal Barrier Resources Act and the lowest floor elevation for the building(s) and/or 221 flood insurance rating purposes is below minimum flood elevation or is ineligible for flood insurance coverage 222 through the National Flood Insurance Program or private flood insurance as defined in 42 U.S.C. §4012a, Buyer 223 may terminate this Contract by delivering written notice to Seller within (if left blank, then 20) days after 224 \* Effective Date, and Buyer shall be refunded the Deposit thereby releasing Buyer and Seller from all further 225 obligations under this Contract, failing which Buyer accepts existing elevation of buildings and flood zone 226 designation of Property. The National Flood Insurance Program may assess additional fees or adjust premiums 227 for pre-Flood Insurance Rate Map (pre-FIRM) non-primary structures (residential structures in which the insured 228 or spouse does not reside for at least 50% of the year) and an elevation certificate may be required for actuarial 229 rating. 230
  - (e) ENERGY BROCHURE: Buyer acknowledges receipt of Florida Energy-Efficiency Rating Information Brochure required by Section 553.996, F.S.
    - LEAD-BASED PAINT: If Property includes pre-1978 residential housing, a lead-based paint disclosure is (f) mandatory.
  - (q) HOMEOWNERS' ASSOCIATION/COMMUNITY DISCLOSURE: BUYER SHOULD NOT EXECUTE THIS THE **HOMEOWNERS**' CONTRACT UNTIL BUYER RECEIVED AND READ HAS ASSOCIATION/COMMUNITY DISCLOSURE. IF APPLICABLE
  - (h) PROPERTY TAX DISCLOSURE SUMMARY: BUYER SHOULD NOT RELY ON THE SELLER'S CURRENT PROPERTY TAXES AS THE AMOUNT OF PROPERTY TAXES THAT THE BUYER MAY BE OBLIGATED TO PAY IN THE YEAR SUBSEQUENT TO PURCHASE. A CHANGE OF OWNERSHIP OR PROPERTY IMPROVEMENTS TRIGGERS REASSESSMENTS OF THE PROPERTY THAT COULD RESULT IN HIGHER PROPERTY TAXES. IF YOU HAVE ANY QUESTIONS CONCERNING VALUATION, CONTACT THE COUNTY PROPERTY APPRAISER'S OFFICE FOR INFORMATION.
    - FOREIGN INVESTMENT IN REAL PROPERTY TAX ACT ("FIRPTA"): Seller shall inform Buyer in writing if (i) Seller is a "foreign person" as defined by the Foreign Investment in Real Property Tax Act ("FIRPTA"). Buyer and Seller shall comply with FIRPTA, which may require Seller to provide additional cash at Closing. If Seller is not a "foreign person", Seller can provide Buyer, at or prior to Closing, a certification of non-foreign status, under penalties of perjury, to inform Buyer and Closing Agent that no withholding is required. See STANDARD V for further information pertaining to FIRPTA. Buyer and Seller are advised to seek legal counsel and tax advice regarding their respective rights, obligations, reporting and withholding requirements pursuant to FIRPTA.
    - (j) SELLER DISCLOSURE: Seller knows of no facts materially affecting the value of the Real Property which are not readily observable and which have not been disclosed to Buyer. Except as otherwise disclosed in writing Seller has received no written or verbal notice from any governmental entity or agency as to a currently uncorrected building, environmental or safety code violation.

# PROPERTY MAINTENANCE, CONDITION, INSPECTIONS AND EXAMINATIONS

11. PROPERTY MAINTENANCE: Except for ordinary wear and tear and Casualty Loss, and those repairs, 257 258 replacements or treatments required to be made by this Contract, Seller shall maintain the Property, including, but not limited to, lawn, shrubbery, and pool, in the condition existing as of Effective Date ("Maintenance Requirement"). 259 12. PROPERTY INSPECTION AND REPAIR: 260

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(if left blank, then 15) days after Effective Date ("Inspection (a) **INSPECTION PERIOD**; Buyer shall have Period"), within which Buyer may, at Buyer's expense, conduct "General", "WDO", and "Permit" Inspections described below. If Buyer fails to timely deliver to Seller a written notice or report required by (b), (c), or (d) below, then, except for Seller's continuing Maintenance Requirement, Buyer shall have waived Seller's obligation(s) to repair, replace, treat or remedy the matters not inspected and timely reported. If this Contract does not close. Buyer shall repair all damage to Property resulting from Buyer's inspections, return Property to its pre-inspection condition and provide Seller with paid receipts for all work done on Property upon its completion.

# (b) GENERAL PROPERTY INSPECTION AND REPAIR:

(i) General Inspection: Those items specified in Paragraph 12(b) (ii) below, which Seller is obligated to repair or replace ("General Repair Items") may be inspected ("General Inspection") by a person who specializes in and holds an occupational license (if required by law) to conduct home inspections or who holds a Florida license to repair and maintain the items inspected ("Professional Inspector"). Buyer shall, within the Inspection Period, inform Seller of any General Repair Items that are not in the condition required by (b)(ii) below by delivering to Seller a written notice and upon written request by Seller a copy of the portion of Professional Inspector's written report dealing with such items.

- (ii) Property Condition: The following items shall be free of leaks, water damage or structural damage: ceiling, 277 roof (including fascia and soffits), exterior and interior walls, doors, windows, and foundation. The above items 278 together with pool, pool equipment, non-leased major appliances, heating, cooling, mechanical, electrical, 279 security, sprinkler, septic and plumbing systems and machinery, seawalls, and dockage, are, and shall be 280 maintained until Closing, in "Working Condition" (defined below). Torn screens (including pool and patio 281 screens), fogged windows, and missing roof tiles or shingles shall be repaired or replaced by Seller prior to 282 Closing. Seller is not required to repair or replace "Cosmetic Conditions" (defined below), unless the Cosmetic 283 Conditions resulted from a defect in an item Seller is obligated to repair or replace. "Working Condition" means 284 operating in the manner in which the item was designed to operate. "Cosmetic Conditions" means aesthetic 285 imperfections that do not affect Working Condition of the item, including, but not limited to: pitted marcite; tears, 286 worn spots and discoloration of floor coverings, wallpapers, or window treatments; nail holes, scrapes, 287 scratches, dents, chips or caulking in ceilings, walls, flooring, tile, fixtures, or mirrors; and minor cracks in walls, 288 floor tiles, windows, driveways, sidewalks, pool decks, and garage and patio floors. Cracked roof tiles, curling 289 or worn shingles, or limited roof life shall not be considered defects Seller must repair or replace, so long as 290 there is no evidence of actual leaks, leakage or structural damage. 291
- (iii) General Property Repairs: Seller is only obligated to make such general repairs as are necessary to bring 292 items into the condition specified in Paragraph 12(b) (ii) above. Seller shall within 10 days after receipt of Buyer's 293 written notice or General Inspection report, either have the reported repairs to General Repair Items estimated 294 by an appropriately licensed person and a copy delivered to Buyer, or have a second inspection made by a 295 Professional Inspector and provide a copy of such report and estimates of repairs to Buyer. If Buyer's and 296 Seller's inspection reports differ and the parties cannot resolve the differences, Buyer and Seller together shall 297 choose, and equally split the cost of, a third Professional Inspector, whose written report shall be binding on 298 the parties. 299
- If cost to repair General Repair Items equals or is less than the General Repair Limit, Seller shall have repairs 300 made in accordance with Paragraph 12(f). If cost to repair General Repair Items exceeds the General Repair 301 Limit, then within 5 days after a party's receipt of the last estimate: (A) Seller may elect to pay the excess by 302 delivering written notice to Buyer, or (B) Buyer may deliver written notice to Seller designating which repairs of 303 General Repair Items Seller shall make (at a total cost to Seller not exceeding the General Repair Limit) and 304 agreeing to accept the balance of General Repair Items in their "as is" condition, subject to Seller's continuing 305 Maintenance Requirement. If neither party delivers such written notice to the other, then either party may 306 terminate this Contract and Buyer shall be refunded the Deposit, thereby releasing Buyer and Seller from all 307 further obligations under this Contract. 308

## (c) WOOD DESTROYING ORGANISM ("WDO") INSPECTION AND REPAIR:

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(i) **WDO Inspection:** The Property may be inspected by a Florida-licensed pest control business ("WDO Inspector") to determine the existence of past or present WDO infestation and damage caused by infestation ("WDO Inspection"). Buyer shall, within the Inspection Period, deliver a copy of the WDO Inspector's written report to Seller if any evidence of WDO infestation or damage is found. "Wood Destroying Organism" ("WDO") means arthropod or plant life, including termites, powder-post beetles, oldhouse borers and wood-decaying fungi, that damages or infests seasoned wood in a structure, excluding fences.

(ii) **WDO Repairs:** If Seller previously treated the Property for the type of WDO found by Buyer's WDO Inspection, Seller does not have to retreat the Property if there is no visible live infestation, and Seller, at Seller's cost, transfers to Buyer at Closing a current full treatment warranty for the type of WDO found. Seller shall within 10 days after receipt of Buyer's WDO Inspector's report, have reported WDO damage estimated by an appropriately licensed person, necessary corrective treatment, if any, estimated by a WDO Inspector, and a copy delivered to Buyer. Seller shall have treatments and repairs made in accordance with Paragraph 12(f) below up to the WDO Repair Limit. If cost to treat and repair the WDO infestations and damage to Property exceeds the WDO Repair Limit, then within 5 days after receipt of Seller's estimate, Buyer may deliver written notice to Seller agreeing to pay the excess, or designating which WDO repairs Seller shall make (at a total cost to Seller not exceeding the WDO Repair Limit), and accepting the balance of the Property in its "as is" condition with regard to WDO infestation and damage, subject to Seller's continuing Maintenance Requirement. If Buyer does not deliver such written notice to Seller, then either party may terminate this Contract by written notice to the other, and Buyer shall be refunded the Deposit, thereby releasing Buyer and Seller from all further obligations under this Contract.

## (d) INSPECTION AND CLOSE-OUT OF BUILDING PERMITS:

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- (i) **Permit Inspection:** Buyer may have an inspection and examination of records and documents made to 331 determine whether there exist any open or expired building permits or unpermitted improvements to the 332 Property ("Permit Inspection"). Buyer shall, within the Inspection Period, deliver written notice to Seller of the 333 existence of any open or expired building permits or unpermitted improvements to the Property. If Buyer's 334 inspection of the Property identifies permits which have not been properly closed or improvements which were 335 not permitted, then Seller shall promptly deliver to Buyer all plans, written documentation or other information 336 in Seller's possession, knowledge, or control relating to improvements to the Property which are the subject of 337 such open permits or unpermitted improvements. 338
- (ii) Close-Out of Building Permits: Seller shall, within 10 days after receipt of Buyer's Permit Inspection notice, 339 have an estimate of costs to remedy Permit Inspection items prepared by an appropriately licensed person and 340 a copy delivered to Buyer. No later than 5 days prior to Closing Date, Seller shall, up to the Permit Limit, have 341 open and expired building permits identified by Buyer or known to Seller closed by the applicable governmental 342 entity, and obtain and close any required building permits for improvements to the Property. Prior to Closing 343 Date, Seller will provide Buyer with any written documentation that all open and expired building permits 344 identified by Buyer or known to Seller have been closed out and that Seller has obtained and closed required 345 building permits for improvements to the Property. If final permit inspections cannot be performed due to delays 346 by the governmental entity, Closing Date shall be extended for up to 10 days to complete such final inspections, 347 failing which, either party may terminate this Contract, and Buyer shall be refunded the Deposit, thereby 348 releasing Buyer and Seller from all further obligations under this Contract. 349
- If cost to close open or expired building permits or to remedy any permit violation of any governmental entity exceeds Permit Limit, then within 5 days after a party's receipt of estimates of cost to remedy: (A) Seller may elect to pay the excess by delivering written notice to Buyer; or (B) Buyer may deliver written notice to Seller accepting the Property in its "as is" condition with regard to building permit status and agreeing to receive credit from Seller at Closing in the amount of Permit Limit. If neither party delivers such written notice to the other, then either party may terminate this Contract and Buyer shall be refunded the Deposit, thereby releasing Buyer and Seller from all further obligations under this Contract.
  - (e) WALK-THROUGH INSPECTION/RE-INSPECTION: On the day prior to Closing Date, or on Closing Date prior to time of Closing, as specified by Buyer, Buyer or Buyer's representative may perform a walk-through (and follow-up walk-through, if necessary) inspection of the Property solely to confirm that all items of Personal Property are on the Property and to verify that Seller has maintained the Property as required by the Maintenance Requirement, has made repairs and replacements required by this Contract, and has met all other contractual obligations.
  - (f) REPAIR STANDARDS; ASSIGNMENT OF REPAIR AND TREATMENT CONTRACTS AND WARRANTIES: All repairs and replacements shall be completed in a good and workmanlike manner by an appropriately licensed person, in accordance with all requirements of law, and shall consist of materials or items of quality, value, capacity and performance comparable to, or better than, that existing as of the Effective Date. Except as provided in Paragraph 12(c)(ii), at Buyer's option and cost, Seller will, at Closing, assign all assignable repair, treatment and maintenance contracts and warranties to Buyer.

# **ESCROW AGENT AND BROKER**

- **13. ESCROW AGENT:** Any Closing Agent or Escrow Agent (collectively "Agent") receiving the Deposit, other funds and other items is authorized, and agrees by acceptance of them, to deposit them promptly, hold same in escrow within the State of Florida and, subject to **COLLECTION**, disburse them in accordance with terms and conditions of this Contract. Failure of funds to become **COLLECTED** shall not excuse Buyer's performance. When conflicting demands for the Deposit are received, or Agent has a good faith doubt as to entitlement to the Deposit, Agent may take such actions permitted by this Paragraph 13, as Agent deems advisable. If in doubt as to Agent's duties or liabilities under this Contract, Agent may, at Agent's option, continue to hold the subject matter of the escrow until the parties agree to its disbursement or until a final judgment of a court of competent jurisdiction shall determine the rights of the parties, or Agent may deposit same with the clerk of the circuit court having jurisdiction of the dispute. An attorney who represents a party and also acts as Agent may represent such party in such action. Upon notifying all parties concerned of such action, all liability on the part of Agent shall fully terminate, except to the extent of accounting for any items previously delivered out of escrow. If a licensed real estate broker, Agent will comply with provisions of Chapter 475, F.S., as amended and FREC rules to timely resolve escrow disputes through mediation, arbitration, interpleader or an escrow disbursement order.
- In any proceeding between Buyer and Seller wherein Agent is made a party because of acting as Agent hereunder, or in any proceeding where Agent interpleads the subject matter of the escrow, Agent shall recover reasonable

attorney's fees and costs incurred, to be paid pursuant to court order out of the escrowed funds or equivalent. Agent
 shall not be liable to any party or person for mis-delivery of any escrowed items, unless such mis-delivery is due to
 Agent's willful breach of this Contract or Agent's gross negligence. This Paragraph 13 shall survive Closing or
 termination of this Contract.

14. PROFESSIONAL ADVICE: BROKER LIABILITY: Broker advises Buyer and Seller to verify Property condition. 390 square footage, and all other facts and representations made pursuant to this Contract and to consult appropriate 391 professionals for legal, tax, environmental, and other specialized advice concerning matters affecting the Property 392 and the transaction contemplated by this Contract. Broker represents to Buyer that Broker does not reside on the 393 Property and that all representations (oral, written or otherwise) by Broker are based on Seller representations or 394 public records. BUYER AGREES TO RELY SOLELY ON SELLER, PROFESSIONAL INSPECTORS AND 395 GOVERNMENTAL AGENCIES FOR VERIFICATION OF PROPERTY CONDITION, SQUARE FOOTAGE AND 396 FACTS THAT MATERIALLY AFFECT PROPERTY VALUE AND NOT ON THE REPRESENTATIONS (ORAL, 397 WRITTEN OR OTHERWISE) OF BROKER. Buyer and Seller (individually, the "Indemnifying Party") each 398 individually indemnifies, holds harmless, and releases Broker and Broker's officers, directors, agents and 399 employees from all liability for loss or damage, including all costs and expenses, and reasonable attorney's fees at 400 all levels, suffered or incurred by Broker and Broker's officers, directors, agents and employees in connection with 401 or arising from claims, demands or causes of action instituted by Buyer or Seller based on: (i) inaccuracy of 402 information provided by the Indemnifying Party or from public records; (ii) Indemnifying Party's misstatement(s) or 403 failure to perform contractual obligations; (iii) Broker's performance, at Indemnifying Party's request, of any task 404 beyond the scope of services regulated by Chapter 475, F.S., as amended, including Broker's referral, 405 recommendation or retention of any vendor for, or on behalf of, Indemnifying Party; (iv) products or services 406 provided by any such vendor for, or on behalf of, Indemnifying Party; and (v) expenses incurred by any such vendor. 407 Buyer and Seller each assumes full responsibility for selecting and compensating their respective vendors and 408 paying their other costs under this Contract whether or not this transaction closes. This Paragraph 14 will not relieve 409 Broker of statutory obligations under Chapter 475, F.S., as amended. For purposes of this Paragraph 14, Broker 410 will be treated as a party to this Contract. This Paragraph 14 shall survive Closing or termination of this Contract. 411

# DEFAULT AND DISPUTE RESOLUTION

# 413 **15. DEFAULT:**

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- (a) BUYER DEFAULT: If Buyer fails, neglects or refuses to perform Buyer's obligations under this Contract, including payment of the Deposit, within the time(s) specified, Seller may elect to recover and retain the Deposit for the account of Seller as agreed upon liquidated damages, consideration for execution of this Contract, and in full settlement of any claims, whereupon Buyer and Seller shall be relieved from all further obligations under this Contract, or Seller, at Seller's option, may, pursuant to Paragraph 16, proceed in equity to enforce Seller's rights under this Contract. The portion of the Deposit, if any, paid to Listing Broker upon default by Buyer, shall be split equally between Listing Broker and Cooperating Broker; provided however, Cooperating Broker's share shall not be greater than the commission amount Listing Broker had agreed to pay to Cooperating Broker.
  - (b) SELLER DEFAULT: If for any reason other than failure of Seller to make Seller's title marketable after reasonable diligent effort, Seller fails, neglects or refuses to perform Seller's obligations under this Contract, Buyer may elect to receive return of Buyer's Deposit without thereby waiving any action for damages resulting from Seller's breach, and, pursuant to Paragraph 16, may seek to recover such damages or seek specific performance.

This Paragraph 15 shall survive Closing or termination of this Contract.

- **16. DISPUTE RESOLUTION:** Unresolved controversies, claims and other matters in question between Buyer and Seller arising out of, or relating to, this Contract or its breach, enforcement or interpretation ("Dispute") will be settled as follows:
- (a) Buyer and Seller will have 10 days after the date conflicting demands for the Deposit are made to attempt to resolve such Dispute, failing which, Buyer and Seller shall submit such Dispute to mediation under Paragraph 16(b).
- (b) Buyer and Seller shall attempt to settle Disputes in an amicable manner through mediation pursuant to Florida Rules for Certified and Court-Appointed Mediators and Chapter 44, F.S., as amended (the "Mediation Rules").
   The mediator must be certified or must have experience in the real estate industry. Injunctive relief may be sought without first complying with this Paragraph 16(b). Disputes not settled pursuant to this Paragraph 16 may be resolved by instituting action in the appropriate court having jurisdiction of the matter. This Paragraph 16 shall survive Closing or termination of this Contract.
- ATTORNEY'S FEES; COSTS: The parties will split equally any mediation fee incurred in any mediation permitted
   by this Contract, and each party will pay their own costs, expenses and fees, including attorney's fees, incurred in
   conducting the mediation. In any litigation permitted by this Contract, the prevailing party shall be entitled to recover

443 from the non-prevailing party costs and fees, including reasonable attorney's fees, incurred in conducting the 444 litigation. This Paragraph 17 shall survive Closing or termination of this Contract.

## STANDARDS FOR REAL ESTATE TRANSACTIONS ("STANDARDS")

## 445 **18. STANDARDS:**

## 446 **A. TITLE:**

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(i) TITLE EVIDENCE; RESTRICTIONS; EASEMENTS; LIMITATIONS: Within the time period provided in 447 Paragraph 9(c), the Title Commitment, with legible copies of instruments listed as exceptions attached thereto, shall 448 be issued and delivered to Buyer. The Title Commitment shall set forth those matters to be discharged by Seller at 449 or before Closing and shall provide that, upon recording of the deed to Buyer, an owner's policy of title insurance 450 in the amount of the Purchase Price, shall be issued to Buyer insuring Buyer's marketable title to the Real Property, 451 subject only to the following matters: (a) comprehensive land use plans, zoning, and other land use restrictions, 452 prohibitions and requirements imposed by governmental authority; (b) restrictions and matters appearing on the 453 Plat or otherwise common to the subdivision; (c) outstanding oil, gas and mineral rights of record without right of 454 entry; (d) unplatted public utility easements of record (located contiguous to real property lines and not more than 455 10 feet in width as to rear or front lines and 7 1/2 feet in width as to side lines); (e) taxes for year of Closing and 456 subsequent years; and (f) assumed mortgages and purchase money mortgages, if any (if additional items, attach 457 addendum); provided, that, unless waived by Paragraph 12 (a), there exists at Closing no violation of the foregoing 458 and none prevent use of the Property for RESIDENTIAL PURPOSES. If there exists at Closing any violation of 459 items identified in (b) - (f) above, then the same shall be deemed a title defect. Marketable title shall be determined 460 according to applicable Title Standards adopted by authority of The Florida Bar and in accordance with law. 461

(ii) TITLE EXAMINATION: Buyer shall have 5 days after receipt of Title Commitment to examine it and notify Seller 462 in writing specifying defect(s), if any, that render title unmarketable. If Seller provides Title Commitment and it is 463 delivered to Buyer less than 5 days prior to Closing Date, Buyer may extend Closing for up to 5 days after date of 464 receipt to examine same in accordance with this STANDARD A. Seller shall have 30 days ("Cure Period") after 465 receipt of Buyer's notice to take reasonable diligent efforts to remove defects. If Buyer fails to so notify Seller, Buyer 466 shall be deemed to have accepted title as it then is. If Seller cures defects within Cure Period, Seller will deliver 467 written notice to Buyer (with proof of cure acceptable to Buyer and Buyer's attorney) and the parties will close this 468 Contract on Closing Date (or if Closing Date has passed, within 10 days after Buyer's receipt of Seller's notice). If 469 Seller is unable to cure defects within Cure Period, then Buyer may, within 5 days after expiration of Cure Period, 470 deliver written notice to Seller: (a) extending Cure Period for a specified period not to exceed 120 days within which 471 Seller shall continue to use reasonable diligent effort to remove or cure the defects ("Extended Cure Period"); or 472 (b) electing to accept title with existing defects and close this Contract on Closing Date (or if Closing Date has 473 passed, within the earlier of 10 days after end of Extended Cure Period or Buyer's receipt of Seller's notice), or (c) 474 electing to terminate this Contract and receive a refund of the Deposit, thereby releasing Buyer and Seller from all 475 further obligations under this Contract. If after reasonable diligent effort, Seller is unable to timely cure defects, and 476 Buyer does not waive the defects, this Contract shall terminate, and Buyer shall receive a refund of the Deposit, 477 thereby releasing Buyer and Seller from all further obligations under this Contract. 478

**B.** SURVEY: If Survey discloses encroachments on the Real Property or that improvements located thereon encroach on setback lines, easements, or lands of others, or violate any restrictions, covenants, or applicable governmental regulations described in STANDARD A (i)(a), (b) or (d) above, Buyer shall deliver written notice of such matters, together with a copy of Survey, to Seller within 5 days after Buyer's receipt of Survey, but no later than Closing. If Buyer timely delivers such notice and Survey to Seller, such matters identified in the notice and Survey shall constitute a title defect, subject to cure obligations of STANDARD A above. If Seller has delivered a prior survey, Seller shall, at Buyer's request, execute an affidavit of "no change" to the Real Property since the preparation of such prior survey, to the extent the affirmations therein are true and correct.

C. INGRESS AND EGRESS: Seller represents that there is ingress and egress to the Real Property and title to the Real Property is insurable in accordance with STANDARD A without exception for lack of legal right of access.
D. LEASE INFORMATION: Seller shall, at least 10 days prior to Closing, furnish to Buyer estoppel letters from tenant(s)/occupant(s) specifying nature and duration of occupancy, rental rates, advanced rent and security deposits paid by tenant(s) or occupant(s)("Estoppel Letter(s)"). If Seller is unable to obtain such Estoppel Letter(s), the same information shall be furnished by Seller to Buyer within that time period in the form of a Seller's affidavit, and Buyer may thereafter contact tenant(s) or occupant(s) to confirm such information. If Estoppel Letter(s) or Seller's affidavit, if any, differ materially from Seller's representations and lease(s) provided pursuant to Paragraph 6, or if tenant(s)/occupant(s) fail or refuse to confirm Seller's affidavit, Buyer may deliver written notice to Seller within 5 days after receipt of such information, but no later than 5 days prior to Closing Date, terminating this

## STANDARDS FOR REAL ESTATE TRANSACTIONS ("STANDARDS") CONTINUED

Contract and receive a refund of the Deposit, thereby releasing Buyer and Seller from all further obligations under 497 this Contract. Seller shall, at Closing, deliver and assign all leases to Buver who shall assume Seller's obligations 498 thereunder. 499

E. LIENS: Seller shall furnish to Buyer at Closing an affidavit attesting (i) to the absence of any financing 500 statement, claims of lien or potential lienors known to Seller and (ii) that there have been no improvements or 501 repairs to the Real Property for 90 days immediately preceding Closing Date. If the Real Property has been 502 improved or repaired within that time, Seller shall deliver releases or waivers of construction liens executed by all 503 general contractors, subcontractors, suppliers and materialmen in addition to Seller's lien affidavit setting forth 504 names of all such general contractors, subcontractors, suppliers and materialmen, further affirming that all charges 505 for improvements or repairs which could serve as a basis for a construction lien or a claim for damages have been 506 paid or will be paid at Closing. 507

F. TIME: Calendar days shall be used in computing time periods. Time is of the essence in this Contract. Other 508 than time for acceptance and Effective Date as set forth in Paragraph 3, any time periods provided for or dates 509 specified in this Contract, whether preprinted, handwritten, typewritten or inserted herein, which shall end or occur 510 on a Saturday, Sunday, or a national legal holiday (see 5 U.S.C. 6103) shall extend to 5:00 p.m. (where the Property 511 is located) of the next business day. 512

- G. FORCE MAJEURE: Buyer or Seller shall not be required to perform any obligation under this Contract or be 513 liable to each other for damages so long as performance or non-performance of the obligation, or the availability of 514 services, insurance or required approvals essential to Closing, is disrupted, delayed, caused or prevented by Force 515 Majeure. "Force Majeure" means: hurricanes, floods, extreme weather, earthquakes, fire, or other acts of God, 516 unusual transportation delays, or wars, insurrections, or acts of terrorism, which, by exercise of reasonable diligent 517 effort, the non-performing party is unable in whole or in part to prevent or overcome. All time periods, including 518 Closing Date, will be extended a reasonable time up to 7 days after the Force Majeure no longer prevents 519 performance under this Contract, provided, however, if such Force Majeure continues to prevent performance under 520 this Contract more than 30 days beyond Closing Date, then either party may terminate this Contract by delivering 521 written notice to the other and the Deposit shall be refunded to Buyer, thereby releasing Buyer and Seller from all 522 523 further obligations under this Contract.
- H. CONVEYANCE: Seller shall convey marketable title to the Real Property by statutory warranty, trustee's, 524 personal representative's, or guardian's deed, as appropriate to the status of Seller, subject only to matters 525 described in STANDARD A and those accepted by Buyer. Personal Property shall, at request of Buyer, be 526 transferred by absolute bill of sale with warranty of title, subject only to such matters as may be provided for in this 527 Contract. 528

# I. CLOSING LOCATION; DOCUMENTS; AND PROCEDURE:

(i) LOCATION: Closing will be conducted by the attorney or other closing agent ("Closing Agent") designated by the party paying for the owner's policy of title insurance and will take place in the county where the Real Property is located at the office of the Closing Agent, or at such other location agreed to by the parties. If there is no title insurance, Seller will designate Closing Agent. Closing may be conducted by mail, overnight courier, or electronic means.

(ii) CLOSING DOCUMENTS: Seller shall, at or prior to Closing, execute and deliver, as applicable, deed, bill of sale, certificate(s) of title or other documents necessary to transfer title to the Property, construction lien affidavit(s), owner's possession and no lien affidavit(s), and assignment(s) of leases. Seller shall provide Buyer with paid receipts for all work done on the Property pursuant to this Contract. Buyer shall furnish and pay for, as applicable, the survey, flood elevation certification, and documents required by Buyer's lender.

(iii) FinCEN GTO NOTICE. If Closing Agent is required to comply with the U.S. Treasury Department's Financial Crimes Enforcement Network ("FinCEN") Geographic Targeting Orders ("GTOs"), then Buyer shall provide Closing Agent with the information related to Buyer and the transaction contemplated by this Contract that is required to complete IRS Form 8300, and Buyer consents to Closing Agent's collection and report of said information to IRS.

(iv) PROCEDURE: The deed shall be recorded upon COLLECTION of all closing funds. If the Title Commitment provides insurance against adverse matters pursuant to Section 627.7841, F.S., as amended, the escrow closing procedure required by STANDARD J shall be waived, and Closing Agent shall, subject to COLLECTION of all closing funds, disburse at Closing the brokerage fees to Broker and the net sale proceeds to Seller.

J. ESCROW CLOSING PROCEDURE: If Title Commitment issued pursuant to Paragraph 9(c) does not provide for insurance against adverse matters as permitted under Section 627.7841, F.S., as amended, the following escrow and closing procedures shall apply: (1) all Closing proceeds shall be held in escrow by the Closing Agent for a period of not more than 10 days after Closing; (2) if Seller's title is rendered unmarketable, through no fault of Buyer, Buyer shall, within the 10 day period, notify Seller in writing of the defect and Seller shall have 30 days from

### Buyer's Initials

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## STANDARDS FOR REAL ESTATE TRANSACTIONS ("STANDARDS") CONTINUED

date of receipt of such notification to cure the defect; (3) if Seller fails to timely cure the defect, the Deposit and all
 Closing funds paid by Buyer shall, within 5 days after written demand by Buyer, be refunded to Buyer and,
 simultaneously with such repayment, Buyer shall return the Personal Property, vacate the Real Property and re convey the Property to Seller by special warranty deed and bill of sale; and (4) if Buyer fails to make timely demand
 for refund of the Deposit, Buyer shall take title as is, waiving all rights against Seller as to any intervening defect
 except as may be available to Buyer by virtue of warranties contained in the deed or bill of sale.

K. PRORATIONS; CREDITS: The following recurring items will be made current (if applicable) and prorated as of 560 the day prior to Closing Date, or date of occupancy if occupancy occurs before Closing Date: real estate taxes 561 (including special benefit tax assessments imposed by a CDD), interest, bonds, association fees, insurance, rents 562 and other expenses of Property. Buyer shall have option of taking over existing policies of insurance, if assumable, 563 in which event premiums shall be prorated. Cash at Closing shall be increased or decreased as may be required 564 by prorations to be made through day prior to Closing. Advance rent and security deposits, if any, will be credited 565 to Buyer. Escrow deposits held by Seller's mortgagee will be paid to Seller. Taxes shall be prorated based on 566 current year's tax. If Closing occurs on a date when current year's millage is not fixed but current year's assessment 567 is available, taxes will be prorated based upon such assessment and prior year's millage. If current year's 568 assessment is not available, then taxes will be prorated on prior year's tax. If there are completed improvements 569 on the Real Property by January 1st of year of Closing, which improvements were not in existence on January 1<sup>st</sup> 570 of prior year, then taxes shall be prorated based upon prior year's millage and at an equitable assessment to be 571 agreed upon between the parties, failing which, request shall be made to the County Property Appraiser for an 572 informal assessment taking into account available exemptions. In all cases, due allowance shall be made for the 573 maximum allowable discounts and applicable homestead and other exemptions. A tax proration based on an 574 estimate shall, at either party's request, be readjusted upon receipt of current year's tax bill. This STANDARD K 575 shall survive Closing. 576

L. ACCESS TO PROPERTY TO CONDUCT APPRAISALS, INSPECTIONS, AND WALK-THROUGH: Seller shall, upon reasonable notice, provide utilities service and access to Property for appraisals and inspections, including a walk-through (or follow-up walk-through if necessary) prior to Closing.

M. RISK OF LOSS: If, after Effective Date, but before Closing, Property is damaged by fire or other casualty 580 ("Casualty Loss") and cost of restoration (which shall include cost of pruning or removing damaged trees) does not 581 exceed 1.5% of Purchase Price, cost of restoration shall be an obligation of Seller and Closing shall proceed 582 pursuant to terms of this Contract. If restoration is not completed as of Closing, a sum equal to 125% of estimated 583 cost to complete restoration (not to exceed 1.5% of Purchase Price) will be escrowed at Closing. If actual cost of 584 restoration exceeds escrowed amount, Seller shall pay such actual costs (but, not in excess of 1.5% of Purchase 585 Price). Any unused portion of escrowed amount shall be returned to Seller. If cost of restoration exceeds 1.5% of 586 Purchase Price, Buyer shall elect to either take Property "as is" together with the 1.5%, or receive a refund of the 587 Deposit thereby releasing Buyer and Seller from all further obligations under this Contract. Seller's sole obligation 588 with respect to tree damage by casualty or other natural occurrence shall be cost of pruning or removal. 589

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607 608 N. 1031 EXCHANGE: If either Seller or Buyer wish to enter into a like-kind exchange (either simultaneously with Closing or deferred) under Section 1031 of the Internal Revenue Code ("Exchange"), the other party shall cooperate in all reasonable respects to effectuate the Exchange, including execution of documents; provided, however, cooperating party shall incur no liability or expense related to the Exchange, and Closing shall not be contingent upon, nor extended or delayed by, such Exchange.

**O. CONTRACT NOT RECORDABLE: PERSONS BOUND; NOTICE; DELIVERY; COPIES; CONTRACT EXECUTION:** Neither this Contract nor any notice of it shall be recorded in any public records. This Contract shall be binding on, and inure to the benefit of, the parties and their respective heirs or successors in interest. Whenever the context permits, singular shall include plural and one gender shall include all. Notice and delivery given by or to the attorney or broker (including such broker's real estate licensee) representing any party shall be as effective as if given by or to that party. All notices must be in writing and may be made by mail, personal delivery or electronic (including "pdf") media. A facsimile or electronic (including "pdf") copy of this Contract and any signatures hereon shall be considered for all purposes as an original. This Contract may be executed by use of electronic signatures, as determined by Florida's Electronic Signature Act and other applicable laws.

P. INTEGRATION; MODIFICATION: This Contract contains the full and complete understanding and agreement of Buyer and Seller with respect to the transaction contemplated by this Contract and no prior agreements or representations shall be binding upon Buyer or Seller unless included in this Contract. No modification to or change in this Contract shall be valid or binding upon Buyer or Seller unless in writing and executed by the parties intended to be bound by it.

# STANDARDS FOR REAL ESTATE TRANSACTIONS ("STANDARDS") CONTINUED

Q. WAIVER: Failure of Buyer or Seller to insist on compliance with, or strict performance of, any provision of this 609 Contract, or to take advantage of any right under this Contract, shall not constitute a waiver of other provisions or 610 rights. 611

R. RIDERS; ADDENDA; TYPEWRITTEN OR HANDWRITTEN PROVISIONS: Riders, addenda, and typewritten 612 or handwritten provisions shall control all printed provisions of this Contract in conflict with them. 613

S. COLLECTION or COLLECTED: "COLLECTION" or "COLLECTED" means any checks tendered or 614 received, including Deposits, have become actually and finally collected and deposited in the account of 615 Escrow Agent or Closing Agent. Closing and disbursement of funds and delivery of closing documents 616 may be delayed by Closing Agent until such amounts have been COLLECTED in Closing Agent's accounts. 617 T. RESERVED. 618

- U. APPLICABLE LAW AND VENUE: This Contract shall be construed in accordance with the laws of the State 619 of Florida and venue for resolution of all disputes, whether by mediation, arbitration or litigation, shall lie in the 620 county where the Real Property is located. 621
- V. FIRPTA TAX WITHHOLDING: If a seller of U.S. real property is a "foreign person" as defined by FIRPTA, 622 Section 1445 of the Internal Revenue Code ("Code") requires the buyer of the real property to withhold up to 15% 623 of the amount realized by the seller on the transfer and remit the withheld amount to the Internal Revenue Service 624 (IRS) unless an exemption to the required withholding applies or the seller has obtained a Withholding Certificate 625 from the IRS authorizing a reduced amount of withholding. 626
- (i) No withholding is required under Section 1445 of the Code if the Seller is not a "foreign person". Seller can 627 provide proof of non-foreign status to Buyer by delivery of written certification signed under penalties of perjury, 628 stating that Seller is not a foreign person and containing Seller's name, U.S. taxpayer identification number and 629 home address (or office address, in the case of an entity), as provided for in 26 CFR 1.1445-2(b). Otherwise, Buyer 630 shall withhold the applicable percentage of the amount realized by Seller on the transfer and timely remit said funds 631 to the IRS. 632
- (ii) If Seller is a foreign person and has received a Withholding Certificate from the IRS which provides for reduced 633 or eliminated withholding in this transaction and provides same to Buyer by Closing, then Buyer shall withhold the 634 635 reduced sum required, if any, and timely remit said funds to the IRS.
- (iii) If prior to Closing Seller has submitted a completed application to the IRS for a Withholding Certificate and has 636 provided to Buyer the notice required by 26 CFR 1.1445-1(c) (2)(i)(B) but no Withholding Certificate has been 637 received as of Closing, Buyer shall, at Closing, withhold the applicable percentage of the amount realized by Seller 638 on the transfer and, at Buyer's option, either (a) timely remit the withheld funds to the IRS or (b) place the funds in 639 escrow, at Seller's expense, with an escrow agent selected by Buyer and pursuant to terms negotiated by the 640 parties, to be subsequently disbursed in accordance with the Withholding Certificate issued by the IRS or remitted 641 directly to the IRS if the Seller's application is rejected or upon terms set forth in the escrow agreement. 642
- (iv) In the event the net proceeds due Seller are not sufficient to meet the withholding requirement(s) in this 643 transaction, Seller shall deliver to Buyer, at Closing, the additional COLLECTED funds necessary to satisfy the 644 applicable requirement and thereafter Buyer shall timely remit said funds to the IRS or escrow the funds for 645 disbursement in accordance with the final determination of the IRS, as applicable. 646
- (v) Upon remitting funds to the IRS pursuant to this STANDARD, Buyer shall provide Seller copies of IRS Forms 647 8288 and 8288-A, as filed. 648

# ADDENDA AND ADDITIONAL TERMS

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- 19. ADDENDA: The following additional terms are included in the attached addenda or riders and incorporated into this Contract (Check if applicable):
  - A. Condominium Rider B. Homeowners' Assn.
- 🗌 K. "As Is"
- L. Right to Inspect/ Cancel
- ☐ M. Defective Drywall
- D. Mortgage Assumption
- E. FHA/VA Financing

C. Seller Financing

- F. Appraisal Contingency G. Short Sale
- ☐ H. Homeowners'/Flood Ins
- □ I. RESERVED
- ☐ J. Interest-Bearing Acct.
- Line O. Insulation Disclosure
- □ P. Lead Paint Disclosure (Pre-1978)

□ N. Coastal Construction Control

- Q. Housing for Older Persons
- R. Rezoning
- - S. Lease Purchase/ Lease Option

- T. Pre-Closing Occupancy
- U. Post-Closing Occupancy
- □ V. Sale of Buyer's Property
- W. Back-up Contract
- □ X. Kick-out Clause
- Y. Seller's Attorney Approval
- Z. Buyer's Attorney Approval
- AA. Licensee Property Interest
- BB. Binding Arbitration
- Other:
- **Buyer's Initials** Page 12 of 13 Seller's Initials FloridaRealtors/FloridaBar- 5 Rev.4/17 © 2017 Florida Realtors® and The Florida Bar. All rights reserved.

651*	20. ADDITIONAL TERMS:		
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668	COUNTER-OFF	FER/REJECTION	
669*	Seller counters Buyer's offer (to accept the counter-off	er, Buyer must sign or initial th	e counter-offered terms and
670	deliver a copy of the acceptance to Seller).		
671*	Seller rejects Buyer's offer.		
672 673	THIS IS INTENDED TO BE A LEGALLY BINDING CONTR OF AN ATTORNEY PRIOR TO SIGNING.	RACT. IF NOT FULLY UNDERS	STOOD, SEEK THE ADVICE
674	THIS FORM HAS BEEN APPROVED BY THE FLORIDA	REALTORS AND THE FLORI	DA BAR.
675	Approval of this form by the Florida Realtors and The Flor	ida Bar does not constitute an e	opinion that any of the terms
676	and conditions in this Contract should be accepted by th		
677	should be negotiated based upon the respective interests,	objectives and bargaining positi	ons of all interested persons.
678	AN ASTERISK (*) FOLLOWING A LINE NUMBER IN THE	MARGIN INDICATES THE LIN	NE CONTAINS A BLANK TO
679	BE COMPLETED.		
680 *	Buyer:		Date:
681 *	Buyer:		Date:
682*	Seller:		Date:
683*	Seller:		Date:
684	Buyer's address for purposes of notice	Seller's address for purpose	
685*			
686*			
687*			
688	BROKER: Listing and Cooperating Brokers, if any, named		
689	to compensation in connection with this Contract. Instruction		
690	disburse at Closing the full amount of the brokerage fees as and cooperative agreements between the Brokers, exce		
691 692	escrowed funds. This Contract shall not modify any MLS or		
693	to Cooperating Brokers.		the by celler of Eloting Dieker
694*			
695	Cooperating Sales Associate, if any	Listing Sales Associate	6
696 <b>*</b> 697	Cooperating Broker, if any	Listing Broker	
	Buver's Initials Page 13	of 13 Seller	's Initials
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