Commercial Contract

FLORIDA ASSOCIATION OF REALTORS®

1. PURCHASE AND SALE:	("Buyer")
2° agrees to buy and	("Seller")
3* agrees to sell the property described as: Street Address:	
4^*	
5* Legal Description:	
6*	
7* and the following Personal Property:	
8*	
9 (all collectively referred to as the "Property") on the terms and conditions set forth below. The "Effect the date on which the last of the Parties signs the latest offer. Time is of the essence in this Co days or less will be computed without including Saturday, Sunday, or national legal holidays and any Saturday, Sunday or national legal holiday will be extended until 5:00 p.m. of the next business day.	ontract. Time periods of 5
13* 2. PURCHASE PRICE:	\$
14* (a) Deposit held in escrow by	\$
(b) Additional deposit to be made within days from Effective Date	\$
16* (c) Total mortgages (as referenced in Paragraph 3)	\$
17* (d) Other:	\$
(e) Balance to close, subject to adjustments and prorations, to be made with cash, locally drawn certified or cashier's check or wire transfer.	\$
20* 3. THIRD PARTY FINANCING: Within days from Effective Date ("Application Period"), Buyer will,	at Buyer's expense, apply for
21* third party financing in the amount of \$ or% of the purchase price to be am	ortized over a period of
22* years and due in no less than years and with a fixed interest rate not to exceed % per y	ear or variable interest rate not
23* to exceed% at origination with a lifetime cap not to exceed% from initial rate, with add	itional terms as follows:
24*	
Buyer will pay for the mortgagee title insurance policy and for all loan expenses. Buyer will timely provide	any and all credit,
employment, financial and other information reasonably required by any lender. Buyer will notify Seller im	mediately upon obtaining
27* financing or being rejected by a lender. If Buyer , after diligent effort, fails to obtain a written commitment w	vithin days from
28 Effective Date ("Financing Period"), Buyer may cancel the Contract by giving prompt notice to Seller and	Buyer's deposit(s) will be
29 returned to Buyer in accordance with Paragraph 9.	
Buyer () () and Seller () () acknowledge receipt of a copy of this page, whi	ch is page 1 of 5 Pages.

	4. TITLE: Seller has the legal capacity to and will convey marketable title to the Property by □ statutory warranty deed □ other, free of liens, easements and encumbrances of record or known to Seller ,
33	but subject to property taxes for the year of closing; covenants, restrictions and public utility easements of record; and (list any
34*	other matters to which title will be subject)
35* 36* 37*	provided there exists at closing no violation of the foregoing and none of them prevents Buyer's intended use of the Property as
38*	(a) Evidence of Title: Seller will, at (check one) ☐ Seller's ☐ Buyer's expense and within days ☐ from Effective Date
39*	prior to Closing Date from date Buyer meets or waives financing contingency in Paragraph 3, deliver to Buyer (check one)
40*	a title insurance commitment by a Florida licensed title insurer and, upon Buyer recording the deed, an owner's policy in
41	the amount of the purchase price for fee simple title subject only to exceptions stated above.
42*	☐ an abstract of title, prepared or brought current by an existing abstract firm or certified as correct by an existing firm.
43	However, if such an abstract is not available to Seller , then a prior owner's title policy acceptable to the proposed insurer as
44	a base for reissuance of coverage. The prior policy will include copies of all policy exceptions and an update in a format
45	acceptable to Buyer from the policy effective date and certified to Buyer or Buyer's closing agent together with copies of all
46	documents recited in the prior policy and in the update.
47	(b) Title Examination: Buyer will, within 15 days from receipt of the evidence of title deliver written notice to Seller of title
48	defects. Title will be deemed acceptable to Buyer if (1) Buyer fails to deliver proper notice of defects or (2) Buyer delivers proper
49*	written notice and Seller cures the defects within days from receipt of the notice ("Curative Period"). If the defects are
50	cured within the Curative Period, closing will occur within 10 days from receipt by Buyer of notice of such curing. Seller may
51	elect not to cure defects if Seller reasonably believes any defect cannot be cured within the Curative Period. If the defects are not cured within the Curative Period, Buyer will have 10 days from receipt of notice of Seller's inability to cure the defects to
52 53	elect whether to terminate this Contract or accept title subject to existing defects and close the transaction without reduction in
54	purchase price. The party who pays for the evidence of title will also pay related title service fees including title and abstract
55	charges and title examination.
56	(c) Survey: (check applicable provisions below)
57*	□ Seller will, within days from Effective Date, deliver to Buyer copies of prior surveys, plans, specifications, and
58*	engineering documents, if any, and the following documents relevant to this transaction:
59*	, prepared for Seller or in Seller's
60	possession, which show all currently existing structures.
61*	□ Buyer will, at □ Seller's □ Buyer's expense and within the time period allowed to deliver and examine title evidence,
62	obtain a current certified survey of the Property from a registered surveyor. If the survey reveals encroachments on the
63* 64*	Property or that the improvements encroach on the lands of another, Buyer will accept the Property with existing encroachments Buyer such encroachments will constitute a title defect to be cured within the Curative Period.
65	(d) Ingress and Egress: Seller warrants that the Property presently has ingress and egress.
66	(e) Possession: Seller will deliver possession and keys for all locks and alarms to Buyer at closing.
	5. CLOSING DATE AND PROCEDURE: This transaction will be closed in County, Florida on
68*	or before the, or within days from Effective Date ("Closing Date"), unless otherwise extended
	herein. Seller Buyer will designate the closing agent. Buyer and Seller will, within days from Effective Date, deliver to
70 71	Escrow Agent signed instructions which provide for closing procedure. If an institutional lender is providing purchase funds, lender requirements as to place, time of day, and closing procedures will control over any contrary provisions in this Contract.
71	requirements as to place, time of day, and closing procedures will control over any contrary provisions in this contract.
72	(a) Costs: Buyer will pay taxes and recording fees on notes, mortgages and financing statements and recording fees for the deed.
73	Seller will pay taxes on the deed and recording fees for documents needed to cure title defects. If Seller is obligated to discharge
74	any encumbrance at or prior to closing and fails to do so, Buyer may use purchase proceeds to satisfy the encumbrances.
75	(b) Documents: Seller will provide the deed, bill of sale, mechanic's lien affidavit, assignments of leases, updated rent roll,
76	tenant and lender estoppel letters, assignments of permits and licenses, corrective instruments and letters notifying tenants of
77	the change in ownership/rental agent. If any tenant refuses to execute an estoppel letter, Seller will certify that information
78	regarding the tenant's lease is correct. If Seller is a corporation, Seller will deliver a resolution of its Board of Directors
79	authorizing the sale and delivery of the deed and certification by the corporate Secretary certifying the resolution and setting forth
80	facts showing the conveyance conforms with the requirements of local law. Seller will transfer security deposits to Buyer . Buyer
81	will provide the closing statement, mortgages and notes, security agreements and financing statements.
82*	Buyer () () and Seller () () acknowledge receipt of a copy of this page, which is page 2 of 5 Pages.

83* 84*	(c) Taxes, Assessments, and Prorations: The following items will be made current and prorated □ as of Closing Date □ as of: real estate taxes, bond and assessment payments assumed by Buyer, interest,
85* 86 87	rents, association dues, insurance premiums acceptable to Buyer , operational expenses and If the amount of taxes and assessments for the current year cannot be ascertained, rates for the previous year will be used with due allowance being made for improvements and exemptions. Seller is aware of the following assessments affecting or potentially
88*	
89	affecting the Property: Buyer will be responsible for all assessments of any kind which become due and owing on or after Effective Date, unless the
90	improvement is substantially completed as of Closing Date, in which case Seller will be obligated to pay the entire assessment.
91	(d) FIRPTA Tax Withholding: The Foreign Investment in Real Property Act ("FIRPTA") requires Buyer to withhold at closing a
92	portion of the purchase proceeds for remission to the Internal Revenue Service ("I.R.S.") if Seller is a "foreign person" as defined
93	by the Internal Revenue Code. The parties agree to comply with the provisions of FIRPTA and to provide, at or prior to closing,
94	appropriate documentation to establish any applicable exemption from the withholding requirement. If withholding is required
95	and Buyer does not have cash sufficient at closing to meet the withholding requirement, Seller will provide the necessary funds
96	and Buyer will provide proof to Seller that such funds were properly remitted to the I.R.S.
07*	6 ESCROWA Purvey and Salley authorize
97* 98*	6. ESCROW: Buyer and Seller authorize Telephone: Facsimile: Address:
99*	to act as "Escrow Agent"
101* 102* 103* 104 105 106 107 108 109 110 111 112 113	to receive funds and other items and, subject to clearance, disburse them in accordance with the terms of this Contract. Escrow Agent will deposit all funds received in a non-interest bearing escrow account an interest bearing escrow account with interest accruing to with interest disbursed (check one) at closing at intervals. If Escrow Agent receives conflicting demands or has a good faith doubt as to Escrow Agent's duties or liabilities under this Contract, he/she may (a) hold the subject matter of the escrow until the parties mutually agree to its disbursement or until issuance of a court order or decision of arbitrator determining the parties' rights regarding the escrow or (b) deposit the subject matter of the escrow with the clerk of the circuit court having jurisdiction over the dispute. Upon notifying the parties of such action, Escrow Agent will be released from all liability except for the duty to account for items previously delivered out of escrow. If a licensed real estate broker, Escrow Agent will comply with applicable provisions of Chapter 475, Florida Statutes. In any suit or arbitration in which Escrow Agent is made a party because of acting as agent hereunder or interpleads the subject matter of the escrow, Escrow Agent will recover reasonable attorneys' fees and costs at all levels, with such fees and costs to be paid from the escrowed funds or equivalent and charged and awarded as court or other costs in favor of the prevailing party. The parties agree that Escrow Agent will not be liable to any person for misdelivery to Buyer or Seller of escrowed items, unless the misdelivery is due to Escrow Agent's willful breach of this Contract or gross negligence.
115 116	7. PROPERTY CONDITION: Seller will deliver the Property to Buyer at the time agreed in its present "as is" condition, ordinary wear and tear excepted, and will maintain the landscaping and grounds in a comparable condition. Seller makes no warranties other than marketability of title. By accepting the Property "as is," Buyer waives all claims against Seller for any defects in the property. (Check (a) or (b))
118*	
119*	
120	determine whether the Property is suitable, in Buyer's sole and absolute discretion, for Buyer's intended use and development of
121	the Property as specified in Paragraph 4. During the Due Diligence Period, Buyer may conduct any tests, analyses, surveys and
122	investigations ("Inspections") which Buyer deems necessary to determine to Buyer's satisfaction the Property's engineering,
123	architectural, environmental properties; zoning and zoning restrictions; flood zone designation and restrictions; subdivision
124	regulations; soil and grade; availability of access to public roads, water, and other utilities; consistency with local, state and regional
125	growth management and comprehensive land use plans; availability of permits, government approvals and licenses; compliance with
126	American with Disabilities Act; absence of asbestos, soil and ground water contamination; and other inspections that Buyer deems
127	appropriate to determine the suitability of the Property for Buyer's intended use and development. Buyer shall deliver written notice
128	to Seller prior to the expiration of the Due Diligence Period of Buyer's determination of whether or not the Property is acceptable.
129	Buyer's failure to comply with this notice requirement shall constitute acceptance of the Property in its present "as is" condition.
130	Seller grants to Buyer, its agents, contractors and assigns, the right to enter the Property at any time during the Due Diligence
131	Period for the purpose of conducting Inspections; provided, however, that Buyer, its agents, contractors and assigns enter the
132	Property and conduct Inspections at their own risk. Buyer shall indemnify and hold Seller harmless from losses, damages, costs,
133	claims and expenses of any nature, including attorneys' fees at all levels, and from liability to any person, arising from the conduct of
134	any and all inspections or any work authorized by Buyer. Buyer will not engage in any activity that could result in a mechanic's lien
135	being filed against the Property without Seller's prior written consent. In the event this transaction does not close, (1) Buyer shall
136	repair all damages to the Property resulting from the Inspections and return the Property to the condition it was in prior to conduct of
137	the Inspections, and (2) Buyer shall, at Buyer's expense, release to Seller all reports and other work generated as a result of the
138	Inspections. Should Buyer deliver timely notice that the Property is not acceptable, Seller agrees that Buyer's deposit shall be
139	immediately returned to Buyer and the Contract terminated.
140*	Buyer () () and Seller () () acknowledge receipt of a copy of this page, which is page 3 of 5 Pages.

- 4-	(a) Walk through Inappation, Puwar may an the day prior to closing or any other time mutually agreeable to the parties
141	(c) Walk-through Inspection: Buyer may, on the day prior to closing or any other time mutually agreeable to the parties, conduct a final "walk-through" inspection of the Property to determine compliance with this paragraph and to ensure that all
142143	Property is on the premises.
144	(d) Disclosures:
145	1. Radon Gas: Radon is a naturally occurring radioactive gas that, when it has accumulated in a building in sufficient
146	quantities, may present health risks to persons who are exposed to it over time. Levels of radon that exceed federal and state
147	guidelines have been found in buildings in Florida. Additional information regarding radon and radon testing may be obtained
148	from your county public health unit.
149	2. Energy Efficiency: Buyer may have determined the energy efficiency rating of the building, if any is located on the Real
150	Property.
151	8. OPERATION OF PROPERTY DURING CONTRACT PERIOD: Seller will continue to operate the Property and any business
	conducted on the Property in the manner operated prior to Contract and will take no action that would adversely impact the
	Property, tenants, lenders or business, if any. Any changes, such as renting vacant space, that materially affect the Property or
154*	Buyer's intended use of the Property will be permitted □ only with Buyer's consent □ without Buyer's consent.
	O DETUDNIOS DEPOCIT LILIA DE LA CALLA DEL CALLA DEL CALLA DE LA CA
	9. RETURN OF DEPOSIT: Unless otherwise specified in the Contract, in the event any condition of this Contract is not met and
	Buyer has timely given any required notice regarding the condition having not been met, Buyer's deposit will be returned in
157	accordance with applicable Florida laws and regulations.
150	10. DEFAULT:
159	(a) In the event the sale is not closed due to any default or failure on the part of Seller other than failure to make the title
160	marketable after diligent effort, Buyer may either (1) receive a refund of Buyer's deposit(s) or (2) seek specific performance. If
161	Buyer elects a deposit refund, Seller will be liable to Broker for the full amount of the brokerage fee.
162	(b) In the event the sale is not closed due to any default or failure on the part of Buyer , Seller may either (1) retain all deposit(s)
163	paid or agreed to be paid by Buyer as agreed upon liquidated damages, consideration for the execution of this Contract, and in
164	full settlement of any claims, upon which this Contract will terminate or (2) seek specific performance. If Seller retains the
165	deposit, Seller will pay the Listing and Cooperating Brokers named in Paragraph 12 fifty percent of all forfeited deposits retained
166	by Seller (to be split equally among the Brokers) up to the full amount of the brokerage fee.
	11. ATTORNEY'S FEES AND COSTS: In any claim or controversy arising out of or relating to this Contract, the prevailing party,
	which for purposes of this provision will include Buyer , Seller and Broker, will be awarded reasonable attorneys' fees, costs and
169	expenses.
170	12. BROKERS: Neither Buyer nor Seller has utilized the services of, or for any other reason owes compensation to, a licensed
	real estate Broker other than:
172*	(a) Listing Broker:,
173*	who is □ an agent of □ a transaction broker □ a nonrepresentative
174*	and who will be compensated by Deller Deller Buyer both parties pursuant to Deller a listing agreement delta other (specify)
175*	
176*	
177*	
178*	(b) Cooperating Broker:,
179*	who is □ an agent of □ a transaction broker □ a nonrepresentative
180*	and who will be compensated by Delugr Deller Delto both parties pursuant to Den MLS or other offer of compensation to a
181*	cooperating broker □ other (specify)
182* 183*	
184*	
	(collectively referred to as "Broker") in connection with any act relating to the Property, including but not limited to inquiries,
	introductions, consultations and negotiations resulting in this transaction. Seller and Buyer agree to indemnify and hold Broker
	harmless from and against losses, damages, costs and expenses of any kind, including reasonable attorneys' fees at all levels, and
	from liability to any person, arising from (1) compensation claimed which is inconsistent with the representation in this Paragraph, (2)
	enforcement action to collect a brokerage fee pursuant to Paragraph 10, (3) any duty accepted by Broker at the request of Buyer or
	Seller, which duty is beyond the scope of services regulated by Chapter 475, F.S., as amended, or (4) recommendations of or services
191	provided and expenses incurred by any third party whom Broker refers, recommends or retains for or on behalf of Buyer or Seller .
192*	13. ASSIGNABILITY; PERSONS BOUND: This Contract may be assigned to a related entity, and otherwise □ is not assignable
	☐ is assignable. The terms "Buyer," "Seller" and "Broker" may be singular or plural. This Contract is binding upon Buyer, Seller

and their heirs, personal representatives, successors and assigns (if assignment is permitted).

195* **Buyer** (____) (____) and **Seller** (____) (____) acknowledge receipt of a copy of this page, which is page 4 of 5 Pages.

96 97* 98* 99*	14. OPTIONAL CLAUSE ☐ Arbitration ☐ Section 1031 Ex ☐ Property Inspect ☐ Seller Represent	change tion and Repair	☐ Seller Warrant	y ruction Control Line zard Zone	□ Existing Mortgag□ Other	ge
202 203 204 205 206	this Contract will not be referenced in this Contract all purposes, including dover preprinted terms. If to be fully effective. This written notice to any par	binding unless in writing the counterparts and valelivery, and will be bined any provision of this Contract will be consistent.	ng, signed and del written modification ding. Handwritten Contract is or beco trued under Florida	ivered by the party to be ns communicated electr or typewritten terms ins mes invalid or unenforce a law and will not be received.	e bound. Signatures, ir ronically or on paper w erted in or attached to eable, all remaining pro	nitials, documents will be acceptable for this Contract prevail positions will continue
209 210 211 212 213 214 215 216	THIS IS INTENDED TO BE PRIOR TO SIGNING. BRIMPORTANT TO THEM A INTERPRETING CONTRITILE, FOREIGN INVESTOTHER SPECIALIZED A REPRESENTATIONS (OF RECORDS UNLESS BROSOLELY ON SELLER, PECONDITION, SQUARE F	OKER ADVISES BUYE AND TO CONSULT AN ACTS, DETERMINING FOR REPORTING REC DVICE. BUYER ACKN RAL, WRITTEN OR OT OKER INDICATES PER ROFESSIONAL INSPE	ER AND SELLER TO I APPROPRIATE PI IS THE EFFECT OF I QUIREMENTS, ETC IOWLEDGES THAT HERWISE) BY BRO RSONAL VERIFICA CTORS AND GOVE	O VERIFY ALL FACTS A ROFESSIONAL FOR LEC LAWS ON THE PROPEF E.) AND FOR TAX, PROP BROKER DOES NOT O DKER ARE BASED ON S TION OF THE REPRESE ERNMENTAL AGENCIES	ND REPRESENTATION GAL ADVICE (FOR EXA RTY AND TRANSACTION ERTY CONDITION, EN OCCUPY THE PROPER SELLER REPRESENTA ENTATION, BUYER AGI OF FOR VERIFICATION (NS THAT ARE AMPLE, DN, STATUS OF IVIRONMENTAL AND RTY AND THAT ALL ITIONS OR PUBLIC REES TO RELY
218*	DEPOSIT RECEIPT: De	eposit of \$	by 🗖	check 🖵 other	ſ	received on
219* 220		,	by		f Escrow Agent	
222* 223	OFFER: Buyer offers to signed copy delivered to Buyer may revoke this contact:	Buyer or Buyer's ag	ent no later than _		o.m. on	
		Title:		Telephone:	Faccimile	
225* 226*		Address:		relepriorie	i acsiiiiile	
227*	Date:	BUYER:			Tax ID N	0:
228*		Title:		Telephone:	Facsimile:_	
230*	ACCEPTANCE: Seller attached counter offer).					
232*	Date:	SELLER:			Tax ID N	0:
233*		Title:		Telephone:	Facsimile:	
235*	Date:					
236* 237*				Telephone:		

standardized form should not be used in complex transactions or with extensive riders or additions. This form is available for use by the entire real estate industry and is not intended to identify the user as a Realton. Realton is a registered collective membership mark which may be used only by real estate licensees who are members of the NATIONAL ASSOCIATION OF REALTORS and who subscribe to its Code of Ethics.

The copyright laws of the United States (17 U.S. Code) forbid the unauthorized reproduction of this form by any means including facsimile or computerized forms.