

BUYER'S AGREEMENT TO OCCUPY PRIOR TO CLOSING





In reference to the Agreement to Buy and Sell Real Estate between:	OPPORTUNITY
, the Buyer(s) (hereinafter called
called "BUYER"), and	, the Seller(s)
(hereinafter called "SELLER"), dated, covering the real property known as	:
Lot Block Section Subdivision	
Address	
Tax Map # City Z	Zip
County of, State of South Carolina.	
WITNESSETH:	
1. The agreement shall be a supplement to and a part of the above mentioned Agreement to Estate, which said agreement will otherwise remain in full force and effect.	Buy and Sell Real
2. The Buyer hereby deposits with the Seller's agent the sum of \$ which earnest money previously deposited by the former on the signing of said Agreement to Buy and Sell F the Buyer default under said Agreement to Buy and Sell Real Estate, then all said monies deposited may Seller for damages including but not limited to damages caused by pets, etc.	Real Estate. Should
3. The date of occupancy by the Buyer shall be	
4. The Buyer agrees that the per diem occupancy fee of \$	
the occupancy fee by the fifth of the month, the Buyer shall vacate the premises immediately, no of given. Time is of the essence.	
5. If, at fault of Buyer, the sale is not closed by agreed upon closing date as stated in the Agreem Real Estate or by, the rent will be \$ per die The acceptance of this rent shall not be deemed a waiver of any other right.	em, commencing on
Seller under this or any other agreement, contract, or law.	grits acciding to the
6. Buyer agrees to have all utilities and services in their name except	
Those services and utilities not in Buyer's name are to be prorated from	date of occupancy.
7. Should the sale not be consummated on or by the closing date set forth in Section #5 of this Ag agrees to vacate the property within days from receipt of the notification by the Seller. In the agrees to promptly pay all third parties for work, labor, and materials incurred or supplied for improvemented or contracted for by the Buyer or during their occupancy and all such improvements shall become Seller. Buyer shall be responsible for any damage, other than ordinary wear and depreciation, done on or	nis event, the Buyer ents to the property the property of the
 Buyer agrees to refrain from undertaking any alterations to improvements and/or land without p of Seller, until closing the transaction. 	rior written consent
9. It shall be Buyer's responsibility to inspect property as per contract BEFORE possession accepting possession that Buyer is accepting property in its present condition as being satisfactory agreement and of the Agreement to Buy and Sell Real Estate. Any exceptions revealed by inspections by possession date will be noted in writing and agreed to by Buyer and Seller BEFORE possession.	y per terms of this
BUYER BUYER AND SELLER SELLER HAVE READ THI	
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Rev 12/2022

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- 10. It will be the Buyer's responsibility to obtain insurance covering Buyer's contents and liability for personal injury to other people until date of closing. Seller shall continue to maintain a policy of fire and extended coverage on the property until the same shall be conveyed to Buyer. (Seller should consult insurance agent regarding proper insurance coverage.)
- Buyer further agrees:
- (a) To maintain heating, sewer, plumbing, electrical system, and any built-in appliances and equipment in normal working order, to keep the roof watertight, and to maintain the grounds, commencing upon the date of occupancy is delivered.
- (b) To abide by all laws and governmental regulations with respect to the use or occupancy of the premises.
- (c) To admit Seller or Seller's authorized agent at reasonable times for the purpose of inspecting the premises until closing.
- (d) If any contingency of the above referenced Agreement to Buy and Sell Real Estate cannot be satisfied through the fault of the Buyer, any monies spent by the Buyer for improvements to the property will inure to the Seller.
- 12. The Buyer agrees to hold the Seller and Seller's agent harmless from any claims or actions for damages or injuries which arise as a result of Seller's acts, the acts of their agents, or anyone else entering the above property during their occupancy.
- 13. Should any action be instituted by the Seller to recover any rent or damages based on the provisions of this Agreement, the Buyer agrees to pay all of the Seller's legal expenses not to exceed an amount which would normally be allowed for said expenses.
- 14. THIS AGREEMENT IS INTENDED ONLY TO GIVE THE BUYER THE RIGHT TO POSSESSION PENDING CLOSING AND IS NOT INTENDED TO ESTABLISH A LANDLORD AND TENANT RELATIONSHIP.

It is specifically understood that should the premises be destroyed by fire or other occurrence during the time that

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