







## OFFER TO PURCHASE (Standard Form of The Greater Columbia Association of REALTORS®. Rev. 01/05.) This form is available for use by the entire real estate industry. The use of the form is not intended to identify the user as a REALTOR®. REALTOR® is the 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 and Standards of Practice. BOTH BUYER AND SELLER ACKNOWLEDGE RECEIVING, READING, AND UNDERSTANDING THE SOUTH CAROLINA REAL ESTATE COMMISSION'S AGENCY DISCLOSURE FORM.

THE	BUYER SE	SELLER IS LICENSED UNDER THE LAWS OF SOUTH CAROLINA AS A REAL ESTATE LICENSEE,				
1.	DATE	A contract to purchase is offered thisday of	,			
		byto				
2.	PROPERTY DESCRIPTION	Subject to terms and conditions herein, Seller agrees to sell and Purchaser agrees to buy the following improvements and fixtures thereon:	g described property with			
		Lot Block Section Subdivision				
		Address				
		Tax Map # City	Zip			
		County of, State of South Carolina.				
3.	PRICE	The sales price is \$	to be paid as follows:			
		A. \$ Earnest Money paid by \( \subseteq cash, \subseteq check, \subseteq other held in trust by \( \subseteq \)				
		B. \$ Balance of down payment at closing is to be in check or certified funds.	the form of a cashier's			
		C. \$ Loan amount (type marked below) to be obtained by	Purchaser.			
4.	FINANCING	CONVENTIONAL SELLER CASH (NO FINANCING REQUIRED) OTHER TERMS				
		<ul> <li>A. If Seller financing is included in the financing of this property, Selling Broker and/or Listing Broke transaction make no representation as to the credit-worthiness of Purchaser and suggest that Set that Purchaser's credit is satisfactory.</li> <li>B. In a cash transaction, Purchaser agrees to provide Seller or Seller's agent, within ten (10) busine this Contract, written verification of sufficient and available funds for the specified date of closing.</li> </ul>	eller determine for himself			
5.	CLOSING COSTS DISCOUNT POINTS	Purchaser's closing costs shall be paid by Purchaser's prepaid items shall be paid S Discount points (if any) shall by paid by If Seller pays closing costs, prepoints on behalf of Purchaser, Seller will pay costs of Purchaser, not to exceed \$	by aid items, and or discount			
6.	LOAN PROCESSING APPLICATION FINANCING	Purchaser agrees to apply for financing as stated above, from the institution of his choice, and agrees to provide Seller, within five (5) business days from the date of acceptance, confirmation from Lender that application has been made and funds advanced for credit report and appraisal. Purchaser to furnish Lender any documentation required for the processing of this loan in a timely manner. Purchaser's failure to apply as required above shall constitute a default under this Contract. Purchaser further hereby gives permission to Lender to disclose pertinent information concerning the Purchaser's loan to the Listing or Selling Brokers or Agents. If loan is rejected by initial lender, Purchaser or Purchaser's Agent must notify the Listing Agent immediately, and Seller shall then have the option to void Contract. Contract is contingent upon above financing. If loan cannot be obtained, earnest money will be refunded to Purchaser.				
7.	ADDITIONAL CONTINGENCIES, CONDITIONS	S,				
R: A	A.R.E. 06/2022 f 3	) DATE HAVE READ THIS PAGE. Seller's Initials ( / ) DATE  Service, 1905 Gadsden Street Columbia, SC 29201 Phone: 803-799-7167 Fax: 803-256-8125				

8.	SURVEY, TITLE EXAMINATION INSURANCE	The Listing and Selling Brokers and their Agents recommend that Purchaser have a survey of a survey indicates that property does not meet the following minimum specifications square feet, acres), Purchase may elect to terminate the Contract by notifying Seller or Seller's Age intent to terminate or Purchaser shall complete this sale according to the terms and conditions of this Contract by notifying Seller or Seller's Age intent to terminate or Purchaser shall complete this sale according to the terms and conditions of this Contract by notifying Seller or Seller's Age intent to terminate or Purchaser shall complete this sale according to the terms and conditions of this Contract by notifying Seller or Seller's Age intent to terminate or Purchaser shall complete this sale according to the terms and conditions of this Contract by notifying Seller or Seller's Age intent to terminate or Purchaser shall complete this sale according to the terms and conditions of this Contract by notifying Seller or Seller's Age intent to terminate or Purchaser shall complete this sale according to the terms and conditions of this Contract by notifying Seller or Seller's Age intent to terminate or Purchaser shall complete this sale according to the terms and conditions of this Contract by notifying Seller or Seller's Age intent to terminate or Purchaser shall complete this sale according to the terms and conditions of this Contract by notifying Seller or Seller's Age intent to terminate or Purchaser shall complete this sale according to the terms and conditions of this Contract by notifying Seller or Seller's Age in the Seller or S	dimensions, ent in writing of Purchaser's ontract.	
9.	CONDITION OF PROPERTY	The Seller shall not remove any timber, dirt, minerals or otherwise affect the condition of the proper Contract. All timber, dirt, minerals, etc., shall remain with the property and be a part of the proper Purchaser. The Seller shall not bring any trash, refuse, debris, medical or hazardous waste, or oth the property. In the event any condemnation proceeding is brought by any governmental authority to the closing, then Purchaser may elect to rescind this Contract and receive a refund of the earnest more	perty and be transferred to er improper materials upon y, agency, utility, etc., prior	
		<ul> <li>A. The Seller represents that the property is  or is not  located in a flood zone.</li> <li>B. Seller represents that the property is  or is not  subject to a mandatory association fee (i.e regime or otherwise). If property is subject to a mandatory fee, the fee is \$</li> </ul>		
		shall be current at closing.  C. Seller represents that the property is or is not subject to a special assessment of any but not limited to a homeowner's association/regime, utility or otherwise. If the property is subje the assessment has or has not been paid. If assessment has not been paid, it shall be amount of \$ and/or Purchaser in the amount of \$	ct to a special assessment,	
		D. If the property may be connected to public/community water or sewer systems, the tap fee shall be paid by	***************************************	
		E. Seller represents that the property is or is not subject to a current lease or property agreements are in effect, Purchaser shall honor them. Agreements shall be attached to and made		
10.	WELL, SEPTIC SYSTEMS, ENVIRONMENTAL INSPECTIONS	All required reports and certifications concerning environmental matters, wells, septic systems, wet or a special study area shall be done by professional inspectors or government authority qualifie Such reports or studies shall be done at the expense of Purchaser and shall be completed within after acceptance of this Contract by both parties. If Seller or Seller's agent does not receive Purc the inspections or studies and a copy of such reports within the same twenty (20) business day pe in its entirety.	d in the appropriate fields. twenty (20) business days haser's written response to	
		A. If Purchaser finds the results of said reports unacceptable, Purchaser may elect to terminate this in writing of Purchaser's intent. Should Purchaser terminate this Contract, Seller agrees to imm necessary for the release of this Contract and refund of Purchaser's earnest money.		
		B. If Purchaser elects to proceed with this sale, Purchaser has the option of accepting the propreferenced by the reports or Purchaser must notify Seller or Seller's agent by signed addendureports specifying the defects Purchaser expects Seller to remedy.		
		C. Seller may agree by written addendum within five (5) business days of written notification to defects or conditions at the Seller's expense. In return Purchaser agrees to complete this sale at Contract. Otherwise, Seller may give written notice to terminate this Contract within five (5) bus have the right to accept the property with whatever defects exist and complete this sale a conditions of this Contract. To exercise this right, Purchaser must provide Seller or Seller's agen intention, within two (2) business days after receipt of Seller's notice to terminate, or this Contract in Purchaser's failure to notify Seller or Seller's agent in writing of any problem found by said reperting provided, or Purchaser's acceptance of the deed at closing, shall constitute full acceptance property and a waiver of Purchaser's right to object to any defects found by said reports.	coording to the terms of this iness days. Purchaser shall coording to the terms and t with written notice of such s void.  Exports within the time limits	
11.	CONVEYANCE DATE OF CLOSING	Conveyance shall be made subject to all easements as well as covenants of record (provided unmarketable) and to all governmental statutes, ordinances, rules and regulations. Seller agrees title and to have prepared a proper statutory warranty deed free of encumbrances, except as I deed recording fees shall be the responsibility of Seller. The deed shall be prepared in the name of and delivered to the stipulated place	s to convey by marketable nerein stated. All statutory	
12	POSSESSION	shall be closed on or before  Absent a written agreement to the contrary, Seller shall give Purchaser possession at closing, s		
124	1 0002001014	property management agreements which must be disclosed at time of Contract. Seller shall give herein described property for the purpose of a final inspection within twenty-four (24) hours prior to clos	Purchaser access to the	
13.	EXTENSION OF AGREEMENT	Time is of the essence. If Purchaser or Purchaser's agent has provided written loan commitment but no time limit of this Contract, both parties agree to extend this Contract for a period not to exceed ten (original closing date. In cash transaction, if terms and conditions of Section 4.B. have been met, both Contract for a period not to extend ten (10) calendar days from the original closing date.	10) calendar days from the	
14.	BROKERAGE FEE	All real estate brokerage fees as specified in the Listing Agreement or in the Buyer's Brokerage if applicable, are earned upon the acceptance of this offer and are due and payable at the time contingencies specified therein.		
15.	EARNEST MONEY	oker does not guarantee payment of check or checks accepted as earnest money. Earnest money is to be promptly deposited Broker's escrow account, upon acceptance by both parties of this Contract. In the event of any action wherein Broker is made party by virtue of acting as escrow agent, or in any action wherein the funds, held in escrow by Broker, are subject to an action the nature of interpleader, and Broker is made a party, Broker shall be entitled to recover reasonable attorney's fees and court ists, the same to be charged and assessed against Purchaser or Seller or both as the court may decide. Earnest money shall be refunded for any reason until the check has cleared the financial institution on which it was written.		
		"The South Carolina Real Estate Practices Act allows the Broker holding the earnest mon interest bearing account. Purchaser agrees to and understands that he has been informed of the interest and relinquishes to the Broker by this written agreement said right of owner so notedwill will not be deposited into an interest bearing account with the interest process.	of his right to ownership ership. The earnest money	
	Purchaser's Initials (	of the Broker."	HAVE READ THIS PAGE.	
R: A	.R.E.		GT CT C	

16.	ADJUSTMENTS	Taxes, water, sewer charges, fuel oil, propane, electricity, natural gas, rents when applicable including homeowner's association fees, regime fees or the like shall be adjusted as of the pursuant to this Contract are to be based on the tax information available on the date of clost that basis unless otherwise stipulated in this Contract. Any increase or decrease of taxes she by Purchaser and/or Seller when the current year's taxes are determined.	date sing, a	of closing. and are to	Tax prorations be prorated on			
17.	ROLLBACK TAXES	If applicable, rollback taxes shall be the responsibility of						
	NON-RESIDENT TAXES	Seller agrees to comply with the provisions of South Carolina Code Section 12-8-580 (as a requirements of sellers who are not residents of South Carolina as defined in the said statute.	amend	led) regard	ing withholding			
19.	FIRE OR CASUALTY	In case this property is damaged wholly or partially by fire or other casualty prior to delivery of have the right for ten (10) business days after the notice of such damage to terminate this Contearnest money deposit of Purchaser shall be returned to Purchaser and neither party shall half neither Purchaser nor Seller elects to terminate the Contract, the parties shall proceed according	ract. l ve an	Jpon such y further rig	termination, the ghts hereunder.			
20.	DEFAULT	If Purchaser shall default under this Contract, Seller shall have the option of suing for dama in the event the Contract is rescinded, one-half of the earnest money shall then be paid to commission due such Broker, and the remaining balance of earnest money shall be paid to Purchaser shall have the option of suing for damages or specific performance, or rescinding Seller, if Purchaser elects to rescind this Contract, he will be refunded all sums paid here reimbursed by the Seller for actual costs incurred including but not limited to credit report, at title examination. In any action to enforce the provisions of this Contract, the prevailing party to the award of their costs, including reasonable attorney's fees.	he Bro Selle this under opraisa	oker(s), not r. Upon de Contract. L and in ac al fee, surv	to exceed the sfault by Seller, Upon default by didition shall be vey and cost of			
21.	MEDIATION	Any dispute or claim arising out of or relating to this Contract, the breach of this Contract or to this Contract, shall be submitted to mediation in accordance with the Rules and Proced System of the NATIONAL ASSOCIATION OF REALTORS®. Disputes shall include representa or any real estate Broker or other person or entity in connection with the sale, purchase, fina of the property to which this Contract pertains, including without limitation allegations of negligence and/or fraud. Any Contract signed by the parties pursuant to the mediation confideration Code Ann. Section 15-48-10. et. seq. shall not apply to this Contract.	ures tions r ncing, concea	of the Disp made by Po condition alment, mis	oute Resolution urchaser, Seller or other aspect srepresentation,			
22.	ENTIRE CONTRACT AND BINDING CONTRACT	The parties agree that this written Contract expresses the entire agreement between the parties, and that there is no other agreement, oral or otherwise, modifying the terms hereunder and that this Contract shall be binding on both parties, their principals, heirs, personal representatives, successors and assigns as state law permits.						
23.	EXPIRATION OF OFFER	his offer from Purchaser shall be withdrawn ato'clockm (ET) on, nless accepted or countered by Seller in written form prior to such time.						
24.	FAX		Both Purchaser and Seller agree that receipt of a signed contract by facsimile (FAX) will be the same as receipt of an original					
25.	SURVIVAL		rovision herein contained which by its nature and affect is required to be observed, kept or performed after the closing,					
26.	DEFINITIONS	In this Contract, a single business day is defined as a twenty-four (24) hour period, beginning at the time of acceptance of this Contract, excluding Saturdays, Sundays and South Carolina legal holidays.						
27.	HUD/CLOSING STATEMENT RELEASE	Seller and Purchaser authorize their respective attorneys and the settlement agent to furnish to listing Broker and Selling Broker copies of the HUD-1 settlement statement for the transaction.						
3	The parties acknowledge that the Listing and Selling Broker(s) and their Agent(s): (A) Give no warranty of any kind, express or implied, as to the physical condition of the property or as to condition of or existence of improvements, services or systems, thereto, including but not limited to termite damage, roof, basement, appliances, heating and air conditioning systems, plumbing, sewage/septic, electrical systems, or to the structure; (B) Give no warranty, express or implied, concerning the condition of the property, any matters which would be reflected by a current survey of the property, or the accuracy of the published square footage; (C) Give no warranty, express or implied, as to title; (D) Give no warranty, express or implied, as to the fitness for a particular purpose of the property or improvements thereto; (E) Give no warranty, express or implied, that the property being purchased is in compliance with all necessary zoning ordinances and restrictions; (F) Give no warranty, express or implied, as to projected income, value or other possible benefits to the Purchaser.							
		ng contract, Purchaser and Seller should seek legal advice if the contents are not und eceipt of a copy of this Contract. Signatures below signify acceptance of all terms and conditions IN WITNESS THEREOF, this Contract has been duly executed by the parties hereto.			Purchaser and			
Witness as to Purchaser		Purchaser	Date	)	SSN			
Witn	ess as to Purchaser	Purchaser	Date	)	SSN			
-	ess as to Seller	Seller	Date		SSN			
	ess as to Seller	Seller	Date		SSN			
	ng Agent	Office		Telephone Number				
Selling Agent Office Telephone Number  FINAL CONTRACT ACCEPTED BY BOTH PARTIES AT O'CLOCK .M. (ET) ON .								
1.11	AL CONTRACT AC	CCEPTED BY BOTH PARTIES ATO'CLOCKM. (ET) ON			•			