20220919000361790 09/19/2022 03:13:45 PM ORDER 1/12

Entered and Filed 09/12/2022 9:37 AM Kimberly Melton Chief Clerk Probate Court Shelby County Alabama

#### IN THE PROBATE COURT OF SHELBY COUNTY, ALABAMA

IN THE MATTER OF THE ESTATE OF:

JAN FRANCES HARRISON,

deceased

CASE NO. PR-2022-000126

## ORDER APPROVING SALE OF REAL PROPERTY

This cause came before the Court on petition of the Personal Representative(s), MATTHEW HARRISON, for an order authorizing the sale of, decedent's real property located at:

1248 MacQueen Drive, Helena, Alabama 35080

The Court being satisfied that said property is being sold for an amount not disproportionate to its fair market value and to a party bearing no relation or common interest with Petitioner(s) herein, and all interested parties having consented or having received proper notice to such sale;

It is ORDERED that said petition be granted and the contract for sale as attached hereto as "Exhibit A" be approved. Petitioner(s) is/are authorized to execute any and all documents necessary for the execution and completion of said sale, provided, however, that the proceeds from said sale be paid by the Purchaser and/or Closing Attorney to the Probate Court of Shelby County, Alabama.

It is further ORDERED that any outstanding mortgage, lien or encumbrance against the property be satisfied at closing.

Petitioner is further ORDERED to report the completion of said sale within thirty (30) days.

Costs of court are hereby taxed against the estate of JAN FRANCES HARRISON.

DONE and ORDERED this the 12th day of September, 2022.

ALLISON S. BOYD

JUDGE OF PROBATE

allin 5. Boyd

CC:

ROBERT T. GARDNER ESQ.
BLAKE HARRISON
MARY BETH VINES
ASCENSION POINT
THE CINCINNATI INSURANCE COMPANY

#### Exhibit A

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## GENERAL/FINANCED RESIDENTIAL CONTRACT

form Approved by Birmingham Association of REALTORS®, Inc. May 2017 (Previous forms are obsolete and no longer approved)
Date 07/22/2022
The undersigned Buyer(s) Leny McDougald  (Print Name)  hereby agree(s)
o purchase, and the undersigned Seller(s) JAN L HARRISON (Print Name)
hereby agree(s) to sell the following described real estate, together (Print Name) with all improvements, shrubbery, clanting, fixtures and appurtenances (the "Property") situated in the City of Helena County of Shelby, Alabama, on the terms stated below:
Address: 1248 MacQueen Drive Zip Code 35080
Legal Description: BRANDYWINE 2ND SECTOR LOT 55
Map Book Page AND/OR complete parcel ID 13-8-28-1-003-008.000
1. AGENCY DISCLOSURE:
The listing company is Keller Williams Hoover  (Two Blocks may be checked)  X An agent of the Seller  An agent of the Buyer  An agent of both the Seller and Buyer and is acting as a limited consensual dual agent  Assisting the Buyer Seller as a transaction broker  Seller Initials  Assisting the Buyer Seller as a transaction broker  The selling company is Keller Williams Hoover  (Two blocks may be checked)  An agent of the Seller  An agent of the Buyer  An agent of both the Seller and Buyer and is acting as a limited consensual dual agent  Assisting the Buyer Seller as a transaction broker  Seller Initials  Agent of the Seller  An agent of both the Seller and Buyer and is acting as a limited consensual dual agent  Assisting the Buyer Seller as a transaction broker  Buyer Initials
2. THE TOTAL PURCHASE PRICE OF THE PROPERTY SHALL BE \$205,000.00
Earnest Money under this Contract shall be
(A) PURCHASE MONEY: (Check as applicable)
(1) CASH: Buyer will either pay cash or obtain financing for the purchase of the Property, but Buyer's obligation to close this transaction is <b>not</b> contingent on obtaining financing or the appraised value of the Property. Buyer will provide to Seller a letter of deposit/financial capability to purchase within 7 (seven) calendar days from the Finalized Date of this Contract. "Finalized Date" shall mean the date that appears on the last page of this Contract.  (2) FINANCING: This Contract is contingent on Buyer obtaining approval of a Conventional FHA VA Other loan in the amount of \$
% of the Purchase Price (excluding any financed loan costs) at the prevailing interest rate and loan costs. If FHA or VA financing is utilized the "FHA/VA Amendatory Clause Addendum" must be a part of this Contract.

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Buyer will apply for financing within 7 days (7 days if left blank), from the Finalized Date and will provide any and all credit, employment, financial and other information required by the lender. "Finalized Date" shall mean the date that appears on the last page of this Contract. Unless Buyer elects to waive the financing contingency of this contract, either party may cancel this contract if Buyer cannot obtain financing as specified above by 8/16/2022, 20. In such event, both parties will execute a Mutual Release and all Earnest Money shall be promptly returned as per the terms stated in Paragraph 5 below. No terms of this financing contingency can be changed without written authorization of Seller. Unless otherwise agreed in writing by the Buyer and Seller, this Contract shall not be contingent on the sale or closing of any other property. If the Purchase Price exceeds the appraised value of the Property, Buyer may elect to cancel this Contract by providing written notice of such election to Seller within five (5) calendar days of knowledge of the appraised value, along with a copy of the appraisal or other evidence of the appraised value provided by lender, unless the Seller agrees to sell the Property under this Contract for the appraised value. Otherwise, the Earnest Money shall be returned pursuant to the terms of Paragraph 5 below.

(B) LENDER REQUIRED REPAIRS: If the contract is contingent upon Buyer obtaining financing and Lender requires any repairs to the property as a condition of Buyer's loan approval, and the Seller declines to pay for the required repairs, then the Buyer may cancel this contract and all earnest money will be refunded upon the execution and delivery of a mutual release. If Buyer elects to cancel the Contract due to Seller's election not to pay any repairs required by Buyer's lender, Seller agrees to execute a mutual release authorizing the return of the Earnest Money to Buyer promptly upon receipt of the Notice of Cancelation and mutual release.

(C) LOAN CLOSING COSTS AND PREPAID ITEMS: Seller agrees to pay up to \$0 of Buyer's loan closing costs and/or prepaid expenses excluding Seller's half of the settlement fee and title insurance cost. Buyer

closing costs and/or prepaid expenses exclu	iding Seller's half of the settlement fee and time insurance cost. Duyer
shall promptly deliver to Real Estate Agent t	or Buyer, if any, a copy of all Loan Estimate(s) and Closing Disclosure(s)
upon receipt.	DS
Seller Initials MH	Buyer Initials
3. CLOSING & POSSESSION DATE	S: The sale shall be closed and the deed delivered on or before
08/23/2022 . 20	However, if Paragraph $2(A)(2)$ is selected and closing funds from
Buyer's lender(s) are not available on Closing	ng Date due to Consumer Financial Protection Bureau Closing Disclosure
delivery requirements (CFPB Requirements	), then Closing Date will be extended for such period necessary to satisfy
CFPB Requirements, provided such period	does not exceed 7 calendar days. Possession is to be given at closing if
the property is then vacant; otherwise, posse	ssion shall be delivered 0 calendar days after closing at <u>CLOSING</u>
[] (AM) [] (PM). In the event Seller retains	s possession of the property beyond the day of closing Seller does nereby
guarantee that at the date of surrender of occ	upancy by Seller, the property shall be substantially in the same condition
as the day of closing. This provision shall s	survive the closing and delivery of the deed.
Seller Initials MH	Buyer Initials
	<del></del>

#### 4. DATES/TIMES ARE OF THE ESSENCE:

- (A) The Closing Date and the other dates and times identified for the performance of any obligation of this Agreement are of the essence and are binding.
- (B) The Finalized Date of this Contract is the date when Buyer and Seller have indicated full acceptance of this Contract by signing and/or initialing it. For purposes of this Contract, the number of days will be counted from the Finalized Date, excluding the day this Contract was executed and including the last day of the time period. All changes to this Contract should be initialed and dated.

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(C) The Closing Date may only be extend above.	led by mutual written agreement of the parties or as set forth in Paragraph
printed terms and time periods are negotial different terms acceptable to all parties, ex	e-printed in this Contract as a convenience to the Buyer and Seller. All preable and may be changed by striking out the preprinted text and inserting cept where restricted by law.
Seller Initials MH	Buyer Initials
Buyer shall deliver to KW Hoover account. Should Buyer fail to deliver the Contract at the sole option of the Seller. I close, a separate mutual release signed by be disbursed. In the event either Buyer or any holder of the escrowed funds, as present either (1) retain the escrowed funds disputed portion of the funds into the apprand all court costs, attorney fees and other in accordance with the directions of a no option, may cancel this Contract if the Eadrawn. In the event of default by Buyer, a option of Seller, provided Seller agrees to his or her available legal or equitable remains or her available legal or equitable remains alternatively, Buyer may elect to pursue here	the Earnest Money which shall be promptly deposited into an escrow Earnest Money within 3 days of the Finalized Date, Seller may void this If the Contract is accepted and signed by all parties and the sale does not all parties to this Contract will be required before the Earnest Money will Seller claims the escrowed funds without the agreement of the other party scribed by Alabama Real Estate License Law Rule: 790-X-303 (4), (5), until there is a written mutual release among the parties; (2) interplead the repriate court, and shall be entitled to deduct from the escrowed funds any or expenses relating to the interpleader; or (3) disburse the escrowed funds in-appealable order of a court of competent jurisdiction. Seller, at Seller's arrest Money check is rejected by the financial institution upon which it is all deposits made hereunder may be forfeited as liquidated damages at the the cancellation of this Contract, or alternatively, Seller may elect to pursue medies against Buyer. In the event of default by Seller, all deposits made of Buyer, provided Buyer agrees to the cancellation of this Contract, or is or her available legal or equitable remedies against Seller.
Seller Initials MH	Buyer Initials
owner's title insurance policy at Seller's amount of the purchase price, insuring Buy to exceptions herein, including Paragraph the event both owner's and first mortgage policies will be divided equally between E the closing date within which to perfect to perfect title or cure defects in the title to	to furnish Buyer a standard ALTA (American Land Title Association) form expense, issued by a company qualified to insure titles in Alabama, in the yer against loss on account of any defect or encumbrance in the title, subject as 8 and 13(C) below; otherwise, the Earnest Money shall be refunded. In e's title policies are obtained at the time of closing, the total cost of the two Buyer and Seller, even if the first mortgagee is Seller. Seller shall have untititle or cure defects in the title to the Property. Should Seller be unable to the Property by the date of closing, the Contract shall be voidable at the
option of the Buyer.	DS .
Seller Initials MH	Buyer Initials
homeowners association, condominium as between Buyer and Seller as of the date Unless otherwise agreed herein, all ad vapurposes of proration; municipal taxes, if the Property \(\mathbb{Z}\) is \(\mathbb{D}\) is not currently subjective.	s, insurance transferred, accrued interest on mortgage(s) assumed, and association, fire district or other dues, fees or assessments are to be prorated of closing, and any existing escrow deposits shall be credited to Seller slorem taxes except municipal taxes are presumed to be paid in arrears for any, are presumed to be paid in advance. Seller represents and warrants that cot to Class III (homestead) residential property tax. If Seller represents that and this representation is in error, then Seller will reimburse to Buyer any

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class titled as Class III. This obligation will survive the	
Seller Initials MH	Buyer Initials
permitted in this Contract. Seller and Buyer agree that cleared at the time of closing from sales proceeds. The P and/or mining rights not owned by Seller. Buyer is responding the seller intended use of the property.	any encumbrances not herein excepted or assumed may be roperty is sold and is to be conveyed subject to any mineral onsible for determining that the current zoning is suitable for
Seller Initials MH	Buyer Initials M
on the Property at a premium rate acceptable to Buyer. premium rate within 7 days (7 days if left blank) evidence of insurability at an acceptable premium rate, I notice of such election within said time period to Selle returned pursuant to the terms of Paragraph 5 above. Fattime period shall conclusively be deemed acceptance of	g.
Seller Initials MH	Buyer Initials
thoroughly inspect the Property for conditions of proper Buyer further acknowledges that professional inspection and that the real estate broker(s) and agent(s) strong none of them. Buyer is encouraged to engage and properties, rather than using previous inspection reports inspection reports, or using an inspector recommended by guarantee or endorse any particular professional inspection. Buyer will not rely and has not relied on any statements regarding the condition of the Property. Buyer further representative is present at or accompanies Buyer on an inperson qualified to detect any defects. After closing, all	diges and agrees that Alabama law imposes a duty on Buyer to ty, defects or other relevant matters prior to closing the sale. services and/or contractors may be engaged for this purpose by recommend the use of such professionals, but endorse may for independent professional inspection services and/or onts provided by Seller, or allowing Seller to pay for such y Seller. The real estate broker(s) and agent(s) do not warrant, on service and/or contractor. Buyer understands and agrees that is or omissions made by the real estate broker(s) and agent(s) or understands that if the real estate broker(s), agent(s) or inspection of the Property, it will be as a courtesy and not as a conditions of the Property are the responsibility of Buyer.
set forth herein. Buyer has the obligation to determine decision to buy the Property, including but not limited to inspection, radon testing, EIFS inspection, HVAC in condition of the heating, cooling, plumbing and elect basement, including leaks therein; the presence of asbetthe school districts for the subject property; the present	nor Real Estate Broker(s) nor any Real Estate Agent(s) condition of the Property except to the extent expressly he any and all conditions of the Property material to Buyer's o, general home inspection, sewer lines inspection, structural espection, drywall, and/or lead based paint inspection; the rical systems and any built-in appliances; the roof and the estos or toxic mold; the presence of arsenic in treated wood; are of hazardous dry wall; the size and area of the property; a proper construction of any improvements located upon the

Property; structural condition; utility and sewer or septic system availability, condition and location; subsurface and

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subsoil conditions, sinkholes and mining or other soil conditions including radon or other potentially hazardous gases or toxic materials; presence of, or damage from, wood destroying insects and/or fungus (Wood Infestation Report); Property access, easements, covenants, restrictions, developments, or structures; and any matters affecting the character of the neighborhood. Unless otherwise excepted, Seller will provide access and utilities for Buyer's inspections, if any, until closing. NOTE: LENDERS AND/OR PUBLIC AUTHORITIES MAY REQUIRE CERTAIN INVESTIGATIONS SUCH AS TERMITE AND SEPTIC TANK INSPECTIONS (FOR WHICH REPAIRS MAY BE REQUIRED). THIS DOES NOT REPLACE BUYER'S DUTY TO THOROUGHLY INSPECT THE PROPERTY PRIOR TO CLOSING. Buyer shall have the obligation to determine the condition of the property in accordance with "A" or "B" below. Check either "A" or "B" but not both.

Buyer agrees to accept the Property in "AS IS" condition without any warranties or guarantees as to any aspect or condition of the Property, its systems or appliances. Seller gives no warranties on any systems or appliances being in good working order either now or at the time of closing. Buyers agrees not to make any request for repairs of the Seller, and repair requests discussed in Paragraphs 11(B), 13(A), 13(B) or elsewhere in this agreement shall not apply. Buyers accepts total responsibility for all repairs, conditions and/or defects in the Property, including any repairs required in Paragraph 2(B). This provision does not apply to warranties of title to the Property evidenced by the Warranty Deed delivered to Buyer pursuant to Paragraph 8 of this Contract.

Seller Initials

Buyer Initials

Buyer reserves the right to conduct any

El (B) SALE OF PROPERTY CONTINGENT UPON INSPECTIONS: Buyer reserves the right to conduct any inspections of the Property at Buyer's expense, for a period of 7 calendar days from the Finalized Date of this Contract (the "Inspection Period"). Buyer and Seller acknowledge that wood infestation inspection, sewer/septic system inspection, and survey do not fall under the Inspection Period, and may be performed in accordance with paragraph 13. Seller agrees to ensure that all utilities at the property shall be connected and active during the Inspection Period. The Inspection Period shall not start until all utilities are connected and active at Seller's expense. No later than three (3) calendar days after the end of the Inspection Period, Buyer shall provide Seller with a written list of items requested by Buyer to be repaired at Seller's expense or the Buyer shall provide notice that the condition of the property is acceptable and no repairs are required. In the event that Buyer provides notice that repairs are requested, any such request for repairs shall be governed by Paragraph 12 of this Agreement. Failure of Buyer to provide a list of requested repairs to Seller in writing no later than three (3) calendar days after the end of the Inspection Period shall constitute a waiver of this inspection contingency and conclusively be deemed acceptance of the Property, including ordinary wear and tear until closing.

Seller Initials

Mt

Buyer Initials

Buyer Initials

#### 12. REQUEST FOR REPAIRS:

- (A) If Buyers makes a written request of Seller to correct unsatisfactory conditions revealed from any inspections set out in Paragraphs 11(B), 13(A) and 13(B), Seller shall respond to Buyer by written notice delivered to Buyer within a calendar days (3 calendar days if left blank) of receipt of such request as to whether Seller is willing to correct the unsatisfactory conditions at Seller's expense. It shall conclusively be deemed acceptance of Buyer's request if Seller fails to respond in writing within the time frame stated herein.
- (B) If Seller elects not to correct the unsatisfactory conditions, Buyer shall respond to Seller by written notice delivered to Seller within 2 calendar days (2 calendar days if left blank) of receipt of Seller's election, and may elect to either (a) terminate this contract and recover the earnest money, or (b) waive in writing the request for correction of unsatisfactory conditions and proceed to close the sale.

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(C) It shall conclusively be deemed acceptance of the Buyer fails to notify Seller in writing of any unsatisfactor notify Seller in writing of his election to terminate the	Property, including ordinary wear and tear until the closing, if ctory conditions in accordance with Paragraph 11(B), or fails his contract as herein provided.
of the heating, cooling, plumbing and electrical system material failure after acceptance under Paragraphs 11(I required to restore the system or appliance to an operation.	as 11(B) and 12 shall not be deemed to include material failure as or built in appliances. If such a system or appliance suffers B) and 12 but prior to closing, Seller shall pay for any repairs ating condition at least as good as previously existing. After all the Buyer unless otherwise stated within this Contract.
Seller Initials MH	Buyer Initials
8/13/2022 and any requested repairing to the Seller by 48 hours after inspection	inspections set forth in this paragraph shall be completed by airs as a result of these additional inspections shall be made in Should Buyer fail to timely notify Seller tional inspections, such failure shall conclusively be deemed inary wear and tear until Closing.
(A) TERMITE AND/OR WOOD INFESTATION/F	UNGUS INSPECTION AND REPORT:
Buyer obtain a wood infestation inspection report from infestation Inspection Report from a licensed pest continue the expense of the Buyer. Buyer shall be responsible	ne real estate brokers and agents strongly recommend that the malicensed pest control company. Buyer requires a Wood rol company EIYES INO. The cost of the report shall be at for ordering the inspection and Wood Infestation Inspection airs are required, any such request for repairs shall be governed
Seller Initials MH	Buyer Initials \( \begin{aligned} \to
Seller Initials	Buyer initials [
agreement is required and Seller has an existing transfe Seller's  Buyer's expense. If a new service agre	requires a termite service agreement EIYES DNO. If such crable agreement, the agreement shall be transferred at termine the cost shall be at Eler's Buyer's the party paying for the agreement. The real estate brokers conditions of any termite service agreement.
Seller Initials MH	Buyer Initials
sanitary sewer system. Seller $\boxtimes$ has $\square$ has not paid all is represents that the Property $\square$ is $\square$ is not connected to set Buyer's expense $\square$ YES $\boxtimes$ NO. Real estate broker inspected. If Buyer elects NOT to have the sewer/sept Broker(s) and Agent(s) from any and all liability for any be discovered in the future, whether such defects Event that Buyer provides notice that repairs are required to find the Agreement.	eller's knowledge the Property \( \sigma\) is \( \sigma\) is not connected to a impact and connection fees. If Property is not on sewer, Seller eptic system. Buyer requires a sewer/septic system inspection (s) and agent(s) recommend that the sewer/septic system be tic system inspected, then Buyer releases Seller, Real Estate by defects or deficiencies with the sewer/septic system which is or deficiencies exist at Closing or develop thereafter. In the ed, any such request for repairs shall be governed by Paragraph
	os
Seller Initials MH	Buyer Initials

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purchases of property. Buyer requires a survey by a unless otherwise agreed herein, at Buyer's expense $\square$ Y Buyer releases Seller, Real Estate Broker(s) and Agent(s) been revealed from a survey performed by a registered A the Property $\square$ is $\boxtimes$ is not located in a flood plain, but by a flood plain certification and/or a current surveyor's Buyer. Further, unless otherwise agreed herein, the Presubdivision covenants and restrictions, if any, and build	rongly recommend that a new survey be obtained on all registered Alabama land surveyor of Buyer's choosing and, TES KINO. If Buyer elects NOT to have a new survey, then s) from any and all liability for conditions which would have alabama land surveyor. To the best of the Seller's knowledge this information is not guaranteed and should be confirmed a statement in the survey which shall be the responsibility of operty is purchased subject to utility easements, residential ing lines of record, if any.  Buyer Initials
T T	are the responsibility of Buyer including payment for the shall be responsible for payment for Inspection services plated herein proceeds to Closing.
wiring and other metal surfaces and may cause serious hand Agent recommend that Buyer requests the home inspecifically trained in discovering defective drywall, if	
Seller Initials MH	Buyer Initials M
☐YES ☑NO. If a residential dwelling built prior to certain disclosures be made by the Seller to the Buyer at	PAINT HAZARDS: Lead-based paint disclosure is required 1978 is located on the Property, Federal law requires that nd that this Agreement be made subject to a lead-based paint nation form and the Agreement lead based paint testing  Buyer Initials  M
16. ZONING, SUBDIVISION REGULATIONS COVENANTS AND HOMEOWNER'S ASSOCIA acknowledge that the Buyer shall be solely responsibly property relative to zoning, subdivision regulations, surregulations, and Homeowner's Association requirement that the Property is suitable to the Buyer's intended use, or construction on the Property	S, SUBDIVISION RESTRICTIONS, RESTRICTIVE TION BYLAWS. Buyer and Seller hereby agree and seller obtaining all records and information regarding the behavision restrictions, restrictive covenants, historic district s. Further, Buyer shall be solely responsible for determining including any development of, alterations to, improvements
Seller Initials MH	Buyer Initials
17. SCHOOL ZONES. Buyer and Seller hereby agree for determining school zoning of Property	e and acknowledge that the Buyer shall be solely responsible
Seller Initials MH	Buyer Initials

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18. FIRE/SMOKE/GAS DETECT	ORS: Buyer shall satisfy himself/herself that all applicable federal, state and lations concerning fire/smoke/gas detectors or fire protection equipment have solely
local statutes, ordinances and/or regul	ng possession of the Property, whichever occurs first, Buyer shall be solely
responsible for compliance with such	1 A X 1 C
162h01121016 101 combination with a	Buyer Initials
Seller Initials MH	· · · · · · · · · · · · · · · · · · ·
qualified to provide such policies in A	I does I does not require a Home Warranty Policy issued by a company Alabama, effective for one year from date of closing, to be paid by I Seller  Home Warranty Policy shall be selected by Buyer. Buyer okers and Real Estate Agents have not made any representations or statements any Home Warranty.
Seller Initials MH	Buyer Initials M
The state of the s	
assessments; pending assessmen	Seller has not received notification from any lawful authority regarding any sending condemnation proceedings; or pending public improvements, repairs, roperty that have not been satisfactorily made. Seller warrants that there is no Property for labor or materials furnished to the Property except as described in survive the closing and delivery of the deed.
Seller Initials MH	Buyer Initials
inspect the Property prior to closing have been satisfied. If Buyer determined been satisfied; (b) systems as described have arisen since Buyer's acceptance Seller refuses to pay for any repairs or cancel the contract and recover the or equity for Seller's alleged breach	INSPECTION: Buyer has the obligation to conduct a final walk-through to to determine if the items to be repaired by Seller under Paragraphs 2(B) and 12 lines any of the following: (a) a condition under Paragraphs 2(B) and 12 has not ed in the "NOTE" portion of Paragraph 12 are not functioning; or (c) new defects of property under Paragraph 12, then Buyer shall immediately notify Seller. If or correct any defects requested by Buyer, Buyer may proceed with the closing e earnest money, or elect to pursue any remedies that the Buyer may have at law of Seller's obligations under the Contract.
that if a real estate agent accompanie	rough inspection, Seller's obligations will be deemed fulfilled. Buyer understands as Buyer on an inspection or walk-through of the property it will be as a courtesy detect any defects. After closing all conditions of the property are the otherwise stated within this Contract.
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Seller Initials MH	Buyer Initials
22. BUYER AND SELLER ACK have not relied upon any advice or re or any of their real estate agents ( condition of the heating, cooling, p including leaks therein; the presence insects and/or fungus; the presence size and area of the Property; the qu	NOWLEDGMENT: Seller and Buyer hereby acknowledge and agree that they expresentation of the Listing Broker or Company or the Selling Broker or Company "brokers and agents") regarding the Property, including but not limited to the lumbing and electrical systems; any built-in appliances; the roof and basement, see of asbestos or toxic mold; the presence of or damage from wood destroying of vermin or other pest infestations; the presence of arsenic in treated wood; the nality of construction materials and workmanship, including floors and structural sewer or septic tank and condition thereof; subsurface and subsoil conditions, onditions including radon or other potentially hazardous or toxic materials and/or

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character of the stability of the developer under willingness of the forth. Seller and purchase the Property or the Property or the	builder or developer or the future insur- er any warranty or any related mortgag he Seller and Buyer to sell or purchase the d Buyer acknowledge and agree that if so operty, they have sought and obtained income nor agent shall be held responsible for an der, and Seller and Buyer agree to disc ages, actions, causes of actions or suits a condition of the Property.	ability of the Pro- ability of the Pro- e terms and cond he Property on the uch matters are of dependent advice y obligations or a harge and release t law arising in an	perty; the past, present, or future financial operty; or the compliance of the builder or ditions; or any other matters affecting the terms and at the Purchase Price herein set of concern to them in the decision to sell or relative thereto. Seller and Buyer agree that agreements that Seller or Buyer have to one the brokers and agents from any claims by way from this Contract or related to the
pener immais	<del></del>		
and Seller is un this Contract ar is received prio in its damaged	able to restore it to its previous condition and recovering the Earnest Money pursuant to closing, or accepting the Property in condition, then Buyer is entitled to the present the present that the present the present the present the present the present that the present	prior to closing, to nt to Paragraph 5 its damaged cond occeds of insuran	between the Finalized Date and the closing the Buyer shall have the option of canceling above, provided that notice of cancellation lition. If Buyer elects to accept the Property ce obtainable by Seller, less any deductible
Sallar Initials	er. Mit	Ruvar Initials	[ <u>m</u>
transaction shall do not agree acknowledge at acknowledge the connection with	to share equally the settlement or closing attorney or to share equally the settlement or closing address that such sharing may involve idavit at closing acknowledging their nat they have a right to legal representation this contract and the closing of this transfer.	itle insurance con ig charge imposed a potential confli- recognition and on of their own charaction.	d by the settlement agent. Buyer and Seller ict of interest and they may be required to acceptance of same. The parties further oosing, at their own expense, at all times inos
Seller Initials	MH	Buyer Initials	<u>M</u>
Buyer; shall no agreed herein; sand on an item items). The pro	t add to the value of the property; shall be unencumbered at the time of closized list or addendum attached hereto (swisions of this Paragraph shall survive the	ing; and shall be a aid list to be spec- e closing and del	<del></del>
Seller Initials	Mt	Buyer Initials	M
26. OTHER Counter than Buyer's of offer or counter Seller hereby experience.	FFERS WHILE BUYER'S OFFER Is fer may have been made or may be made offer. While the Buyer's offer or counter apressly reserves the right to reject Buyer to Buyer relating to the Property, and to	S PENDING: But before Seller act offer is pending, and offer or count	ayer hereby acknowledges that offers other ts on or while Seller is considering Buyer's and before this Contract becomes effective croffer or to withdraw any offer previously offer or counteroffer.
PARKAT TYTTERS .			<del></del>

#### 20220919000361790 09/19/2022 03:13:45 PM ORDER 11/12

DocuSign Envelope ID: F6E7EDD4-7DB7-45D2-BB29-C1CEE015909E

by sending a facsimile of recognized e-signature sh	LECTRONIC SIGNATURES: This Contract may be executed and delivered by any part the signature or by a legally recognized e-signature. Such facsimile signature or legall all be binding upon the party executing it as soon as the signature is received by any other.
party hereto.	Os
Seller Initials MH	Buyer Initials
28. OBLIGATION FO	R FEES AND EXPENSES: Buyer and Seller acknowledge that in the event this Contractors of the contractors of t
na	
Seller Initials MH	Buyer Initials
Addendum(s)	ROVISIONS: Additional provisions to this Contract are set forth on the attache which shall be signed by all parties and shall be part of this Contract.
Seller Initials MH	Buyer Initials
the property, and superse oral or written. All representation by Seller, Real Estate Brostated in this Agreement, any understanding, agreed herein, except that any property is a superse oral or written. All representations are supersected by Seller, Real Estate Brostated in this Agreement.	IENT: This contract constitutes the entire agreement between Buyer and Seller regarding des all prior discussions, negotiations and agreements between Buyer and Seller, whether the entations, claims, advertising, promotional activities, brochures or plans of any kind made sker, or Real Estate Agent are not a part of this Agreement unless expressly incorporated of Neither Buyer, Seller, Real Estate Broker, nor any Real Estate Agent shall be bound be ment, promise, or representation concerning the property, expressed or implied, not specificate written agreement concerning the payment of commission and/or compensation payable lid, in effect and enforceable.  Buyer Initials  Buyer Initials
31. ADDITIONAL	PROVISIONS:
•	reveal conditions that are unsatisfactory to Buyer, Buyer, at liscretion, may either terminate this contract.
Termite bond t	to be repair/retreat bond good for one year from date of closing.
Buyer agrees \$205,000.	to waive appraisal if home appraises below contract offer price of
M	
•	

#### 20220919000361790 09/19/2022 03:13:45 PM ORDER 12/12

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Filed and Recorded
Official Public Records
Judge of Probate, Shelby County Alabama, County
Clerk
Shelby County, AL
09/19/2022 03:13:45 PM
\$56.00 BRITTANI
20220919000361790

alli 5. Buyl

# THIS IS A LEGALLY BINDING CONTRACT. IF YOU DO NOT UNDERSTAND THE LEGAL EFFECT OF ANY PART OF THIS CONTRACT, SEEK LEGAL ADVICE BEFORE SIGNING.

-Docusigned by:  Mattury Harrisola	7/25/2022   5:52, AM PDT Desusioned by:    The property of the	7/22/2022   8:58 Date
cller	Date Buyer	Date
EARNEST MONE	Y: Receipt is hereby acknowledged of the earnest mo	oney as herein set forth
AGENCY:	By	Date
FINALIZED DATE: 7/25/202  — Docusigned by:		
Jerry Sager Agentissignature	7/25/ Date	/2022   1:11 PM EDT