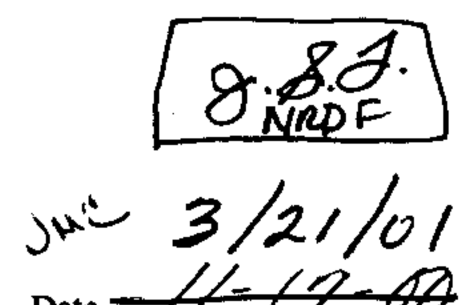
Realty South





General/Financed Contract Revised 11/98

Da	ate
TC+1 1 2 2 2 2	ins /pm
The undersigned Buyer(s) J. Stephon & hansy Rebecca Dun Flow	hereby agrees to purchase, and the
undersigned Seller(s) . Michae Campbe //	hereby agrees to sell the following
described real estate, together with all improvements, shrubbery, planting, fixtures and appurtenance	es (the "Property") situated in the
City of	labama on the terms stated below:
Address: LOT 309, WATER EDGE DRIVE	
Legal Description: Lot 309 Block —— Survey RIVERCA	
1046 Addition Map Book 8	Page <u>#7</u>
Buyer and Seller acknowledge, in the event this contract is cancelled or not closed, fees or cost	ts paid in advance may be non-refundable.
2 Puration	\$57,000 Jmc
1. THE PURCHASE PRICE SHALL BE	\$ 75,000.
Earnest Money (Receipt of which is hereby acknowledged by the Agent)	\$
(A) FINANCING: (Check as applicable) (I) Buyer will pay cash for the property with no financing contingency. (2) This contract is contingent on Buyer obtaining loan approval as specified in (a) or (b) be	1 # 2,000. 00 Jule
(a) Conventional FHA VA financing for \$ or or at the prevailing interest rate and loan costs (if FHA or VA, see attached addendum).	
(b) Seller financing or assumption of mortgage(see attached addendum). Buyer will apply for financing within days from finalized date (5 days if not spectredit, employment, financial and other information required by the lender. Either party may calligence and good faith, cannot obtain the financing, or (ii) the financing is denied because the price and either the Buyer elects not to proceed or the parties are unable to renegotiate the pure shall be promptly refunded to Buyer.	arcel this contract if (i) Buyer, after using e property appraises below the purchase
(B) LOAN CLOSING COSTS AND PREPAID ITEMS: Loan discount, if necessary for obten the amount of the approved loan, shall be paid by □ Seller □ Buyer. Items are to be paid by the Buyer unless herein excepted. Seller's obligation to pay for any load closing of the sale.	All other loan closing costs and prepaid
(C) LENDER REQUIRED REPAIRS: Seller agrees to make any repairs required by the len \$ (no payment if left blank).	ding institution not to exceed JMC
2. CLOSING & POSSESSION DATES: The sale shall be closed and the deed delivered on or except Seller shall have a reasonable length of time within which to perfect title or cure defects be given on delivery of the deed, if the property is then vacant; otherwise; possession shall be delivered on the deed of the deed of the property is then vacant; otherwise; possession shall be delivered on the deed of	before, f, s in the title to the property. Possession is to vered on, 19,
NOTE: If Buyer is to be given possession prior to closing, or if Seller is to remain in possession af parties enter into a written occupancy agreement. If closing date is changed, possession date may	meed to be changed accordingly.
3. EARNEST MONEY & BUYER'S DEFAULT: Seller and Buyer hereby direct the Listing Br to hold the earnest money in trust until this contract has been accepted and signed by all parties, at promptly deposited into the escrow account of the Listing Broker. In the event Buyer fails to carry the earnest money shall be forfeited as liquidated damages at the option of Seller, provided Seller at the event either Buyer or Seller claim the earnest money without the agreement of the other party, to plead the disputed portion of the earnest money into court, and shall be entitled to deduct from the and other expenses relating to the interpleader. Seller, at Seller's option, may cancel this agreement by the financial institution.	which time the earnest money will be out and perform the terms of this Contract, grees to the cancellation of this Contract. In the holder of the earnest money may interearnest money for court costs, attorney fees

03/22/2001-10400 09:48 AM CERTIFIED SHILBY COUNTY JUDGE OF PROBATE 004 CJ1 20.00

4. AGENCY DISCLOSURE:	The Selling Company is: <u>REALTY SOUTH</u>
The Listing Company is	(Two blocks may be checked)
(Two blocks may be checked)	☐ An agent of the seller
An agent of the seller	An agent of the buyer
An agent of the buyer An agent of both the seller and buyer, and	An agent of both the seller and buyer, and
is acting as a limited consensual dual agent	is acting as a limited consensual dual agent
□ Assisting the □ buyer □ seller as a transaction broker	☐ Assisting the ☐ buyer ☐ seller as a transaction broker
5. TITLE INSURANCE: Seller agrees to furnish Buyer a stands Seller(s) Initials	and form owner's title insurance policy at Seller's expense, issued by a Buyer(s) Initials Buyer(s) Initials
encumbrance in the title, subject to exceptions herein, including pa event both owner's and mortgagee's title policies are obtained at the divided equally between Seller and Buyer, even if the mortgagee is	purchase price, insuring Buyer against loss on account of any defect or tragraph 8 below; otherwise, the earnest money shall be refunded. In the terms of closing, the total expense of procuring the two policies will be the Seller.
agreed herein, the survey shall be at Buyer's expense. (NOTE: Len	
and fire district or other dues/fees, if any, are to be prorated between escrow deposits shall be credited to Seller. Unless otherwise agreement in arrears for the purposes of proration; municipal taxes.	of closing, insurance transferred, accrued interest on mortgage(s) assumed, en Seller and Buyer as of the date of delivery of the deed, and any existing ed herein, all ad valorem taxes, except municipal, are presumed to be if any, are presumed to be paid in advance.
O CONTRES ANCE, Saller agrees to convey the property to Buy	ver by General warranty deed
contract. Seller and Buyer agree that any encumbrances not herein proceeds. The property is sold and is to be conveyed subject to any zoning classification,	of survivorship), free of all encumbrances except as permitted in this excepted or assumed may be satisfied at the time of closing from the sales mineral and/or mining rights not owned by Seller and subject to present. Available information indicates that the property is ne engineer's statement in the survey which is the responsibility of the Buyer agreed herein, the property is purchased subject to utility easements, resilines of record if any. It is the responsibility of the Buyer to determine, prior impairs the use of the property for intended purposes.
9. HOME WARRANTY: Buyer does does not require at a cost not to exceed \$	ire a home warranty policy at closing to be paid by \mathbb{D} Buyer \mathbb{Seller}
a property, for defects or otherwise, in accordance with the terms of and agrees that he/she is aware that professional inspection services. RealtySouth and its sales associates strongly recommend the use Buyer understands and agrees that RealtySouth and its sales associates.	e of such professionals. ociates lack the expertise to determine the condition of a property, and the by RealtySouth or its sales associates regarding the condition of a prop-
11. CONDITION OF PROPERTY: Neither seller nor broker no condition of the property except to the extent expressly set forth he property material to Buyer's decision to buy the property, including electrical systems and any built-in appliances: the roof and the base of the property; construction materials and workmanship; structure location; subsurface and subsoil conditions, sinkholes and mining or toxic materials; existence of, or damage from, wood destroying developments, structures and any matters affecting the character of the property in accordance with "A" "B" or "C" below, as	or any sales associate makes any representations or warranties regarding erein. Buyer has the obligation to determine any and all conditions of the figure to the condition of the heating, cooling, plumbing and seement, including leaks therein; the existence of asbestos; the size and area cal condition; utility and sewer or septic system availability, condition and gor other soil conditions including radon or other potentially hazardous gases ginsects and/or fungus; property access, easements, covenants, restrictions, of the neighborhood. Buyer shall have the opportunity to determine the condisclected by the parties. Unless otherwise excepted, Seller will provide access and/or public authorities may require certain investigations such as tered), BUT THIS DOES NOT REPLACE BUYER'S DUTY TO LOSING. In, including ordinary wear and tear to the closing. In good working order either now or at the time of the conditions of the closing of the closing of the closing of the closing order either now or at the time of the closing of the closing of the closing of the closing order either now or at the time of the closing of the
ordinary wear and tear has occurred. (R) Ruyer has inspected the property, either personally or the	rough others of Buyer's choosing, and, without
relying on any representation or warranty from Seller or Bro	sker of any sales associate of any printed of written

description of the property, accepts the property in its present "AS IS" condition, including ordinary wear and	(b) Seller(s) Initials
tear to closing, except that Seller agrees to (1) deliver the heating, cooling, plumbing, electrical systems and any	
built-in appliances in normal operating condition at the time of closing: and (2) perform the following:	(b) Buyer(s) Initials
SHALL NOT EXCEED \$ (None if left blank). If such repairs exceed this amount and	<u> </u>
Seller refuses to pay the excess, Buyer may pay the excess OR (if not prohibited by Buyer's lender) accept the	
property with the limited repairs OR accept the specified ceiling amount at closing as a reduction of the purchas-	
er price, and this sale shall be closed as scheduled, OR Buyer may cancel this contract by notifying Seller in writing within hours of Buyer's receipt of Seller's notice of refusal to pay the excess.	
(C) Buyer requires additional inspection of the property at Buyer's expense. Promptly after Seller's acceptance	(c) Seller(s) Initials
of this contract, Buyer shall either personally or through others of Buyer's choosing, inspect and investigate the	
property. (1) If such inspections reveal condition(s) unsatisfactory to Buyer ("unsatisfactory condition(s)"),	(c) Buyer(s) Initials
Buyer may, at Buyer's option, (a) terminate this contract or (b) request that Seller correct the unsatisfactory con-	
dition(s). Buyer shall exercise this option by written notice to Seller delivered to Seller on or before 5:00 PM on	
, 19, which notice shall specify the unsatisfactory condition(s) the Seller is required to	
correct or that caused Buyer to elect to terminate this contract. (2) If Buyer elects to terminate this contract as a result of the inspection, the Seller shall promptly sign the mutual release directing the return of Buyer's earnest	
money. (3) If Buyer instead requests Seller to correct the unsatisfactory condition(s), Seller shall notify Buyer by	
written notice within days of receipt of such request whether Seller is willing to correct the unsatisfactory	
condition(s). (4) If Seller elects not to correct the unsatisfactory condition(s), Buyer shall notify Seller by written	
notice delivered to Seller within days of receipt of Seller's refusal to correct the unsatisfactory	
condition(s), that Buyer elects either (a) to terminate this contract and receive a refund of the earnest money, OR	
(b) to waive in writing the request for correction of unsatisfactory condition(s) and proceed to close the sale.	
(5) Buyer's failure to notify Seller in writing of any such unsatisfactory condition(s) OR of Buyer's election to	
terminate this contract, as herein provided, shall be conclusively deemed acceptance of the property "AS IS," including ordinary wear and tear to the closing.	
NOTE: "Ordinary wear and tear," as used in "A" "B" and "C" above, shall not be deemed to include material failure of	
he heating, cooling, plumbing and electrical systems or built-in appliances. If such a system or appliance suffers materi-	
I failure after acceptance under "A" "B" and "C" above, but prior to closing, and Seller refuses to pay for any repairs easonably required to restore it to an operating condition at least as good as previously existing, Buyer may proceed	
vith the closing OR cancel the contract and recover the earnest money by notifying Seller in writing of the cancellation	
romptly after Buyer's receipt of Seller's notice of refusal to pay for such repairs. Notice of cancellation must, in any	
vent, be received prior to closing.	Seller(s) Initials
2. WALK-THROUGH INSPECTION: Buyer has the right and the responsibility to walk through and	
aspect the property prior to closing and notify Seller immediately if the property is not in the condition agreed under	Buyer(s) Initials
A", "B" or "C", whichever one has been selected by the parties. This inspection is intended only to verify that the	
erms of Paragraph 11 have been met. If Buyer fails to conduct this inspection, Seller's repairs and maintenance bligations will be deemed fulfilled. Unless otherwise excepted, Seller will provide access and utilities for Buyer's	
nspections until time of closing. After closing, all conditions of the property are the responsibility of the Buyer.	
3. ADDITIONAL INSPECTIONS AND/OR DISCLOSURES:	(a) Seller(s) Initials
(A) SEWER/SEPTIC SYSTEMS:	ONA
Seller represents that property 🔘 is 🖾 is not connected to sewer and all impact and connection fees have been	(a) Buyer(s) Initials
paid. If not on sewer, Seller represents that the property is, is on a septic system. If property is on a septic system, Buyer is does in does to a septic system inspection at Buyer(s) expense.	DF MROS
(B) TERMITE AND/OR WOOD INFESTATION/FUNGUS:	(b) Seller(s) Initials
(1) BOND: Buyer does does not require a termite bond. If a bond is required and Seller has an	SWC
existing transferable bond, the bond may be transferred at \square Seller's expense \square Buyer's expense.	(b) Buyer(s) Initials
If a new bond is required; the cost shall be at \square Seller's expense \square Buyer's expense.	UST KROE
(2) INFESTATION REPORT: Buyer □ does ☑ does not require a wood infestation report. If required by Buyer, Lender or Termite Company, the cost of a wood infestation report shall be at Buyer's expense.	
C) LEAD-BASED PAINT AND/OR LEAD-BASED PAINT HAZARDS: Lead-based paint and/or	(c) Seller(s) Initials
ead-based paint hazard disclosure is required for property built on or before 1978. If property was built prior to	(c) Buyer(s) Initials
978, see attached addendum.	JOE MORE
4. BUYER AND SELLER HEREBY ACKNOWLEDGE AND AGREE: That RealtySouth, its officer(s),	/ NULDI-
irector(s), employee(s), broker(s), and sales associates shall not be held responsible or liable for any obligations or	
greements that the Buyer or Seller have to one another hereunder and shall not be held responsible for any represen- ation or the passing of any information to or from the Buyer(s) or Seller(s) and, agree to discharge and release	
Realty South, its officer(s), director(s), employees(s), broker(s), and sales associate(s) from any claims, demands,	
amages, actions, causes of actions or suit at law arising from the sale of said property and shall include but not be	

GENERAL / FINANCED CONTRACT PAGE 3 OF 4

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limited to the condition of the heating, cooling, plumbing, water and electrical systems and any built-in appliances; the roof and the basement, including leaks therein; the existence of asbestos; the size and area of the property: workmanship or construction materials, including floors; structural condition; utility and sewer or septic system condition, availability and location; the investment or resale value of the property; subsurface or subsoil conditions, sinkholes, and mining or other soil conditions, including radon or other potentially hazardous gases or toxic materials; existence of, or damage from, wood destroying insects and/or fungus; property access, easements, covenants, restrictions, developments, structures and any matters affecting the character of the neighborhood; appurtenances thereto or any related mortgage terms and conditions.

- 15. SELLER WARRANTS that Seller has not received notification from any lawful authority regarding any assessments, pending assessments, pending public improvements, repairs, replacements, or alterations to the property that have not been satisfactorily made. Seller warrants that there is no unpaid indebtedness on the property except as described in this contract. These warranties shall survive the delivery of the deed.
- 16. FIRE/SMOKE/GAS DETECTORS: Buyer shall satisfy himself/herself that all applicable federal, state and local statutes, ordinances and/or regulations concerning fire/smoke/gas detectors or fire protection equipment have been met. Upon closing or after taking possession of the property, whichever occurs first, Buyer shall be solely responsible for compliance with such laws.
- 17. RISK OF LOSS: Seller agrees to keep in force sufficient hazard insurance on the property and to protect all interests until this sale is closed and the deed delivered. If the property is destroyed or materially damaged between the date hereof and the closing, and Seller is unable to restore it to its previous condition prior to closing, the Buyer shall have the option of canceling this contract and recovering the earnest money or accepting the property in its damaged condition provided that notice of cancellation must be received prior to closing. If Buyer elects to accept the property in its damaged condition, any insurance proceeds otherwise payable to Seller by reason of such damage shall be applied to the balance of the purchase price or otherwise be payable to Buyer. It is the Buyer's responsibility to ensure that adequate insurance is provided after closing and prior to possession (i.e., during time property is not owner-occupied).
- 18. SELECTION OF ATTORNEY: Buyer and Seller hereby do do not agree to share equally the fees of a closing attorney. Buyer and Seller acknowledge and agree that such sharing may involve a potential conflict of interest and they may be required to execute an affidavit at closing acknowledging their recognition and acceptance of same. The parties further acknowledge that they have a right to be represented at all times in connection with this contract, and the closing, by an attorney of their own choosing at their own expense.
- 19. PERSONAL PROPERTY: Any personal items remaining with the property shall be at no additional cost to the Buyer; shall not add to the value of the property; shall be in "AS IS" condition with no warranties, unless otherwise agreed herein; shall be unencumbered at the time of closing; and shall be only that which is currently on the premises or on an itemized list or addendum attached hereto (said list to be specific as to description and location of such items).
- 20. ADDITIONAL PROVISIONS set forth on the attached addendum(s) and signed by all parties are hereby made a part of this contract.
- 21. ENTIRE AGREEMENT: This contract constitutes the entire agreement between Buyer and Seller regarding the property, and supercedes all prior discussions, negotiations and agreements between Buyer and Seller, whether oral or written. Neither Purchaser, Seller, Broker, nor any sales associate shall be bound by any understanding, agreement, promise, or representation concerning the property, expressed or implied, not specified herein.

This is intended to be a legally binding contract. If you do not understand the legal effect of any part of this contract, seek legal advice before signing. It is agreed to by all parties to this contract that signatures may be obtained on facsimile copies for the purposes of contractual agreement. Therefore, these facsimile signatures shall be deemed legal and binding.

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Services 3/2/6/
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