No. 0433 P. 2

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GENERAL RESIDENTIAL SALES CONTRACT

Posts A April 2	Approved by Minningham Association of REALTORISM, Inc. 26, 2006 (Provious forms are electric and no imper agarement))/CE
Date	211212011	
The t	undersigned Buyer(s) William Glan or Jahnna Smith Merchy agrees to purchase and	
	Please print count impact to which title will be taken) undersigned Seller(s) PAY+D T MARGALET ATCHISON hereby agrees to sell the	
	(Please print exect names in which tille will be taken)	
TOUGH.	Wing described real estate, together with all improvements, shrubbary, plantings, fixtures and utenances (the "Property") minuted in the City of Alabasic L. County	
of_s	Alabama, on the terms stated below:	
Addr	tess 313 Chestnut LN Zip Coder 35007	
Loga	al Description: Lot 3L Block Survey Duqwood Forest 34	
	hase A Page 42	
1.	THE TOTAL PURCHASE PRICE OF THE PROPERTY SHALL BE 5 204-000 270,600 2/01~	ı
	Earnest Money under this Contract shall be	
	(A) FINANCING: (Check as applicable)	
	(1) Buyer will pay cash or obtain a loan for the Property with no financing contingency.	
	(2) This Contract is contingent on Buyer obtaining approval of a [7] Conventional [7] FHA [7]	
VA	Other loan in the amount of \$ of the Purchase Price (excluding any financed loan costs) at the prevailing interest rate	
and l	loan costs. If FHA or VA financing is utilized, the "FHA/VA Amendatory Clause Addendum" must	
D6 &	part of this Contract. Buyer will apply for financing within days (7 days 15 left bland), from the lizard Date and will provide any and all credit, employment, financial and other inflammation required	
by th	he murigage lender. "Finalized Data" shell mean the date that spacers under the signatures of the	
pasti	ies to this Contract. If the Purchase Price exceeds the appraised value of the Property, Buyer may 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, unless the Seller acrees to	
	the Property under this Contract for the appreciated value. The Esquest Money shall be remned must to the terms of Paragraph 3 below. No term of this theanchag contingency can be changed	
with	lout written authorization of the Seller.	
1	(E) LEVILLE DEQUIRED REPAIRS: Selict agrees to make any repairs required by the.	
	ing institution not to exceed \$	
lende	cr) accept the Property with the limited stepairs, or accept the above-specified amount at closing as a	
	ction of the Purchase Price, or Buyer may cancel this Contract by notifying Seller in writing within hours (24 hours of inft blank) of Buyer being informed of Seller's retinal to pay the excess cost of	
repai	irs. Should Buyer fall to cancel this Contract after being informed of Soller's refusal to pay the excess of repairs the Contract shall be closed as acheduled.	
******	(C) LOAN CLOSING COSTS AND FREPAID ITEMS: A loss discount not to exceed	
	% of the amount of the approved loan, shall be paid by [Seller [Buyer. All other loan closing	
ocsts and L	s and prepaid thems are to be paid by Buyer unless herein stated. Saller's obligation, if any, to pay for loan closing costs is contingent upon the closing of the sale.	

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Gineral Sales Contract, Page 1 of 8

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CLOSING & POSSESSION DATE: The sale shall be closed and the deed delivered on or v before fig. 12 2007. Possession is to be given upon delivery of the deed if the Property is then vacant; otherwise, possession shall be delivered on Totaling. 3 days of the closure at ____ am __ p.m. In the event Saller retains possession of the Property beyond the date of closing. Seller hereby agrees that upon surrender of the Property to Huyer, the Property shall be in the same condition as it was on the day of closing. EARNEST MONEY & DEFAULT OF CONTRACT: Selier and Buyer hereby direct the Listing Company to hold the earnest money in trust until this Contract has been accepted and signed by all parties, at which time the Earnest Money will be promptly deposited into the escrow account of the Listing Company. In the event an offer or counterpiller is not accepted, the Empast Money shall be returned to Buyer without a signed release. If the Contract is accepted and signed by all parties and the sale does not close, however, a separate municil release signed by all parties to this Contract will be required before the Exercist Money will be disbursed. In the event either Buyer or Seller claims the escrewed funds without the agreement of the other party, any holder of the escrowed finds, as prescribed by Alabama Real Batata License Law Rule: 790-X-3-.03 (4), (5), must either remin the escrewed funds until there is a written mumal release among the parties or interplead the disputed portion of the funds into the appropriate court, and shall be cutitled to deduct from the escrowed funds for court costs, attorney fees and other expenses relating to the interpleader; provided, however, that any Claim as defined in Paragraph 24 below shall remain subject to mediation and arbitration as set forth in said Paragraph. Seller, at Seller's option, may cancel this Contract if the Econest Moncy check is rejected by the financial institution upon which it is drawn. In the event of default by Buyer, all deposits made becomder may be forfaited as liquidated damages at the option of Seller, provided Seller agrees to the cancellation of this Contract, or alternatively, Seller may clect to pursue his or her available legal or equitable remedies against Buyer pursuant to Paragraph 24 below. In the event of default by Seller, all deposits made hareunder may be returned at the option of Buyer, provided Buyer agrees to the exacellation of this Contract, or alternatively, Buyer may elect to pursue his or her available legal or equitable remedics against Saller pursuant to Paragraph 24 below. AGENCY DISCLOSURE: encettes. while and The listing company is: (Two blocks may be checked) [12] An agent of the feller, [2] An agent of the buyer, An agent of both the soller and buyer and is acting as a limited consensual dual agent. Assisting the Duyer is seller (check one or both) as a transaction broker. The selling company is: (Two blocks may be checked) . An egent of the seller. The agent of the buyer. An agent of both the seller and buyer and is acting as a limited conscisual dual agent. Assisting the Duyer Device (check one or both) as a transaction broker. Buyer's Initials Seller's Initials HAZARD INSURANCE: Buyer understands that Buyer is responsible for securing acceptable harmd insurance at a premium rate acceptable to Buyer on the Property at Closing. Buyer shall obtain evidence of insurability at an acceptable premium rate within 10 days (7 days if left blank)

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of the Finalized Date. Should Buyer be unable to obtain evidence of insurability at an acceptable

premium rate, Buyer may elect to cancel this Contract by providing written notice of such election within

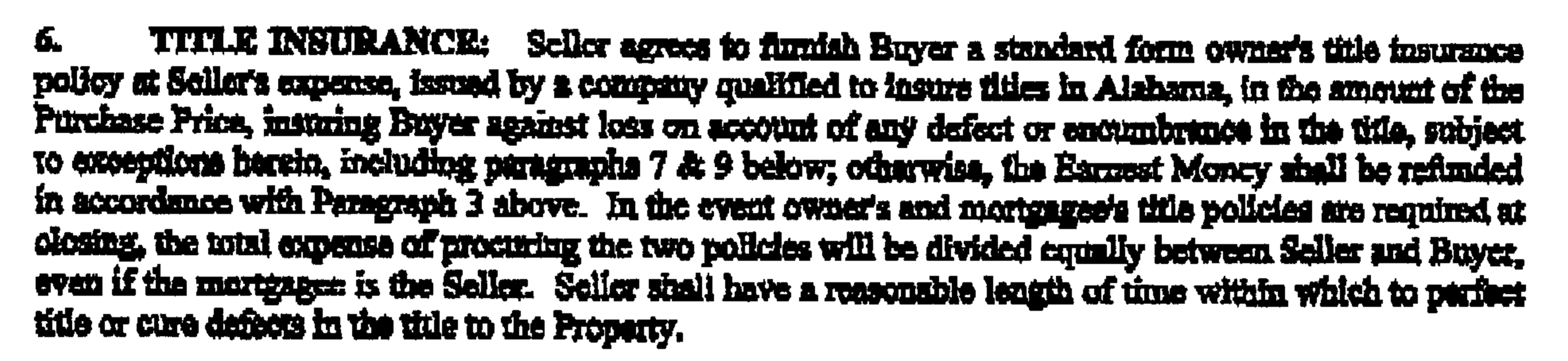
said time period to Selier. If the Contract is cancelled, the Earnest Money shall be returned pursuant to

the terms of Paragraph 3 above. Falilies to notify Seller of Buyer's election to cancel within said time

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period shall conclusively be deemed acceptance of any aveilable ingurance.

General Sales Contract, Page 2 of 8



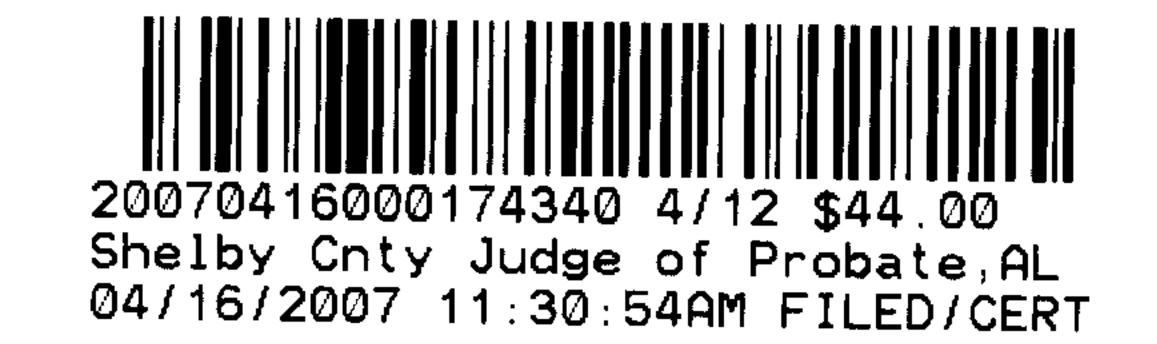
- 7. SURVEY: Buyer a does I does not require a survey by a registered Alabama land surveyor of Buyer's choosing. The lander may require a survey and it is recommended that a new survey be obtained on all purchases. Available information indicates that the Property is is in not located in a flood plain, but this should be confirmed by a flood plain certification and/or a current surveyor's statement in the survey which shall be the responsibility of Buyer. Further, unless otherwise agreed herein, the Property is purchased subject to utility essentents, residential subdivision coverants and restrictions, if any, and building lines of record. It is the responsibility of Buyer to determine, prior to closing of this Contract, whether the foregoing materially impairs the use of the Property for intended purposes. Unless otherwise agreed herein, the survey shall be at Buyer's expense.
- 8. PROBATIONS: Ad valorem totes, as determined on the date of closing, insulance transferred, secured interest on mortgage(s) assumed, and homeowners association, fire district or other dues, fees or assessments are to be prorated between Seller and Buyer as of the date of closing, and any existing escrow deposits shall be credited to Seller. Unless otherwise agreed harsin, all ad valorem taxes except numberal are presumed to be paid in arrears for purpose of prospice; municipal taxes, if any, are presumed to be paid in advance. Seller acknowledges that the Property [7] is [1] is not currently subject to Class III residential property tax. If Seller states that the Property is Class III and is in currently subject to Buyer any amount of tax which will be incurred between the date of closing and the end of the current tax year which is in access of that which would be due under Class III. This obligation will survive the closing.
- 9. CONVEYANCE: Seller agrees to convey the Property to Buyer by <u>Created</u> warranty deed (check of if Buyer desires that title be held as joint remans with rights of survivorship), free of all commitmences except as permitted in this Contract. Seller and Buyer agree that any encumbrances not have in excepted or assumed may be cleared at the time of closing from sales proceeds. The Property is sold and is to be conveyed subject to any mineral and/or mining rights not owned by Seller. Seller understands that the present coming classification is: <u>Redicer Alan</u>. Buyer is encouraged to variety the current coming classification.
- HOME WARRANTY: Buyer of does of require a Home Warranty Policy issued by a company qualified to provide such policies in the State of Alabama, effective for one year from date of closing to be paid by Buyer Seller at cost not to exceed a such a statements regarding the terms or conditions of any Home Warranty Policy or the items covered by any such Policy. The Buyer will personally review the Policy, which will contain cortain limitations, exclusions and deductions, and Buyer will base the decision to accept or decline the Policy on this review, and not on any information that may have been provided by any broker or sales associate. Home Warranty to be accepted.

11. BUYER'S DUTY TO INSPECT: Buyer understands that Alabama law imposes a duty on Buyer to thoroughly inspect a property fix conditions of property, defects or other relevant matters prior to closing the sale. Buyer further understands that professional hapostion services and/or contractors may be suggest for this purpose. Buyer is encouraged to engage and pay for independent professional inspection services and/or

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General Sales Contract, Page 1 of 8



contractors, including but not limited to termite/pest control companies, rather than using previous Seller-sequired inspection reports; rather than allowing the Seller to pay for such inspection reports; or rather than using an inspection recommended by Seller. Brokers and sales associates do not enderse any particular professional inspection service and/or contractor. Buyer understands and agrees that Buyer will not raiy and has not relied on any statements or omissions made by any broker or sales associate regarding the condition of the Property. Buyer further understands that if a broker or sales associate is present at or accompanies Buyer on an inspection or walk-through of the Property, it will be as a courtesy and not as a person qualified to detect any defects. After closing of this sale, all conditions of the Property are the responsibility of Buyer.

12. CONDITION OF THE PROPERTY: NEITHER SELLER NOR ANY BROKER OR SALES ASSOCIATE MAKES ANY REPRESENTATIONS OR WARRANTIES REGARDING CONDITION OF THE PROPERTY EXCEPT TO THE EXTENT EXPRESSLY SET FORTH HEREIN. Buyer has the obligation to determine my and all conditions of the Property material to Buyer's decision to purchase the Property, including, without limitation, the condition of the heating, cooling, pluming and electrical systems; any built-in appliances; the roof and the basement, including leaks therein; the presence of asbestos, or toxic mold; the presence of, or damage from, wood destroying insents and/or fungue; the presence of vermin or other pest infestation; the presence of eractic in treated wood; the size and area of the Property; the quality of construction materials and workmanship, including floors and structural condition; availability of utilities and sewer or septic tank and condition thereof; subsurface and subsell conditions, including radon or other potentially hezerdous or toxic materials and/or gases; Property access essencers, covenants, restrictions or development structure; and any matters affecting the character of the neighborhood. Buyer shall have the opportunity and the obligation to determine the condition of the Property in accordance with "A" or "B" below. Unless otherwise excepted, Saller will provide access and utilities for Buyer's inspections until closing. Note: Lenders and/or public authorities may require certain investigations such as termite and asplic tank inspections. This does not replace Buyer's duty to thoroughly inspect the Property prior to closing.

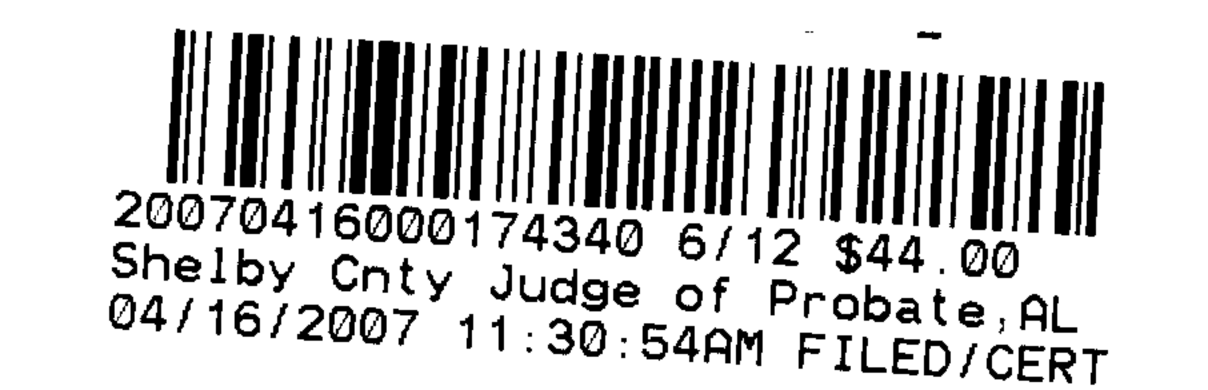
public authorities may require certain investigations such as termite and asptic tank inspections. This does not replace Buyer's duty to thoroughly inspect the Property prior to closing.
(A) SALE OF PROPERTY NOT CONTINGENT UPON INSPECTION: Buyer agrees to accept the Property in "AS IS" condition, except for ordinary wear and tear. Saller gives no warrantles on any systems or appliances being in good working order, and in consideration for the Parchase Price, Buyer accepts total responsibility for all repairs, improvements, and/or defects currently existing in the Property. Buyer's initials Seller's Initials Seller's Initials
(B) SALE OF PROPERTY CONTINGENT UPON INSPECTION: Buyer requires additional inspections of the Property at Buyer's expense. Within days (10 days tf left blank) of the Finalized Date. Buyer shall either personally or through others of Buyer's choosing, inspect or investigate the Property, receive and review the inspection report, and exercise any option set forth below.
(1) If such inspections reveal conditions shift are unsatisfactory to Buyer, in Buyer's sole discretion, may either (2) terminate this Contract, for (b) request in writing in the time frame set forth shows that Selier correct the unsatisfactory conditions.
(2) If Buyer requests Soller to correct the specified unsatisfactory conditions, Seller shall respond to Buyer by written notice within days (5 days if left blank) of receipt of such request as to whether Soller is willing to correct the unsatisfactory conditions.
(3) If Seller elects not to correct the unsatisfactory conditions, Buyer shall respond to Seller by written notice delivered to Seller within days (3 days if left blank) of receipt of Seller's refusal to correct such conditions and advise Seller of its election of either (a) to terminate this Contract and recover the Earnest Money pursuant to Paragraph 3 above, or (b) to waive in writing the request for correction of the conditions and proceed to close the sale.

The Eirmselbern Association of Residents, has in not engaged in anniesing legal, accounting or other professional station by approving that from This form is published as a service to member seal cases professionals and an explanation of its various provintence about he abstract from the appropriate professional. Because of varying state and local laws, competent legal or other advice should be accounted before uning any firm. It a user of that from makes any substantive changes to any portions above, the form will no longer be an approved from

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General Sales Contract, Page 5 of 8

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	until the closing, unsatisfactory contempts this Contempts this Contempts the correct in	if Buyer falls to dition revealed to dract as herein; he specified up	p notify Seller in way the inspections, or provided. Further, it satisfactory condition	titing within the all falls to receive the self conclusively be (c) if Seller hills to re	offed times starting of lace	ted above of an augusts election siance of Huyer	to to
	firme sinted in sub	Paragraph (Z) at	OVD.				
	Buyer's Initials			Suller's Initials			
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A CA	is on a septic system brokers and sales the responsibility	all connection in meeted to a selected the Buyer ole and Buyer ole associates from the fluver to in the use of fluver to it the use of the I	ptic system. If Proptic system. If Property for intendoction at any and all response whether problems of Property for intendoction at the Property for intendoction and property for intendoction.	If not on sewer, Seperty is on a septic perty is on a septic perty is on a septic perty of the septic system inspected by a septic s	system, Buyer is recommend in recessional. Inchessional otted, then Buyer is with the september of development, whether outract, whether	Manualite Proper do do do diffice Proper do lifthe Property of releases Selle die system which p thereafter. It er the foregotion	からは、はは、
	14. TERMIT	E AND/OR W	OOD INFESTATI				
	termite service a agreement, the agreement is required by the	greenent. If postocut will in itself, the cost single for paying for itself of any ten	such agreenpent is a transferred at Buyer's Buyer's The stune. Broker		er has an eric er's expense. I and the servi-	lf a new terview we agreement w	ce ill to
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MLA	Buyer's Initials		-	Seller's Initia			
	in residential real paid on leading the Buyer of January 1, 1978.	roperty built bei d-based paint b fany known les Seller's Initial	extractory 1, 1978; exercis from risk see al-based point hearn but 12.2.	SED PAINT HAZ. s required by foderal estimates or inspectiv is. The Property [4]. If any portion we in attached hereto	in the Solice was a few Property	the buyer with a r's possession a not built prior	nd my
	agreed upon. Speakers have been	cifically, the Bushfield, if 12(1	ing and notify Seller iyer should determine i) was selected; (b)	es the right and the re immediately if the up if (s) conditions : the systems as describe	Property is no specified under the ribed under the	Faragraph 120 NOTE in 120	00 (B) (B)
	The Birmingham Amor form. This farm is publicated from the appropriate pro- form. He man of this to	stime of Resignation listens of Resignation of Resignation of States of Stat	inc. in not engaged to read in the civing state and local land five civings to be interpreted	tring legal, accordances or of constitution of	Apet po an ablachang e squasa spenig po a popi de pariche per propiet per a	reice by approving tooks should be obtain a course balbon pains a course a	
			ton of RELLITORS & Joseph			es Contract Page 5 a	f B



above are functioning; and (c) no new defects to the Property have occurred, other than ordinary wear and test since acceptance under Paragraph 12 above. If the Property is not in satisfactory condition, Buyer shall immediately notify Seller. If Soller refuses to pay for any repairs or correct any unsatisfactory conditions requested by Buyer pursuant to Paragraph 12(B) above. Buyer may proceed with the closing or cancel the contract and recover the Enmost Money in accordance with Paragraph 3 above. If Buyer falls to conduct this walk-through inspection, Seller's repair and maintenance obligations will be deemed fulfilled. After closing, all conditions of the Property are the responsibility of the Bayer.

DISCLAIMER: Seller and Buyer hereby acknowledge and agree that they have not relied upon any advice or representation of the Listing Broker or Company or the Selling Broker or Company or any of their sales associates ("brokers and sales associates"), and accordingly Seller and Buyer agree that no broker or sales associate abali be held responsible for any obligations of agreements that Seller or Buyer have to one mother hereunder. Further, Seller and Buyer agree to discharge and release the brokers and sales associates from any olaims, demands, damages, actions, causes of actions or suits at law adding in any way from this Contract related to the Property, and shall include but not be 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 presence of asbestos, arsenic in treated wood, textic mold or fungus; the size and sees of the Property; the quality of the workmanship or construction materials, including Boots; the structural condition; the condition, availability or location of utilities, sewer or septic system; the investment or result value of the Property; subsurface or subsedi conditions such as sinkholes, usining or other soll conditions, including radon or other potentially bazardous gases or toxic materials, the existence of or damage from, wood destroying insects and/or fungue, or vermin/post infestation; Property societa, easements, coverants, restrictions, development structure, and approximances thereto, and any matters effecting the character of the neighborhood; the past, present, or future financial stability of the builder or developer or the future insurability of the Property; or the compliance of the builder or developer under any warranty or any related mortgage terms and conditions; or any other matters affecting the willingness of the Soller and Buyer to sell or purchase the Property on the terms and at the Purchase Price berein set forth. Seller and Buyer acknewledge and agree that if such matters are of concern to them in the decision to sell or Dischass the Property, they have cought and obtained independent advice relative thereto.

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SELLER WARRANTY Sciler wanted that Selier has not received notification from any owners association or lawful authority regarding any assessments that remain unpaid, pending assessments, pending public improvements, or 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 closing,

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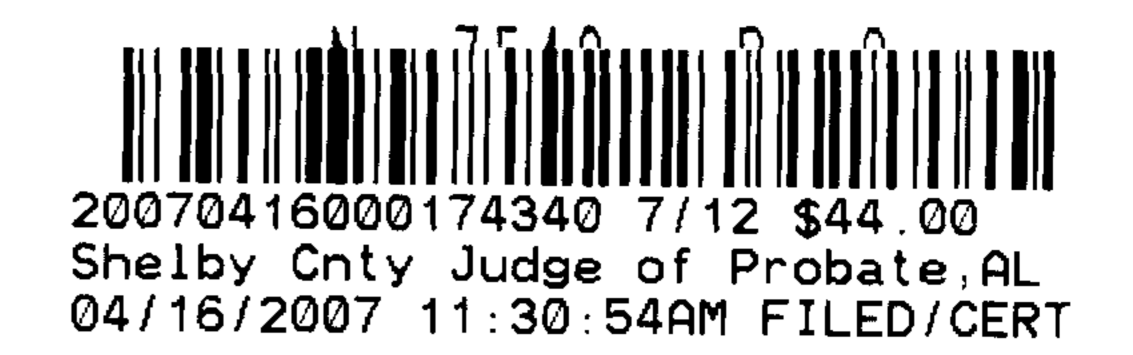
- FIRE/SMOKE/GAS DETECTORS: Buyer shall satisfy himself that all applicable factors, state" and local statutes, entilluances or regulations concerning fire/smoke/gas detectors have been nect. Upon closing or after taking possession of the Property, whichever occurs first, Buyer shall be solely responsible for compliance with such lews.
- RISK OF LOSS: Seller agrees to keep in force sufficient hazard insurance on the Property to protect all interests until this sale is closed. If the Property is destroyed or materially damaged between the Finalized Date 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 pursuant to Paragraph 3 above, provided that notice of cancellation is received prior to closing or accepting the Property in its damaged condition. If Buyer elects to accept the Property in its demaged 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.

The Birmingham Association of Resiterate, Inc. 10 rot togated in rendering legal, accounting or other professional service by approving that then This there is provided as a service to member real origin professionals and an appropriation of its versues provisions should be obtained tions the appropriate professional. Because of verying store and local laws, competent legal or other advice should be secured before using any form. If a verse of this them makes any substitutes charges in any positors above, the family no longer be an approved them.

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General Sales Campact, Page 6 of 8

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SELECTION OF ATTORNEY: Buyer and Seller hereby [V] do [] do not agree to share the focs of a closing attorney, who will represent the mortgage lender, if the sale is financed. Buyer and Seller acknowledge and agree that such abaring of fees may involve a conflict of interest on the part of the allomey and the attorney will require that an affidavit be signed at closing acknowledging the conflict of interest and Buyer's and Scilics's acceptance of the same. The parties fluther scimowledge that they buye a right to be represented at all times by separate and independent coursel in connection with this Contract and the closing thereof by an attorney of their own choosing at their own expense.

PERSONAL PROFERTY: Any personal items remaining with the Property shall be at no additional cost to Buyer, shall not add to the value of the Property, shall be in "as is" condition unless otherwise agreed to berein, shall be unencumbered at the time of closing, and shall be only that personal property which is currently on the premises and included on the impleed list attached bareto as (said list to be specific as to description and location of such items). Addendum #

OTHER OFFERS WHILE BUYER'S OFFER IS PENDING: Buyer hereby acknowledges that offers other than Buyer's offer may have been made or may be made bafore Seller acts on or while Seller is considering Buyer's offer or counteroffer. While the Buyer's offer or counteroffer is pending. and before this Contract becomes effective, Seller hereby expressly reserves the right to reject Buyer's offer or counteroffer or to withdraw any offer previously made by Seller to Buyer relating to the Property, and to accept any other offer or counteroffer.

MEDIATION AND ARBITRATION-WAIVER OF TRIAL BY JURY: All claims, disputes or other matters in question arising out of or relating in any way to this Contract or the breach thereof, including claims against any broker or mits meodiate, or relating to the relationship involved with, created by or concerning this Contract, including the involvement of any broker or sales associate ("Claim"), thall be submitted to mediation with a mutually agreed upon mediator within forty-five (45) days of notice of the Chilm. In the event no mediated resolution is reached within staty (60) days of the party's notice of the Claim, all Claims shall be resolved by bluding arbitration by a single arbitrator in Birmingham, Alabama in accordance with the Commercial Arbitration Rules of the American Arbitration Association then in effect. EACH PARTY ACKNOWLEDGES THAT HE OR SHE IS KNOWINGLY WAIVING THE RIGHT TO A TRIAL BY JURY RELATING TO ALL CLAIMS. All disputes concerning the arbitrability of any Claim or the subtreability or scope of this provision shall be subject to the same binding arbitration. The parties shall bear equally the cost of the arbitrator and each party shall otherwise bear their own costs; provided the arbitrator shall have the exthority to award costs as a part of this award to the extent authorized by applicable law. The arbitrator shall follow the law applicable to any Claim and thall be empowered to award any demages or other reflect which would be available under the law applicable to any such Claim. The determination of the arbitrator shall be final, binding on the parties and non-appealable, and may be extered in any court of competent jurisdiction to enforce it. The parties scknowledge and agree that the transactions contemplated by and relating to this Contract, which may include the of materials and components which are obtained from out-of-state and which otherwise include the pas of interstate mails, roadways and commerce, involve intenstate connecrce, as that term is defined in the Federal Arbitration Act, 9 U.S.C. § 2.

Buyer's Initials Seller's Initials

FACSIMILE OR COUNTERPART SIGNATURES: This Contract may be executed and delivered by any party bereto by sending a factifulic of the algorithm or by a legally recognized talguature. Such facaintile aignature of legally recognized e-eignature shall be binding upon the party so executing it upon the receipt of the signature by any other party.

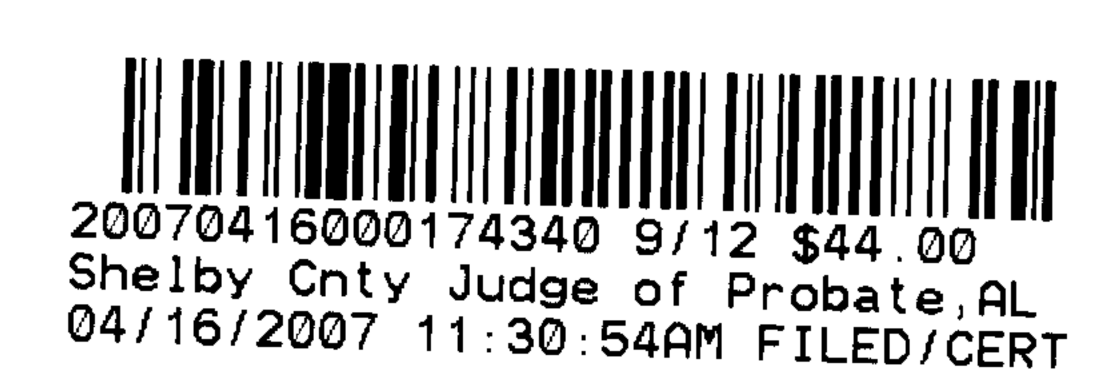
The Birmingham Association of Amiliansis, Inc. is not sugaged in rendering legal, accounting or other professional service by approving this then. This have been as a second as a second to record that the plant and an analymeter of he second property be obtained from the appropriate professional. Department of Varying state and local lates, compensat legal or other advice abould be secured before union any Them. If a man of the inches any substantive changes to any profites choice, the farm will up longer be an approved them.

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General Sales Commers, Page 7 of E

	sttached	ADDITIONAL PROVISIONS: Addendum(s) # Contract.	Additional provisions to this Contract are set forth on the which shall be signed by all parties and shall be part
	27. this Connection	mart 12 concerned or goes not give	EXPENSES: Buyer and Soller acknowledge that in the event so for any reason, fees or costs paid in advance may be non-
	Buyer a bound bound bound bound b	ad Seller, whether oral or written. I y any understanding, agreement, pr not specified herein.	Contract constitutes the entire agreement between Buyer and des all prior discussions, negotiations and agreements between Neither Buyer, Seller, nor any broker or sales associate shall be romise, or representation concerning the Property, expressed or
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	Witness	STEPHEN STEPHEN	Beiler (Deta)
	Witness	Seller's Signature	Mangacht Attheory 2-19-07
		Finalized Date: (Date on which last party s	degreed or initialed acceptance of final offer)
		ENTAT MONEY: Receipt of the semant in CASE 3 COMPANY: LE NOU (LELES / 1-2)	noney in the amount identified in Paragraph 1 is hereby solenowledged. CHECK DATE A - 1 (2007)
			TO DATE UN TO SOLIT
	The Birmin	chain Association of Regions. Inc. is not one	





CONTINGENT SALE ADDENDUM

The te	anns and conditions of this Addendum form a part of that certain contract dated
-1eb	nns and conditions of this Addendum form a part of that certain contract dated was 12, 2007 between the undersigned Buyer(s) and Seller(s) for the
ритсhа	ase of property located at 313 Chestnut Lane Alabaster AL35007
1.	This contract is contingent upon the ability of the Buyer(s) to sell or trade their property

Seller(s) reserve the right to continue to offer the herein property for sale. In the event Seller(s) receive another acceptable written offer, Buyer(s) shall be granted 48 hours after notification of Buyer(s) or their agent to remove the contingency stated in Paragraph 1, above. If this contingency is not removed before the expiration of the 48 hour notice, then this contract will become null and void and all carnest money shall be

at 109 Shalimar Trace Alabaster AL 35007

- If, however, Buyer(s) elect to remove the contingency in Paragraph 1, in no event shall this contract be contingent on the sale of the property specified; and, if the sale of said property is a requirement of the lender(s), Buyer(s) agree to forfeit all earnest money unless able to close in accordance with the terms of this contract.
- Upon removal of this contingency, Buyer(s) will deposit another \$ \ \(\frac{1}{2}\) 4.. earnest money.

Witness to Buyer's

refunded to Buyer(s).

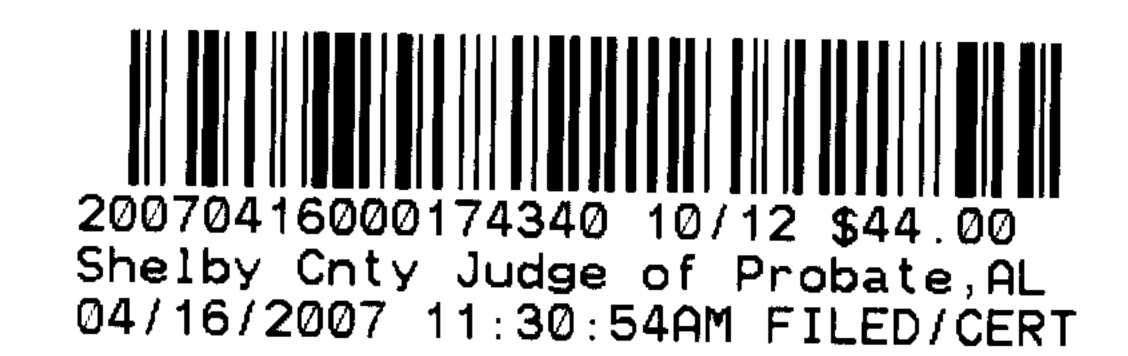
Witness to Buyer's Signature

Witness to Stller's Signature

Witness to Seller's Signature

Seller





WILLIAM GLEN MERCHANT 02-06

JOANNA SMITH MERCHANT

109 SHALIMAR TRACE

ALABASTER, AL 35007-7006

PROJECT OF REMARK CONTROL PROPERTIES

American Express Bank, FSB payable through American Express
Centurion Bank, Utah, R/T 1240

American Express Control

American Express Control

Financial

American Express Control

American Express Control

Financial

American Express Control

American Express Control

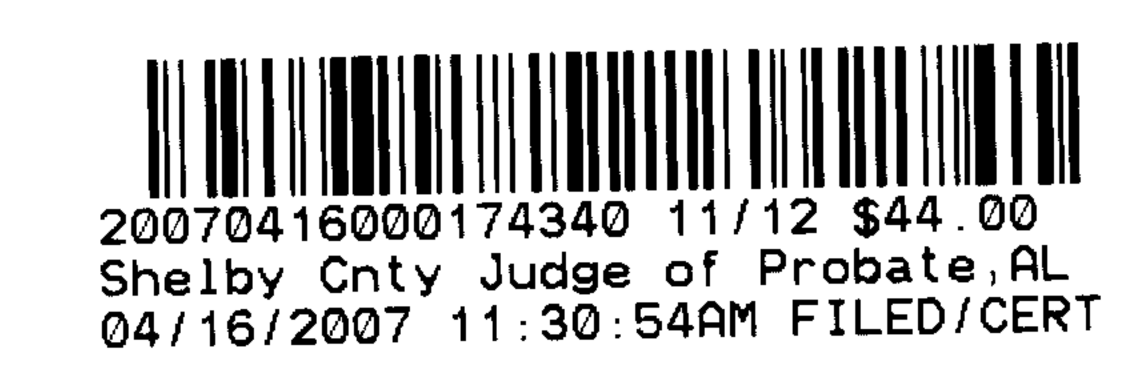
American Express Control

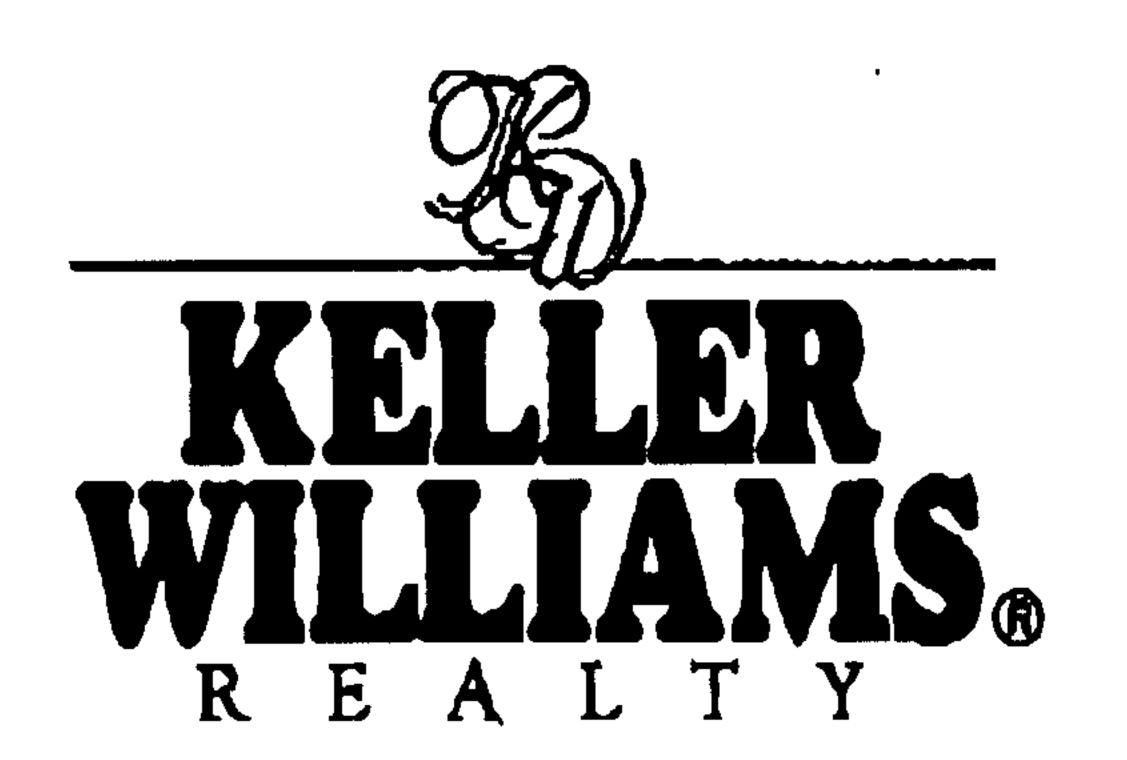
American Express Bank, FSB payable through American Express
Centurion Bank, Utah, R/T 1240

American Express Control

American Expre

No. 3026 P. 2

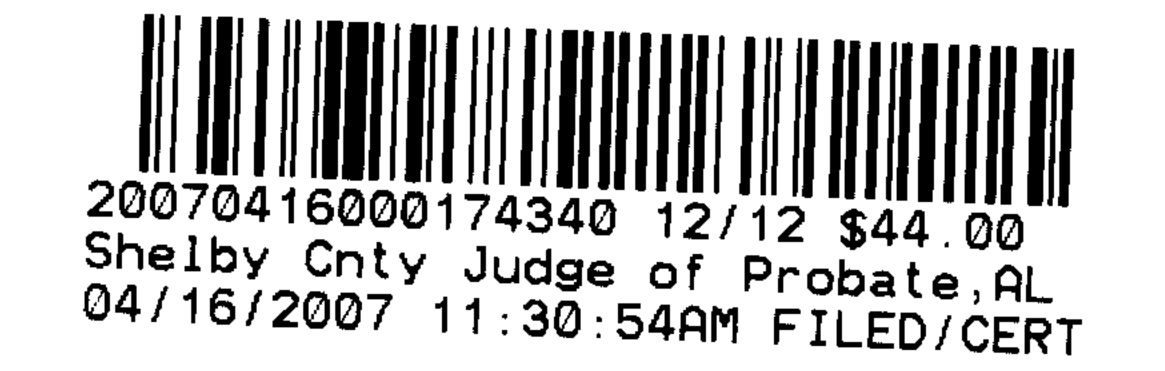




ADDENDUM B

This addendum is to be made part of	the contract dated 02/12/2007
Between the undersigned Purchasers	Glenn and JoAnna Merchant
And the undersigned Seller(s)	David and Margaret Atchison
Of real property located at	313 Chestnut Lane, Alabaster, AL 35007
	nditions of the above contract, purchasers agree to lift nece and request a new closing date of April 20, 2007 fore April 21, 2007.
	7/Min North
Witness to Buyer's Signature	Buyer Land Man Month Start St
Witness to Buyer's Signature	Buyer
Witness to Seller's Signature	Seller
Witness to Seller's Signature	Seller ·





4/16/2007

I, Kenneth D. Hankins, having been involved in the writing of this contract, personally attest that this is an exact copy of the original.

Kenneth D. Hankins Associate Broker

Keller Williams Realty Hoover

County JEFFERSIN State ALAIBAMA

I, WILLIAM E. HAHKS, IR, a Notary Public in the state of Alabama, apply my notary seal in witness of the above testimonial.

Date 4 11-107
My Notary Expires: My Commission Expires 12-2-2007