3-12-0101-017-2022



U.S. Department of Transportation Federal Aviation Administration FAA ORL ADO 8427 Southpark Circle, Suite 524 Orlando, FL 32819

November 8, 2021

Mr. Kevin Daugherty Director of Airports Titusville-Cocoa Airport Authority 355 Golden Knights Blvd. Titusville, Florida 32780

Mr. Daugherty:

Please find the following electronic Airport Rescue Grant Offer, Grant No. 3-12-0101-017-2022 for Arthur Dunn Airport. This letter outlines expectations for success. Please read and follow the instructions carefully.

To properly enter into this agreement, you must do the following:

- a. The governing body must provide authority to execute the grant to the individual signing the grant; i.e. the sponsor's authorized representative.
- b. The sponsor's authorized representative must execute the grant, followed by the attorney's certification, no later than **December 4, 2021** in order for the grant to be valid.
- c. You may not make any modification to the text, terms or conditions of the grant offer.
- d. The grant offer must be digitally signed by the sponsor's legal signatory authority and then routed via email to the sponsor's attorney. Once the attorney has digitally attested to the grant, an email with the executed grant will be sent to all parties.

Subject to the requirements in 2 CFR §200.305, each payment request for reimbursement under this grant must be made electronically via the Delphi elnvoicing System. Please see the attached Grant Agreement for more information regarding the use of this System. The terms and conditions of this agreement require you draw down and expend these funds within four years.

An airport sponsor may use these funds for costs related to operations, personnel, cleaning, sanitization, janitorial services, combating the spread of pathogens at the airport, and debt service payments. Please refer to the <u>Airport Rescue Grants Frequently Asked Questions</u> for further information.

With each payment request you are required to upload an invoice summary directly to Delphi. The invoice summary should include enough detail to permit FAA to verify compliance with the American Rescue Plan Act (Public Law 117-2). Additional details or invoices may be requested by FAA during the review of your payment requests.

As part of your final payment request, you are required to include in Delphi:

- A signed SF-425, Federal Financial Report
- A signed closeout report

Until the grant is completed and closed, you are responsible for submitting a signed and dated SF-425 annually, due 90 days after the end of each Federal fiscal year in which this grant is open (due December 31 of each year this grant is open).

As a condition of receiving Federal assistance under this award, you must comply with audit requirements as established under 2 CFR part 200. Subpart F requires non-Federal entities that expend \$750,000 or more in Federal awards to conduct a single or program specific audit for that year. Note that this includes Federal expenditures made under other Federal-assistance programs. Please take appropriate and necessary action to assure your organization will comply with applicable audit requirements and standards.

I am readily available to assist you and your designated representative with the requirements stated herein. The FAA sincerely values your cooperation in these efforts.

Sincerely,

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Juan C. Brown Acting Manager



U.S. Department of Transportation Federal Aviation Administration

## AIRPORT RESCUE GRANT

#### **GRANT AGREEMENT**

Part I - Offer

Federa	al Award Offer Date	November 8, 2021	
Airpor	t/Planning Area	Arthur Dunn Airport	
Airpor	t Rescue Grant No.	3-12-0101-017-2022	
Unique Entity Identifier		194603577	
то:	Titusville-Cocoa	Airport Authority	
	(herein called the "Spo	onsor")	

# **FROM:** The United States of America (acting through the Federal Aviation Administration, herein called the "FAA")

WHEREAS, the Sponsor has submitted to the FAA an Airport Rescue Grant Application dated August 24, 2021, for a grant of Federal funds at or associated with the Arthur Dunn Air Park Airport, which is included as part of this Airport Rescue Grant Agreement;

WHEREAS, the Sponsor has accepted the terms of FAA's Airport Rescue Grant offer;

WHEREAS, in consideration of the promises, representations and assurances provided by the Sponsor, the FAA has approved the Airport Rescue Grant Application for the Arthur Dunn Air Park Airport, (herein called the "Grant" or "Airport Rescue Grant") consisting of the following:

WHEREAS, this Airport Rescue Grant is provided in accordance with the American Rescue Plan Act ( "ARP Act", or "the Act"), Public Law 117-2, as described below, to provide eligible Sponsors with funding for costs related to operations, personnel, cleaning, sanitization, janitorial services, combating the spread of pathogens at the airport, and debt service payments. Airport Rescue Grant amounts to specific airports are derived by legislative formula (See Section 7102 of the Act).

WHEREAS, the purpose of this Airport Rescue Grant is to prevent, prepare for, and respond to the coronavirus pandemic. Funds provided under this Airport Rescue Grant Agreement must be used only for purposes directly related to the airport. Such purposes can include the reimbursement of an airport's operational expenses or debt service payments in accordance with the limitations prescribed in the Act.

Airport Rescue Grants may be used to reimburse airport operational expenses directly related to Arthur Dunn Air Park incurred no earlier than January 20, 2020.

Airport Rescue Grants also may be used to reimburse a Sponsor's payment of debt service where such payments occur on or after March 11, 2021. Funds provided under this Airport Rescue Grant Agreement will be governed by the same principles that govern "airport revenue." New airport development projects not directly related to combating the spread of pathogens may not be funded with this Grant. Funding under this Grant for airport development projects to combat the spread of pathogens will be reallocated using an addendum to this Agreement for identified and approved projects.

**NOW THEREFORE**, in accordance with the applicable provisions of the ARP Act, Public Law 117-2, the representations contained in the Grant Application, and in consideration of (a) the Sponsor's acceptance of this Offer; and, (b) the benefits to accrue to the United States and the public from the accomplishment of the Grant and in compliance with the conditions as herein provided,

THE FEDERAL AVIATION ADMINISTRATION, FOR AND ON BEHALF OF THE UNITED STATES, HEREBY OFFERS AND AGREES to pay 100% percent of the allowable costs incurred as a result of and in accordance with this Grant Agreement.

Assistance Listings Number (Formerly CFDA Number): 20.106

This Offer is made on and SUBJECT TO THE FOLLOWING TERMS AND CONDITIONS:

#### CONDITIONS

1. <u>Maximum Obligation</u>. The maximum obligation of the United States payable under this Offer is \$32,000, allocated as follows:

#### \$32,000 ARPA KW2022

- 2. <u>Grant Performance</u>. This Airport Rescue Grant Agreement is subject to the following Federal award requirements:
  - a. The Period of Performance:
    - Shall start on the date the Sponsor formally accepts this agreement, and is the date signed by the last Sponsor signatory to the agreement. The end date of the period of performance is 4 years (1,460 calendar days) from the date of acceptance. The period of performance end date shall not affect, relieve, or reduce Sponsor obligations and assurances that extend beyond the closeout of this Grant Agreement.
    - Means the total estimated time interval between the start of an initial Federal award and the planned end date, which may include one or more funded portions, or budget periods. (2 Code of Federal Regulations (CFR) § 200.1)
  - b. The Budget Period:
    - For this Airport Rescue Grant is 4 years (1,460 calendar days). Pursuant to 2 CFR § 200.403(h), the Sponsor may charge to the Grant only allowable costs incurred during the budget period.
    - Means the time interval from the start date of a funded portion of an award to the end date of that funded portion during which the Sponsor is authorized to expend the funds awarded, including any funds carried forward or other revisions pursuant to § 200.308.
  - c. Close out and Termination.

- Unless the FAA authorizes a written extension, the Sponsor must submit all Grant closeout documentation and liquidate (pay-off) all obligations incurred under this award no later than 120 calendar days after the end date of the period of performance. If the Sponsor does not submit all required closeout documentation within this time period, the FAA will proceed to close out the Grant within one year of the period of performance end date with the information available at the end of 120 days. (2 CFR § 200.344)
- 2. The FAA may terminate this Airport Rescue Grant, in whole or in part, in accordance with the conditions set forth in 2 CFR § 200.340, or other Federal regulatory or statutory authorities as applicable.
- Unallowable Costs. The Sponsor shall not seek reimbursement for any costs that the FAA has determined to be unallowable under the ARP Act.
- Indirect Costs Sponsor. The Sponsor may charge indirect costs under this award by applying the indirect cost rate identified in the Grant Application as accepted by the FAA, to allowable costs for Sponsor direct salaries and wages only.
- 5. Final Federal Share of Costs. The United States' share of allowable Grant costs is 100%.
- 6. <u>Completing the Grant without Delay and in Conformance with Requirements</u>. The Sponsor must carry out and complete the Grant without undue delays and in accordance with this Airport Rescue Grant Agreement, the ARP Act, and the regulations, policies, standards, and procedures of the Secretary of Transportation ("Secretary"). Pursuant to 2 CFR § 200.308, the Sponsor agrees to report to the FAA any disengagement from funding eligible expenses under the Grant that exceeds three months or a 25 percent reduction in time devoted to the Grant, and request prior approval from FAA. The report must include a reason for the stoppage. The Sponsor agrees to comply with the attached assurances, which are part of this agreement and any addendum that may be attached hereto at a later date by mutual consent.
- 7. <u>Amendments or Withdrawals before Grant Acceptance</u>. The FAA reserves the right to amend or withdraw this offer at any time prior to its acceptance by the Sponsor.
- Offer Expiration Date. This offer will expire and the United States will not be obligated to pay any
  part of the costs unless this offer has been accepted by the Sponsor on or before December 4, 2021,
  or such subsequent date as may be prescribed in writing by the FAA.
- 9. Improper Use of Federal Funds. The Sponsor must take all steps, including litigation if necessary, to recover Federal funds spent fraudulently, wastefully, or in violation of Federal antitrust statutes, or misused in any other manner, including uses that violate this Airport Rescue Grant Agreement, the ARP Act, or other provision of applicable law. For the purposes of this Airport Rescue Grant Agreement, the term "Federal funds" means funds however used or dispersed by the Sponsor that were originally paid pursuant to this or any other Federal grant agreement(s). The Sponsor must return the recovered Federal share, including funds recovered by settlement, order, or judgment, to the Secretary. The Sponsor must furnish to the Secretary, upon request, all documents and records pertaining to the determination of the amount of the Federal share or to any settlement, litigation, negotiation, or other efforts taken to recover such funds. All settlements or other final positions of the Sponsor, in court or otherwise, involving the recovery of such Federal share require advance approval by the Secretary.
- 10. <u>United States Not Liable for Damage or Injury</u>. The United States is not responsible or liable for damage to property or injury to persons which may arise from, or relate to this Airport Rescue

Grant Agreement, including, but not limited to, any action taken by a Sponsor related to or arising from, directly or indirectly, this Airport Rescue Grant Agreement.

- 11. System for Award Management (SAM) Registration and Unique Entity Identifier (UEI).
  - a. Requirement for System for Award Management (SAM): Unless the Sponsor is exempted from this requirement under 2 CFR 25.110, the Sponsor must maintain the currency of its information in SAM until the Sponsor submits the final financial report required under this Grant, or receives the final payment, whichever is later. This requires that the Sponsor review and update the information at least annually after the initial registration and more frequently if required by changes in information or another award term. Additional information about registration procedures may be found at the SAM website (currently at <a href="http://www.sam.gov">http://www.sam.gov</a>).
  - b. Unique entity identifier (UEI) means a 12-character alpha-numeric value used to identify a specific commercial, nonprofit or governmental entity. A UEI may be obtained from SAM.gov at https://sam.gov/SAM/pages/public/index.jsf.
- 12. <u>Electronic Grant Payment(s)</u>. Unless otherwise directed by the FAA, the Sponsor must make each payment request under this agreement electronically via the Delphi elnvoicing System for Department of Transportation (DOT) Financial Assistance Awardees.
- 13. <u>Air and Water Quality</u>. The Sponsor is required to comply with all applicable air and water quality standards for all projects in this grant. If the Sponsor fails to comply with this requirement, the FAA may suspend, cancel, or terminate this Agreement.
- 14. Financial Reporting and Payment Requirements. The Sponsor will comply with all Federal financial reporting requirements and payment requirements, including submittal of timely and accurate reports.
- 15. <u>Buy American</u>. Unless otherwise approved in advance by the FAA, in accordance with 49 United States Code (U.S.C.) § 50101, the Sponsor will not acquire or permit any contractor or subcontractor to acquire any steel or manufactured goods produced outside the United States to be used for any project for which funds are provided under this grant. The Sponsor will include a provision implementing Buy American in every contract.
- 16. Audits for Sponsors.

PUBLIC SPONSORS. The Sponsor must provide for a Single Audit or program-specific audit in accordance with 2 CFR Part 200. The Sponsor must submit the audit reporting package to the Federal Audit Clearinghouse on the Federal Audit Clearinghouse's Internet Data Entry System at <u>http://harvester.census.gov/facweb/</u>. Upon request of the FAA, the Sponsor shall provide one copy of the completed audit to the FAA.

- 17. <u>Suspension or Debarment</u>. When entering into a "covered transaction" as defined by 2 CFR § 180.200, the Sponsor must:
  - a. Verify the non-Federal entity is eligible to participate in this Federal program by:
    - Checking the excluded parties list system (EPLS) as maintained within the System for Award Management (SAM) to determine if the non-Federal entity is excluded or disgualified; or
    - 2. Collecting a certification statement from the non-Federal entity attesting the entity is not excluded or disqualified from participating; or

- 3. Adding a clause or condition to covered transactions attesting the individual or firm is not excluded or disqualified from participating.
- b. Require prime contractors to comply with 2 CFR § 180.330 when entering into lower-tier transactions (e.g., subcontracts).
- c. Immediately disclose to the FAA whenever the Sponsor (1) learns the Sponsor has entered into a covered transaction with an ineligible entity, or (2) suspends or debars a contractor, person, or entity.

#### 18. Ban on Texting While Driving.

- a. In accordance with Executive Order 13513, Federal Leadership on Reducing Text Messaging While Driving, October 1, 2009, and DOT Order 3902.10, Text Messaging While Driving, December 30, 2009, the Sponsor is encouraged to:
  - 1. Adopt and enforce workplace safety policies to decrease crashes caused by distracted drivers, including policies to ban text messaging while driving when performing any work for, or on behalf of, the Federal government, including work relating to this Airport Rescue Grant or subgrant funded by this Grant.
  - 2. Conduct workplace safety initiatives in a manner commensurate with the size of the business, such as:
    - A. Establishment of new rules and programs or re-evaluation of existing programs to prohibit text messaging while driving; and
    - B. Education, awareness, and other outreach to employees about the safety risks associated with texting while driving.
- b. The Sponsor must insert the substance of this clause on banning texting while driving in all subgrants, contracts, and subcontracts funded by this Airport Rescue Grant.

#### 19. Trafficking in Persons.

- a. You as the recipient, your employees, subrecipients under this Airport Rescue Grant, and subrecipients' employees may not
  - 1. Engage in severe forms of trafficking in persons during the period of time that the award is in effect;
  - 2. Procure a commercial sex act during the period of time that the award is in effect; or
  - Use forced labor in the performance of the award or subawards under the Airport Rescue Grant.
- b. The FAA as the Federal awarding agency may unilaterally terminate this award, without penalty, if you or a subrecipient that is a private entity
  - 1. Is determined to have violated a prohibition in paragraph a. of this Airport Rescue Grant Agreement term; or
  - Has an employee who is determined by the agency official authorized to terminate the Airport Rescue Grant Agreement to have violated a prohibition in paragraph a. of this Airport Rescue Grant term through conduct that is either –
    - A. Associated with performance under this Airport Rescue Grant; or

- B. Imputed to the subrecipient using the standards and due process for imputing the conduct of an individual to an organization that are provided in 2 CFR Part 180, "OMB Guidelines to Agencies on Government-wide Debarment and Suspension (Nonprocurement)," as implemented by the FAA at 2 CFR Part 1200.
- c. You must inform us immediately of any information you receive from any source alleging a violation of a prohibition in paragraph a. of this Grant condition during this Airport Rescue Grant Agreement.
- d. Our right to terminate unilaterally that is described in paragraph a. of this Grant condition:
  - 1. Implements section 106(g) of the Trafficking Victims Protection Act of 2000 (TVPA), as amended (22 U.S.C. § 7104(g)), and
  - 2. Is in addition to all other remedies for noncompliance that are available to the FAA under this Airport Rescue Grant.

## 20. Employee Protection from Reprisal.

- a. Prohibition of Reprisals -
  - In accordance with 41 U.S.C. § 4712, an employee of a grantee or subgrantee may not be discharged, demoted, or otherwise discriminated against as a reprisal for disclosing to a person or body described in sub-paragraph (a)(2) of this Grant condition, information that the employee reasonably believes is evidence of:
    - a. Gross mismanagement of a Federal grant;
    - b. Gross waste of Federal funds;
    - c. An abuse of authority relating to implementation or use of Federal funds;
    - d. A substantial and specific danger to public health or safety; or
    - e. A violation of law, rule, or regulation related to a Federal grant.
  - 2. Persons and bodies covered: The persons and bodies to which a disclosure by an employee is covered are as follows:
    - a. A member of Congress or a representative of a committee of Congress;
    - b. An Inspector General;
    - c. The Government Accountability Office;
    - d. A Federal employee responsible for oversight or management of a grant program at the relevant agency;
    - e. A court or grand jury;
    - f. A management official or other employee of the Sponsor, contractor, or subcontractor who has the responsibility to investigate, discover, or address misconduct; or
    - g. An authorized official of the Department of Justice or other law enforcement agency.
  - Submission of Complaint A person who believes that they have been subjected to a reprisal prohibited by paragraph a. of this Airport Rescue Grant Agreement may submit a complaint regarding the reprisal to the Office of Inspector General (OIG) for the U.S. Department of Transportation.
  - 4. Time Limitation for Submittal of a Complaint A complaint may not be brought under this subsection more than three years after the date on which the alleged reprisal took place.

- 5. Required Actions of the Inspector General Actions, limitations, and exceptions of the Inspector General's office are established under 41 U.S.C. § 4712(b).
- 6. Assumption of Rights to Civil Remedy Upon receipt of an explanation of a decision not to conduct or continue an investigation by the Office of Inspector General, the person submitting a complaint assumes the right to a civil remedy under 41 U.S.C. § 4712(c).
- 21. <u>Limitations</u>. Nothing provided herein shall be construed to limit, cancel, annul, or modify the terms of any Federal grant agreement(s), including all terms and assurances related thereto, that have been entered into by the Sponsor and the FAA prior to the date of this Airport Rescue Grant Agreement.
- 22. Face Coverings Policy. The sponsor agrees to implement a face-covering (mask) policy to combat the spread of pathogens. This policy must include a requirement that all persons wear a mask, in accordance with Centers for Disease Control (CDC) and Transportation Security Administration (TSA) requirements, as applicable, at all times while in all public areas of the airport property, except to the extent exempted under those requirements. This special condition requires the airport sponsor continue to require masks until Executive Order 13998, Promoting COVID-19 Safety in Domestic and International Travel, is no longer effective.

The Sponsor's acceptance of this Offer and ratification and adoption of the Airport Rescue Grant Application incorporated herein shall be evidenced by execution of this instrument by the Sponsor. The Offer and Acceptance shall comprise an Airport Rescue Grant Agreement, as provided by the ARP Act, constituting the contractual obligations and rights of the United States and the Sponsor with respect to this Grant. The effective date of this Airport Rescue Grant Agreement is the date of the Sponsor's acceptance of this Offer.

**Please read the following information:** By signing this document, you are agreeing that you have reviewed the following consumer disclosure information and consent to transact business using electronic communications, to receive notices and disclosures electronically, and to utilize electronic signatures in lieu of using paper documents. You are not required to receive notices and disclosures or sign documents electronically. If you prefer not to do so, you may request to receive paper copies and withdraw your consent at any time.

Dated November 8, 2021

#### UNITED STATES OF AMERICA FEDERAL AVIATION ADMINISTRATION

altreme

(Signature)

**Bart Vernace** 

(Typed Name)

Manager

(Title of FAA Official)

#### Part II - Acceptance

The Sponsor does hereby ratify and adopt all assurances, statements, representations, warranties, covenants, and agreements contained in the Airport Rescue Grant Application and incorporated materials referred to in the foregoing Offer under Part I of this Airport Rescue Grant Agreement, and does hereby accept this Offer and by such acceptance agrees to comply with all of the terms and conditions in this Offer and in the Airport Rescue Grant Application and all applicable terms and conditions provided for in the ARP Act and other applicable provisions of Federal law.

**Please read the following information:** By signing this document, you are agreeing that you have reviewed the following consumer disclosure information and consent to transact business using electronic communications, to receive notices and disclosures electronically, and to utilize electronic signatures in lieu of using paper documents. You are not required to receive notices and disclosures or sign documents electronically. If you prefer not to do so, you may request to receive paper copies and withdraw your consent at any time.

I declare under penalty of perjury that the foregoing is true and correct.<sup>1</sup>

Dated

Titusville-Cocoa Airport Authority

(Name of Sponsor)

(Signature of Sponsor's Designative Official/Representative)

By:

(Type Name of Sponsor's Designative Official/Representative)

Title:

(Title of Sponsor's Designative Official/Representative)

<sup>&</sup>lt;sup>1</sup> Knowingly and willfully providing false information to the Federal government is a violation of 18 U.S.C. Section 1001 (False Statements) and could subject you to fines, imprisonment, or both.

## CERTIFICATE OF SPONSOR'S ATTORNEY

١,

, acting as Attorney for the Sponsor do hereby certify:

That in my opinion the Sponsor is empowered to enter into the foregoing Grant Agreement under the laws of the State of <u>Florida</u>. Further, I have examined the foregoing Grant Agreement and the actions taken by said Sponsor and Sponsor's official representative has been duly authorized and that the execution thereof is in all respects due and proper and in accordance with the laws of the said State and the ARP Act. The Sponsor understands funding made available under this Grant Agreement may only be used for costs related to operations, personnel, cleaning, sanitization, janitorial services, and combating the spread of pathogens at the airport incurred on or after January 20, 2020, or for debt service payments that are due on or after March 11, 2021. Further, it is my opinion the foregoing Grant Agreement constitutes a legal and binding obligation of the Sponsor in accordance with the terms thereof.

**Please read the following information:** By signing this document, you are agreeing that you have reviewed the following consumer disclosure information and consent to transact business using electronic communications, to receive notices and disclosures electronically, and to utilize electronic signatures in lieu of using paper documents. You are not required to receive notices and disclosures or sign documents electronically. If you prefer not to do so, you may request to receive paper copies and withdraw your consent at any time.

Dated at

By:

(Signature of Sponsor's Attorney)

## AIRPORT RESCUE GRANT ASSURANCES AIRPORT SPONSORS

#### A. General.

- These Airport Rescue Grant Assurances are required to be submitted as part of the application by sponsors requesting funds under the provisions of the American Rescue Plan Act of 2021 ("ARP Act," or "the Act"), Public Law 117-2. As used herein, the term "public agency sponsor" means a public agency with control of a public-use airport; the term "private sponsor" means a private owner of a public-use airport; and the term "sponsor" includes both public agency sponsors and private sponsors.
- 2. Upon acceptance of this Airport Rescue Grant offer by the sponsor, these assurances are incorporated into and become part of this Airport Rescue Grant Agreement.

#### B. Sponsor Certification.

The sponsor hereby assures and certifies, with respect to this Airport Rescue Grant that:

It will comply with all applicable Federal laws, regulations, executive orders, policies, guidelines, and requirements as they relate to the application, acceptance, and use of Federal funds for this Airport Rescue Grant including but not limited to the following:

#### **FEDERAL LEGISLATION**

- a. 49 U.S.C. Chapter 471, as applicable
- b. Davis-Bacon Act 40 U.S.C. 276(a), et. seq.
- c. Federal Fair Labor Standards Act 29 U.S.C. 201, et. seq.
- d. Hatch Act 5 U.S.C. 1501, et. seq.<sup>2</sup>
- e. Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 Title 42 U.S.C. 4601, et. seq.
- f. National Historic Preservation Act of 1966 Section 106 16 U.S.C. 470(f).
- g. Archeological and Historic Preservation Act of 1974 16 U.S.C. 469 through 469c.
- h. Native Americans Grave Repatriation Act 25 U.S.C. Section 3001, et. seq.
- i. Clean Air Act, P.L. 90-148, as amended.
- j. Coastal Zone Management Act, P.L. 93-205, as amended.
- k. Flood Disaster Protection Act of 1973 Section 102(a) 42 U.S.C. 4012a.
- I. Title 49, U.S.C., Section 303, (formerly known as Section 4(f)).
- m. Rehabilitation Act of 1973 29 U.S.C. 794.
- n. Title VI of the Civil Rights Act of 1964 (42 U.S.C. § 2000d et seq., 78 stat. 252) (prohibits discrimination on the basis of race, color, national origin).
- o. Americans with Disabilities Act of 1990, as amended, (42 U.S.C. § 12101 et seq.), prohibits discrimination on the basis of disability).
- p. Age Discrimination Act of 1975 42 U.S.C. 6101, et. seq.

- q. American Indian Religious Freedom Act, P.L. 95-341, as amended.
- r. Architectural Barriers Act of 1968 42 U.S.C. 4151, et. seq.
- s. Power plant and Industrial Fuel Use Act of 1978 Section 403- 2 U.S.C. 8373.
- t. Contract Work Hours and Safety Standards Act 40 U.S.C. 327, et. seq.
- u. Copeland Anti-kickback Act 18 U.S.C. 874.1.
- v. National Environmental Policy Act of 1969 42 U.S.C. 4321, et. seq.
- w. Wild and Scenic Rivers Act, P.L. 90-542, as amended.
- x. Single Audit Act of 1984 31 U.S.C. 7501, et. seq.<sup>2</sup>
- y. Drug-Free Workplace Act of 1988 41 U.S.C. 702 through 706.
- z. The Federal Funding Accountability and Transparency Act of 2006, as amended (Pub. L. 109-282, as amended by section 6202 of Pub. L. 110-252).

#### **EXECUTIVE ORDERS**

- a. Executive Order 11246 Equal Employment Opportunity
- b. Executive Order 11990 Protection of Wetlands
- c. Executive Order 11998 Flood Plain Management
- d. Executive Order 12372 Intergovernmental Review of Federal Programs
- e. Executive Order 12699 Seismic Safety of Federal and Federally Assisted New Building Construction
- f. Executive Order 12898 Environmental Justice
- g. Executive Order 14005 Ensuring the Future Is Made in All of America by All of America's Workers.

#### FEDERAL REGULATIONS

- a. 2 CFR Part 180 OMB Guidelines to Agencies on Governmentwide Debarment and Suspension (Nonprocurement).
- b. 2 CFR Part 200 Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards.<sup>3, 4</sup>
- c. 2 CFR Part 1200 Nonprocurement Suspension and Debarment.
- d. 28 CFR Part 35 Discrimination on the Basis of Disability in State and Local Government Services.
- e. 28 CFR § 50.3 U.S. Department of Justice Guidelines for Enforcement of Title VI of the Civil Rights Act of 1964.
- f. 29 CFR Part 1 Procedures for predetermination of wage rates.<sup>1</sup>
- g. 29 CFR Part 3 Contractors and subcontractors on public building or public work financed in whole or part by loans or grants from the United States.<sup>1</sup>

- h. 29 CFR Part 5 Labor standards provisions applicable to contracts covering Federally financed and assisted construction (also labor standards provisions applicable to non-construction contracts subject to the Contract Work Hours and Safety Standards Act).<sup>1</sup>
- i. 41 CFR Part 60 Office of Federal Contract Compliance Programs, Equal Employment Opportunity, Department of Labor (Federal and Federally assisted contracting requirements).<sup>1</sup>
- j. 49 CFR Part 20 New restrictions on lobbying.
- k. 49 CFR Part 21 Nondiscrimination in Federally-assisted programs of the Department of Transportation effectuation of Title VI of the Civil Rights Act of 1964.
- I. 49 CFR Part 23 Participation by Disadvantage Business Enterprise in Airport Concessions.
- m. 49 CFR Part 26 Participation by Disadvantaged Business Enterprises in Department of Transportation Program.
- n. 49 CFR Part 27 Nondiscrimination on the Basis of Handicap in Programs and Activities Receiving or Benefiting from Federal Financial Assistance.<sup>1</sup>
- o. 49 CFR Part 28 Enforcement of Nondiscrimination on the Basis of Handicap in Programs or Activities conducted by the Department of Transportation.
- p. 49 CFR Part 30 Denial of public works contracts to suppliers of goods and services of countries that deny procurement market access to U.S. contractors.
- q. 49 CFR Part 32 Government-wide Requirements for Drug-Free Workplace (Financial Assistance).
- r. 49 CFR Part 37 Transportation Services for Individuals with Disabilities (ADA).
- s. 49 CFR Part 41 Seismic safety of Federal and Federally assisted or regulated new building construction.

#### FOOTNOTES TO AIRPORT RESCUE GRANT ASSURANCE B

- <sup>1</sup> These laws do not apply to airport planning sponsors.
- <sup>2</sup> These laws do not apply to private sponsors.
- <sup>3</sup> Cost principles established in 2 CFR Part 200 subpart E must be used as guidelines for determining the eligibility of specific types of expenses.
- <sup>4</sup> Audit requirements established in 2 CFR Part 200 subpart F are the guidelines for audits.

#### SPECIFIC ASSURANCES

Specific assurances required to be included in grant agreements by any of the above laws, regulations, or circulars are incorporated by reference in this Grant Agreement.

#### 1. Purpose Directly Related to the Airport

It certifies that the reimbursement sought is for a purpose directly related to the airport.

#### 2. Responsibility and Authority of the Sponsor.

a. Public Agency Sponsor:

It has legal authority to apply for this Grant, and to finance and carry out the proposed grant; that an official decision has been made by the applicant's governing body authorizing the filing of the application, including all understandings and assurances contained therein, and directing

and authorizing the person identified as the official representative of the applicant to act in connection with the application and to provide such additional information as may be required.

b. Private Sponsor:

It has legal authority to apply for this Grant and to finance and carry out the proposed Grant and comply with all terms, conditions, and assurances of this Grant Agreement. It shall designate an official representative and shall in writing direct and authorize that person to file this application, including all understandings and assurances contained therein; to act in connection with this application; and to provide such additional information as may be required.

#### 3. Good Title.

It, a public agency or the Federal government, holds good title, satisfactory to the Secretary, to the landing area of the airport or site thereof, or will give assurance satisfactory to the Secretary that good title will be acquired.

#### 4. Preserving Rights and Powers.

- a. It will not take or permit any action which would operate to deprive it of any of the rights and powers necessary to perform any or all of the terms, conditions, and assurances in this Grant Agreement without the written approval of the Secretary, and will act promptly to acquire, extinguish, or modify any outstanding rights or claims of right of others which would interfere with such performance by the sponsor. This shall be done in a manner acceptable to the Secretary.
- b. If the sponsor is a private sponsor, it will take steps satisfactory to the Secretary to ensure that the airport will continue to function as a public-use airport in accordance with this Grant Agreement.
- c. If an arrangement is made for management and operation of the airport by any agency or person other than the sponsor or an employee of the sponsor, the sponsor will reserve sufficient rights and authority to insure that the airport will be operated and maintained in accordance Title 49, United States Code, the regulations, and the terms and conditions of this Grant Agreement.

#### 5. Consistency with Local Plans.

Any project undertaken by this Grant Agreement is reasonably consistent with plans (existing at the time of submission of the Airport Rescue Grant application) of public agencies that are authorized by the State in which the project is located to plan for the development of the area surrounding the airport.

#### 6. Consideration of Local Interest.

It has given fair consideration to the interest of communities in or near where any project undertaken by this Grant Agreement may be located.

#### 7. Consultation with Users.

In making a decision to undertake any airport development project undertaken by this Grant Agreement, it has undertaken reasonable consultations with affected parties using the airport at which project is proposed.

#### 8. Pavement Preventative Maintenance.

With respect to a project undertaken by this Grant Agreement for the replacement or reconstruction of pavement at the airport, it assures or certifies that it has implemented an effective airport pavement maintenance-management program and it assures that it will use such program for the useful life of any pavement constructed, reconstructed, or repaired with Federal financial assistance at the airport, including Airport Rescue Grant funds provided under this Grant Agreement. It will provide such reports on pavement condition and pavement management programs as the Secretary determines may be useful.

#### 9. Accounting System, Audit, and Record Keeping Requirements.

- a. It shall keep all Grant accounts and records which fully disclose the amount and disposition by the recipient of the proceeds of this Grant, the total cost of the Grant in connection with which this Grant is given or used, and the amount or nature of that portion of the cost of the Grant supplied by other sources, and such other financial records pertinent to the Grant. The accounts and records shall be kept in accordance with an accounting system that will facilitate an effective audit in accordance with the Single Audit Act of 1984.
- b. It shall make available to the Secretary and the Comptroller General of the United States, or any of their duly authorized representatives, for the purpose of audit and examination, any books, documents, papers, and records of the recipient that are pertinent to this Grant. The Secretary may require that an appropriate audit be conducted by a recipient. In any case in which an independent audit is made of the accounts of a sponsor relating to the disposition of the proceeds of a Grant or relating to the Grant in connection with which this Grant was given or used, it shall file a certified copy of such audit with the Comptroller General of the United States not later than six (6) months following the close of the fiscal year for which the audit was made.

#### 10. Minimum Wage Rates.

It shall include, in all contracts in excess of \$2,000 for work on the airport funded under this Grant Agreement which involve labor, provisions establishing minimum rates of wages, to be predetermined by the Secretary of Labor, in accordance with the Davis-Bacon Act, as amended (40 U.S.C. 276a-276a-5), which contractors shall pay to skilled and unskilled labor, and such minimum rates shall be stated in the invitation for bids and shall be included in proposals or bids for the work.

#### 11. Veteran's Preference.

It shall include in all contracts for work on any airport development project funded under this Grant Agreement which involve labor, such provisions as are necessary to insure that, in the employment of labor (except in executive, administrative, and supervisory positions), preference shall be given to Vietnam-era veterans, Persian Gulf veterans, Afghanistan-Iraq war veterans, disabled veterans, and small business concerns owned and controlled by disabled veterans as defined in Section 47112 of Title 49, United States Code. However, this preference shall apply only where the individuals are available and qualified to perform the work to which the employment relates.

#### 12. Operation and Maintenance.

a. The airport and all facilities which are necessary to serve the aeronautical users of the airport, other than facilities owned or controlled by the United States, shall be operated at all times in a safe and serviceable condition and in accordance with the minimum standards as may be required or prescribed by applicable Federal, State and local agencies for maintenance and

operation. It will not cause or permit any activity or action thereon which would interfere with its use for airport purposes. It will suitably operate and maintain the airport and all facilities thereon or connected therewith, with due regard to climatic and flood conditions. Any proposal to temporarily close the airport for non-aeronautical purposes must first be approved by the Secretary. In furtherance of this assurance, the sponsor will have in effect arrangements for:

- 1. Operating the airport's aeronautical facilities whenever required;
- 2. Promptly marking and lighting hazards resulting from airport conditions, including temporary conditions; and
- 3. Promptly notifying airmen of any condition affecting aeronautical use of the airport. Nothing contained herein shall be construed to require that the airport be operated for aeronautical use during temporary periods when snow, flood or other climatic conditions interfere with such operation and maintenance. Further, nothing herein shall be construed as requiring the maintenance, repair, restoration, or replacement of any structure or facility which is substantially damaged or destroyed due to an act of God or other condition or circumstance beyond the control of the sponsor.
- b. It will suitably operate and maintain noise compatibility program items that it owns or controls upon which Federal funds have been expended.

#### 13. Hazard Removal and Mitigation.

It will take appropriate action to assure that such terminal airspace as is required to protect instrument and visual operations to the airport (including established minimum flight altitudes) will be adequately cleared and protected by removing, lowering, relocating, marking, or lighting or otherwise mitigating existing airport hazards and by preventing the establishment or creation of future airport hazards.

#### 14. Compatible Land Use.

It will take appropriate action, to the extent reasonable, including the adoption of zoning laws, to restrict the use of land adjacent to or in the immediate vicinity of the airport to activities and purposes compatible with normal airport operations, including landing and takeoff of aircraft.

#### 15. Exclusive Rights.

The sponsor shall not grant an exclusive right to use an air navigation facility on which this Grant has been expended. However, providing services at an airport by only one fixed-based operator is not an exclusive right if—

- a. it is unreasonably costly, burdensome, or impractical for more than one fixed-based operator to provide the services; and
- b. allowing more than one fixed-based operator to provide the services requires a reduction in space leased under an agreement existing on September 3, 1982, between the operator and the airport.

#### 16. Airport Revenues.

a. This Grant shall be available for any purpose for which airport revenues may lawfully be used to prevent, prepare for, and respond to coronavirus. Funds provided under this Airport Rescue Grant Agreement will only be expended for the capital or operating costs of the airport; the local airport system; or other local facilities which are owned or operated by the owner or operator of the airport(s) subject to this agreement and all applicable addendums for costs

related to operations, personnel, cleaning, sanitization, janitorial services, combating the spread of pathogens at the airport, and debt service payments as prescribed in the Act.

b. For airport development, 49 U.S.C. § 47133 applies.

#### 17. Reports and Inspections.

It will:

- a. submit to the Secretary such annual or special financial and operations reports as the Secretary may reasonably request and make such reports available to the public; make available to the public at reasonable times and places a report of the airport budget in a format prescribed by the Secretary;
- b. in a format and time prescribed by the Secretary, provide to the Secretary and make available to the public following each of its fiscal years, an annual report listing in detail:
  - 1. all amounts paid by the airport to any other unit of government and the purposes for which each such payment was made; and
  - 2. all services and property provided by the airport to other units of government and the amount of compensation received for provision of each such service and property.

#### 18. Land for Federal Facilities.

It will furnish without cost to the Federal Government for use in connection with any air traffic control or air navigation activities, or weather-reporting and communication activities related to air traffic control, any areas of land or water, or estate therein, or rights in buildings of the sponsor as the Secretary considers necessary or desirable for construction, operation, and maintenance at Federal expense of space or facilities for such purposes. Such areas or any portion thereof will be made available as provided herein within four months after receipt of a written request from the Secretary.

#### 19. Airport Layout Plan.

- a. Subject to the FAA Reauthorization Act of 2018, Public Law 115-254, Section 163, it will keep up to date at all times an airport layout plan of the airport showing:
  - boundaries of the airport and all proposed additions thereto, together with the boundaries
    of all offsite areas owned or controlled by the sponsor for airport purposes and proposed
    additions thereto;
  - the location and nature of all existing and proposed airport facilities and structures (such as runways, taxiways, aprons, terminal buildings, hangars and roads), including all proposed extensions and reductions of existing airport facilities;
  - 3. the location of all existing and proposed non-aviation areas and of all existing improvements thereon; and
  - 4. all proposed and existing access points used to taxi aircraft across the airport's property boundary. Such airport layout plans and each amendment, revision, or modification thereof, shall be subject to the approval of the Secretary which approval shall be evidenced by the signature of a duly authorized representative of the Secretary on the face of the airport layout plan. The sponsor will not make or permit any changes or alterations in the airport or any of its facilities which are not in conformity with the airport layout plan.

as approved by the Secretary and which might, in the opinion of the Secretary, adversely affect the safety, utility or efficiency of the airport.

b. Subject to the FAA Reauthorization Act of 2018, Public Law 115-254, Section 163, if a change or alteration in the airport or the facilities is made which the Secretary determines adversely affects the safety, utility, or efficiency of any federally owned, leased, or funded property on or off the airport and which is not in conformity with the airport layout plan as approved by the Secretary, the owner or operator will, if requested, by the Secretary (1) eliminate such adverse effect in a manner approved by the Secretary; or (2) bear all costs of relocating such property (or replacement thereof) to a site acceptable to the Secretary and all costs of restoring such property (or replacement thereof) to the level of safety, utility, efficiency, and cost of operation existing before the unapproved change in the airport or its facilities except in the case of a relocation or replacement of an existing airport facility due to a change in the Secretary's design standards beyond the control of the airport sponsor.

#### 20. Civil Rights.

It will promptly take any measures necessary to ensure that no person in the United States shall, on the grounds of race, creed, color, national origin, sex, age, or disability be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination in any activity conducted with, or benefiting from, funds received from this Grant.

- a. Using the definitions of activity, facility, and program as found and defined in §§ 21.23 (b) and 21.23 (e) of 49 CFR Part 21, the sponsor will facilitate all programs, operate all facilities, or conduct all programs in compliance with all non-discrimination requirements imposed by or pursuant to these assurances.
- b. Applicability
  - Programs and Activities. If the sponsor has received a grant (or other Federal assistance) for any of the sponsor's program or activities, these requirements extend to all of the sponsor's programs and activities.
  - 2. Facilities. Where it receives a grant or other Federal financial assistance to construct, expand, renovate, remodel, alter, or acquire a facility, or part of a facility, the assurance extends to the entire facility and facilities operated in connection therewith.
  - 3. Real Property. Where the sponsor receives a grant or other Federal financial assistance in the form of, or for the acquisition of, real property or an interest in real property, the assurance will extend to rights to space on, over, or under such property.
- c. Duration

The sponsor agrees that it is obligated to this assurance for the period during which Federal financial assistance is extended to the program, except where the Federal financial assistance is to provide, or is in the form of, personal property, or real property, or interest therein, or structures or improvements thereon, in which case the assurance obligates the sponsor, or any transferee for the longer of the following periods:

- 1. So long as the airport is used as an airport, or for another purpose involving the provision of similar services or benefits; or
- 2. So long as the sponsor retains ownership or possession of the property.
- d. Required Solicitation Language

It will include the following notification in all solicitations for bids, Requests for Proposals for work, or material under this Grant and in all proposals for agreements, including airport concessions, regardless of funding source:

"The Titusville-Cocoa Airport Authority, in accordance with the provisions of Title VI of the Civil Rights Act of 1964 (78 Stat. 252, 42 U.S.C. §§ 2000d to 2000d-4) and the Regulations, hereby notifies all bidders that it will affirmatively ensure that for any contract entered into pursuant to this advertisement, disadvantaged business enterprises and airport concession disadvantaged business enterprises will be afforded full and fair opportunity to submit bids in response to this invitation and will not be discriminated against on the grounds of race, color, or national origin in consideration for an award."

- e. Required Contract Provisions.
  - It will insert the non-discrimination contract clauses requiring compliance with the acts and regulations relative to non-discrimination in Federally-assisted programs of the DOT, and incorporating the acts and regulations into the contracts by reference in every contract or agreement subject to the non-discrimination in Federally-assisted programs of the DOT Acts and regulations.
  - It will include a list of the pertinent non-discrimination authorities in every contract that is subject to the non-discrimination acts and regulations.
  - 3. It will insert non-discrimination contract clauses as a covenant running with the land, in any deed from the United States effecting or recording a transfer of real property, structures, use, or improvements thereon or interest therein to a sponsor.
  - 4. It will insert non-discrimination contract clauses prohibiting discrimination on the basis of race, color, national origin, creed, sex, age, or handicap as a covenant running with the land, in any future deeds, leases, license, permits, or similar instruments entered into by the sponsor with other parties:
    - A. For the subsequent transfer of real property acquired or improved under the applicable activity, grant, or program; and
    - B. For the construction or use of, or access to, space on, over, or under real property acquired or improved under the applicable activity, grant, or program.
    - C. It will provide for such methods of administration for the program as are found by the Secretary to give reasonable guarantee that it, other recipients, sub-recipients, subgrantees, contractors, subcontractors, consultants, transferees, successors in interest, and other participants of Federal financial assistance under such program will comply with all requirements imposed or pursuant to the acts, the regulations, and this assurance.
    - D. It agrees that the United States has a right to seek judicial enforcement with regard to any matter arising under the acts, the regulations, and this assurance.

#### 21. Foreign Market Restrictions.

It will not allow funds provided under this Grant to be used to fund any activity that uses any product or service of a foreign country during the period in which such foreign country is listed by the United States Trade Representative as denying fair and equitable market opportunities for products and suppliers of the United States in procurement and construction.

#### 22. Policies, Standards and Specifications.

It will carry out any project funded under an Airport Rescue Grant in accordance with policies, standards, and specifications approved by the Secretary including, but not limited to, current FAA Advisory Circulars for AIP projects, as of August 24, 2021.

#### 23. Access By Intercity Buses.

The airport owner or operator will permit, to the maximum extent practicable, intercity buses or other modes of transportation to have access to the airport; however, it has no obligation to fund special facilities for intercity buses or for other modes of transportation.

#### 24. Disadvantaged Business Enterprises.

The sponsor shall not discriminate on the basis of race, color, national origin or sex in the award and performance of any DOT-assisted contract covered by 49 CFR Part 26, or in the award and performance of any concession activity contract covered by 49 CFR Part 23. In addition, the sponsor shall not discriminate on the basis of race, color, national origin or sex in the administration of its Disadvantaged Business Enterprise (DBE) and Airport Concessions Disadvantaged Business Enterprise (ACDBE) programs or the requirements of 49 CFR Parts 23 and 26. The sponsor shall take all necessary and reasonable steps under 49 CFR Parts 23 and 26 to ensure nondiscrimination in the award and administration of DOT-assisted contracts, and/or concession contracts. The sponsor's DBE and ACDBE programs, as required by 49 CFR Parts 26 and 23, and as approved by DOT, are incorporated by reference in this agreement. Implementation of these programs is a legal obligation and failure to carry out its terms shall be treated as a violation of this agreement. Upon notification to the sponsor of its failure to carry out its approved program, the Department may impose sanctions as provided for under Parts 26 and 23 and may, in appropriate cases, refer the matter for enforcement under 18 U.S.C. 1001 and/or the Program Fraud Civil Remedies Act of 1936 (31 U.S.C. 3801).

#### 25. Acquisition Thresholds.

The FAA deems equipment to mean tangible personal property having a useful life greater than one year and a per-unit acquisition cost equal to or greater than \$5,000. Procurements by micro-purchase means the acquisition of goods or services for which the aggregate dollar amount does not exceed \$10,000, unless authorized in accordance with 2 CFR § 200.320. Procurement by small purchase procedures means those relatively simple and informal procurement methods for securing goods or services that do not exceed the \$250,000 threshold for simplified acquisitions.

## Current FAA Advisory Circulars Required for Use in AIP Funded and PFC Approved Projects

View the most current Series 150 Advisory Circulars (ACs) for Airport Projects at <a href="http://www.faa.gov/airports/resources/advisory\_circulars">http://www.faa.gov/airports/resources/advisory\_circulars</a> and <a href="http://www.faa.gov/regulations\_policies/advisory\_circulars">http://www.faa.gov/airports/resources/advisory\_circulars</a> and <a href="http://www.faa.gov/regulations\_policies/advisory\_circulars">http://www.faa.gov/airports/resources/advisory\_circulars</a> and <a href="http://www.faa.gov/regulations\_policies/advisory\_circulars">http://www.faa.gov/airports/resources/advisory\_circulars</a> and <a href="http://www.faa.gov/regulations\_policies/advisory\_circulars">http://www.faa.gov/regulations\_policies/advisory\_circulars</a>

ACTION ITEM - e

November 12th, 2021

Titusville – Cocoa Airport Authority 355 Golden Knights Blvd. Titusville, Florida 32780



RE: Listings & Contract Updates

Dear Board Members,

Thank you for the opportunity to partner with Noble & Company Real Estate to represent you on the sale of the proposed properties. The proposal listed 5 homes that have been vacant for quite some time. Upon access, we were surprised at the condition & damages to the properties. I hired a local handyman and locksmith to assist in safely securing the properties before we allowed entry. Due to the condition of the homes, I created a hold harmless agreement to be signed by the potential buyer & Realtor before access was given. This agreement also addressed there are no active utilities on, and it would be the buyers expense to turn on the water & electric if they chose to do so.

Our plan was to place the homes on the market all at once. All of them were listed on 10/21/2021. We would advertise the homes for 7 days before calling for the highest & best offers.

The results have been impressive & very successful. Below is a synopsis of each transaction.

901 N. Singleton Ave was listed at \$90,000. This home had a fire in the master bathroom with truss & roof damage. Due to the price point, this was the most sought-after property. I am happy to say that we received 17 bona fide offers. The lowest offer was \$60,000 & we had 11 offers at asking price or above. Here are the terms of the accepted contract.

\$120,000 purchase price\$5,000 escrow depositNo Inspection PeriodClosing on/before 12/17/2021.

925 N. Singleton Ave was listed at \$140,000. This home was surprisingly well-maintained property & did have some vandalism with a broken window. We received 7 offers ranging from \$90,000 to over asking. Here are the results of the accepted contract:

\$148,000 purchase price\$14,800 escrow depositNo Inspection PeriodClosing on/before 12/17/2021

955 Luna Terrace was listed at \$130,000. This home was the largest property but was completely boarded up and all windows were damaged. We had 10 offers on the property from \$85,000 to over asking. The accepted contract terms are below:

\$145,000 purchase price\$1,000 escrow deposit3 Day Inspection Period

Closing on/before 12/17/2021

712 N. Dixie Ave was listed at \$125,000. This home was located on 1.78 acres which made it heavily desirable. The home was in poor condition and the barn is a tear down. With that being said, the results were very successful with 13 offers ranging from \$75,000 to 9 offers at asking price or above.

\$156,400 purchase price\$1,000 escrow depositNo Inspection PeriodClosing on/before 12/17/2021

115 N. Williams Ave was listed at \$140,000. This home did not create as much traffic due to only having one bathroom. The property is in great condition and needed a less repairs than the other properties. We did receive 3 offers but they were all well below the asking price. We decided to reject the offers and place it back on the market. TCAA had a handyman clean up the property a little more & we are actively receiving showing requests and offers. I will have a further update at the next board meeting.

We spoke to over 500 potential buyers and realtors during the showing process. Some were interested in the lots that were coming available. Three local builders expressed interest in purchasing the lots. We have successfully accepted 17 offers on the land & they are currently in the due diligence stages. I look forward to joining you at the board meeting this week to provide further details.

All the best,

#### Courtney Noble

Courtney Noble, Broker~Owner Noble & Company Real Estate Professionals LLC 5 Main Street, Titusville, Florida 32796 <u>info@courtneynoble.com</u> 321.607.1311 - Direct

## **Escalation Addendum to Contract**



The following provisions are made part of the Contract between

Titusville-Cocoa LCI Ventures, LLC		Airport Author	("Seller") and	
			("Buyer") concerning	
712	N Dixie Avenue	Titusville	FL	32796 ("Property").

Buyer offered Seller \$\_125,000.00 ("Purchase Price") to purchase Property as set forth in the (CHECK ONE):

X "AS IS" Residential Contract for Sale and Purchase ("AS IS FR/BAR")

C Residential Contract for Sale and Purchase ("FR/BAR")

Contract for Residential Sale and Purchase ("CRSP")

Commercial Contract

Vacant Land Contract

Buyer agrees to increase the Purchase Price, if there is a bona fide, unexpired (not beyond time for acceptance) offer from a competing buyer, received by and acceptable to Seller ("Competing Offer"). The increase shall be calculated as follows:

#### (BUYER TO COMPLETE THIS SECTION):

Buyer agrees that Purchase Price shall be increased by \$\_\_\_\_\_\_\_("Escalation Amount") over the purchase price set forth in Competing Offer up to \$\_\_\_\_\_\_\_("Maximum Purchase Price"). If the increased Purchase Price exceeds the Maximum Purchase Price, then Buyer's offer shall be the Maximum Purchase Price and the Escalation Amount will be reduced accordingly.

#### CHECK ONE:

(a) At Closing, Buyer shall pay cash to cover applicable Escalation Amount. Buyer's proof of funds is attached with the offer.

(b) Buyer shall seek financing for applicable Escalation Amount. <u>Buyer should verify the ability to finance the Escalation Amount with lender.</u> If this option is selected, the amount Buyer is financing is amended to include applicable Escalation Amount.

(IF NEITHER BOX IS CHECKED, THEN OPTION (a) SHALL BE DEEMED SELECTED)

#### (SELLER TO COMPLETE THIS SECTION):

Seller agrees to the revised Purchase Price (calculated as Competing Offer purchase price + Escalation Amount, not to exceed Maximum Purchase Price) of \$\_\_\_\_\_\_.

Seller shall provide a copy of the Competing Offer (with competing buyer's identification redacted) at or prior to time Seller accepts or counters Buyer's offer in writing. In the event Seller fails to timely furnish Buyer with a copy of the Competing Offer, the Purchase Price shall not be increased by applicable Escalation Amount.

EAC-1

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- Authentister

Parties acknowledge and understand that use of this Escalation Addendum:

- is voluntary and intended to increase the competitiveness of Buyer's offer to Seller;
- reveals Buyer's highest and best offer, which is not usually nor necessarily in Buyer's best interest;
- allows Seller to share Buyer's offer with potential competing buyers;
- requires Buyer to consider whether Property is worth the revised Purchase Price and/or Maximum Purchase Price;
- requires Seller to consider how Buyer intends to pay any Escalation Amount in addition to other terms of the Contract;
- could impact Buyer's ability to obtain financing and whether appraised value will be sufficient to satisfy Buyer's lender, if applicable;
- · does not obligate Buyer's lender to the terms of the Contract, if applicable;
- has legal ramifications and Parties should seek the advice of counsel prior to signing;
- requires Seller to operate in good faith and only present bona fide competing offers; and
- requires Buyer and Seller to use care and diligence in the course of the transaction for the reasons stated herein.

Kenan Alexander Lewin	10/31/2021
Buyar Kanan Alexander Lewin	Date
Buyer	Date Nov 4, 2021
Kevin Daugherty Seller Titusville-Cocoa	Date
Seller Airport Authority	Date



\*\*\*\*\*\*PLEASE NOTE THAT COMPLETE OFFERS WILL BE SUBMITTED TO THE SELLER FOR CONSIDERTION, THIS INFORMATION SHEET MUST BE COMPLETED AND ACCOMPANIED BY ALL DOCUMENTS LISTED BELOW. INCOMPLETE OFFER PACKAGES MAY NOT BE CONSIDERED BY THE SELLER, BOARD MEMBERS. ALL OFFERS ARE DUE BY WEDNESDAY, 10/27 @ 5PM. PLEASE ALLOW AN ADDITIONAL 7 DAYS FOR ACCEPTANCE.

PROPERTY ADDRESS: 712 N Dixie Ave. Titusville FL 32796
PURCHASER: LCI Ventures, LLC
<ul> <li>INVESTOR – PLEASE INCLUDE DIVISION OF CORPORATIONS IF REGISTERED AS AN LLC OR CORP.</li> <li>OWNER OCCUPANT</li> </ul>
OFFER AMOUNT: \$125,000.00
ESCROW DEPOSIT: \$1,000.00
CLOSING DATE:
INSPECTION DAYS: 0
ADDITIONAL TERMS/NOTES: Escalation Clause \$500 more until \$161,000
neal Ectate Professionals
FUR COWER 1107 COMPAND

BUYERS AGENT NAME : Maria Murillo
BROKERAGE. Noble&Co. R.E. Professionals
EMAIL: mjrealestatefl@gmail.com
PHONE: 407-520-4406
LICENSE #: 335066-7

- PROOF OF FUNDS
- □ AS-IS RESIDENTIAL CONTRACT
- LEAD- BASED PAINT
- □ SELLERS DISCLOSURE
- BROKERAGE DISCLOSURE
- □ HOLD HARMLESS & UTILITY NOTICE

## "AS IS" Residential Contract For Sale And Purchase

THIS FORM HAS BEEN APPROVED BY THE FLORIDA REALTORS AND THE FLORIDA BAR

FloridaRealtors Titusville-Cocoa PARTIES: Airport Authority 1\* 'Seller") LCI Ventures, LLC ("Buyer"), 2\* and agree that Seller shall sell and Buyer shall buy the following described Real Property and Personal Property 3 (collectively "Property") pursuant to the terms and conditions of this AS IS Residential Contract For Sale And Purchase 4 5 and any riders and addenda ("Contract"): 6 1. PROPERTY DESCRIPTION: (a) Street address, city, zip: 712 N Dixie Avenue Titusville 32796 7\* 21-35-32-00-00019.0-0000.00 (b) Located in: Brevard County, Florida. Property Tax ID #: 8\* Real Property: The legal description is PART OF SE 1/4 OF NE 1/4 LYING E OF COUNTY RD AS DES IN ORB 1463 PG 282 & ORB 178 PG 322 9\* (C) 10 PAR 00-261 IN SEC 33 11 together with all existing improvements and fixtures, including built-in appliances, built-in furnishings and 12 attached wall-to-wall carpeting and flooring ("Real Property") unless specifically excluded in Paragraph 1(e) or 13 by other terms of this Contract. 14 (d) Personal Property: Unless excluded in Paragraph 1(e) or by other terms of this Contract, the following items 15 which are owned by Seller and existing on the Property as of the date of the initial offer are included in the 16 purchase: range(s)/oven(s), refrigerator(s), dishwasher(s), disposal, ceiling fan(s), intercom, light fixture(s), 17 drapery rods and draperies, blinds, window treatments, smoke detector(s), garage door opener(s), security gate 18 and other access devices, and storm shutters/panels ("Personal Property"). 19 Other Personal Property items included in this purchase are: 20\* 21 Personal Property is included in the Purchase Price, has no contributory value, and shall be left for the Buyer. 22 (e) The following items are excluded from the purchase: 23\* 24 PURCHASE PRICE AND CLOSING 25 \$156,400 🗡 26\* PURCHASE PRICE (U.S. currency): 2. (a) Initial deposit to be held in escrow in the amount of (checks subject to COLLECTION) ......\$ 1,000.00 27 \* The initial deposit made payable and delivered to "Escrow Agent" named below 28 (CHECK ONE): (i) accompanies offer or (ii) is to be made within 2 (if left 29\* blank, then 3) days after Effective Date. IF NEITHER BOX IS CHECKED, THEN 30 OPTION (ii) SHALL BE DEEMED SELECTED. 31 Escrow Agent Information: Name: Kristy A. Mount Esquire 32\* Address: 1702 S. Washington Ave. Titusville Fl 32780 334 321-267-550 E-mail: kmount@titusvillelaw.com Fax: Phone: 34# 35\* (b) Additional deposit to be delivered to Escrow Agent within \_\_\_\_\_ (if left blank, then 10) days after Effective Date ......\$ 0.00 36\* (All deposits paid or agreed to be paid, are collectively referred to as the "Deposit") 37 (c) Financing: Express as a dollar amount or percentage ("Loan Amount") see Paragraph 8...... 0.00 38\* 0.00 (d) Other: 39\* .....\$ (e) Balance to close (not including Buyer's closing costs, prepaids and prorations) by wire 40 41\* NOTE: For the definition of "COLLECTION" or "COLLECTED" see STANDARD S. 42 \$155,400 KAL TIME FOR ACCEPTANCE OF OFFER AND COUNTER-OFFERS: EFFECTIVE DATE: 43 (a) If not signed by Buyer and Seller, and an executed copy delivered to all parties on or before 44 45\* 11/3/2021 , this offer shall be deemed withdrawn and the Deposit, if any, shall be returned to Buyer. Unless otherwise stated, time for acceptance of any counter-offers shall be within 2 days after the day 46 the counter-offer is delivered. 47 (b) The effective date of this Contract shall be the date when the last one of the Buyer and Seller has signed or 48 initialed and delivered this offer or final counter-offer ("Effective Date"). 49 CLOSING DATE: Unless modified by other provisions of this Contract, the closing of this transaction shall occur 50 and the closing documents required to be furnished by each party pursuant to this Contract shall be delivered 51 12/2/2021 52\* ("Closing Date"), at the time established by the Closing Agent. ("Closing") on A kd on/before 12/17/2021 Kar Buyer's Initials Page 1 of 12 Seller's Initials FloridaRealtors/FloridaBar-ASIS-5x Rev.6/19 © 2017 Florida Realtors® and The Florida Bar. All rights reserved.

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#### 5. EXTENSION OF CLOSING DATE: 53

- (a) If Paragraph 8(b) is checked and Closing funds from Buyer's lender(s) are not available on Closing Date due 54 to Consumer Financial Protection Bureau Closing Disclosure delivery requirements ("CFPB Requirements"), 55 then Closing Date shall be extended for such period necessary to satisfy CFPB Requirements, provided such 56 period shall not exceed 10 days. 57
- (b) If an event constituting "Force Majeure" causes services essential for Closing to be unavailable, including the 58 unavailability of utilities or issuance of hazard, wind, flood or homeowners' insurance, Closing Date shall be 59 extended as provided in STANDARD G. 60

#### OCCUPANCY AND POSSESSION: 61 6.

- (a) Unless the box in Paragraph 6(b) is checked, Seller shall, at Closing, deliver occupancy and possession of the 62 Property to Buyer free of tenants, occupants and future tenancies. Also, at Closing, Seller shall have removed 63 all personal items and trash from the Property and shall deliver all keys, garage door openers, access devices 64 65 and codes, as applicable, to Buyer. If occupancy is to be delivered before Closing, Buyer assumes all risks of loss to the Property from date of occupancy, shall be responsible and liable for maintenance from that date, 66 and shall be deemed to have accepted the Property in its existing condition as of time of taking occupancy. 67
- CHECK IF PROPERTY IS SUBJECT TO LEASE(S) OR OCCUPANCY AFTER CLOSING. If Property is 68 \* (b) subject to a lease(s) after Closing or is intended to be rented or occupied by third parties beyond Closing, the 69 facts and terms thereof shall be disclosed in writing by Seller to Buyer and copies of the written lease(s) shall 70 be delivered to Buyer, all within 5 days after Effective Date. If Buyer determines, in Buyer's sole discretion, that 71 the lease(s) or terms of occupancy are not acceptable to Buyer, Buyer may terminate this Contract by delivery 72 of written notice of such election to Seller within 5 days after receipt of the above items from Seller, and Buyer 73 shall be refunded the Deposit thereby releasing Buyer and Seller from all further obligations under this Contract. 74 Estoppel Letter(s) and Seller's affidavit shall be provided pursuant to STANDARD D. If Property is intended to 75 be occupied by Seller after Closing, see Rider U. POST-CLOSING OCCUPANCY BY SELLER. 76
- ASSIGNABILITY: (CHECK ONE): Buyer I may assign and thereby be released from any further liability under 77\* 7. this Contract; I may assign but not be released from liability under this Contract; or X may not assign this 78 79 Contract.

#### FINANCING

#### FINANCING: 81 8.

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- X (a) Buyer will pay cash for the purchase of the Property at Closing. There is no financing contingency to Buyer's 82 \* obligation to close. If Buyer obtains a loan for any part of the Purchase Price of the Property, Buyer acknowledges 83 that any terms and conditions imposed by Buyer's lender(s) or by CFPB Requirements shall not affect or extend 84 the Buyer's obligation to close or otherwise affect any terms or conditions of this Contract. 85
- (b) This Contract is contingent upon Buyer obtaining approval of a conventional FHA VA or other 86 \* 87\* (describe) loan within (if left blank, then 30) days after Effective Date ("Loan Approval Period") for (CHECK ONE): Tixed, adjustable, fixed or adjustable rate in the Loan Amount (See Paragraph 88\* 2(c)), at an initial interest rate not to exceed % (if left blank, then prevailing rate based upon Buyer's 89\* (if left blank, then 30) years ("Financing"). creditworthiness), and for a term of 90\*
- (i) Buyer shall make mortgage loan application for the Financing within 91\* (if left blank, then 5) days 92 after Effective Date and use good faith and diligent effort to obtain approval of a loan meeting the Financing terms ("Loan Approval") and thereafter to close this Contract. Loan Approval which requires a condition related to the sale 93 by Buyer of other property shall not be deemed Loan Approval for purposes of this subparagraph. 94
- Buyer's failure to use diligent effort to obtain Loan Approval during the Loan Approval Period shall be considered a 95 default under the terms of this Contract. For purposes of this provision, "diligent effort" includes, but is not limited 96 to, timely furnishing all documents and information and paying of all fees and charges requested by Buyer's 97 mortgage broker and lender in connection with Buyer's mortgage loan application. 98
- (ii) Buyer shall keep Seller and Broker fully informed about the status of Buyer's mortgage loan application, 99 Loan Approval, and loan processing and authorizes Buyer's mortgage broker, lender, and Closing Agent to disclose 100 such status and progress, and release preliminary and finally executed closing disclosures and settlement 101 statements, to Seller and Broker. 102
  - (iii) Upon Buyer obtaining Loan Approval, Buyer shall promptly deliver written notice of such approval to Seller.
- (iv) If Buyer is unable to obtain Loan Approval after the exercise of diligent effort, then at any time prior to 104 expiration of the Loan Approval Period, Buyer may provide written notice to Seller stating that Buyer has been 105 unable to obtain Loan Approval and has elected to either: 106
  - waive Loan Approval, in which event this Contract will continue as if Loan Approval had been obtained; or (2) terminate this Contract.

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(v) If Buyer fails to timely deliver either notice provided in Paragraph 8(b)(iii) or (iv), above, to Seller prior to 109 expiration of the Loan Approval Period, then Loan Approval shall be deemed waived, in which event this Contract 110 will continue as if Loan Approval had been obtained, provided however, Seller may elect to terminate this Contract 111 by delivering written notice to Buyer within 3 days after expiration of the Loan Approval Period. 112

(vi) If this Contract is timely terminated as provided by Paragraph 8(b)(iv)(2) or (v), above, and Buyer is not in 113 default under the terms of this Contract, Buyer shall be refunded the Deposit thereby releasing Buyer and Seller 114 from all further obligations under this Contract. 115

(vii) If Loan Approval has been obtained, or deemed to have been obtained, as provided above, and Buyer 116 fails to close this Contract, then the Deposit shall be paid to Seller unless failure to close is due to: (1) Seller's 117 default or inability to satisfy other contingencies of this Contract; (2) Property related conditions of the Loan Approval 118 have not been met (except when such conditions are waived by other provisions of this Contract); or (3) appraisal 119 of the Property obtained by Buyer's lender is insufficient to meet terms of the Loan Approval, in which event(s) the 120 121 Buyer shall be refunded the Deposit, thereby releasing Buyer and Seller from all further obligations under this Contract. 122

- (c) Assumption of existing mortgage (see rider for terms). 123\*
- (d) Purchase money note and mortgage to Seller (see riders; addenda; or special clauses for terms). 124\*

#### **CLOSING COSTS, FEES AND CHARGES** 125 CLOSING COSTS; TITLE INSURANCE; SURVEY; HOME WARRANTY; SPECIAL ASSESSMENTS: 126

#### (a) COSTS TO BE PAID BY SELLER: 127

- Documentary stamp taxes and surtax on deed, if any 128
- Owner's Policy and Charges (if Paragraph 9(c)(i) is checked) 129
- Title search charges (if Paragraph 9(c)(iii) is checked) 130
- Municipal lien search (if Paragraph 9(c)(i) or (iii) is checked) 131 \*
- If, prior to Closing, Seller is unable to meet the AS IS Maintenance Requirement as required by Paragraph 11 132 a sum equal to 125% of estimated costs to meet the AS IS Maintenance Requirement shall be escrowed at 133 Closing. If actual costs to meet the AS IS Maintenance Requirement exceed escrowed amount, Seller shall pay 134 such actual costs. Any unused portion of escrowed amount(s) shall be returned to Seller. 135

#### (b) COSTS TO BE PAID BY BUYER: 136

- Taxes and recording fees on notes and mortgages 137
  - Recording fees for deed and financing statements
  - Owner's Policy and Charges (if Paragraph 9(c)(ii) is checked)
  - Survey (and elevation certification, if required)
- · Lender's title policy and endorsements 141
- HOA/Condominium Association application/transfer fees 142
- Municipal lien search (if Paragraph 9(c)(ii) is checked) 143
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 Loan expenses Appraisal fees

· Other:

- Buyer's Inspections
- · Buyer's attorneys' fees
- · All property related insurance
- Owner's Policy Premium (if Paragraph) 9 (c)(iii) is checked.)

- Other:
- (c) TITLE EVIDENCE AND INSURANCE: At least (if left blank, then 15, or if Paragraph 8(a) is checked, 145 \* then 5) days prior to Closing Date ("Title Evidence Deadline"), a title insurance commitment issued by a Florida 146 licensed title insurer, with legible copies of instruments listed as exceptions attached thereto ("Title 147 Commitment") and, after Closing, an owner's policy of title insurance (see STANDARD A for terms) shall be 148 obtained and delivered to Buyer. If Seller has an owner's policy of title insurance covering the Real Property, a 149 copy shall be furnished to Buyer and Closing Agent within 5 days after Effective Date. The owner's title policy 150 premium, title search and closing services (collectively, "Owner's Policy and Charges") shall be paid, as set 151 forth below. The title insurance premium charges for the owner's policy and any lender's policy will be calculated 152 and allocated in accordance with Florida law, but may be reported differently on certain federally mandated 153 closing disclosures and other closing documents. For purposes of this Contract "municipal lien search" means a 154 search of records necessary for the owner's policy of title insurance to be issued without exception for unrecorded 155 liens imposed pursuant to Chapters 159 or 170, F.S., in favor of any governmental body, authority or agency. 156 (CHECK ONE): 157
- X (i) Seller shall designate Closing Agent and pay for Owner's Policy and Charges, and Buyer shall pay the 158 \* premium for Buyer's lender's policy and charges for closing services related to the lender's policy, 159 endorsements and loan closing, which amounts shall be paid by Buyer to Closing Agent or such other 160 provider(s) as Buyer may select; or 161
- (ii) Buyer shall designate Closing Agent and pay for Owner's Policy and Charges and charges for closing 162\* services related to Buyer's lender's policy, endorsements and loan closing; or 163



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 Recording and other fees needed to cure title · Seller's attorneys' fees

HOA/Condominium Association estoppel fees

- (if left blank, then \$200.00) for abstract continuation or title search ordered or performed by Closing Agent.
   (d) SURVEY: On or before Title Evidence Deadline, Buyer may, at Buyer's expense, have the Real Property surveyed and certified by a registered Florida surveyor ("Survey"). If Seller has a survey covering the Real Property, a copy shall be furnished to Buyer and Closing Agent within 5 days after Effective Date.
- (e) HOME WARRANTY: At Closing, Buyer Seller X N/A shall pay for a home warranty plan issued by at a cost not to exceed \$\_\_\_\_\_\_. A home warranty plan provides for repair or replacement of many of a home's mechanical systems and major built-in
- 176appliances in the event of breakdown due to normal wear and tear during the agreement's warranty period.177(f)SPECIAL ASSESSMENTS: At Closing, Seller shall pay: (i) the full amount of liens imposed by a public body178("public body" does not include a Condominium or Homeowner's Association) that are certified, confirmed and179ratified before Closing; and (ii) the amount of the public body's most recent estimate or assessment for an180improvement which is substantially complete as of Effective Date, but that has not resulted in a lien being181imposed on the Property before Closing. Buyer shall pay all other assessments. If special assessments may182be paid in installments (CHECK ONE):
- 183\* (a) Seller shall pay installments due prior to Closing and Buyer shall pay installments due after Closing.
   184 Installments prepaid or due for the year of Closing shall be prorated.
- 185\* X (b) Seller shall pay the assessment(s) in full prior to or at the time of Closing.
  - IF NEITHER BOX IS CHECKED, THEN OPTION (a) SHALL BE DEEMED SELECTED.
  - This Paragraph 9(f) shall not apply to a special benefit tax lien imposed by a community development district (CDD) pursuant to Chapter 190, F.S., which lien shall be prorated pursuant to STANDARD K.

#### DISCLOSURES

#### 10. DISCLOSURES:

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- (a) RADON GAS: Radon is a naturally occurring radioactive gas that, when it is accumulated in a building in sufficient quantities, may present health risks to persons who are exposed to it over time. Levels of radon that exceed federal and state guidelines have been found in buildings in Florida. Additional information regarding radon and radon testing may be obtained from your county health department.
- (b) PERMITS DISCLOSURE: Except as may have been disclosed by Seller to Buyer in a written disclosure. Seller does not know of any improvements made to the Property which were made without required permits or made pursuant to permits which have not been properly closed. If Seller identifies permits which have not been properly closed or improvements which were not permitted, then Seller shall promptly deliver to Buyer all plans, written documentation or other information in Seller's possession, knowledge, or control relating to improvements to the Property which are the subject of such open permits or unpermitted improvements.
  - (c) MOLD: Mold is naturally occurring and may cause health risks or damage to property. If Buyer is concerned or desires additional information regarding mold, Buyer should contact an appropriate professional.
- 203 (d) FLOOD ZONE; ELEVATION CERTIFICATION: Buyer is advised to verify by elevation certificate which flood zone the Property is in, whether flood insurance is required by Buyer's lender, and what restrictions apply to 204 improving the Property and rebuilding in the event of casualty. If Property is in a "Special Flood Hazard Area" 205 or "Coastal Barrier Resources Act" designated area or otherwise protected area identified by the U.S. Fish and 206 Wildlife Service under the Coastal Barrier Resources Act and the lowest floor elevation for the building(s) and/or 207 flood insurance rating purposes is below minimum flood elevation or is ineligible for flood insurance coverage 208 through the National Flood Insurance Program or private flood insurance as defined in 42 U.S.C. §4012a, Buyer 209 may terminate this Contract by delivering written notice to Seller within (if left blank, then 20) days after 210 Effective Date, and Buyer shall be refunded the Deposit thereby releasing Buyer and Seller from all further 211 obligations under this Contract, failing which Buyer accepts existing elevation of buildings and flood zone 212 designation of Property. The National Flood Insurance Program may assess additional fees or adjust premiums 213 for pre-Flood Insurance Rate Map (pre-FIRM) non-primary structures (residential structures in which the insured 214 or spouse does not reside for at least 50% of the year) and an elevation certificate may be required for actuarial 215 rating. 216
  - (e) ENERGY BROCHURE: Buyer acknowledges receipt of Florida Energy-Efficiency Rating Information Brochure required by Section 553.996, F.S.



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- (f) LEAD-BASED PAINT: If Property includes pre-1978 residential housing, a lead-based paint disclosure is
   mandatory.
- (g) HOMEOWNERS' ASSOCIATION/COMMUNITY DISCLOSURE: BUYER SHOULD NOT EXECUTE THIS
   CONTRACT UNTIL BUYER HAS RECEIVED AND READ THE HOMEOWNERS'
   ASSOCIATION/COMMUNITY DISCLOSURE, IF APPLICABLE.
- (h) PROPERTY TAX DISCLOSURE SUMMARY: BUYER SHOULD NOT RELY ON THE SELLER'S CURRENT
   PROPERTY TAXES AS THE AMOUNT OF PROPERTY TAXES THAT THE BUYER MAY BE OBLIGATED TO
   PAY IN THE YEAR SUBSEQUENT TO PURCHASE. A CHANGE OF OWNERSHIP OR PROPERTY
   IMPROVEMENTS TRIGGERS REASSESSMENTS OF THE PROPERTY THAT COULD RESULT IN HIGHER
   PROPERTY TAXES. IF YOU HAVE ANY QUESTIONS CONCERNING VALUATION, CONTACT THE
   COUNTY PROPERTY APPRAISER'S OFFICE FOR INFORMATION.
- FOREIGN INVESTMENT IN REAL PROPERTY TAX ACT ("FIRPTA"): Seller shall inform Buyer in writing if (i) 230 231 Seller is a "foreign person" as defined by the Foreign Investment in Real Property Tax Act ("FIRPTA"). Buyer and Seller shall comply with FIRPTA, which may require Seller to provide additional cash at Closing. If Seller 232 is not a "foreign person", Seller can provide Buyer, at or prior to Closing, a certification of non-foreign status, 233 under penalties of perjury, to inform Buyer and Closing Agent that no withholding is required. See STANDARD 234 V for further information pertaining to FIRPTA. Buyer and Seller are advised to seek legal counsel and tax 235 advice regarding their respective rights, obligations, reporting and withholding requirements pursuant to 236 FIRPTA. 237
- (j) SELLER DISCLOSURE: Seller knows of no facts materially affecting the value of the Real Property which are
   not readily observable and which have not been disclosed to Buyer. Except as provided for in the preceding
   sentence, Seller extends and intends no warranty and makes no representation of any type, either express or
   implied, as to the physical condition or history of the Property. Except as otherwise disclosed in writing Seller
   has received no written or verbal notice from any governmental entity or agency as to a currently uncorrected
   building, environmental or safety code violation.

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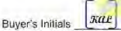
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#### PROPERTY MAINTENANCE, CONDITION, INSPECTIONS AND EXAMINATIONS

PROPERTY MAINTENANCE: Except for ordinary wear and tear and Casualty Loss, Seller shall maintain the
 Property, including, but not limited to, lawn, shrubbery, and pool, in the condition existing as of Effective Date ("AS
 IS Maintenance Requirement").

#### 248 12. PROPERTY INSPECTION; RIGHT TO CANCEL:

- (a) PROPERTY INSPECTIONS AND RIGHT TO CANCEL: Buyer shall have \_\_\_\_\_ (if left blank, then 15) 249\* days after Effective Date ("Inspection Period") within which to have such inspections of the Property 250 performed as Buyer shall desire during the Inspection Period. If Buyer determines, in Buyer's sole 251 discretion, that the Property is not acceptable to Buyer, Buyer may terminate this Contract by delivering 252 written notice of such election to Seller prior to expiration of Inspection Period. If Buyer timely 253 terminates this Contract, the Deposit paid shall be returned to Buyer, thereupon, Buyer and Seller shall 254 be released of all further obligations under this Contract; however, Buyer shall be responsible for 255 256 prompt payment for such inspections, for repair of damage to, and restoration of, the Property resulting 257 from such inspections, and shall provide Seller with paid receipts for all work done on the Property (the preceding provision shall survive termination of this Contract). Unless Buyer exercises the right to 258 terminate granted herein, Buyer accepts the physical condition of the Property and any violation of 259 governmental, building, environmental, and safety codes, restrictions, or requirements, but subject to 260 Seller's continuing AS IS Maintenance Requirement, and Buyer shall be responsible for any and all 261 repairs and improvements required by Buyer's lender. 262
  - (b) WALK-THROUGH INSPECTION/RE-INSPECTION: On the day prior to Closing Date, or on Closing Date prior to time of Closing, as specified by Buyer, Buyer or Buyer's representative may perform a walk-through (and follow-up walk-through, if necessary) inspection of the Property solely to confirm that all items of Personal Property are on the Property and to verify that Seller has maintained the Property as required by the AS IS Maintenance Requirement and has met all other contractual obligations.
  - (c) SELLER ASSISTANCE AND COOPERATION IN CLOSE-OUT OF BUILDING PERMITS: If Buyer's inspection of the Property identifies open or needed building permits, then Seller shall promptly deliver to Buyer all plans, written documentation or other information in Seller's possession, knowledge, or control relating to improvements to the Property which are the subject of such open or needed Permits, and shall promptly cooperate in good faith with Buyer's efforts to obtain estimates of repairs or other work necessary to resolve such Permit issues. Seller's obligation to cooperate shall include Seller's execution of necessary authorizations,



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consents, or other documents necessary for Buyer to conduct inspections and have estimates of such repairs 274 or work prepared, but in fulfilling such obligation, Seller shall not be required to expend, or become obligated to 275 expend, any money. 276

ASSIGNMENT OF REPAIR AND TREATMENT CONTRACTS AND WARRANTIES: At Buyer's option and (d) 277 cost, Seller will, at Closing, assign all assignable repair, treatment and maintenance contracts and warranties 278 to Buyer. 279

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#### ESCROW AGENT AND BROKER

- 13. ESCROW AGENT: Any Closing Agent or Escrow Agent (collectively "Agent") receiving the Deposit, other funds 281 and other items is authorized, and agrees by acceptance of them, to deposit them promptly, hold same in escrow 282 within the State of Florida and, subject to COLLECTION, disburse them in accordance with terms and conditions 283 of this Contract. Failure of funds to become COLLECTED shall not excuse Buyer's performance. When conflicting 284 demands for the Deposit are received, or Agent has a good faith doubt as to entitlement to the Deposit, Agent may 285 take such actions permitted by this Paragraph 13, as Agent deems advisable. If in doubt as to Agent's duties or 286 liabilities under this Contract, Agent may, at Agent's option, continue to hold the subject matter of the escrow until 287 the parties agree to its disbursement or until a final judgment of a court of competent jurisdiction shall determine 288 the rights of the parties, or Agent may deposit same with the clerk of the circuit court having jurisdiction of the 289 dispute. An attorney who represents a party and also acts as Agent may represent such party in such action. Upon 290 notifying all parties concerned of such action, all liability on the part of Agent shall fully terminate, except to the 291 extent of accounting for any items previously delivered out of escrow. If a licensed real estate broker, Agent will 292 comply with provisions of Chapter 475, F.S., as amended and FREC rules to timely resolve escrow disputes through 293 mediation, arbitration, interpleader or an escrow disbursement order. 294
- In any proceeding between Buyer and Seller wherein Agent is made a party because of acting as Agent hereunder, 295 or in any proceeding where Agent interpleads the subject matter of the escrow, Agent shall recover reasonable 296 attorney's fees and costs incurred, to be paid pursuant to court order out of the escrowed funds or equivalent. Agent 297 shall not be liable to any party or person for mis-delivery of any escrowed items, unless such mis-delivery is due to 298 299 Agent's willful breach of this Contract or Agent's gross negligence. This Paragraph 13 shall survive Closing or termination of this Contract. 300
- 14. PROFESSIONAL ADVICE; BROKER LIABILITY: Broker advises Buyer and Seller to verify Property condition, 301 square footage, and all other facts and representations made pursuant to this Contract and to consult appropriate 302 professionals for legal, tax, environmental, and other specialized advice concerning matters affecting the Property 303 and the transaction contemplated by this Contract. Broker represents to Buyer that Broker does not reside on the 304 Property and that all representations (oral, written or otherwise) by Broker are based on Seller representations or 305 public records. BUYER AGREES TO RELY SOLELY ON SELLER, PROFESSIONAL INSPECTORS AND 306 GOVERNMENTAL AGENCIES FOR VERIFICATION OF PROPERTY CONDITION, SQUARE FOOTAGE AND 307 FACTS THAT MATERIALLY AFFECT PROPERTY VALUE AND NOT ON THE REPRESENTATIONS (ORAL, 308 WRITTEN OR OTHERWISE) OF BROKER. Buyer and Seller (individually, the "Indemnifying Party") each 309 individually indemnifies, holds harmless, and releases Broker and Broker's officers, directors, agents and 310 employees from all liability for loss or damage, including all costs and expenses, and reasonable attorney's fees at 311 all levels, suffered or incurred by Broker and Broker's officers, directors, agents and employees in connection with 312 313 or arising from claims, demands or causes of action instituted by Buyer or Seller based on: (i) inaccuracy of information provided by the Indemnifying Party or from public records; (ii) Indemnifying Party's misstatement(s) or 314 failure to perform contractual obligations; (iii) Broker's performance, at Indemnifying Party's request, of any task 315 beyond the scope of services regulated by Chapter 475, F.S., as amended, including Broker's referral, 316 recommendation or retention of any vendor for, or on behalf of, Indemnifying Party; (iv) products or services 317 provided by any such vendor for, or on behalf of, Indemnifying Party; and (v) expenses incurred by any such vendor. 318 Buyer and Seller each assumes full responsibility for selecting and compensating their respective vendors and 319 paying their other costs under this Contract whether or not this transaction closes. This Paragraph 14 will not relieve 320 Broker of statutory obligations under Chapter 475, F.S., as amended. For purposes of this Paragraph 14, Broker 321 will be treated as a party to this Contract. This Paragraph 14 shall survive Closing or termination of this Contract. 322
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#### DEFAULT AND DISPUTE RESOLUTION

#### 15. DEFAULT: 324

(a) BUYER DEFAULT: If Buyer fails, neglects or refuses to perform Buyer's obligations under this Contract, 325 including payment of the Deposit, within the time(s) specified, Seller may elect to recover and retain the Deposit 326 for the account of Seller as agreed upon liquidated damages, consideration for execution of this Contract, and 327 in full settlement of any claims, whereupon Buyer and Seller shall be relieved from all further obligations under 328



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this Contract, or Seller, at Seller's option, may, pursuant to Paragraph 16, proceed in equity to enforce Seller's 329 rights under this Contract. The portion of the Deposit, if any, paid to Listing Broker upon default by Buyer, shall 330 be split equally between Listing Broker and Cooperating Broker; provided however, Cooperating Broker's share 331 shall not be greater than the commission amount Listing Broker had agreed to pay to Cooperating Broker. 332

- (b) SELLER DEFAULT: If for any reason other than failure of Seller to make Seller's title marketable after 333 reasonable diligent effort, Seller fails, neglects or refuses to perform Seller's obligations under this Contract, 334 Buyer may elect to receive return of Buyer's Deposit without thereby waiving any action for damages resulting 335 from Seller's breach, and, pursuant to Paragraph 16, may seek to recover such damages or seek specific 336 performance. 337
- This Paragraph 15 shall survive Closing or termination of this Contract. 338
- 16. DISPUTE RESOLUTION: Unresolved controversies, claims and other matters in question between Buyer and 339 Seller arising out of, or relating to, this Contract or its breach, enforcement or interpretation ("Dispute") will be settled 340 as follows: 341
- (a) Buyer and Seller will have 10 days after the date conflicting demands for the Deposit are made to attempt to 342 resolve such Dispute, failing which, Buyer and Seller shall submit such Dispute to mediation under Paragraph 343 16(b). 344
- (b) Buyer and Seller shall attempt to settle Disputes in an amicable manner through mediation pursuant to Florida 345 Rules for Certified and Court-Appointed Mediators and Chapter 44, F.S., as amended (the "Mediation Rules"). 346 The mediator must be certified or must have experience in the real estate industry. Injunctive relief may be 347 sought without first complying with this Paragraph 16(b). Disputes not settled pursuant to this Paragraph 16 348 may be resolved by instituting action in the appropriate court having jurisdiction of the matter. This Paragraph 349 16 shall survive Closing or termination of this Contract. 350
- 17. ATTORNEY'S FEES; COSTS: The parties will split equally any mediation fee incurred in any mediation permitted 351 by this Contract, and each party will pay their own costs, expenses and fees, including attorney's fees, incurred in 352 conducting the mediation. In any litigation permitted by this Contract, the prevailing party shall be entitled to recover 353 from the non-prevailing party costs and fees, including reasonable attorney's fees, incurred in conducting the 354 355 litigation. This Paragraph 17 shall survive Closing or termination of this Contract.

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#### STANDARDS FOR REAL ESTATE TRANSACTIONS ("STANDARDS")

#### 18. STANDARDS: 357

#### A. TITLE: 358

(i) TITLE EVIDENCE; RESTRICTIONS; EASEMENTS; LIMITATIONS: Within the time period provided in 359 Paragraph 9(c), the Title Commitment, with legible copies of instruments listed as exceptions attached thereto, shall 360 be issued and delivered to Buyer. The Title Commitment shall set forth those matters to be discharged by Seller at 361 or before Closing and shall provide that, upon recording of the deed to Buyer, an owner's policy of title insurance 362 in the amount of the Purchase Price, shall be issued to Buyer insuring Buyer's marketable title to the Real Property, 363 subject only to the following matters: (a) comprehensive land use plans, zoning, and other land use restrictions, 364 prohibitions and requirements imposed by governmental authority; (b) restrictions and matters appearing on the 365 Plat or otherwise common to the subdivision; (c) outstanding oil, gas and mineral rights of record without right of 366 entry; (d) unplatted public utility easements of record (located contiguous to real property lines and not more than 367 368 10 feet in width as to rear or front lines and 7 1/2 feet in width as to side lines); (e) taxes for year of Closing and subsequent years; and (f) assumed mortgages and purchase money mortgages, if any (if additional items, attach 369 addendum); provided, that, none prevent use of Property for RESIDENTIAL PURPOSES. If there exists at Closing 370 any violation of items identified in (b) - (f) above, then the same shall be deemed a title defect. Marketable title shall 371 be determined according to applicable Title Standards adopted by authority of The Florida Bar and in accordance 372 with law. 373

(ii) TITLE EXAMINATION: Buyer shall have 5 days after receipt of Title Commitment to examine it and notify Seller 374 in writing specifying defect(s), if any, that render title unmarketable. If Seller provides Title Commitment and it is 375 delivered to Buyer less than 5 days prior to Closing Date, Buyer may extend Closing for up to 5 days after date of 376 receipt to examine same in accordance with this STANDARD A. Seller shall have 30 days ("Cure Period") after 377 receipt of Buyer's notice to take reasonable diligent efforts to remove defects. If Buyer fails to so notify Seller, Buyer 378 shall be deemed to have accepted title as it then is. If Seller cures defects within Cure Period, Seller will deliver 379 written notice to Buyer (with proof of cure acceptable to Buyer and Buyer's attorney) and the parties will close this 380 Contract on Closing Date (or if Closing Date has passed, within 10 days after Buyer's receipt of Seller's notice). If 381 Seller is unable to cure defects within Cure Period, then Buyer may, within 5 days after expiration of Cure Period. 382

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deliver written notice to Seller: (a) extending Cure Period for a specified period not to exceed 120 days within which 383 Seller shall continue to use reasonable diligent effort to remove or cure the defects ("Extended Cure Period"); or 384 (b) electing to accept title with existing defects and close this Contract on Closing Date (or if Closing Date has 385 passed, within the earlier of 10 days after end of Extended Cure Period or Buyer's receipt of Seller's notice), or (c) 386 electing to terminate this Contract and receive a refund of the Deposit, thereby releasing Buyer and Seller from all 387 further obligations under this Contract. If after reasonable diligent effort, Seller is unable to timely cure defects, and 388 Buyer does not waive the defects, this Contract shall terminate, and Buyer shall receive a refund of the Deposit, 389 thereby releasing Buyer and Seller from all further obligations under this Contract. 390

B. SURVEY: If Survey discloses encroachments on the Real Property or that improvements located thereon 391 encroach on setback lines, easements, or lands of others, or violate any restrictions, covenants, or applicable 392 governmental regulations described in STANDARD A (i)(a), (b) or (d) above, Buyer shall deliver written notice of 393 such matters, together with a copy of Survey, to Seller within 5 days after Buyer's receipt of Survey, but no later 394 395 than Closing. If Buyer timely delivers such notice and Survey to Seller, such matters identified in the notice and Survey shall constitute a title defect, subject to cure obligations of STANDARD A above. If Seller has delivered a 396 prior survey, Seller shall, at Buyer's request, execute an affidavit of "no change" to the Real Property since the 397 preparation of such prior survey, to the extent the affirmations therein are true and correct. 398

C. INGRESS AND EGRESS: Seller represents that there is ingress and egress to the Real Property and title to 399 the Real Property is insurable in accordance with STANDARD A without exception for lack of legal right of access. 400 D. LEASE INFORMATION: Seller shall, at least 10 days prior to Closing, furnish to Buyer estoppel letters from 401 tenant(s)/occupant(s) specifying nature and duration of occupancy, rental rates, advanced rent and security 402 deposits paid by tenant(s) or occupant(s)("Estoppel Letter(s)"). If Seller is unable to obtain such Estoppel Letter(s) 403 the same information shall be furnished by Seller to Buyer within that time period in the form of a Seller's affidavit 404 and Buyer may thereafter contact tenant(s) or occupant(s) to confirm such information. If Estoppel Letter(s) or 405 Seller's affidavit, if any, differ materially from Seller's representations and lease(s) provided pursuant to Paragraph 406 6, or if tenant(s)/occupant(s) fail or refuse to confirm Seller's affidavit, Buyer may deliver written notice to Seller 407 within 5 days after receipt of such information, but no later than 5 days prior to Closing Date, terminating this 408 Contract and receive a refund of the Deposit, thereby releasing Buyer and Seller from all further obligations under 409 this Contract. Seller shall, at Closing, deliver and assign all leases to Buyer who shall assume Seller's obligations 410 thereunder. 411

E. LIENS: Seller shall furnish to Buyer at Closing an affidavit attesting (i) to the absence of any financing 412 statement, claims of lien or potential lienors known to Seller and (ii) that there have been no improvements or 413 repairs to the Real Property for 90 days immediately preceding Closing Date. If the Real Property has been 414 improved or repaired within that time. Seller shall deliver releases or waivers of construction liens executed by all 415 general contractors, subcontractors, suppliers and materialmen in addition to Seller's lien affidavit setting forth 416 names of all such general contractors, subcontractors, suppliers and materialmen, further affirming that all charges 417 for improvements or repairs which could serve as a basis for a construction lien or a claim for damages have been 418 paid or will be paid at Closing. 419

F. TIME: Calendar days shall be used in computing time periods. Time is of the essence in this Contract. Other 420 than time for acceptance and Effective Date as set forth in Paragraph 3, any time periods provided for or dates 421 specified in this Contract, whether preprinted, handwritten, typewritten or inserted herein, which shall end or occur 422 on a Saturday, Sunday, or a national legal holiday (see 5 U.S.C. 6103) shall extend to 5:00 p.m. (where the Property 423 is located) of the next business day. 424

425 G. FORCE MAJEURE: Buyer or Seller shall not be required to perform any obligation under this Contract or be 426 liable to each other for damages so long as performance or non-performance of the obligation, or the availability of services, insurance or required approvals essential to Closing, is disrupted, delayed, caused or prevented by Force 427 Majeure. "Force Majeure" means: hurricanes, floods, extreme weather, earthquakes, fire, or other acts of God, 428 unusual transportation delays, or wars, insurrections, or acts of terrorism, which, by exercise of reasonable diligent 429 effort, the non-performing party is unable in whole or in part to prevent or overcome. All time periods, including 430 Closing Date, will be extended a reasonable time up to 7 days after the Force Majeure no longer prevents 431 performance under this Contract, provided, however, if such Force Majeure continues to prevent performance under 432 this Contract more than 30 days beyond Closing Date, then either party may terminate this Contract by delivering 433 written notice to the other and the Deposit shall be refunded to Buyer, thereby releasing Buyer and Seller from all 434 further obligations under this Contract. 435

H. CONVEYANCE: Seller shall convey marketable title to the Real Property by statutory warranty, trustee's, 436 personal representative's, or guardian's deed, as appropriate to the status of Seller, subject only to matters 437 described in STANDARD A and those accepted by Buyer. Personal Property shall, at request of Buyer, be 438



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#### STANDARDS FOR REAL ESTATE TRANSACTIONS ("STANDARDS") CONTINUED

transferred by absolute bill of sale with warranty of title, subject only to such matters as may be provided for in this
 Contract.

#### I. CLOSING LOCATION; DOCUMENTS; AND PROCEDURE:

(i) LOCATION: Closing will be conducted by the attorney or other closing agent ("Closing Agent") designated by
 the party paying for the owner's policy of title insurance and will take place in the county where the Real Property
 is located at the office of the Closing Agent, or at such other location agreed to by the parties. If there is no title
 insurance, Seller will designate Closing Agent. Closing may be conducted by mail, overnight courier, or electronic
 means.

- (ii) CLOSING DOCUMENTS: Seller shall at or prior to Closing, execute and deliver, as applicable, deed, bill of
   sale, certificate(s) of title or other documents necessary to transfer title to the Property, construction lien affidavit(s),
   owner's possession and no lien affidavit(s), and assignment(s) of leases. Seller shall provide Buyer with paid
   receipts for all work done on the Property pursuant to this Contract. Buyer shall furnish and pay for, as applicable,
   the survey, flood elevation certification, and documents required by Buyer's lender.
- (iii) FinCEN GTO NOTICE. If Closing Agent is required to comply with the U.S. Treasury Department's
   Financial Crimes Enforcement Network ("FinCEN") Geographic Targeting Orders ("GTOs"), then Buyer
   shall provide Closing Agent with the information related to Buyer and the transaction contemplated by this
   Contract that is required to complete IRS Form 8300, and Buyer consents to Closing Agent's collection and
   report of said information to IRS.
- (iv) PROCEDURE: The deed shall be recorded upon COLLECTION of all closing funds. If the Title Commitment
   provides insurance against adverse matters pursuant to Section 627.7841, F.S., as amended, the escrow closing
   procedure required by STANDARD J shall be waived, and Closing Agent shall, subject to COLLECTION of all
   closing funds, disburse at Closing the brokerage fees to Broker and the net sale proceeds to Seller.
- J. ESCROW CLOSING PROCEDURE: If Title Commitment issued pursuant to Paragraph 9(c) does not provide 461 for insurance against adverse matters as permitted under Section 627.7841, F.S., as amended, the following 462 escrow and closing procedures shall apply: (1) all Closing proceeds shall be held in escrow by the Closing Agent 463 for a period of not more than 10 days after Closing; (2) if Seller's title is rendered unmarketable, through no fault of 464 Buyer, Buyer shall, within the 10 day period, notify Seller in writing of the defect and Seller shall have 30 days from 465 date of receipt of such notification to cure the defect; (3) if Seller fails to timely cure the defect, the Deposit and all 466 Closing funds paid by Buyer shall, within 5 days after written demand by Buyer, be refunded to Buyer and, 467 simultaneously with such repayment, Buyer shall return the Personal Property, vacate the Real Property and re-468 convey the Property to Seller by special warranty deed and bill of sale; and (4) if Buyer fails to make timely demand 469 for refund of the Deposit, Buyer shall take title as is, waiving all rights against Seller as to any intervening defect 470 except as may be available to Buyer by virtue of warranties contained in the deed or bill of sale. 471
- K. PRORATIONS; CREDITS: The following recurring items will be made current (if applicable) and prorated as of 472 the day prior to Closing Date, or date of occupancy if occupancy occurs before Closing Date: real estate taxes 473 (including special benefit tax assessments imposed by a CDD), interest, bonds, association fees, insurance, rents 474 and other expenses of Property. Buyer shall have option of taking over existing policies of insurance, if assumable, 475 in which event premiums shall be prorated. Cash at Closing shall be increased or decreased as may be required 476 by prorations to be made through day prior to Closing. Advance rent and security deposits, if any, will be credited 477 to Buyer. Escrow deposits held by Seller's mortgagee will be paid to Seller. Taxes shall be prorated based on 478 current year's tax. If Closing occurs on a date when current year's millage is not fixed but current year's assessment 479 is available, taxes will be prorated based upon such assessment and prior year's millage. If current year's 480 assessment is not available, then taxes will be prorated on prior year's tax. If there are completed improvements 481 482 on the Real Property by January 1st of year of Closing, which improvements were not in existence on January 1st of prior year, then taxes shall be prorated based upon prior year's millage and at an equitable assessment to be 483 agreed upon between the parties, failing which, request shall be made to the County Property Appraiser for an 484 informal assessment taking into account available exemptions. In all cases, due allowance shall be made for the 485 maximum allowable discounts and applicable homestead and other exemptions. A tax proration based on an 486 estimate shall, at either party's request, be readjusted upon receipt of current year's tax bill. This STANDARD K 487 shall survive Closing. 488
  - L. ACCESS TO PROPERTY TO CONDUCT APPRAISALS, INSPECTIONS, AND WALK-THROUGH: Seller shall, upon reasonable notice, provide utilities service and access to Property for appraisals and inspections, including a walk-through (or follow-up walk-through if necessary) prior to Closing.

M. RISK OF LOSS: If, after Effective Date, but before Closing, Property is damaged by fire or other casualty
 ("Casualty Loss") and cost of restoration (which shall include cost of pruning or removing damaged trees) does not
 exceed 1.5% of Purchase Price, cost of restoration shall be an obligation of Seller and Closing shall proceed
 pursuant to terms of this Contract. If restoration is not completed as of Closing, a sum equal to 125% of estimated



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#### STANDARDS FOR REAL ESTATE TRANSACTIONS ("STANDARDS") CONTINUED

cost to complete restoration (not to exceed 1.5% of Purchase Price) will be escrowed at Closing. If actual cost of 496 restoration exceeds escrowed amount. Seller shall pay such actual costs (but, not in excess of 1.5% of Purchase 497 Price). Any unused portion of escrowed amount shall be returned to Seller. If cost of restoration exceeds 1.5% of 498 Purchase Price, Buyer shall elect to either take Property "as is" together with the 1.5%, or receive a refund of the 499 Deposit thereby releasing Buyer and Seller from all further obligations under this Contract. Seller's sole obligation 500 with respect to tree damage by casualty or other natural occurrence shall be cost of pruning or removal. 501

N. 1031 EXCHANGE: If either Seller or Buyer wish to enter into a like-kind exchange (either simultaneously with 502 Closing or deferred) under Section 1031 of the Internal Revenue Code ("Exchange"), the other party shall cooperate 503 in all reasonable respects to effectuate the Exchange, including execution of documents; provided, however, 504 cooperating party shall incur no liability or expense related to the Exchange, and Closing shall not be contingent 505 upon, nor extended or delayed by, such Exchange. 506

O. CONTRACT NOT RECORDABLE; PERSONS BOUND; NOTICE; DELIVERY; COPIES; CONTRACT 507 508 EXECUTION: Neither this Contract nor any notice of it shall be recorded in any public records. This Contract shall be binding on, and inure to the benefit of, the parties and their respective heirs or successors in interest. Whenever 509 the context permits, singular shall include plural and one gender shall include all. Notice and delivery given by or to 510 the attorney or broker (including such broker's real estate licensee) representing any party shall be as effective as 511 if given by or to that party. All notices must be in writing and may be made by mail, personal delivery or electronic 512 (including "pdf") media. A facsimile or electronic (including "pdf") copy of this Contract and any signatures hereon 513 shall be considered for all purposes as an original. This Contract may be executed by use of electronic signatures. 514 as determined by Florida's Electronic Signature Act and other applicable laws. 515

- P. INTEGRATION; MODIFICATION: This Contract contains the full and complete understanding and agreement 516 of Buyer and Seller with respect to the transaction contemplated by this Contract and no prior agreements or 517 representations shall be binding upon Buyer or Seller unless included in this Contract. No modification to or change 518 in this Contract shall be valid or binding upon Buyer or Seller unless in writing and executed by the parties intended 519 to be bound by it. 520
- Q. WAIVER: Failure of Buyer or Seller to insist on compliance with, or strict performance of, any provision of this 521 522 Contract, or to take advantage of any right under this Contract, shall not constitute a waiver of other provisions or rights. 523

R. RIDERS; ADDENDA; TYPEWRITTEN OR HANDWRITTEN PROVISIONS: Riders, addenda, and typewritten or handwritten provisions shall control all printed provisions of this Contract in conflict with them.

S. COLLECTION or COLLECTED: "COLLECTION" or "COLLECTED" means any checks tendered or 526 received, including Deposits, have become actually and finally collected and deposited in the account of 527 Escrow Agent or Closing Agent. Closing and disbursement of funds and delivery of closing documents 528 may be delayed by Closing Agent until such amounts have been COLLECTED in Closing Agent's accounts. 529 RESERVED. Τ. 530

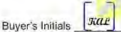
U. APPLICABLE LAW AND VENUE: This Contract shall be construed in accordance with the laws of the State of Florida and venue for resolution of all disputes, whether by mediation, arbitration or litigation, shall lie in the county where the Real Property is located.

FIRPTA TAX WITHHOLDING: If a seller of U.S. real property is a "foreign person" as defined by FIRPTA, V. 534 Section 1445 of the Internal Revenue Code ("Code") requires the buyer of the real property to withhold up to 15% 535 of the amount realized by the seller on the transfer and remit the withheld amount to the Internal Revenue Service 536 (IRS) unless an exemption to the required withholding applies or the seller has obtained a Withholding Certificate 537 538 from the IRS authorizing a reduced amount of withholding.

539 No withholding is required under Section 1445 of the Code if the Seller is not a "foreign person". Seller can provide proof of non-foreign status to Buyer by delivery of written certification signed under penalties of perjury, 540 stating that Seller is not a foreign person and containing Seller's name, U.S. taxpayer identification number and 541 home address (or office address, in the case of an entity), as provided for in 26 CFR 1.1445-2(b). Otherwise, Buyer 542 shall withhold the applicable percentage of the amount realized by Seller on the transfer and timely remit said funds 543 to the IRS. 544

(ii) If Seller is a foreign person and has received a Withholding Certificate from the IRS which provides for reduced 545 or eliminated withholding in this transaction and provides same to Buyer by Closing, then Buyer shall withhold the 546 reduced sum required, if any, and timely remit said funds to the IRS. 547

(iii) If prior to Closing Seller has submitted a completed application to the IRS for a Withholding Certificate and has 548 provided to Buyer the notice required by 26 CFR 1.1445-1(c) (2)(i)(B) but no Withholding Certificate has been 549 received as of Closing, Buyer shall, at Closing, withhold the applicable percentage of the amount realized by Seller 550 on the transfer and, at Buyer's option, either (a) timely remit the withheld funds to the IRS or (b) place the funds in 551 escrow, at Seller's expense, with an escrow agent selected by Buyer and pursuant to terms negotiated by the 552



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parties, to be subsequently disbursed in accordance with the Withholding Certificate issued by the IRS or remitted directly to the IRS if the Seller's application is rejected or upon terms set forth in the escrow agreement.

(iv) In the event the net proceeds due Seller are not sufficient to meet the withholding requirement(s) in this 555 transaction, Seller shall deliver to Buyer, at Closing, the additional COLLECTED funds necessary to satisfy the 556 applicable requirement and thereafter Buyer shall timely remit said funds to the IRS or escrow the funds for 557 disbursement in accordance with the final determination of the IRS, as applicable. 558

(v) Upon remitting funds to the IRS pursuant to this STANDARD, Buyer shall provide Seller copies of IRS Forms. 559 8288 and 8288-A. as filed. 560

W. RESERVED 561

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X. BUYER WAIVER OF CLAIMS: To the extent permitted by law, Buyer waives any claims against Seller 562 and against any real estate licensee involved in the negotiation of this Contract for any damage or defects 563 pertaining to the physical condition of the Property that may exist at Closing of this Contract and be 564 subsequently discovered by the Buyer or anyone claiming by, through, under or against the Buyer. This 565 provision does not relieve Seller's obligation to comply with Paragraph 10(j). This Standard X shall survive 566 Closing. 567

#### ADDENDA AND ADDITIONAL TERMS

- ADDENDA: The following additional terms are included in the attached addenda or riders and incorporated into this 569 \* Contract (Check if applicable): 570
  - A. Condominium Rider B. Homeowners' Assn.

C. Seller Financing

- K. RESERVED
- L. RESERVED
- D. Mortgage Assumption
- E. FHA/VA Financing
- F. Appraisal Contingency
- G. Short Sale
- H. Homeowners/Flood Ins.
- □ I. RESERVED
- J. Interest-Bearing Acct.
- M. Defective Drywall
- N. Coastal Construction Control Line
- O. Insulation Disclosure
- P. Lead Paint Disclosure (Pre-1978)
- Q. Housing for Older Persons
- R. Rezoning
- S. Lease Purchase/ Lease Option

- T. Pre-Closing Occupancy
- U. Post-Closing Occupancy
- V. Sale of Buyer's Property
- W. Back-up Contract
- X. Kick-out Clause
- Y. Seller's Attorney Approval
- Z. Buyer's Attorney Approval
- AA. Licensee Property Interest
- BB. Binding Arbitration
- CC. Miami-Dade County Special Taxing District Disclosure
- Other: Escalation Clause

#### ADDITIONAL TERMS: 571\* 20.

Should there be any competitive offer(s) submitted on the above reference property, 572 simultaneous to the presentation of this offer that are equal to offering price of 573 U\$125,000.00 or greater, buyer hereby agrees to pay \$500.00 more than any of the other 574 competitive offers up to a maximum purchase price of \$161,000.00. Seller hereby agrees to provide representative with evidence of the other competitive bid(s) prior to amending this 575 contract to reflect the higher sales price. All other terms and conditions of the contract to 576 purchase remain in full force and effect. 577 578

Contract is conditioned upon approval of the TCAA Board Members.

Property may be subject to avigation easement. 583 584

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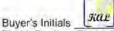
589 \*

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Seller counters Buyer's offer (to accept the counter-offer, Buyer must sign or initial the counter-offered terms and deliver a copy of the acceptance to Seller).

COUNTER-OFFER/REJECTION

Seller rejects Buyer's offer. 591 \*



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592	THIS IS INTENDED TO BE A LEGALLY BINDING CONTRACT. IF NOT FULLY UNDERSTOOD, SEEK T	HE
593	ADVICE OF AN ATTORNEY PRIOR TO SIGNING.	

#### 594 THIS FORM HAS BEEN APPROVED BY THE FLORIDA REALTORS AND THE FLORIDA BAR.

Approval of this form by the Florida Realtors and The Florida Bar does not constitute an opinion that any of the terms and conditions in this Contract should be accepted by the parties in a particular transaction. Terms and conditions should be negotiated based upon the respective interests, objectives and bargaining positions of all interested persons.

599	AN ASTERISK (*) FOLLOWING A LINE NUMBER IN THE MARGIN INDICATES THE LINE CONTAINS A BLANK
600	TO BE COMPLETED.

Buyer: Kenan Alexander Lewin	Kenan Alexander Lewin	Date:
Buyer:	Construction of the	Date:
Seller: // - h	Titusville-Cocoa	Date: Nov 4, 2021
Seller:	Titusville-Cocoa	Date:
	Airport Authority	
Buyer's address for purpos	es of notice Seller's address	s for purposes of notice
-		

BROKER: Listing and Cooperating Brokers, if any, named below (collectively, "Broker"), are the only Brokers entitled to compensation in connection with this Contract. Instruction to Closing Agent: Seller and Buyer direct Closing Agent to disburse at Closing the full amount of the brokerage fees as specified in separate brokerage agreements with the parties and cooperative agreements between the Brokers, except to the extent Broker has retained such fees from the escrowed funds. This Contract shall not modify any MLS or other offer of compensation made by Seller or Listing Broker to Cooperating Brokers.

Maria Murillo	Courtney R Noble
Cooperating Sales Associate, if any	Listing Sales Associate
Noble & Co. R.E. Professionals	Noble & Co. R.E. Professionals

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### NOBLE & COMPANY REAL ESTATE PROFESSIONALS LLC 5 MAIN STREET TITUSVILLE, FLORIDA 32796 321.607.1311

### BROKERAGE DISCLOSURE STATEMENT

NOBLE & COMPANY REAL ESTATE PROFESSIONALS LLC and COURTNEY NOBLE provide this statement to you, in making all informed decision of the sale/purchase of the real estate property above. Carefully read all agreements to ensure the BUYER/SELLER adequately understand the terms of the transaction. By initialing and signing this document, the BUYER/SELLER agree to all statements disclosed and hold Noble & Company Real Estate Professionals LLC harmless.

#### INFORMATION RELATIVE TO THE SALE/PURCHASE OF REAL PROPERTY LOCATED:

#### 712 N. Dixie Avenue, Titusville Florida 32796

**LEGAL REQUIREMENTS** ~ In Florida, all contracts for real property are required to be in writing to be enforceable and to comply with the law. You have the right to legal counsel represent you in any real estate transaction.

HIDDEN DEFECTS ~ Florida Law requires the following disclosures to be provided to the buyer before becoming obligated on a contract or lease of residential property.

**RADON GAS:** Radon is a naturally occurring radioactive gas that, when it is accumulated in a building in sufficient quantities, may present health risks to persons who are exposed to it over time. Levels of radon that exceed federal and state guidelines have been found in buildings in Florida. Additional information regarding radon and radon testing may be obtained from your county health department. **MOLD**: Mold is naturally occurring and may cause health risks or damage to property. If Buyer is concerned or desires additional information regarding mold, Buyer should contact an appropriate professional.

**ENERGY BROCHURE:** Buyer acknowledges receipt of Florida Energy-Efficiency Rating Information Brochure.

LEAD-BASED PAINT: If Property includes pre-1978 residential housing, a lead-based paint disclosure is mandatory.

**SELLER DISCLOSURE:** Seller knows of no facts materially affecting the value of the Real Property which are not readily observable and which have not been disclosed to Buyer. Except as provided for in the preceding sentence, Seller extends and intends no warranty and makes no representation of any type, either express or implied, as to the physical condition or history of the Property. Except as otherwise disclosed in writing Seller has received no written or verbal notice from any governmental entity or agency as to a currently uncorrected building, environmental or safety code violation. Buyer has been advised to carefully review the Sellers Property Disclosure Statement prior to making an offer. If the Disclosure is not available at the time of contract signing, the Buyer's agent will attempt to obtain it. However, Buyer understands it may not be attainable. **PERMITS DISCLOSURE:** Except as may have been disclosed by Seller to Buyer in a written disclosure, Seller does not know of any improvements made to the Property which were made without required permits or made pursuant to permits which have not been properly closed. If Seller identifies permits which have not been properly closed or improvements which were not permitted, then Seller shall promptly deliver to Buyer all plans, written documentation or other information in Seller's possession, knowledge, or control relating to improvements to the Property which are the subject of such open permits or unpermitted improvements.

**HOME INSPECTON:** Your Broker and/or Realtor will not render professional opinion as to a property's condition. Your Broker and/or Realtor strongly recommend that you have the property inspected by a licensed firm or individual specializing in home inspections and holding an occupational license for such purpose or an appropriately licensed Florida contractor dealing in construction, repair and maintenance of items inspected. Items may include, but not limited to, permits, roof, building exterior and interior, appliances, electrical, HVAC, plumbing, mold issues, pool, septic tank, soil and percolation tests, water and well analysis. A Termite/Wood Destroying Organism (WDO) inspection is highly recommended. It is the sole responsibility of the Buyer to select & hire inspectors, contractors or a specialized individual. If Buyer voluntarily waives the right to inspect, the Buyer must sign a waiver before the expiration of the due diligence period.

**HOLD HARMLESS:** Noble & Co. Real Estate Professionals can only recommend such tradesmen or vendors upon request. Client agrees to hold Noble & Co. Real Estate Professionals and it's Sales Associates, involved in the purchase or sale of real property, harmless and keep them exonerated from all loss, damage, liability, or expense incurred or claimed by reasons of an act or negligence from the recommended party, vendor, tradesman or their employees that has been selected as an Inspector, Mortgage Lender, Surveyor, Appraiser, Contractor, Handyman or other Specialized Tradesman. It is the sole responsibility of the Buyer or Seller to hire a tradesman. By signing this agreement, Buyer/Seller acknowledges to Hold Noble & Co. Real Estate Professionals LLC and its Sales Associates harmless.

### WIRE FRAUD

Criminals/hackers are targeting email accounts of various parties involved in real estate transactions (e.g., lawyers, title agents, mortgage brokers, real estate agents). These emails are convincing and sophisticated. Among other concerns, this has led to fraudulent wiring instructions being used to divert funds to the criminal's bank account. These emails may look like legitimate emails from the proper party. If you receive an email regarding instructions that contains any suspicious information, do not click on any links that may be in the email and do not reply. Broker strongly recommends that Buyer, Seller, and their respective attorneys and others working on a transaction, refrain from placing any sensitive personal and financial information in an email, directly or through an email attachment. When there is a need to share Social Security numbers, bank accounts, credit card numbers, wiring instructions or similar sensitive information, Broker strongly recommends using more secure means, such as providing the information in person, over the phone, or through secure mail or package services, whenever possible. In addition, before Buyer or Seller wires any funds to any party (including Buyer or Seller's attorney, title agent, mortgage broker, or real estate broker) personally call them to confirm the information is legitimate (i.e.,

confirm the ABA routing number or SWIFT code and credit account number). Buyer and Seller should call them at a number that is independently obtained (e.g., from this Contract, the recipient's website, etc.) and not use the number in the email in order to be sure that the contact is a legitimate party.

#### BROKERAGE AGREEMENT

SINGLE AGENT As a single agent, COURTNEY NOBLE with NOBLE & COMPANY REAL ESTATE PROFESSIONALS LLC, owes to you the following duties:

- 1. Dealing honestly and fairly;
- 2. Loyalty;
- 3. Confidentiality;
- 4. Obedience;
- 5. Full disclosure;
- 6. Accounting for all funds;
- 7. Skill, care and diligence in the transaction;

8. Presenting all offers and counteroffers in a timely manner, unless a party has previously directed the licensee otherwise in writing; and

9. Disclosing all known facts that materially affect the value of residential real property and are not readily observable.

Seller: _		Date:
Seller:		Date:
Buyer: .	Renan Alexander Lewin 10/31/2021 4:50:48 PM EDT	Date:
Buyer:		Date:

### Comprehensive Rider to the Residential Contract For Sale And Purchase THIS FORM HAS BEEN APPROVED BY THE FLORIDA REALTORS AND THE FLORIDA BAR

If initialed by all parties, the For Sale And Purchase betwee and LC			altors®/Florida	Bar Residential Contract (SELLER) (BUYER)
concerning the Property descr		712 N DIXIE AVE TITU	SVILLE FL 327	
Buyer's Initials Ran		Seller's Initials	kd	
		PAINT DISCLOSURE 78 Housing)		
"Every purchaser of any interest such property may present exp poisoning. Lead poisoning in reduced intelligence quotient, pregnant women. The seller of lead-based paint hazards from based paint hazards. A risk ass	at in residential real property on posure to lead from lead-base young children may produce behavioral problems, and imp any interest in residential real risk assessments or inspection	d paint that may place y permanent neurological paired memory. Lead p property is required to p in the seller's possessio	young children a damage, inclue oisoning also p provide the buye n and notify the	at risk of developing lead ding learning disabilities, oses a particular risk to r with any information on buyer of any known lead-
Left Known I Seller ha (b) Records an □ Seller ha	) f lead-based paint or lead-bas ead-based paint or lead-base as <u>no knowledge</u> of lead-base d reports available to the Sell as provided the Buyer with all paint hazards in the housing.	d paint hazards <u>are pres</u> d paint or lead-based p er (CHECK ONE BELC available records and r	sent in the hous aint hazards in t W):	ing. the housing.
Buyer's Acknowledgement	as no reports or records perta (INITIAL) received copies of all informati		aint or lead-bas	ed paint hazards in the
	eceived the pamphlet Protect		in Your Home.	
C Receive or inspectio Waived paint or lead Licensee's Acknowledgeme		ed paint or lead-based risk assessment or ins	paint hazards; o pection for the	or presence of lead-based
	as informed the Seller of the responsibility to ensure compl viewed the information above	iance.		
they have provided is true and	d accurate.	Kenan Alexander Lee		10/31/2021
SELLER		BUYER/2021 3:57:55 PM E		Date
SELLER Country Noble	Date Oct 19, 2021	BUYER Maria Murillo		Date 10/31/2021
Listing Licensee	Date	Selling Licensee		Date

Any person or persons who knowingly violate the provisions of the Residential Lead-Based Paint Hazard Reduction Act of 1992 may be subject to civil and criminal penalties and potential triple damages in a private civil lawsuit. Page 1 of 1 P. LEAD-BASED PAINT DISCLOSURE

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#### **RELEASE AND HOLD HARMLESS AGREEMENT**

## PROPERTY ADDRESS: 712 N Dixie Ave. Titusville FL 32796

#### \*\*\*\*THIS DOCUMENT MUST BE COMPLETED BY THE BUYER & CO-OPERATING BROKER BEFORE ENTRY IN THE ABOVE PROPERTY ADDRESS.\*\*\*\*

The Undersigned acknowledges that; the Seller has disclosed to the Undersigned that condition of the property and that the property presents a risk of personal injury or death; and the Undersigned desires and intends to enter the property for the purpose of viewing, inspecting, or making repairs to said property. Therefore, having been advised of the possible health risks and having conducted independent inquires with appropriate professions, if desired, the Undersigned elects to enter the subject property.

The Undersigned , having read this Release and Hold Harmless Agreement in consideration of being granted access to the Subject Property hereby agrees to release and hold harmless Seller, its agents, employees, contractors, and representatives from and against any claims, damages, losses, costs or expenses of any kind, financial or otherwise, sustained or arising from the Undersigned's entry onto and physical inspection of the Subject Property.

The Undersigned agrees that this Agreement shall be binding upon him/ her/ them, his/ her/ their heirs, representatives, executors, administrators, assigns and insurance carrier, and shall insure to the benefit of the Seller, its agents, employees, servants, successors and assigns.

Seller will not turn on any utilities on the property for use in buyer's inspections. If Purchaser wants the utilities on during inspection, the cost to connect utilities and any charges for service will be solely at the expense of the Purchaser. Any actions required to turn on the water or other utilities will be performed by the Purchaser's Contractor. The condition of the property may not support the connection of utilities and no repairs will be done by Purchaser or Seller to make the property available for connection.

The Purchaser must make arrangements to have the utilities disconnected after inspection is completed. The Listing Agent will be responsible for ensuring all utilities have been disconnected.

Any access or inspections outside of the allowed inspection period will require approval by Seller and will need to be approved by Listing Agent.

Weekend inspections are acceptable but with the contingency that all utilities are operable, and all parties have confirmed attendance by the close of business the Friday before inspection.

Buyer:	Kenan Alexander Lewin	10/31/2021 Date:
Buyer:	- 10/31/2021 4:50:23 PM EDT	Date:
Buyer's Agent; Maria Murillo		Date: 10/31/2021
Brokera	ge: Noble & Co. R.E. Professionals	

#### OFFER INFORMATION SHEET

\*\*\*\*\*\*PLEASE NOTE THAT COMPLETE OFFERS WILL BE SUBMITTED TO THE SELLER FOR CONSIDERTION, THIS INFORMATION SHEET MUST BE COMPLETED AND ACCOMPANIED BY ALL DOCUMENTS LISTED BELOW. INCOMPLETE OFFER PACKAGES MAY NOT BE CONSIDERED BY THE SELLER, BOARD MEMBERS. ALL OFFERS ARE DUE BY WEDNESDAY, 10/27 @ 5PM. PLEASE ALLOW AN ADDITIONAL 7 DAYS FOR ACCEPTANCE.

PROPERTY ADDRESS: \_\_\_\_\_\_901 North Singleton Avenue Titusville, FL 32796

PURCHASER: \_\_James Burket PA

- X INVESTOR PLEASE INCLUDE DIVISION OF CORPORATIONS IF REGISTERED AS AN LLC OR CORP.
- OWNER OCCUPANT

OFFER AMOUNT: \$100,000 with an escalation clause up to \$120,000. See addendum.

ESCROW DEPOSIT: \$5,000	
CLOSING DATE:On or before 11-15-2021	
INSPECTION DAYS: 0 - No inspection ADDITIONAL TERMS/NOTES: See escalation	n clause addendum
	1 Professionals
Part Court	

BUYERS AGENT NAME : James Burket

BROKERAGE: \_\_\_\_\_\_ Noble & Company Real Estate Professional LLC

EMAIL: \_\_\_\_\_Burket8@Yahoo.com

LICENSE #: Spc.3346303

- □ PROOF OF FUNDS
- □ AS-IS RESIDENTIAL CONTRACT
- LEAD- BASED PAINT
- □ SELLERS DISCLOSURE
- BROKERAGE DISCLOSURE
- □ HOLD HARMLESS & UTILITY NOTICE

# **"AS IS" Residential Contract For Sale And Purchase** THIS FORM HAS BEEN APPROVED BY THE FLORIDA REALTORS AND THE FLORIDA BAR

PART	ES: Airport Authority Titusville - Cocoa	_("Seller"),
	James Burket PA	_("Buyer"),
agree	that Seller shall sell and Buyer shall buy the following described Real Property and Persona	al Property
(colled	tively "Property") pursuant to the terms and conditions of this AS IS Residential Contract For Sale And	d Purchase
and a	ny riders and addenda ("Contract"):	
1. PI	OPERTY DESCRIPTION:	
(a	) Street address, city, zip:901 N Singleton Avenue Titusville, FL 32796	
(b	) Located in:Brevard County, Florida. Property Tax ID #: 2108212	
	Real Property: The legal description is UNA HEIGHTS LOT 1 BLK 2	
(-		
	together with all existing improvements and fixtures, including built-in appliances, built-in furnis	shings and
	attached wall-to-wall carpeting and flooring ("Real Property") unless specifically excluded in Paragra	
	by other terms of this Contract.	
h)	) Personal Property: Unless excluded in Paragraph 1(e) or by other terms of this Contract, the follo	wing items
(u	which are owned by Seller and existing on the Property as of the date of the initial offer are inclu	
	purchase: range(s)/oven(s), refrigerator(s), dishwasher(s), disposal, ceiling fan(s), intercom, light	
	drapery rods and draperies, blinds, window treatments, smoke detector(s), garage door opener(s), se	
	and other access devices, and storm shutters/panels ("Personal Property").	sounty yate
	Other Personal Property items included in this purchase are:	
	Other Fersonial Froperty lients included in this purchase are.	
	Personal Property is included in the Purchase Price, has no contributory value, and shall be left for	the Buyer
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(e	) The following items are excluded from the purchase:	
		20.000
2. P	JRCHASE PRICE (U.S. currency): $\frac{B}{B}$	20,000 
(a	) Initial deposit to be held in escrow in the amount of (checks subject to COLLECTION)\$	5,000
	The initial deposit made payable and delivered to "Escrow Agent" named below	
	(CHECK ONE): (i) accompanies offer or (ii) X is to be made within <u>3</u> (if left	
	blank, then 3) days after Effective Date. IF NEITHER BOX IS CHECKED, THEN	
	OPTION (ii) SHALL BE DEEMED SELECTED.	
	Escrow Agent Information: Name: Kristy A. Mount Esquire	
	Address:       1702 S. Washington Ave Titusville, FL 32780         Phone:       321-267-5504         E-mail:       KMount@Titusvillelaw.com	
	Phone: <u>321-267-5504</u> E-mail: KMount@Titusvillelaw.com Fax:	
(b	) Additional deposit to be delivered to Escrow Agent within (if left blank, then 10)	
	days after Effective Date	
	(All deposits paid or agreed to be paid, are collectively referred to as the "Deposit")	7B
(c	) Financing: Express as a dollar amount or percentage ("Loan Amount") see Paragraph 8	J
(H	) Other:	
(u	) Balance to close (not including Buyer's closing costs, prepaids and prorations) by wire	\$115,000
(6	transfer or other COLLECTED funds	95.000
	NOTE: For the definition of "COLLECTION" or "COLLECTED" see STANDARD S.	
יד 2		
	ME FOR ACCEPTANCE OF OFFER AND COUNTER-OFFERS; EFFECTIVE DATE:	or before
	) If not signed by Buyer and Seller, and an executed copy delivered to all parties on	
1/08/20		
	Buyer. Unless otherwise stated, time for acceptance of any counter-offers shall be within 2 days af	ter the day
	the counter-offer is delivered.	
(b	) The effective date of this Contract shall be the date when the last one of the Buyer and Seller has	s signed or
	initialed and delivered this offer or final counter-offer ("Effective Date").	
	<b>_OSING DATE:</b> Unless modified by other provisions of this Contract, the closing of this transaction	
	id the closing documents required to be furnished by each party pursuant to this Contract shall be	
("(	Closing") on <del>or before Nov 15, 202</del> 1 ("Closing Date"), at the time established by the Clos	ing Agent.
	on/before 12/17/2021	
	TR TR Kd	

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#### 5. EXTENSION OF CLOSING DATE: 53

- (a) If Paragraph 8(b) is checked and Closing funds from Buyer's lender(s) are not available on Closing Date due 54 to Consumer Financial Protection Bureau Closing Disclosure delivery requirements ("CFPB Requirements"), 55 then Closing Date shall be extended for such period necessary to satisfy CFPB Requirements, provided such 56 period shall not exceed 10 days. 57
  - (b) If an event constituting "Force Majeure" causes services essential for Closing to be unavailable, including the unavailability of utilities or issuance of hazard, wind, flood or homeowners' insurance, Closing Date shall be extended as provided in STANDARD G.

#### OCCUPANCY AND POSSESSION: 61 6.

- (a) Unless the box in Paragraph 6(b) is checked, Seller shall, at Closing, deliver occupancy and possession of the 62 Property to Buyer free of tenants, occupants and future tenancies. Also, at Closing, Seller shall have removed 63 all personal items and trash from the Property and shall deliver all keys, garage door openers, access devices 64 and codes, as applicable, to Buyer. If occupancy is to be delivered before Closing, Buyer assumes all risks of 65 loss to the Property from date of occupancy, shall be responsible and liable for maintenance from that date, 66 and shall be deemed to have accepted the Property in its existing condition as of time of taking occupancy. 67
- (b) CHECK IF PROPERTY IS SUBJECT TO LEASE(S) OR OCCUPANCY AFTER CLOSING. If Property is 68 \* subject to a lease(s) after Closing or is intended to be rented or occupied by third parties beyond Closing, the 69 facts and terms thereof shall be disclosed in writing by Seller to Buyer and copies of the written lease(s) shall 70 be delivered to Buyer, all within 5 days after Effective Date. If Buyer determines, in Buyer's sole discretion, that 71 the lease(s) or terms of occupancy are not acceptable to Buyer, Buyer may terminate this Contract by delivery 72 of written notice of such election to Seller within 5 days after receipt of the above items from Seller, and Buyer 73 shall be refunded the Deposit thereby releasing Buyer and Seller from all further obligations under this Contract. 74 Estoppel Letter(s) and Seller's affidavit shall be provided pursuant to STANDARD D. If Property is intended to 75 be occupied by Seller after Closing, see Rider U. POST-CLOSING OCCUPANCY BY SELLER. 76
- ASSIGNABILITY: (CHECK ONE): Buyer imay assign and thereby be released from any further liability under 7. 77\* this Contract; may assign but not be released from liability under this Contract; or 🕱 may not assign this 78\* 79 Contract.

#### FINANCING

#### 8. FINANCING: 81

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- 🕱 (a) Buyer will pay cash for the purchase of the Property at Closing. There is no financing contingency to Buyer's 82 \* obligation to close. If Buyer obtains a loan for any part of the Purchase Price of the Property, Buyer acknowledges 83 that any terms and conditions imposed by Buyer's lender(s) or by CFPB Requirements shall not affect or extend 84 the Buyer's obligation to close or otherwise affect any terms or conditions of this Contract. 85
- (b) This Contract is contingent upon Buyer obtaining approval of a conventional FHA VA or other 86\* (describe) loan within (if left blank, then 30) days after Effective Date ("Loan Approval 87\* Period") for **(CHECK ONE):** [] fixed, [] adjustable, [] fixed or adjustable rate in the Loan Amount (See Paragraph 88' 2(c)), at an initial interest rate not to exceed % (if left blank, then prevailing rate based upon Buyer's 89\* creditworthiness), and for a term of (if left blank, then 30) years ("Financing"). 90\*

(i) Buyer shall make mortgage loan application for the Financing within 91\* (if left blank, then 5) days after Effective Date and use good faith and diligent effort to obtain approval of a loan meeting the Financing terms 92 ("Loan Approval") and thereafter to close this Contract. Loan Approval which requires a condition related to the sale 93 by Buyer of other property shall not be deemed Loan Approval for purposes of this subparagraph. 94

- Buyer's failure to use diligent effort to obtain Loan Approval during the Loan Approval Period shall be considered a 95 default under the terms of this Contract. For purposes of this provision, "diligent effort" includes, but is not limited 96 to, timely furnishing all documents and information and paying of all fees and charges requested by Buyer's 97 mortgage broker and lender in connection with Buyer's mortgage loan application. 98
- (ii) Buyer shall keep Seller and Broker fully informed about the status of Buyer's mortgage loan application, 99 Loan Approval, and loan processing and authorizes Buyer's mortgage broker, lender, and Closing Agent to disclose 100 such status and progress, and release preliminary and finally executed closing disclosures and settlement 101 statements, to Seller and Broker. 102

(iii) Upon Buyer obtaining Loan Approval, Buyer shall promptly deliver written notice of such approval to Seller.

(iv) If Buyer is unable to obtain Loan Approval after the exercise of diligent effort, then at any time prior to expiration of the Loan Approval Period. Buver may provide written notice to Seller stating that Buver has been unable to obtain Loan Approval and has elected to either:

(1) waive Loan Approval, in which event this Contract will continue as if Loan Approval had been obtained; or (2) terminate this Contract.

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Seller's Initials

109 110 111 112 113 114 115 116 117 118 119 120 121 122 123*		<ul> <li>(v) If Buyer fails to timely deliver either notice provided in Paragraph 8(b)(iii) or (iv), above, to Seller prior to expiration of the Loan Approval Period, then Loan Approval shall be deemed waived, in which event this Contract will continue as if Loan Approval had been obtained, provided however, Seller may elect to terminate this Contract by delivering written notice to Buyer within 3 days after expiration of the Loan Approval Period.</li> <li>(vi) If this Contract is timely terminated as provided by Paragraph 8(b)(iv)(2) or (v), above, and Buyer is not in default under the terms of this Contract, Buyer shall be refunded the Deposit thereby releasing Buyer and Seller from all further obligations under this Contract.</li> <li>(vii) If Loan Approval has been obtained, or deemed to have been obtained, as provided above, and Buyer fails to close this Contract, then the Deposit shall be paid to Seller unless failure to close is due to: (1) Seller's default or inability to satisfy other contingencies of this Contract; (2) Property related conditions of the Loan Approval have not been met (except when such conditions are waived by other provisions of this Contract); or (3) appraisal of the Property obtained by Buyer's lender is insufficient to meet terms of the Loan Approval, in which event(s) the Buyer shall be refunded the Deposit, thereby releasing Buyer and Seller from all further obligations under this Contract.</li> </ul>
124*		(d) Purchase money note and mortgage to Seller (see riders; addenda; or special clauses for terms).
125	-	
126	9.	CLOSING COSTS; TITLE INSURANCE; SURVEY; HOME WARRANTY; SPECIAL ASSESSMENTS:
127 128		<ul> <li>(a) COSTS TO BE PAID BY SELLER:</li> <li>Documentary stamp taxes and surtax on deed, if any</li> <li>HOA/Condominium Association estoppel fees</li> </ul>
129		• Owner's Policy and Charges (if Paragraph 9(c)(i) is checked) • Recording and other fees needed to cure title
130		• Title search charges (if Paragraph 9(c)(iii) is checked) • Seller's attorneys' fees
131 *		• Municipal lien search (if Paragraph 9(c)(i) or (iii) is checked) • Other:
132		If, prior to Closing, Seller is unable to meet the AS IS Maintenance Requirement as required by Paragraph 11
133		a sum equal to 125% of estimated costs to meet the AS IS Maintenance Requirement shall be escrowed at
134		Closing. If actual costs to meet the AS IS Maintenance Requirement exceed escrowed amount, Seller shall pay
135		such actual costs. Any unused portion of escrowed amount(s) shall be returned to Seller.
136		(b) COSTS TO BE PAID BY BUYER:
137		Taxes and recording fees on notes and mortgages     Loan expenses
138		Recording fees for deed and financing statements     Appraisal fees     Appraisal fees
139		<ul> <li>Owner's Policy and Charges (if Paragraph 9(c)(ii) is checked)</li> <li>Survey (and elevation certification, if required)</li> <li>Buyer's Inspections</li> <li>Buyer's attorneys' fees</li> </ul>
140 141		• Lender's title policy and endorsements • All property related insurance
141		• HOA/Condominium Association application/transfer fees • Owner's Policy Premium (if Paragraph
143		• Municipal lien search (if Paragraph 9(c)(ii) is checked) 9 (c)(iii) is checked.)
144 *		•Other:
145 *		(c) <b>TITLE EVIDENCE AND INSURANCE:</b> At least <u>15</u> (if left blank, then 15, or if Paragraph 8(a) is checked,
146		then 5) days prior to Closing Date ("Title Evidence Deadline"), a title insurance commitment issued by a Florida
147		licensed title insurer, with legible copies of instruments listed as exceptions attached thereto ("Title
148		Commitment") and, after Closing, an owner's policy of title insurance (see STANDARD A for terms) shall be
149		obtained and delivered to Buyer. If Seller has an owner's policy of title insurance covering the Real Property, a
150		copy shall be furnished to Buyer and Closing Agent within 5 days after Effective Date. The owner's title policy
151		premium, title search and closing services (collectively, "Owner's Policy and Charges") shall be paid, as set
152		forth below. The title insurance premium charges for the owner's policy and any lender's policy will be calculated
153		and allocated in accordance with Florida law, but may be reported differently on certain federally mandated
154 155		closing disclosures and other closing documents. For purposes of this Contract "municipal lien search" means a search of records necessary for the owner's policy of title insurance to be issued without exception for unrecorded
156		liens imposed pursuant to Chapters 159 or 170, F.S., in favor of any governmental body, authority or agency.
157		(CHECK ONE):
158 *		X (i) Seller shall designate Closing Agent and pay for Owner's Policy and Charges, and Buyer shall pay the
159		premium for Buyer's lender's policy and charges for closing services related to the lender's policy,
160		endorsements and loan closing, which amounts shall be paid by Buyer to Closing Agent or such other
161		provider(s) as Buyer may select; or
162*		☐ (ii) Buyer shall designate Closing Agent and pay for Owner's Policy and Charges and charges for closing
163		services related to Buyer's lender's policy, endorsements and loan closing; or

Buyer's Initials \_\_\_\_\_\_Bage **3** of **12** Seller's I FloridaRealtors/EloridaBar-ASIS-5x Rev.6/19 © 2017 Florida Realtors® and The Florida Bar. All rights reserved. Seller's Initials

- (iii) [MIAMI-DADE/BROWARD REGIONAL PROVISION]: Seller shall furnish a copy of a prior owner's policy 164 \* of title insurance or other evidence of title and pay fees for: (A) a continuation or update of such title evidence, 165 which is acceptable to Buyer's title insurance underwriter for reissue of coverage; (B) tax search; and (C) 166 municipal lien search. Buyer shall obtain and pay for post-Closing continuation and premium for Buyer's owner's 167 policy, and if applicable. Buyer's lender's policy. Seller shall not be obligated to pay more than \$ 168 \*
- (if left blank, then \$200.00) for abstract continuation or title search ordered or performed by Closing Agent. 169 (d) **SURVEY**: On or before Title Evidence Deadline, Buyer may, at Buyer's expense, have the Real Property 170 surveyed and certified by a registered Florida surveyor ("Survey"). If Seller has a survey covering the Real 171 172 Property, a copy shall be furnished to Buyer and Closing Agent within 5 days after Effective Date.
- (e) HOME WARRANTY: At Closing, 
  Buyer 
  Seller X N/A shall pay for a home warranty plan issued by 173 at a cost not to exceed \$ . A home 174 \* warranty plan provides for repair or replacement of many of a home's mechanical systems and major built-in 175
- appliances in the event of breakdown due to normal wear and tear during the agreement's warranty period. 176 (f) **SPECIAL ASSESSMENTS:** At Closing, Seller shall pay: (i) the full amount of liens imposed by a public body 177 ("public body" does not include a Condominium or Homeowner's Association) that are certified, confirmed and 178 ratified before Closing; and (ii) the amount of the public body's most recent estimate or assessment for an 179 improvement which is substantially complete as of Effective Date, but that has not resulted in a lien being 180 imposed on the Property before Closing. Buyer shall pay all other assessments. If special assessments may 181 be paid in installments (CHECK ONE): 182
- (a) Seller shall pay installments due prior to Closing and Buyer shall pay installments due after Closing. 183 Installments prepaid or due for the year of Closing shall be prorated. 184
- X (b) Seller shall pay the assessment(s) in full prior to or at the time of Closing. 185
  - IF NEITHER BOX IS CHECKED, THEN OPTION (a) SHALL BE DEEMED SELECTED.
  - This Paragraph 9(f) shall not apply to a special benefit tax lien imposed by a community development district (CDD) pursuant to Chapter 190, F.S., which lien shall be prorated pursuant to STANDARD K.

#### DISCLOSURES

#### 10. DISCLOSURES:

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- (a) **RADON GAS:** Radon is a naturally occurring radioactive gas that, when it is accumulated in a building in sufficient quantities, may present health risks to persons who are exposed to it over time. Levels of radon that exceed federal and state guidelines have been found in buildings in Florida. Additional information regarding radon and radon testing may be obtained from your county health department.
- (b) **PERMITS DISCLOSURE:** Except as may have been disclosed by Seller to Buyer in a written disclosure, Seller does not know of any improvements made to the Property which were made without required permits or made pursuant to permits which have not been properly closed. If Seller identifies permits which have not been properly closed or improvements which were not permitted, then Seller shall promptly deliver to Buyer all plans, written documentation or other information in Seller's possession, knowledge, or control relating to improvements to the Property which are the subject of such open permits or unpermitted improvements.
  - (c) MOLD: Mold is naturally occurring and may cause health risks or damage to property. If Buyer is concerned or desires additional information regarding mold, Buyer should contact an appropriate professional.
- (d) FLOOD ZONE; ELEVATION CERTIFICATION: Buyer is advised to verify by elevation certificate which flood 203 zone the Property is in, whether flood insurance is required by Buyer's lender, and what restrictions apply to 204 improving the Property and rebuilding in the event of casualty. If Property is in a "Special Flood Hazard Area" 205 or "Coastal Barrier Resources Act" designated area or otherwise protected area identified by the U.S. Fish and 206 Wildlife Service under the Coastal Barrier Resources Act and the lowest floor elevation for the building(s) and/or 207 flood insurance rating purposes is below minimum flood elevation or is ineligible for flood insurance coverage 208 through the National Flood Insurance Program or private flood insurance as defined in 42 U.S.C. §4012a, Buyer 209 may terminate this Contract by delivering written notice to Seller within 15 (if left blank, then 20) days after 210 Effective Date, and Buyer shall be refunded the Deposit thereby releasing Buyer and Seller from all further 211 obligations under this Contract, failing which Buyer accepts existing elevation of buildings and flood zone 212 designation of Property. The National Flood Insurance Program may assess additional fees or adjust premiums 213 for pre-Flood Insurance Rate Map (pre-FIRM) non-primary structures (residential structures in which the insured 214 or spouse does not reside for at least 50% of the year) and an elevation certificate may be required for actuarial 215 216 rating
  - (e) ENERGY BROCHURE: Buyer acknowledges receipt of Florida Energy-Efficiency Rating Information Brochure required by Section 553.996, F.S.

- (f) **LEAD-BASED PAINT:** If Property includes pre-1978 residential housing, a lead-based paint disclosure is mandatory.
  - (g) HOMEOWNERS' ASSOCIATION/COMMUNITY DISCLOSURE: BUYER SHOULD NOT EXECUTE THIS CONTRACT UNTIL BUYER HAS RECEIVED AND READ THE HOMEOWNERS' ASSOCIATION/COMMUNITY DISCLOSURE, IF APPLICABLE.
  - (h) PROPERTY TAX DISCLOSURE SUMMARY: BUYER SHOULD NOT RELY ON THE SELLER'S CURRENT PROPERTY TAXES AS THE AMOUNT OF PROPERTY TAXES THAT THE BUYER MAY BE OBLIGATED TO PAY IN THE YEAR SUBSEQUENT TO PURCHASE. A CHANGE OF OWNERSHIP OR PROPERTY IMPROVEMENTS TRIGGERS REASSESSMENTS OF THE PROPERTY THAT COULD RESULT IN HIGHER PROPERTY TAXES. IF YOU HAVE ANY QUESTIONS CONCERNING VALUATION, CONTACT THE COUNTY PROPERTY APPRAISER'S OFFICE FOR INFORMATION.
  - (i) FOREIGN INVESTMENT IN REAL PROPERTY TAX ACT ("FIRPTA"): Seller shall inform Buyer in writing if Seller is a "foreign person" as defined by the Foreign Investment in Real Property Tax Act ("FIRPTA"). Buyer and Seller shall comply with FIRPTA, which may require Seller to provide additional cash at Closing. If Seller is not a "foreign person", Seller can provide Buyer, at or prior to Closing, a certification of non-foreign status, under penalties of perjury, to inform Buyer and Closing Agent that no withholding is required. See STANDARD V for further information pertaining to FIRPTA. Buyer and Seller are advised to seek legal counsel and tax advice regarding their respective rights, obligations, reporting and withholding requirements pursuant to FIRPTA.
  - (j) SELLER DISCLOSURE: Seller knows of no facts materially affecting the value of the Real Property which are not readily observable and which have not been disclosed to Buyer. Except as provided for in the preceding sentence, Seller extends and intends no warranty and makes no representation of any type, either express or implied, as to the physical condition or history of the Property. Except as otherwise disclosed in writing Seller has received no written or verbal notice from any governmental entity or agency as to a currently uncorrected building, environmental or safety code violation.

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#### PROPERTY MAINTENANCE, CONDITION, INSPECTIONS AND EXAMINATIONS

PROPERTY MAINTENANCE: Except for ordinary wear and tear and Casualty Loss, Seller shall maintain the
 Property, including, but not limited to, lawn, shrubbery, and pool, in the condition existing as of Effective Date ("AS
 IS Maintenance Requirement").

#### 12. PROPERTY INSPECTION; RIGHT TO CANCEL:

- (a) **PROPERTY INSPECTIONS AND RIGHT TO CANCEL: Buyer shall have** \_\_\_\_\_ (if left blank, then 15) 249 days after Effective Date ("Inspection Period") within which to have such inspections of the Property 250 performed as Buyer shall desire during the Inspection Period. If Buyer determines, in Buyer's sole 251 discretion, that the Property is not acceptable to Buyer, Buyer may terminate this Contract by delivering 252 written notice of such election to Seller prior to expiration of Inspection Period. If Buyer timely 253 terminates this Contract, the Deposit paid shall be returned to Buyer, thereupon, Buyer and Seller shall 254 be released of all further obligations under this Contract; however, Buyer shall be responsible for 255 256 prompt payment for such inspections, for repair of damage to, and restoration of, the Property resulting from such inspections, and shall provide Seller with paid receipts for all work done on the Property (the 257 preceding provision shall survive termination of this Contract). Unless Buyer exercises the right to 258 terminate granted herein, Buyer accepts the physical condition of the Property and any violation of 259 governmental, building, environmental, and safety codes, restrictions, or requirements, but subject to 260 Seller's continuing AS IS Maintenance Requirement, and Buyer shall be responsible for any and all 261 repairs and improvements required by Buyer's lender. 262
  - (b) WALK-THROUGH INSPECTION/RE-INSPECTION: On the day prior to Closing Date, or on Closing Date prior to time of Closing, as specified by Buyer, Buyer or Buyer's representative may perform a walk-through (and follow-up walk-through, if necessary) inspection of the Property solely to confirm that all items of Personal Property are on the Property and to verify that Seller has maintained the Property as required by the AS IS Maintenance Requirement and has met all other contractual obligations.
  - (c) SELLER ASSISTANCE AND COOPERATION IN CLOSE-OUT OF BUILDING PERMITS: If Buyer's inspection of the Property identifies open or needed building permits, then Seller shall promptly deliver to Buyer all plans, written documentation or other information in Seller's possession, knowledge, or control relating to improvements to the Property which are the subject of such open or needed Permits, and shall promptly cooperate in good faith with Buyer's efforts to obtain estimates of repairs or other work necessary to resolve such Permit issues. Seller's obligation to cooperate shall include Seller's execution of necessary authorizations,

Buyer's Initials Page **5** of **12** Seller's Initials Ked FloridaRealtors/FloridaBar-ASIS-5x Rev.6/19 © 2017 Florida Realtors® and The Florida Bar. All rights reserved.

- consents, or other documents necessary for Buyer to conduct inspections and have estimates of such repairs
   or work prepared, but in fulfilling such obligation, Seller shall not be required to expend, or become obligated to
   expend, any money.
- (d) ASSIGNMENT OF REPAIR AND TREATMENT CONTRACTS AND WARRANTIES: At Buyer's option and cost, Seller will, at Closing, assign all assignable repair, treatment and maintenance contracts and warranties to Buyer.
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#### **ESCROW AGENT AND BROKER**

- 281 13. ESCROW AGENT: Any Closing Agent or Escrow Agent (collectively "Agent") receiving the Deposit, other funds and other items is authorized, and agrees by acceptance of them, to deposit them promptly, hold same in escrow 282 within the State of Florida and, subject to COLLECTION, disburse them in accordance with terms and conditions 283 of this Contract. Failure of funds to become **COLLECTED** shall not excuse Buyer's performance. When conflicting 284 demands for the Deposit are received, or Agent has a good faith doubt as to entitlement to the Deposit, Agent may 285 take such actions permitted by this Paragraph 13, as Agent deems advisable. If in doubt as to Agent's duties or 286 liabilities under this Contract. Agent may, at Agent's option, continue to hold the subject matter of the escrow until 287 the parties agree to its disbursement or until a final judgment of a court of competent jurisdiction shall determine 288 the rights of the parties, or Agent may deposit same with the clerk of the circuit court having jurisdiction of the 289 dispute. An attorney who represents a party and also acts as Agent may represent such party in such action. Upon 290 notifying all parties concerned of such action, all liability on the part of Agent shall fully terminate, except to the 291 extent of accounting for any items previously delivered out of escrow. If a licensed real estate broker, Agent will 292 comply with provisions of Chapter 475, F.S., as amended and FREC rules to timely resolve escrow disputes through 293 mediation, arbitration, interpleader or an escrow disbursement order. 294
- In any proceeding between Buyer and Seller wherein Agent is made a party because of acting as Agent hereunder, or in any proceeding where Agent interpleads the subject matter of the escrow, Agent shall recover reasonable attorney's fees and costs incurred, to be paid pursuant to court order out of the escrowed funds or equivalent. Agent shall not be liable to any party or person for mis-delivery of any escrowed items, unless such mis-delivery is due to Agent's willful breach of this Contract or Agent's gross negligence. This Paragraph 13 shall survive Closing or termination of this Contract.
- 14. PROFESSIONAL ADVICE: BROKER LIABILITY: Broker advises Buyer and Seller to verify Property condition. 301 square footage, and all other facts and representations made pursuant to this Contract and to consult appropriate 302 professionals for legal, tax, environmental, and other specialized advice concerning matters affecting the Property 303 and the transaction contemplated by this Contract. Broker represents to Buyer that Broker does not reside on the 304 Property and that all representations (oral, written or otherwise) by Broker are based on Seller representations or 305 public records. BUYER AGREES TO RELY SOLELY ON SELLER, PROFESSIONAL INSPECTORS AND 306 **GOVERNMENTAL AGENCIES FOR VERIFICATION OF PROPERTY CONDITION, SQUARE FOOTAGE AND** 307 FACTS THAT MATERIALLY AFFECT PROPERTY VALUE AND NOT ON THE REPRESENTATIONS (ORAL, 308 WRITTEN OR OTHERWISE) OF BROKER. Buyer and Seller (individually, the "Indemnifying Party") each 309 individually indemnifies, holds harmless, and releases Broker and Broker's officers, directors, agents and 310 employees from all liability for loss or damage, including all costs and expenses, and reasonable attorney's fees at 311 312 all levels, suffered or incurred by Broker and Broker's officers, directors, agents and employees in connection with or arising from claims, demands or causes of action instituted by Buyer or Seller based on: (i) inaccuracy of 313 information provided by the Indemnifying Party or from public records; (ii) Indemnifying Party's misstatement(s) or 314 failure to perform contractual obligations; (iii) Broker's performance, at Indemnifying Party's request, of any task 315 beyond the scope of services regulated by Chapter 475, F.S., as amended, including Broker's referral, 316 recommendation or retention of any vendor for, or on behalf of, Indemnifying Party; (iv) products or services 317 provided by any such vendor for, or on behalf of, Indemnifying Party; and (v) expenses incurred by any such vendor. 318 Buyer and Seller each assumes full responsibility for selecting and compensating their respective vendors and 319 paying their other costs under this Contract whether or not this transaction closes. This Paragraph 14 will not relieve 320 Broker of statutory obligations under Chapter 475, F.S., as amended. For purposes of this Paragraph 14, Broker 321 will be treated as a party to this Contract. This Paragraph 14 shall survive Closing or termination of this Contract. 322

#### DEFAULT AND DISPUTE RESOLUTION

#### 324 **15. DEFAULT:**

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(a) **BUYER DEFAULT:** If Buyer fails, neglects or refuses to perform Buyer's obligations under this Contract,
 including payment of the Deposit, within the time(s) specified, Seller may elect to recover and retain the Deposit
 for the account of Seller as agreed upon liquidated damages, consideration for execution of this Contract, and
 in full settlement of any claims, whereupon Buyer and Seller shall be relieved from all further obligations under

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this Contract, or Seller, at Seller's option, may, pursuant to Paragraph 16, proceed in equity to enforce Seller's rights under this Contract. The portion of the Deposit, if any, paid to Listing Broker upon default by Buyer, shall be split equally between Listing Broker and Cooperating Broker; provided however, Cooperating Broker's share shall not be greater than the commission amount Listing Broker had agreed to pay to Cooperating Broker.

- (b) SELLER DEFAULT: If for any reason other than failure of Seller to make Seller's title marketable after
   reasonable diligent effort, Seller fails, neglects or refuses to perform Seller's obligations under this Contract,
   Buyer may elect to receive return of Buyer's Deposit without thereby waiving any action for damages resulting
   from Seller's breach, and, pursuant to Paragraph 16, may seek to recover such damages or seek specific
   performance.
- This Paragraph 15 shall survive Closing or termination of this Contract.
- **16. DISPUTE RESOLUTION:** Unresolved controversies, claims and other matters in question between Buyer and
   Seller arising out of, or relating to, this Contract or its breach, enforcement or interpretation ("Dispute") will be settled
   as follows:
- (a) Buyer and Seller will have 10 days after the date conflicting demands for the Deposit are made to attempt to
   resolve such Dispute, failing which, Buyer and Seller shall submit such Dispute to mediation under Paragraph
   16(b).
- (b) Buyer and Seller shall attempt to settle Disputes in an amicable manner through mediation pursuant to Florida Rules for Certified and Court-Appointed Mediators and Chapter 44, F.S., as amended (the "Mediation Rules").
  The mediator must be certified or must have experience in the real estate industry. Injunctive relief may be sought without first complying with this Paragraph 16(b). Disputes not settled pursuant to this Paragraph 16 may be resolved by instituting action in the appropriate court having jurisdiction of the matter. This Paragraph 16 shall survive Closing or termination of this Contract.
- **17. ATTORNEY'S FEES; COSTS:** The parties will split equally any mediation fee incurred in any mediation permitted by this Contract, and each party will pay their own costs, expenses and fees, including attorney's fees, incurred in conducting the mediation. In any litigation permitted by this Contract, the prevailing party shall be entitled to recover from the non-prevailing party costs and fees, including reasonable attorney's fees, incurred in conducting the litigation. This Paragraph 17 shall survive Closing or termination of this Contract.

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#### STANDARDS FOR REAL ESTATE TRANSACTIONS ("STANDARDS")

#### 357 **18. STANDARDS:**

#### 358 **A. TITLE:**

(i) TITLE EVIDENCE; RESTRICTIONS; EASEMENTS; LIMITATIONS: Within the time period provided in 359 Paragraph 9(c), the Title Commitment, with legible copies of instruments listed as exceptions attached thereto, shall 360 be issued and delivered to Buyer. The Title Commitment shall set forth those matters to be discharged by Seller at 361 or before Closing and shall provide that, upon recording of the deed to Buyer, an owner's policy of title insurance 362 in the amount of the Purchase Price, shall be issued to Buyer insuring Buyer's marketable title to the Real Property, 363 subject only to the following matters: (a) comprehensive land use plans, zoning, and other land use restrictions, 364 prohibitions and requirements imposed by governmental authority; (b) restrictions and matters appearing on the 365 Plat or otherwise common to the subdivision; (c) outstanding oil, gas and mineral rights of record without right of 366 367 entry; (d) unplatted public utility easements of record (located contiguous to real property lines and not more than 10 feet in width as to rear or front lines and 7 1/2 feet in width as to side lines); (e) taxes for year of Closing and 368 subsequent years; and (f) assumed mortgages and purchase money mortgages, if any (if additional items, attach 369 addendum); provided, that, none prevent use of Property for RESIDENTIAL PURPOSES. If there exists at Closing 370 any violation of items identified in (b) - (f) above, then the same shall be deemed a title defect. Marketable title shall 371 be determined according to applicable Title Standards adopted by authority of The Florida Bar and in accordance 372 with law. 373

(ii) TITLE EXAMINATION: Buyer shall have 5 days after receipt of Title Commitment to examine it and notify Seller 374 in writing specifying defect(s), if any, that render title unmarketable. If Seller provides Title Commitment and it is 375 delivered to Buyer less than 5 days prior to Closing Date, Buyer may extend Closing for up to 5 days after date of 376 receipt to examine same in accordance with this STANDARD A. Seller shall have 30 days ("Cure Period") after 377 receipt of Buyer's notice to take reasonable diligent efforts to remove defects. If Buyer fails to so notify Seller, Buyer 378 shall be deemed to have accepted title as it then is. If Seller cures defects within Cure Period, Seller will deliver 379 written notice to Buyer (with proof of cure acceptable to Buyer and Buyer's attorney) and the parties will close this 380 Contract on Closing Date (or if Closing Date has passed, within 10 days after Buyer's receipt of Seller's notice). If 381 Seller is unable to cure defects within Cure Period, then Buyer may, within 5 days after expiration of Cure Period, 382

deliver written notice to Seller: (a) extending Cure Period for a specified period not to exceed 120 days within which 383 Seller shall continue to use reasonable diligent effort to remove or cure the defects ("Extended Cure Period"); or 384 (b) electing to accept title with existing defects and close this Contract on Closing Date (or if Closing Date has 385 passed, within the earlier of 10 days after end of Extended Cure Period or Buyer's receipt of Seller's notice), or (c) 386 electing to terminate this Contract and receive a refund of the Deposit, thereby releasing Buyer and Seller from all 387 further obligations under this Contract. If after reasonable diligent effort, Seller is unable to timely cure defects, and 388 Buyer does not waive the defects, this Contract shall terminate, and Buyer shall receive a refund of the Deposit, 389 thereby releasing Buyer and Seller from all further obligations under this Contract. 390

B. SURVEY: If Survey discloses encroachments on the Real Property or that improvements located thereon 391 encroach on setback lines, easements, or lands of others, or violate any restrictions, covenants, or applicable 392 governmental regulations described in STANDARD A (i)(a), (b) or (d) above, Buyer shall deliver written notice of 393 such matters, together with a copy of Survey, to Seller within 5 days after Buyer's receipt of Survey, but no later 394 than Closing. If Buyer timely delivers such notice and Survey to Seller, such matters identified in the notice and 395 Survey shall constitute a title defect, subject to cure obligations of STANDARD A above. If Seller has delivered a 396 prior survey, Seller shall, at Buyer's request, execute an affidavit of "no change" to the Real Property since the 397 preparation of such prior survey, to the extent the affirmations therein are true and correct. 398

C. INGRESS AND EGRESS: Seller represents that there is ingress and egress to the Real Property and title to 399 the Real Property is insurable in accordance with STANDARD A without exception for lack of legal right of access. 400 D. LEASE INFORMATION: Seller shall, at least 10 days prior to Closing, furnish to Buyer estoppel letters from 401 tenant(s)/occupant(s) specifying nature and duration of occupancy, rental rates, advanced rent and security 402 deposits paid by tenant(s) or occupant(s)("Estoppel Letter(s)"). If Seller is unable to obtain such Estoppel Letter(s) 403 the same information shall be furnished by Seller to Buyer within that time period in the form of a Seller's affidavit 404 and Buyer may thereafter contact tenant(s) or occupant(s) to confirm such information. If Estoppel Letter(s) or 405 Seller's affidavit, if any, differ materially from Seller's representations and lease(s) provided pursuant to Paragraph 406 6, or if tenant(s)/occupant(s) fail or refuse to confirm Seller's affidavit, Buyer may deliver written notice to Seller 407 within 5 days after receipt of such information, but no later than 5 days prior to Closing Date, terminating this 408 Contract and receive a refund of the Deposit, thereby releasing Buyer and Seller from all further obligations under 409 this Contract. Seller shall, at Closing, deliver and assign all leases to Buyer who shall assume Seller's obligations 410 thereunder. 411

- E. LIENS: Seller shall furnish to Buyer at Closing an affidavit attesting (i) to the absence of any financing 412 statement, claims of lien or potential lienors known to Seller and (ii) that there have been no improvements or 413 repairs to the Real Property for 90 days immediately preceding Closing Date. If the Real Property has been 414 improved or repaired within that time, Seller shall deliver releases or waivers of construction liens executed by all 415 general contractors, subcontractors, suppliers and materialmen in addition to Seller's lien affidavit setting forth 416 names of all such general contractors, subcontractors, suppliers and materialmen, further affirming that all charges 417 for improvements or repairs which could serve as a basis for a construction lien or a claim for damages have been 418 paid or will be paid at Closing. 419
- F. TIME: Calendar days shall be used in computing time periods. Time is of the essence in this Contract. Other 420 than time for acceptance and Effective Date as set forth in Paragraph 3, any time periods provided for or dates 421 specified in this Contract, whether preprinted, handwritten, typewritten or inserted herein, which shall end or occur 422 on a Saturday, Sunday, or a national legal holiday (see 5 U.S.C. 6103) shall extend to 5:00 p.m. (where the Property 423 is located) of the next business day. 424
- G. FORCE MAJEURE: Buyer or Seller shall not be required to perform any obligation under this Contract or be 425 liable to each other for damages so long as performance or non-performance of the obligation, or the availability of 426 services, insurance or required approvals essential to Closing, is disrupted, delayed, caused or prevented by Force 427 Majeure. "Force Majeure" means: hurricanes, floods, extreme weather, earthquakes, fire, or other acts of God, 428 unusual transportation delays, or wars, insurrections, or acts of terrorism, which, by exercise of reasonable diligent 429 effort, the non-performing party is unable in whole or in part to prevent or overcome. All time periods, including 430 Closing Date, will be extended a reasonable time up to 7 days after the Force Majeure no longer prevents 431 performance under this Contract, provided, however, if such Force Majeure continues to prevent performance under 432 this Contract more than 30 days beyond Closing Date, then either party may terminate this Contract by delivering 433 written notice to the other and the Deposit shall be refunded to Buyer, thereby releasing Buyer and Seller from all 434 further obligations under this Contract. 435

H. CONVEYANCE: Seller shall convey marketable title to the Real Property by statutory warranty, trustee's, 436 personal representative's, or quardian's deed, as appropriate to the status of Seller, subject only to matters 437 described in STANDARD A and those accepted by Buyer. Personal Property shall, at request of Buyer, be 438

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transferred by absolute bill of sale with warranty of title, subject only to such matters as may be provided for in this 439 Contract. 440

#### CLOSING LOCATION; DOCUMENTS; AND PROCEDURE: Ι.

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**LOCATION:** Closing will be conducted by the attorney or other closing agent ("Closing Agent") designated by (i) 442 the party paying for the owner's policy of title insurance and will take place in the county where the Real Property 443 is located at the office of the Closing Agent, or at such other location agreed to by the parties. If there is no title 444 insurance, Seller will designate Closing Agent. Closing may be conducted by mail, overnight courier, or electronic 445 446 means

(ii) **CLOSING DOCUMENTS:** Seller shall at or prior to Closing, execute and deliver, as applicable, deed, bill of 447 sale, certificate(s) of title or other documents necessary to transfer title to the Property, construction lien affidavit(s), 448 owner's possession and no lien affidavit(s), and assignment(s) of leases. Seller shall provide Buyer with paid 449 receipts for all work done on the Property pursuant to this Contract. Buyer shall furnish and pay for, as applicable, 450 the survey, flood elevation certification, and documents required by Buyer's lender. 451

- (iii) FinCEN GTO NOTICE. If Closing Agent is required to comply with the U.S. Treasury Department's 452 Financial Crimes Enforcement Network ("FinCEN") Geographic Targeting Orders ("GTOs"), then Buyer 453 shall provide Closing Agent with the information related to Buyer and the transaction contemplated by this 454 Contract that is required to complete IRS Form 8300, and Buyer consents to Closing Agent's collection and 455 report of said information to IRS. 456
- (iv) **PROCEDURE:** The deed shall be recorded upon **COLLECTION** of all closing funds. If the Title Commitment 457 provides insurance against adverse matters pursuant to Section 627.7841, F.S., as amended, the escrow closing 458 procedure required by STANDARD J shall be waived, and Closing Agent shall, subject to COLLECTION of all 459 closing funds, disburse at Closing the brokerage fees to Broker and the net sale proceeds to Seller. 460
- J. ESCROW CLOSING PROCEDURE: If Title Commitment issued pursuant to Paragraph 9(c) does not provide 461 for insurance against adverse matters as permitted under Section 627.7841, F.S., as amended, the following 462 escrow and closing procedures shall apply: (1) all Closing proceeds shall be held in escrow by the Closing Agent 463 for a period of not more than 10 days after Closing; (2) if Seller's title is rendered unmarketable, through no fault of 464 Buyer, Buyer shall, within the 10 day period, notify Seller in writing of the defect and Seller shall have 30 days from 465 date of receipt of such notification to cure the defect; (3) if Seller fails to timely cure the defect, the Deposit and all 466 Closing funds paid by Buyer shall, within 5 days after written demand by Buyer, be refunded to Buyer and, 467 simultaneously with such repayment, Buyer shall return the Personal Property, vacate the Real Property and re-468 convey the Property to Seller by special warranty deed and bill of sale; and (4) if Buyer fails to make timely demand 469 for refund of the Deposit, Buyer shall take title as is, waiving all rights against Seller as to any intervening defect 470 except as may be available to Buyer by virtue of warranties contained in the deed or bill of sale. 471
- K. PRORATIONS; CREDITS: The following recurring items will be made current (if applicable) and prorated as of 472 the day prior to Closing Date, or date of occupancy if occupancy occurs before Closing Date: real estate taxes 473 (including special benefit tax assessments imposed by a CDD), interest, bonds, association fees, insurance, rents 474 and other expenses of Property. Buyer shall have option of taking over existing policies of insurance, if assumable, 475 in which event premiums shall be prorated. Cash at Closing shall be increased or decreased as may be required 476 by prorations to be made through day prior to Closing. Advance rent and security deposits, if any, will be credited 477 to Buyer. Escrow deposits held by Seller's mortgagee will be paid to Seller. Taxes shall be prorated based on 478 current year's tax. If Closing occurs on a date when current year's millage is not fixed but current year's assessment 479 is available, taxes will be prorated based upon such assessment and prior year's millage. If current year's 480 assessment is not available, then taxes will be prorated on prior year's tax. If there are completed improvements 481 on the Real Property by January 1st of year of Closing, which improvements were not in existence on January 1<sup>st</sup> 482 of prior year, then taxes shall be prorated based upon prior year's millage and at an equitable assessment to be 483 agreed upon between the parties, failing which, request shall be made to the County Property Appraiser for an 484 informal assessment taking into account available exemptions. In all cases, due allowance shall be made for the 485 maximum allowable discounts and applicable homestead and other exemptions. A tax proration based on an 486 estimate shall, at either party's request, be readjusted upon receipt of current year's tax bill. This STANDARD K 487 shall survive Closing. 488

L. ACCESS TO PROPERTY TO CONDUCT APPRAISALS, INSPECTIONS, AND WALK-THROUGH: Seller shall, upon reasonable notice, provide utilities service and access to Property for appraisals and inspections, including a walk-through (or follow-up walk-through if necessary) prior to Closing.

M. RISK OF LOSS: If, after Effective Date, but before Closing, Property is damaged by fire or other casualty 492 ("Casualty Loss") and cost of restoration (which shall include cost of pruning or removing damaged trees) does not 493 exceed 1.5% of Purchase Price, cost of restoration shall be an obligation of Seller and Closing shall proceed 494 pursuant to terms of this Contract. If restoration is not completed as of Closing, a sum equal to 125% of estimated 495

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cost to complete restoration (not to exceed 1.5% of Purchase Price) will be escrowed at Closing. If actual cost of 496 restoration exceeds escrowed amount, Seller shall pay such actual costs (but, not in excess of 1.5% of Purchase 497 Price). Any unused portion of escrowed amount shall be returned to Seller. If cost of restoration exceeds 1.5% of 498 Purchase Price, Buyer shall elect to either take Property "as is" together with the 1.5%, or receive a refund of the 499 Deposit thereby releasing Buyer and Seller from all further obligations under this Contract. Seller's sole obligation 500 with respect to tree damage by casualty or other natural occurrence shall be cost of pruning or removal. 501

N. 1031 EXCHANGE: If either Seller or Buyer wish to enter into a like-kind exchange (either simultaneously with 502 Closing or deferred) under Section 1031 of the Internal Revenue Code ("Exchange"), the other party shall cooperate 503 in all reasonable respects to effectuate the Exchange, including execution of documents; provided, however, 504 cooperating party shall incur no liability or expense related to the Exchange, and Closing shall not be contingent 505 upon, nor extended or delayed by, such Exchange, 506

O. CONTRACT NOT RECORDABLE; PERSONS BOUND; NOTICE; DELIVERY; COPIES; CONTRACT 507 EXECUTION: Neither this Contract nor any notice of it shall be recorded in any public records. This Contract shall 508 be binding on, and inure to the benefit of, the parties and their respective heirs or successors in interest. Whenever 509 the context permits, singular shall include plural and one gender shall include all. Notice and delivery given by or to 510 the attorney or broker (including such broker's real estate licensee) representing any party shall be as effective as 511 if given by or to that party. All notices must be in writing and may be made by mail, personal delivery or electronic 512 (including "pdf") media. A facsimile or electronic (including "pdf") copy of this Contract and any signatures hereon 513 shall be considered for all purposes as an original. This Contract may be executed by use of electronic signatures, 514 as determined by Florida's Electronic Signature Act and other applicable laws. 515

- P. INTEGRATION; MODIFICATION: This Contract contains the full and complete understanding and agreement 516 of Buyer and Seller with respect to the transaction contemplated by this Contract and no prior agreements or 517 representations shall be binding upon Buyer or Seller unless included in this Contract. No modification to or change 518 in this Contract shall be valid or binding upon Buyer or Seller unless in writing and executed by the parties intended 519 to be bound by it. 520
- Q. WAIVER: Failure of Buyer or Seller to insist on compliance with, or strict performance of, any provision of this 521 Contract, or to take advantage of any right under this Contract, shall not constitute a waiver of other provisions or 522 riahts. 523

R. RIDERS: ADDENDA: TYPEWRITTEN OR HANDWRITTEN PROVISIONS: Riders, addenda, and typewritten or handwritten provisions shall control all printed provisions of this Contract in conflict with them.

S. COLLECTION or COLLECTED: "COLLECTION" or "COLLECTED" means any checks tendered or received, including Deposits, have become actually and finally collected and deposited in the account of Escrow Agent or Closing Agent. Closing and disbursement of funds and delivery of closing documents may be delayed by Closing Agent until such amounts have been COLLECTED in Closing Agent's accounts. **RESERVED.** Т.

U. APPLICABLE LAW AND VENUE: This Contract shall be construed in accordance with the laws of the State of Florida and venue for resolution of all disputes, whether by mediation, arbitration or litigation, shall lie in the county where the Real Property is located.

V. FIRPTA TAX WITHHOLDING: If a seller of U.S. real property is a "foreign person" as defined by FIRPTA, 534 Section 1445 of the Internal Revenue Code ("Code") requires the buyer of the real property to withhold up to 15% 535 of the amount realized by the seller on the transfer and remit the withheld amount to the Internal Revenue Service 536 (IRS) unless an exemption to the required withholding applies or the seller has obtained a Withholding Certificate 537 from the IRS authorizing a reduced amount of withholding. 538

(i) No withholding is required under Section 1445 of the Code if the Seller is not a "foreign person". Seller can 539 provide proof of non-foreign status to Buyer by delivery of written certification signed under penalties of perjury, 540 stating that Seller is not a foreign person and containing Seller's name, U.S. taxpayer identification number and 541 home address (or office address, in the case of an entity), as provided for in 26 CFR 1.1445-2(b). Otherwise, Buyer 542 shall withhold the applicable percentage of the amount realized by Seller on the transfer and timely remit said funds 543 to the IRS. 544

(ii) If Seller is a foreign person and has received a Withholding Certificate from the IRS which provides for reduced 545 or eliminated withholding in this transaction and provides same to Buyer by Closing, then Buyer shall withhold the 546 reduced sum required, if any, and timely remit said funds to the IRS. 547

(iii) If prior to Closing Seller has submitted a completed application to the IRS for a Withholding Certificate and has 548 provided to Buyer the notice required by 26 CFR 1.1445-1(c) (2)(i)(B) but no Withholding Certificate has been 549 received as of Closing, Buyer shall, at Closing, withhold the applicable percentage of the amount realized by Seller 550 on the transfer and, at Buyer's option, either (a) timely remit the withheld funds to the IRS or (b) place the funds in 551 escrow, at Seller's expense, with an escrow agent selected by Buyer and pursuant to terms negotiated by the 552

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parties, to be subsequently disbursed in accordance with the Withholding Certificate issued by the IRS or remitted 553 directly to the IRS if the Seller's application is rejected or upon terms set forth in the escrow agreement. 554

(iv) In the event the net proceeds due Seller are not sufficient to meet the withholding requirement(s) in this 555 transaction, Seller shall deliver to Buyer, at Closing, the additional COLLECTED funds necessary to satisfy the 556 applicable requirement and thereafter Buyer shall timely remit said funds to the IRS or escrow the funds for 557 disbursement in accordance with the final determination of the IRS, as applicable. 558

(v) Upon remitting funds to the IRS pursuant to this STANDARD, Buyer shall provide Seller copies of IRS Forms 559 8288 and 8288-A. as filed. 560

#### W. RESERVED 561

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X. BUYER WAIVER OF CLAIMS: To the extent permitted by law, Buyer waives any claims against Seller 562 and against any real estate licensee involved in the negotiation of this Contract for any damage or defects 563 pertaining to the physical condition of the Property that may exist at Closing of this Contract and be 564 subsequently discovered by the Buyer or anyone claiming by, through, under or against the Buyer. This 565 provision does not relieve Seller's obligation to comply with Paragraph 10(j). This Standard X shall survive 566 Closing. 567

#### ADDENDA AND ADDITIONAL TERMS

569 *	19. ADDENDA: The following additional terms are included in the attached addenda or riders and incorporated into this
570	Contract (Check if applicable):

- A. Condominium Rider □ K. RESERVED B. Homeowners' Assn. L. RESERVED □ C. Seller Financing ☐ M. Defective Drywall D. Mortgage Assumption □ N. Coastal Construction Control □ E. FHA/VA Financing Line O. Insulation Disclosure F. Appraisal Contingency G. Short Sale □ P. Lead Paint Disclosure (Pre-1978) ☐ H. Homeowners/Flood Ins. Q. Housing for Older Persons I. RESERVED R. Rezoning □ J. Interest-Bearing Acct.
  - S. Lease Purchase/ Lease Option

- T. Pre-Closing Occupancy
- U. Post-Closing Occupancy
- □ V. Sale of Buyer's Property
- W. Back-up Contract
- $\Box X$ . Kick-out Clause
- ☐ Y. Seller's Attorney Approval
- Z. Buyer's Attorney Approval
- AA. Licensee Property Interest
- BB. Binding Arbitration
- CC. Miami-Dade County Special Taxing District Disclosure
- Other: Escalation Clause

#### 20. ADDITIONAL TERMS: See escalation clause addendum 571 \*

(	Contract is conditioned upon approval of the TCAA Board Members.
I	Property is subject to an avigation easement.
	ka 1B
	_kdf <sup>p</sup>
	COUNTER-OFFER/REJECTION
	<ul> <li>Seller counters Buyer's offer (to accept the counter-offer, Buyer must sign or initial the counter-offered terms and deliver a copy of the acceptance to Seller).</li> <li>Seller rejects Buyer's offer.</li> </ul>



#### 592 THIS IS INTENDED TO BE A LEGALLY BINDING CONTRACT. IF NOT FULLY UNDERSTOOD, SEEK THE 593 ADVICE OF AN ATTORNEY PRIOR TO SIGNING.

#### 594 THIS FORM HAS BEEN APPROVED BY THE FLORIDA REALTORS AND THE FLORIDA BAR.

Approval of this form by the Florida Realtors and The Florida Bar does not constitute an opinion that any of the terms and conditions in this Contract should be accepted by the parties in a particular transaction. Terms and conditions should be negotiated based upon the respective interests, objectives and bargaining positions of all interested persons.

599 AN ASTERISK (\*) FOLLOWING A LINE NUMBER IN THE MARGIN INDICATES THE LINE CONTAINS A BLANK 600 TO BE COMPLETED.

601 <b>*</b>	Buyer: Jamy Burket	Date: Oct 2	28, 2021
602 <b>*</b>	Buyer:	Date:	
603 <b>*</b>	Seller: Kevin Daugherty	Nov 9, 202 Date:	:1
604 <b>*</b>	Seller:	Date:	
605 606 <b>*</b> 607 <b>*</b> 608 <b>*</b>	Buyer's address for purposes of notice	Seller's address for purposes of notice	

**BROKER:** Listing and Cooperating Brokers, if any, named below (collectively, "Broker"), are the only Brokers entitled to compensation in connection with this Contract. Instruction to Closing Agent: Seller and Buyer direct Closing Agent to disburse at Closing the full amount of the brokerage fees as specified in separate brokerage agreements with the parties and cooperative agreements between the Brokers, except to the extent Broker has retained such fees from the escrowed funds. This Contract shall not modify any MLS or other offer of compensation made by Seller or Listing Broker to Cooperating Brokers.

sionals LLC

Kd

# SELLER NEVER OCCUPIED THE PROPERTY

kd

### Seller's Property Disclosure – Residential

Notice to Licensee and Seller: Only the Seller should fill out this form.

Notice to Seller: Florida law<sup>1</sup> requires a Seller of a home to disclose to the Buyer all known facts that materially affect the value of the property being sold and that are not readily observable or known by the Buyer. This disclosure form is designed to help you comply with the law. However, this disclosure form may not address every significant issue that is unique to the Property. You should think about what you would want to know if you were buying the Property today; and if you need more space for additional information, comments, or explanations, check the Paragraph 12 checkbox and attach an addendum.

Notice to Buyer: The following representations are made by Seller and not by any real estate licensee. This disclosure is not a guaranty or warranty of any kind. It is not a substitute for any inspections, warranties, or professional advice you may wish to obtain. It is not a substitute for your own personal judgment and common sense. The following information is based only upon Seller's actual knowledge of the Property's condition. Sellers can disclose only what they actually know. Seller may not know about all material or significant items. You should have an independent, professional home inspection to verify the condition of the Property and determine the cost of repairs, if any. This disclosure is not a contract and is not intended to be a part of any contract for sale and purchase.

eller makes the following disclosure regarding the property described as: _	901 N SINGLETON AVE TITUSVILLE FL	
32796	(the "Property")	

The Property is \_\_\_\_\_\_ owner occupied \_\_tenant occupied &unoccupied (If unoccupied, how long has it been since Seller occupied the Property? \_\_\_\_\_\_

	Yes	No	Don't Know
1. Structures; Systems; Appliances			
<ul> <li>(a) Are the structures including roofs; ceilings; walls; doors; windows; foundation; and pool, hot tub, and spa, if any, structurally sound and free of leaks?</li> <li>(b) Is seawall, if any, and dockage, if any, structurally sound?</li> <li>(c) Are existing major appliances and heating, cooling, mechanical, electrical, security,</li> </ul>			
and sprinkler systems, in working condition, i.e., operating in the manner in which	-	E.	÷.
the item was designed to operate?			
<ul> <li>(d) Does the Property have aluminum wiring other than the primary service line?</li> <li>(e) Are any of the appliances leased? If yes, which ones:</li> </ul>			
(f) If any answer to questions 1(a) – 1(c) is no, please explain:	-	ц	ų.
<ol> <li>Termites; Other Wood-Destroying Organisms; Pests</li> <li>(a) Are termites; other wood-destroying organisms, including fungi; or pests present</li> </ol>			
on the Property or has the Property had any structural damage by them?			
(b) Has the Property been treated for termites; other wood-destroying organisms, including fungi; or pests?		П	П
(c) If any answer to questions 2(a) - 2(b) is yes, please explain:	-	5	
3. Water Intrusion; Drainage; Flooding			
(a) Has past or present water intrusion affected the Property?			
(b) Have past or present drainage or flooding problems affected the Property?			
(c) Is any of the Property located in a special flood hazard area?			
(d) Is any of the Property located seaward of the coastal construction control line?			
(e) Does your lender require flood insurance?			
(f) Do you have an elevation certificate? If yes, please attach a copy.			
(g) If any answer to questions 3(a) - 3(d) is yes, please explain:			

<sup>&</sup>lt;sup>1</sup> Johnson v. Davis, 480 So.2d 625 (Fla. 1985).

Buyer (\_\_\_\_\_) (\_\_\_\_) and Seller (kel) (\_\_\_\_) acknowledge receipt of a copy of this page, which is Page 1 of 4 SPDR-3 Rev 2/20

	Yes	No	Don't Know
4. Plumbing			
<ul> <li>(a) What is your drinking water source? □public □private □well □other</li> <li>(b) Have you ever had a problem with the quality, supply, or flow of potable water?</li> <li>(c) Do you have a water treatment system? If yes, is it □owned □leased?</li> </ul>			
<ul> <li>(d) Do you have a Dsewer or Dseptic system? If septic system, describe the location of each system:</li> </ul>			
(e) Are any septic tanks, drain fields, or wells that are not currently being used located on the Property?		D	D
(f) Are there or have there been any defects to the water system, septic system, drain		-	
fields or wells?			
(g) Have there been any plumbing leaks since you have owned the Property? (h) Are any polybutylene pipes on the Property?			
(i) If any answer to questions 4(b), 4(c), and 4(e) - 4(h) is yes, please explain:		U	
5. Roof and Roof-Related Items			
<ul> <li>(a) To your knowledge, is the roof structurally sound and free of leaks?</li> <li>(b) The age of the roof is years OR date installed</li> </ul>			
(c) Has the roof ever leaked during your ownership?	D.		
(d) To your knowledge, has there been any repair, restoration, replacement	-		-
(indicate full or partial) or other work undertaken on the roof? If yes, please explain:			
(e) Are you aware of any defects to the roof, fascia, soffits, flashings or any other component of the roof system? If yes, please explain:		a	
<ul> <li>6. Pools; Hot Tubs; Spas Note: Florida law requires swimming pools, hot tubs, and spas that received a certificate of completion on or after October 1, 2000, to have at least one safety feature as specified by Section 515.27, Florida Statutes. <ul> <li>(a) If the Property has a swimming pool, hot tub, or spa that received a certificate of completion on or after October 1, 2000, indicate the existing safety feature(s): <ul> <li>□enclosure that meets the pool barrier requirements</li> <li>□approved safety pool cover</li> <li>□required door and window exit alarms</li> <li>□required door locks</li> <li>□none</li> <li>(b) Has an in-ground pool on the Property been demolished and/or filled?</li> </ul></li></ul></li></ul>	п		П
7. Sinkholes			
Note: When an insurance claim for sinkhole damage has been made by the seller and paid by the insurer, Section 627.7073(2)(c), Florida Statutes, requires the seller to disclose to the buyer that a claim was paid and whether or not the full amount paid			
was used to repair the sinkhole damage.			
<ul> <li>(a) Does past or present settling, soil movement, or sinkhole(s) affect the Property or adjacent properties?</li> <li>(b) Use properties?</li> </ul>	п		
(b) Has any insurance claim for sinkhole damage been made? If yes, was the claim paid? □ yes □ no If the claim was paid, were all the proceeds used to repair the damage? □ yes □ no			Ш
(c) If any answer to questions 7(a) - 7(b) is yes, please explain:			

		Yes	No	Don't Know
	omeowners' Association Restrictions; Boundaries; Access Roads Is membership in a homeowner's association mandatory or do any covenants, conditions or restrictions (CCRs) affect the Property? (CCRs include deed			
	restrictions, restrictive covenants and declaration of covenants.) Notice to Buyer: If yes, you should read the association's official records and/or the CCRs before making an offer to purchase. These documents contain information on significant matters, such as recurring dues or fees; special assessments; capital contributions, penalties; and architectural, building, landscaping, leasing, parking, pet, resale, vehicle and other types of restrictions.	Д	П	П
	Are there any proposed changes to any of the restrictions?			
	Are any driveways, walls, fences, or other features shared with adjoining landowners?			
	Are there any encroachments on the Property or any encroachments by the Property's improvements on other lands? Are there boundary line disputes or easements affecting the Property?			
	Are you aware of any existing, pending or proposed legal or administrative action affecting homeowner's association common areas (such as clubhouse,			
(a)	pools, tennis courts or other areas)? Have any subsurface rights, as defined by Section 689.29(3)(b), Florida Statutes,			
13/	been severed from the Property? If yes, is there a right of entry?	D	ņ	
(h)	Are access roads			
(i)	If any answer to questions 8(a) - 8(g) is yes, please explain:			
9. E	nvironmental			
	Was the Property built before 1978? If yes, please see Lead-Based Paint Disclosure.			
(b)	Does anything exist on the Property that may be considered an environmental hazard, including but not limited to, lead-based paint; asbestos; mold; urea formaldehyde; radon gas; methamphetamine contamination; defective drywall; fuel, propane, or chemical storage tanks (active or abandoned); or contaminated			
	soil or water?			
- 22	Has there been any damage, clean up, or repair to the Property due to any of the substances or materials listed in subsection (b) above?			ц
	Are any mangroves, archeological sites, or other environmentally sensitive areas located on the Property?	п	П	п
(e)	If any answer to questions 9(b) - 9(d) is yes, please explain:			
10. G	overnmental, Claims and Litigation			
183	Are there any existing, pending or proposed legal or administrative claims affecting the Property?			
	Are you aware of any existing or proposed municipal or county special assessments affecting the Property?			
	Is the Property subject to any Property Assessed Clean Energy (PACE) assessment per Section 163.08, Florida Statutes?			
(d)	Are you aware of the Property ever having been, or is it currently, subject to litigation or claim, including but not limited to, defective			
(e)	building products, construction defects and/or title problems? Have you ever had any claims filed against your homeowner's Insurance policy?			

(f)	Are there any zoning violations or nonconforming uses?			
(g)	Are there any zoning restrictions affecting improvements or replacement of the Property?			
(h)	Do any zoning, land use or administrative regulations conflict with the existing use of the Property?			
(i)	Do any restrictions, other than association or flood area requirements, affect improvements or replacement of the Property?	п		П
(j)	Are any improvements located below the base flood elevation? Have any improvements been constructed in violation of applicable local		ā	ō
	flood guidelines?			
(1)	Have any improvements to the Property, whether by your or by others, been constructed in violation of building codes or without necessary permits?			П
(m	Are there any active permits on the Property that have not been closed by a final inspection?		D	
(n)	Is there any violation or non-compliance regarding any unrecorded liens; code enforcement violations; or governmental, building, environmental and safety codes, restrictions or requirements?	o	Ö	ū
(0)	If any answer to questions 10(a) - 10(n) is yes, please explain:			
14 6	oreign Investment in Real Property Tax Act ("FIRPTA")			
	Is the Seller subject to FIRPTA withholding per Section 1445 of the Internal Revenue Code?	П		
	If yes, Buyer and Seller should seek legal and tax advice regarding compliance.			

12. [I (If checked) Other Matters; Additional Comments: The attached addendum contains additional information, explanation, or comments.

Seller represents that the information provided on this form and any attachments is accurate and complete to the best of Seller's knowledge on the date signed by Seller. Seller authorizes listing broker to provide this disclosure statement to real estate licensees and prospective buyers of the Property. Seller understands and agrees that Seller will promptly notify Buyer in writing if any information set forth in this disclosure statement becomes inaccurate or incorrect.

(signature)	(print)	
		Date:
(signature)	(print)	
that Buver has read understar	ids, and has received a copy of this disc	losure statement
	(signature)	/

Buyer:		/ James Burket PA	Date; Oct 28, 2021
Buyer:	(signature)	(print)	Date:
2 14 Cec -	(signature)	(print)	

### Comprehensive Rider to the Residential Contract For Sale And Purchase THIS FORM HAS BEEN APPROVED BY THE FLORIDA REALTORS AND THE FLORIDA BAR

For Sale And Purchase between <u>Titusville-Co</u> and James Burket PA	Il be incorporated into the Florida Realtors®/Florida Bar Resid coa Airport Authority	(SELLER) (BUYER)
concerning the Property described as	901 N SINGLETON AVE TITUSVILLE FL 32796	
Buyer's Initials	Seller's Initials	

#### P. LEAD-BASED PAINT DISCLOSURE (Pre-1978 Housing)

#### Lead-Based Paint Warning Statement

"Every purchaser of any interest in residential real property on which a residential dwelling was built prior to 1978 is notified that such property may present exposure to lead from lead-based paint that may place young children at risk of developing lead poisoning. Lead poisoning in young children may produce permanent neurological damage, including learning disabilities, reduced intelligence quotient, behavioral problems, and impaired memory. Lead poisoning also poses a particular risk to pregnant women. The seller of any interest in residential real property is required to provide the buyer with any information on lead-based paint hazards from risk assessments or inspection in the seller's possession and notify the buyer of any known lead-based paint hazards. A risk assessment or inspection for possible lead-based paint hazards is recommended prior to purchase."

#### Seller's Disclosure (INITIAL)

kd

(a) Presence of lead-based paint or lead-based paint hazards (CHECK ONE BELOW):

- Known lead-based paint or lead-based paint hazards <u>are present</u> in the housing.
- Seller has <u>no knowledge</u> of lead-based paint or lead-based paint hazards in the housing.
- (b) Records and reports available to the Seller (CHECK ONE BELOW):

Seller has provided the Buyer with all available records and reports pertaining to lead-based paint or lead-based paint hazards in the housing. List documents:

Seller has no reports or records pertaining to lead-based paint or lead-based paint hazards in the housing.

#### Buyer's Acknowledgement (INITIAL)

(c) Buyer has received copies of all information listed above.

(d) Buyer has received the pamphlet Protect Your Family from Lead in Your Home.

#### (e) Buyer has (CHECK ONE BELOW):

Received a 10-day opportunity (or other mutually agreed upon period) to conduct a risk assessment or inspection for the presence of lead-based paint or lead-based paint hazards; or

☐ Waived the opportunity to conduct a risk assessment or inspection for the presence of lead-based paint or lead-based paint hazards.

#### Licensee's Acknowledgement (INITIAL)

(f) Licensee has informed the Seller of the Seller's obligations under 42 U.S.C. 4852(d) and is aware of Licensee's responsibility to ensure compliance.

#### **Certification of Accuracy**

The following parties have reviewed the information above and certify, to the best of their knowledge, that the information they have provided is true and accurate.

SELLER	Oct 19, 2021 Date	BUYER	Oct 28, 2021 Date
SELLER	Date Oct 19, 2021	BUYER	Date Oct 28, 2021
Listing Licensee	Date	Selling Licensee	Date

Any person or persons who knowingly violate the provisions of the Residential Lead-Based Paint Hazard Reduction Act of 1992 may be subject to civil and criminal penalties and potential triple damages in a private civil lawsuit. Page 1 of 1 P. LEAD-BASED PAINT DISCLOSURE

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### NOBLE & COMPANY REAL ESTATE PROFESSIONALS LLC 5 MAIN STREET TITUSVILLE, FLORIDA 32796 321.607.1311

### BROKERAGE DISCLOSURE STATEMENT

**NOBLE & COMPANY REAL ESTATE PROFESSIONALS LLC and COURTNEY NOBLE** provide this statement to you, in making all informed decision of the sale/purchase of the real estate property above. Carefully read all agreements to ensure the BUYER/SELLER adequately understand the terms of the transaction. By initialing and signing this document, the BUYER/SELLER agree to all statements disclosed and hold Noble & Company Real Estate Professionals LLC harmless.

### INFORMATION RELATIVE TO THE SALE/PURCHASE OF REAL PROPERTY LOCATED:

#### 901 N. Singleton Ave, Titusville Florida 32796

**LEGAL REQUIREMENTS** ~ In Florida, all contracts for real property are required to be in writing to be enforceable and to comply with the law. You have the right to legal counsel represent you in any real estate transaction.

**HIDDEN DEFECTS** ~ Florida Law requires the following disclosures to be provided to the buyer before becoming obligated on a contract or lease of residential property.

**RADON GAS:** Radon is a naturally occurring radioactive gas that, when it is accumulated in a building in sufficient quantities, may present health risks to persons who are exposed to it over time. Levels of radon that exceed federal and state guidelines have been found in buildings in Florida. Additional information regarding radon and radon testing may be obtained from your county health department. **MOLD**: Mold is naturally occurring and may cause health risks or damage to property. If Buyer is concerned or desires additional information regarding mold, Buyer should contact an appropriate professional.

**ENERGY BROCHURE:** Buyer acknowledges receipt of Florida Energy-Efficiency Rating Information Brochure.

**LEAD-BASED PAINT**: If Property includes pre-1978 residential housing, a lead-based paint disclosure is mandatory.

**SELLER DISCLOSURE:** Seller knows of no facts materially affecting the value of the Real Property which are not readily observable and which have not been disclosed to Buyer. Except as provided for in the preceding sentence, Seller extends and intends no warranty and makes no representation of any type, either express or implied, as to the physical condition or history of the Property. Except as otherwise disclosed in writing Seller has received no written or verbal notice from any governmental entity or agency as to a currently uncorrected building, environmental or safety code violation. Buyer has been advised to carefully review the Sellers Property Disclosure Statement prior to making an offer. If the Disclosure is not available at the time of contract signing, the Buyer's agent will attempt to obtain it. However, Buyer understands it may not be attainable. **PERMITS DISCLOSURE:** Except as may have been disclosed by Seller to Buyer in a written disclosure, Seller does not know of any improvements made to the Property which were made without required permits or made pursuant to permits which have not been properly closed. If Seller identifies permits which have not been properly closed or improvements which were not permitted, then Seller shall promptly deliver to Buyer all plans, written documentation or other information in Seller's possession, knowledge, or control relating to improvements to the Property which are the subject of such open permits or unpermitted improvements.

**HOME INSPECTON:** Your Broker and/or Realtor will not render professional opinion as to a property's condition. Your Broker and/or Realtor strongly recommend that you have the property inspected by a licensed firm or individual specializing in home inspections and holding an occupational license for such purpose or an appropriately licensed Florida contractor dealing in construction, repair and maintenance of items inspected. Items may include, but not limited to, permits, roof, building exterior and interior, appliances, electrical, HVAC, plumbing, mold issues, pool, septic tank, soil and percolation tests, water and well analysis. A Termite/Wood Destroying Organism (WDO) inspection is highly recommended. It is the sole responsibility of the Buyer to select & hire inspectors, contractors or a specialized individual. If Buyer voluntarily waives the right to inspect, the Buyer must sign a waiver before the expiration of the due diligence period.

**HOLD HARMLESS:** Noble & Co. Real Estate Professionals can only recommend such tradesmen or vendors upon request. Client agrees to hold Noble & Co. Real Estate Professionals and it's Sales Associates, involved in the purchase or sale of real property, harmless and keep them exonerated from all loss, damage, liability, or expense incurred or claimed by reasons of an act or negligence from the recommended party, vendor, tradesman or their employees that has been selected as an Inspector, Mortgage Lender, Surveyor, Appraiser, Contractor, Handyman or other Specialized Tradesman. It is the sole responsibility of the Buyer or Seller to hire a tradesman. By signing this agreement, Buyer/Seller acknowledges to Hold Noble & Co. Real Estate Professionals LLC and its Sales Associates harmless.

#### WIRE FRAUD

Criminals/hackers are targeting email accounts of various parties involved in real estate transactions (e.g., lawyers, title agents, mortgage brokers, real estate agents). These emails are convincing and sophisticated. Among other concerns, this has led to fraudulent wiring instructions being used to divert funds to the criminal's bank account. These emails may look like legitimate emails from the proper party. If you receive an email regarding instructions that contains any suspicious information, do not click on any links that may be in the email and do not reply. Broker strongly recommends that Buyer, Seller, and their respective attorneys and others working on a transaction, refrain from placing any sensitive personal and financial information in an email, directly or through an email attachment. When there is a need to share Social Security numbers, bank accounts, credit card numbers, wiring instructions or similar sensitive information, Broker strongly recommends using more secure means, such as providing the information in person, over the phone, or through secure mail or package services, whenever possible. In addition, before Buyer or Seller wires any funds to any party (including Buyer or Seller's attorney, title agent, mortgage broker, or real estate broker) personally call them to confirm the information is legitimate (i.e.,

confirm the ABA routing number or SWIFT code and credit account number). Buyer and Seller should call them at a number that is independently obtained (e.g., from this Contract, the recipient's website, etc.) and not use the number in the email in order to be sure that the contact is a legitimate party.

#### BROKERAGE AGREEMENT

SINGLE AGENT As a single agent, **COURTNEY NOBLE** with **NOBLE & COMPANY REAL ESTATE PROFESSIONALS LLC**, owes to you the following duties:

- 1. Dealing honestly and fairly;
- 2. Loyalty;
- 3. Confidentiality;
- 4. Obedience;
- 5. Full disclosure;
- 6. Accounting for all funds;
- 7. Skill, care and diligence in the transaction;

8. Presenting all offers and counteroffers in a timely manner, unless a party has previously directed the licensee otherwise in writing; and

9. Disclosing all known facts that materially affect the value of residential real property and are not readily observable.

Seller: Kevin Daugherty	Date: Nov 9, 2021
Seller:	Date:
Buyer:	Date: Oct 28, 2021
Buyer:	Date:

### **Escalation Addendum to Contract**

The following provisions are made part of the Contract between

Airport Authority Titusville - Cocoa	("Seller") and
James Burket PA	("Buyer") concerning
901 N Singleton Avenue Titusville, FL 32796	("Property").

Buyer offered Seller \$\_\_\_\_\_100,000 ("Purchase Price") to purchase Property as set forth in the (CHECK ONE):

X "AS IS" Residential Contract for Sale and Purchase ("AS IS FR/BAR")

□ Residential Contract for Sale and Purchase ("FR/BAR")

□ Contract for Residential Sale and Purchase ("CRSP")

Commercial Contract

□ Vacant Land Contract

Buyer agrees to increase the Purchase Price, if there is a bona fide, unexpired (not beyond time for acceptance) offer from a competing buyer, received by and acceptable to Seller ("Competing Offer"). The increase shall be calculated as follows:

#### (BUYER TO COMPLETE THIS SECTION):

Buyer agrees that Purchase Price shall be increased by \$\_\_\_\_\_\_\_("Escalation Amount") over the purchase price set forth in Competing Offer up to \$\_\_\_\_\_\_\_("Maximum Purchase Price"). If the increased Purchase Price exceeds the Maximum Purchase Price, then Buyer's offer shall be the Maximum Purchase Price and the Escalation Amount will be reduced accordingly.

#### CHECK ONE:

(a) At Closing, Buyer shall pay cash to cover applicable Escalation Amount. Buyer's proof of funds is attached with the offer.

□ (b) Buyer shall seek financing for applicable Escalation Amount. **Buyer should verify the ability to finance the Escalation Amount with lender.** If this option is selected, the amount Buyer is financing is amended to include applicable Escalation Amount.

#### (IF NEITHER BOX IS CHECKED, THEN OPTION (a) SHALL BE DEEMED SELECTED)

#### (SELLER TO COMPLETE THIS SECTION):

Seller agrees to the revised Purchase Price (calculated as Competing Offer purchase price + Escalation Amount, not to exceed Maximum Purchase Price) of \$\_\_\_\_\_.

Seller shall provide a copy of the Competing Offer (with competing buyer's identification redacted) at or prior to time Seller accepts or counters Buyer's offer in writing. In the event Seller fails to timely furnish Buyer with a copy of the Competing Offer, the Purchase Price shall not be increased by applicable Escalation Amount.

Parties acknowledge and understand that use of this Escalation Addendum:

- is voluntary and intended to increase the competitiveness of Buyer's offer to Seller; •
- reveals Buyer's highest and best offer, which is not usually nor necessarily in Buyer's • best interest;
- allows Seller to share Buyer's offer with potential competing buyers; •
- requires Buyer to consider whether Property is worth the revised Purchase Price and/or • Maximum Purchase Price;
- requires Seller to consider how Buyer intends to pay any Escalation Amount in addition to • other terms of the Contract;
- could impact Buyer's ability to obtain financing and whether appraised value will be • sufficient to satisfy Buyer's lender, if applicable;
- does not obligate Buyer's lender to the terms of the Contract, if applicable; •
- has legal ramifications and Parties should seek the advice of counsel prior to signing; •
- requires Seller to operate in good faith and only present bona fide competing offers; and •
- requires Buyer and Seller to use care and diligence in the course of the transaction for • the reasons stated herein.

Jamey Burket Buyer	Oct 28, 2021
Buyer /	Date
Buyer	Date
Kevin Daugherty Seller	Nov 9, 2021
Seller	Date
Seller	Date

#### **RELEASE AND HOLD HARMLESS AGREEMENT**

#### PROPERTY ADDRESS: \_\_\_\_901 N. Singleton Avenue Titusville, FL 32796

#### \*\*\*\*THIS DOCUMENT MUST BE COMPLETED BY THE BUYER & CO-OPERATING BROKER BEFORE ENTRY IN THE ABOVE PROPERTY ADDRESS.\*\*\*\*

The Undersigned acknowledges that; the Seller has disclosed to the Undersigned that condition of the property and that the property presents a risk of personal injury or death; and the Undersigned desires and intends to enter the property for the purpose of viewing, inspecting, or making repairs to said property. Therefore, having been advised of the possible health risks and having conducted independent inquires with appropriate professions, if desired, the Undersigned elects to enter the subject property.

The Undersigned , having read this Release and Hold Harmless Agreement in consideration of being granted access to the Subject Property hereby agrees to release and hold harmless Seller, its agents, employees, contractors, and representatives from and against any claims, damages, losses, costs or expenses of any kind, financial or otherwise, sustained or arising from the Undersigned's entry onto and physical inspection of the Subject Property.

The Undersigned agrees that this Agreement shall be binding upon him/ her/ them, his/ her/ their heirs, representatives, executors, administrators, assigns and insurance carrier, and shall insure to the benefit of the Seller, its agents, employees, servants, successors and assigns.

Seller will not turn on any utilities on the property for use in buyer's inspections. If Purchaser wants the utilities on during inspection, the cost to connect utilities and any charges for service will be solely at the expense of the Purchaser. Any actions required to turn on the water or other utilities will be performed by the Purchaser's Contractor. The condition of the property may not support the connection of utilities and no repairs will be done by Purchaser or Seller to make the property available for connection.

The Purchaser must make arrangements to have the utilities disconnected after inspection is completed. The Listing Agent will be responsible for ensuring all utilities have been disconnected.

Any access or inspections outside of the allowed inspection period will require approval by Seller and will need to be approved by Listing Agent.

Weekend inspections are acceptable but with the contingency that all utilities are operable, and all parties have confirmed attendance by the close of business the Friday before inspection.

Buyer:	Date:_ Oct 28, 2021
Buyer:	Date:
Buyer's Agent:	Date: <u>Oct 28, 2021</u>
Brokerage:	

# CHASE O

#### **Deposit Account Balance Summary**

10/16/2021

Requestor information: JAMES BURKET, PA

3229 PHEASANT TRL MIMS, FL 32754-6526

			1			
Account Number	Account Type	Open Date	e Current Balance	Avg Balance (12 mos)		
775618173	Chase Business Complete Checking	10/08/2021	\$250,260.43	\$0.00		
-	Cu	stomer Info	mation			
JAMES BURKET, P	A		Sole Owner			
JAMES D BURKET			Signer			

Deposit Account Balance Summary request completed by:

EVAN WELSH (321) 433-1249 Space Coast

# PLEASE NOTE THAT THE INFORMATION PROVIDED IN THIS LETTER WILL BE THE ONLY INFORMATION RELEASED BY JPMorgan Chase, N.A.

This letter is written as a matter of business courtesy, without prejudice, and is intended for the confidential use of the addressee only. No consideration has been paid or received for the issuance of this letter. The sources and contents of this letter are not to be divulged and no responsibility is to attach to this bank or any of its officers, employees or agents by the issuance or contents of the letter which is provided in good faith responsibility is to attach to this bank or any of its officers, employees or agents by the issuance or contents of the letter which is provided in good faith and in reliance upon the assurances of confidentiality provided to this bank. Information and expressions of opinion of any type contained herein are obtained from the records of this bank or other sources deemed reliable, without independent investigation, but such information and expressions are subject to change without notice and no representation or warranty as to the accuracy of such information or the reliability of the sources is made or subject to change without notice and no representation or warranty as to the accuracy of such information or the reliability of the sources is made or subject to change without notice and no representation or warranty as to the accuracy of such information or the reliability of the sources is made or subject to change without notice and no representation or warranty as to the accuracy of such information or the reliability of the sources is made or subject. This bank does not undertake to notify of any changes in the information contained in this letter. Any reliance is at the sole risk of the addressee.

#### OFFER INFORMATION SHEET

\*\*\*\*\*\*PLEASE NOTE THAT COMPLETE OFFERS WILL BE SUBMITTED TO THE SELLER FOR CONSIDERTION, THIS INFORMATION SHEET MUST BE COMPLETED AND ACCOMPANIED BY ALL DOCUMENTS LISTED BELOW. INCOMPLETE OFFER PACKAGES MAY NOT BE CONSIDERED BY THE SELLER, BOARD MEMBERS. ALL OFFERS ARE DUE BY WEDNESDAY, 10/27 @ 5PM. PLEASE ALLOW AN ADDITIONAL 7 DAYS FOR ACCEPTANCE.

PROPERTY ADDRESS	925 N Singleton Ave, Titusville, FL 32796		
PURCHASER:	Nine Ten Development LLC		
<ul><li>INVESTOR –</li><li>OWNER OCC</li></ul>	PLEASE INCLUDE DIVISION OF CORPORATIONS IF REGISTERED AS AN LLC OR CORP. UPANT		
OFFER AMOUNT:	\$135,000Escalation to \$160,500 cap. \$1k intervals		
ESCROW DEPOSIT: $\frac{10}{2}$	0% of Purchase Price (\$13,500 for now. Can adjust if Purchase Price changes due to Escalation Clause		
CLOSING DATE:	or Before 11/10/21 (willing to do a 7 day close acccording to time of acceptance)		
INSPECTION DAYS: 0 (Waive) ADDITIONAL TERMS/NOTES: Will Wire EMD within one business day of executed date. Willing to work with seller timelines if need be. Escalation attached to Offer.			
PU	N LOWER FIOTOSIONNO		

BUYERS AGENT NAME : \_Om Dabhi

BROKERAGE: Blue Marlin Real Estate

EMAIL: <u>omadabhi@gmail.com</u>

PHONE: <u>321.794.0216</u>

LICENSE #: <u>3462563</u>

- PROOF OF FUNDS
- ☑ AS-IS RESIDENTIAL CONTRACT
- LEAD- BASED PAINT
- SELLERS DISCLOSURE
- BROKERAGE DISCLOSURE
- HOLD HARMLESS & UTILITY NOTICE

Om Dabhi

dotloop verified 10/23/21 10:33 PM EDT XA68-JNXI-FNJS-HCGA

Nanette Parry, ARNine Ten Development LLC Novelopment LLC AB20-GH9G-ZW7G-YLFI

# State of Florida Department of State

I certify from the records of this office that NINE TEN DEVELOPMENT LLC is a limited liability company organized under the laws of the State of Florida, filed on June 5, 2018, effective June 5, 2018.

The document number of this limited liability company is L18000139408.

I further certify that said limited liability company has paid all fees due this office through December 31, 2021, that its most recent annual report was filed on January 19, 2021, and that its status is active.

Given under my hand and the Great Seal of the State of Florida at Tallahassee, the Capital, this the Nineteenth day of January, 2021



dotloop signature verification: dtlp.us/VfJh-EaZ

Tracking Number: 2797878946CC

To authenticate this certificate, visit the following site, enter this number, and then follow the instructions displayed.

https://services.sunbiz.org/Filings/CertificateOfStatus/CertificateAuthentication

# ESCALATION CLAUSE

If prior to ratification of this Contract, Seller receives one or more additional written bona fide offers to purchase the Property with terms acceptable to Seller ("Other Offer(s)"), and from which Seller would receive an equal or higher offer price, then this Contract's Sales Price shall automatically increase  $\frac{1000}{2}$  above any Other Offer to Seller, not to exceed a maximum Sales Price of  $\frac{160,500}{2}$ . If Other Offers include escalation terms, this automatic increase will be applied to the maximum escalated offer of any competing offers. Upon acceptance contract will be amended to show changes pursuant to this escalation clause.

BUYER Nanette Parry. AR Nine Ten Development LC dottoop verified 10/23/21 10:52 PM EDT. 4886-EDWF-BRRA-EWIW	DATE 10/23/2021	
BUYER	DATE	



**"AS IS" Residential Contract For Sale And Purchase** THIS FORM HAS BEEN APPROVED BY THE FLORIDA REALTORS AND THE FLORIDA BAR

# BLUE MARLII

1 <b>*</b>		RTIES: Titusville-Cocoa Airport Authority ("Seller"),
*		Nine Ten Development LLC ("Buyer"),
3		ee that Seller shall sell and Buyer shall buy the following described Real Property and Personal Property llectively "Property") pursuant to the terms and conditions of this AS IS Residential Contract For Sale And Purchase
		any riders and addenda ("Contract"):
5		PROPERTY DESCRIPTION:
) •	1.	(a) Street address, city, zip:925 N Singleton Ave, Titusville, FL 32796
/* }*		(a) Street address, City, Zip. <u>323 N Singleton Net</u> , Husvine, Hi 52756 (b) Located in:Brevard County, Florida. Property Tax ID #:2108214
*		(c) Real Property: The legal description isLUNA HEIGHTS LOT 3 BLK 2
		together with all existing improvements and fixtures, including built-in appliances, built-in furnishings and
		attached wall-to-wall carpeting and flooring ("Real Property") unless specifically excluded in Paragraph 1(e) or
		by other terms of this Contract.
		(d) Personal Property: Unless excluded in Paragraph 1(e) or by other terms of this Contract, the following items
		which are owned by Seller and existing on the Property as of the date of the initial offer are included in the
		purchase: range(s)/oven(s), refrigerator(s), dishwasher(s), disposal, ceiling fan(s), intercom, light fixture(s),
		drapery rods and draperies, blinds, window treatments, smoke detector(s), garage door opener(s), security gate
		and other access devices, and storm shutters/panels ("Personal Property").
*		Other Personal Property items included in this purchase are:
		Personal Property is included in the Purchase Price, has no contributory value, and shall be left for the Buyer.
k		(e) The following items are excluded from the purchase:
		PURCHASE PRICE AND CLOSING
	•	
*	2.	PURCHASE PRICE (U.S. currency):
*		The initial deposit made payable and delivered to "Escrow Agent" named below (CHECK ONE): (i) □ accompanies offer or (ii) ☑ is to be made within1 (if left blank, then 3) days after Effective Date. IF NEITHER BOX IS CHECKED, THEN OPTION (ii) SHALL BE DEEMED SELECTED.
*		Escrow Agent Information: Name: Kristy A. Mount Esquire
*		Address:1702 S. Washington Ave. Titusville, Florida 32780
*		Phone:321-267-5504, ext. 2 E-mail kmount@titusvillelaw.com Fax:
*		(b) Additional deposit to be delivered to Escrow Agent within (if left blank, then 10)
k		days after Effective Date\$0
		(All deposits paid or agreed to be paid, are collectively referred to as the "Deposit")
*		(c) Financing: Express as a dollar amount or percentage ("Loan Amount") see Paragraph 80%
*		(d) Other:\$0
		(e) Balance to close (not including Buyer's closing costs, prepaids and prorations) by wire
*		transfer or other <b>COLLECTED</b> funds
		NOTE: For the definition of "COLLECTION" or "COLLECTED" see STANDARD S.
	3.	TIME FOR ACCEPTANCE OF OFFER AND COUNTER-OFFERS; EFFECTIVE DATE:
		(a) If not signed by Buyer and Seller, and an executed copy delivered to all parties on or before
*		11/03/2021 this offer shall be deemed withdrawn and the Deposit, if any, shall be returned to
		Buyer. Unless otherwise stated, time for acceptance of any counter-offers shall be within 2 days after the day
		the counter-offer is delivered.
		(b) The effective date of this Contract shall be the date when the last one of the Buyer and Seller has signed or
		initialed and delivered this offer or final counter-offer ("Effective Date").
	4.	CLOSING DATE: Unless modified by other provisions of this Contract, the closing of this transaction shall occur
		and the closing documents required to be furnished by each party pursuant to this Contract shall be delivered
*		("Closing") on <u>Or Before 11/10/2021</u> 12/17/2021 ("Closing Date"), at the time established by the Closing Agent.
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		er's Initials 10/23/21 2017 PM EDD age 1 of 12 dottoop verified ge 1 of 12 Seller's Initials Kod
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#### 53 5. EXTENSION OF CLOSING DATE:

- (a) If Paragraph 8(b) is checked and Closing funds from Buyer's lender(s) are not available on Closing Date due
   to Consumer Financial Protection Bureau Closing Disclosure delivery requirements ("CFPB Requirements"),
   then Closing Date shall be extended for such period necessary to satisfy CFPB Requirements, provided such
   period shall not exceed 10 days.
- (b) If an event constituting "Force Majeure" causes services essential for Closing to be unavailable, including the
   unavailability of utilities or issuance of hazard, wind, flood or homeowners' insurance, Closing Date shall be
   extended as provided in STANDARD G.

#### 6. OCCUPANCY AND POSSESSION:

- (a) Unless the box in Paragraph 6(b) is checked, Seller shall, at Closing, deliver occupancy and possession of the
   Property to Buyer free of tenants, occupants and future tenancies. Also, at Closing, Seller shall have removed
   all personal items and trash from the Property and shall deliver all keys, garage door openers, access devices
   and codes, as applicable, to Buyer. If occupancy is to be delivered before Closing, Buyer assumes all risks of
   loss to the Property from date of occupancy, shall be responsible and liable for maintenance from that date,
   and shall be deemed to have accepted the Property in its existing condition as of time of taking occupancy.
- (b) CHECK IF PROPERTY IS SUBJECT TO LEASE(S) OR OCCUPANCY AFTER CLOSING. If Property is 68 \* subject to a lease(s) after Closing or is intended to be rented or occupied by third parties beyond Closing, the 69 facts and terms thereof shall be disclosed in writing by Seller to Buyer and copies of the written lease(s) shall 70 be delivered to Buyer, all within 5 days after Effective Date. If Buyer determines, in Buyer's sole discretion, that 71 the lease(s) or terms of occupancy are not acceptable to Buyer, Buyer may terminate this Contract by delivery 72 of written notice of such election to Seller within 5 days after receipt of the above items from Seller, and Buyer 73 shall be refunded the Deposit thereby releasing Buyer and Seller from all further obligations under this Contract. 74 Estoppel Letter(s) and Seller's affidavit shall be provided pursuant to STANDARD D. If Property is intended to 75 be occupied by Seller after Closing, see Rider U. POST-CLOSING OCCUPANCY BY SELLER. 76
- 77\* 7. ASSIGNABILITY: (CHECK ONE): Buyer □ may assign and thereby be released from any further liability under this Contract; □ may assign but not be released from liability under this Contract; or □ may not assign this Contract.

#### FINANCING

#### 81 8. FINANCING:

- 82\* (a) Buyer will pay cash for the purchase of the Property at Closing. There is no financing contingency to Buyer's
   83 obligation to close. If Buyer obtains a loan for any part of the Purchase Price of the Property, Buyer acknowledges
   84 that any terms and conditions imposed by Buyer's lender(s) or by CFPB Requirements shall not affect or extend
   85 the Buyer's obligation to close or otherwise affect any terms or conditions of this Contract.
- 86\*
   (b) This Contract is contingent upon Buyer obtaining approval of a conventional FHA VA or other (describe) loan within (if left blank, then 30) days after Effective Date ("Loan Approval Period") for (CHECK ONE): fixed, adjustable, fixed or adjustable rate in the Loan Amount (See Paragraph 2(c)), at an initial interest rate not to exceed % (if left blank, then prevailing rate based upon Buyer's creditworthiness), and for a term of (if left blank, then 30) years ("Financing").
- 91\* (i) Buyer shall make mortgage loan application for the Financing within \_\_\_\_\_(if left blank, then 5) days
   after Effective Date and use good faith and diligent effort to obtain approval of a loan meeting the Financing terms
   ("Loan Approval") and thereafter to close this Contract. Loan Approval which requires a condition related to the sale
   by Buyer of other property shall not be deemed Loan Approval for purposes of this subparagraph.
- Buyer's failure to use diligent effort to obtain Loan Approval during the Loan Approval Period shall be considered a
   default under the terms of this Contract. For purposes of this provision, "diligent effort" includes, but is not limited
   to, timely furnishing all documents and information and paying of all fees and charges requested by Buyer's
   mortgage broker and lender in connection with Buyer's mortgage loan application.
- (ii) Buyer shall keep Seller and Broker fully informed about the status of Buyer's mortgage loan application,
   Loan Approval, and loan processing and authorizes Buyer's mortgage broker, lender, and Closing Agent to disclose
   such status and progress, and release preliminary and finally executed closing disclosures and settlement
   statements, to Seller and Broker.
  - (iii) Upon Buyer obtaining Loan Approval, Buyer shall promptly deliver written notice of such approval to Seller.
  - (iv) If Buyer is unable to obtain Loan Approval after the exercise of diligent effort, then at any time prior to expiration of the Loan Approval Period, Buyer may provide written notice to Seller stating that Buyer has been unable to obtain Loan Approval and has elected to either:
    - (1) waive Loan Approval, in which event this Contract will continue as if Loan Approval had been obtained; or (2) terminate this Contract.

Buyer's Initials

Buyer's Initials Page 2 of 12 Seller's Initials Seller's Initials FloridaRealtors/Hidibabar-ASIS-5x Rev.6/19 © 2017 Florida Realtors® and The Florida Bar. All rights reserved.



(v) If Buyer fails to timely deliver either notice provided in Paragraph 8(b)(iii) or (iv), above, to Seller prior to 109 expiration of the Loan Approval Period, then Loan Approval shall be deemed waived, in which event this Contract 110 will continue as if Loan Approval had been obtained, provided however, Seller may elect to terminate this Contract 111 by delivering written notice to Buyer within 3 days after expiration of the Loan Approval Period. 112

(vi) If this Contract is timely terminated as provided by Paragraph 8(b)(iv)(2) or (v), above, and Buyer is not in 113 default under the terms of this Contract, Buyer shall be refunded the Deposit thereby releasing Buyer and Seller 114 from all further obligations under this Contract. 115

(vii) If Loan Approval has been obtained, or deemed to have been obtained, as provided above, and Buyer 116 117 fails to close this Contract, then the Deposit shall be paid to Seller unless failure to close is due to: (1) Seller's default or inability to satisfy other contingencies of this Contract; (2) Property related conditions of the Loan Approval 118 have not been met (except when such conditions are waived by other provisions of this Contract); or (3) appraisal 119 of the Property obtained by Buyer's lender is insufficient to meet terms of the Loan Approval, in which event(s) the 120 Buyer shall be refunded the Deposit, thereby releasing Buyer and Seller from all further obligations under this 121 Contract. 122

- (c) Assumption of existing mortgage (see rider for terms). 123
- (d) Purchase money note and mortgage to Seller (see riders; addenda; or special clauses for terms). 124\*

#### **CLOSING COSTS, FEES AND CHARGES**

#### CLOSING COSTS; TITLE INSURANCE; SURVEY; HOME WARRANTY; SPECIAL ASSESSMENTS: 126 (a) COSTS TO BE PAID BY SELLER: 127

- Documentary stamp taxes and surtax on deed, if any 128
- Owner's Policy and Charges (if Paragraph 9(c)(i) is checked) 129
- Title search charges (if Paragraph 9(c)(iii) is checked) 130
- Municipal lien search (if Paragraph 9(c)(i) or (iii) is checked) 131 \*
- Seller's attorneys' fees • Other: If, prior to Closing, Seller is unable to meet the AS IS Maintenance Requirement as required by Paragraph 11 a sum equal to 125% of estimated costs to meet the AS IS Maintenance Requirement shall be escrowed at
  - Closing. If actual costs to meet the AS IS Maintenance Requirement exceed escrowed amount, Seller shall pay such actual costs. Any unused portion of escrowed amount(s) shall be returned to Seller.

#### (b) COSTS TO BE PAID BY BUYER:

- Taxes and recording fees on notes and mortgages
- Recording fees for deed and financing statements
- Owner's Policy and Charges (if Paragraph 9(c)(ii) is checked)
- Survey (and elevation certification, if required)
- Lender's title policy and endorsements 141
- HOA/Condominium Association application/transfer fees 142
- Municipal lien search (if Paragraph 9(c)(ii) is checked) 143
- 144 \* Other

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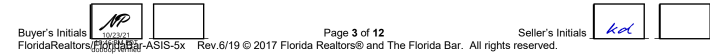
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- (c) TITLE EVIDENCE AND INSURANCE: At least (if left blank, then 15, or if Paragraph 8(a) is checked, 145\* then 5) days prior to Closing Date ("Title Evidence Deadline"), a title insurance commitment issued by a Florida 146 licensed title insurer, with legible copies of instruments listed as exceptions attached thereto ("Title 147 Commitment") and, after Closing, an owner's policy of title insurance (see STANDARD A for terms) shall be 148 obtained and delivered to Buyer. If Seller has an owner's policy of title insurance covering the Real Property, a 149 copy shall be furnished to Buyer and Closing Agent within 5 days after Effective Date. The owner's title policy 150 premium, title search and closing services (collectively, "Owner's Policy and Charges") shall be paid, as set 151 forth below. The title insurance premium charges for the owner's policy and any lender's policy will be calculated 152 and allocated in accordance with Florida law, but may be reported differently on certain federally mandated 153 closing disclosures and other closing documents. For purposes of this Contract "municipal lien search" means a 154 search of records necessary for the owner's policy of title insurance to be issued without exception for unrecorded 155 liens imposed pursuant to Chapters 159 or 170, F.S., in favor of any governmental body, authority or agency. 156 157 (CHECK ONE):
- (i) Seller shall designate Closing Agent and pay for Owner's Policy and Charges, and Buyer shall pay the 158 3 premium for Buyer's lender's policy and charges for closing services related to the lender's policy, 159 endorsements and loan closing, which amounts shall be paid by Buyer to Closing Agent or such other 160 provider(s) as Buyer may select; or 161
- (ii) Buyer shall designate Closing Agent and pay for Owner's Policy and Charges and charges for closing 162\* services related to Buyer's lender's policy, endorsements and loan closing; or 163



- Buyer's Inspections
- · Buyer's attorneys' fees
- Owner's Policy Premium (if Paragraph 9 (c)(iii) is checked.)

HOA/Condominium Association estoppel fees

· Recording and other fees needed to cure title

- Loan expenses
- Appraisal fees

- All property related insurance

- (if left blank, then \$200.00) for abstract continuation or title search ordered or performed by Closing Agent.
   (d) SURVEY: On or before Title Evidence Deadline, Buyer may, at Buyer's expense, have the Real Property surveyed and certified by a registered Florida surveyor ("Survey"). If Seller has a survey covering the Real Property, a copy shall be furnished to Buyer and Closing Agent within 5 days after Effective Date.
- (e) HOME WARRANTY: At Closing, □ Buyer □ Seller ☑ N/A shall pay for a home warranty plan issued by at a cost not to exceed \$\_\_\_\_\_. A home warranty plan provides for repair or replacement of many of a home's mechanical systems and major built-in
- appliances in the event of breakdown due to normal wear and tear during the agreement's warranty period.
   (f) SPECIAL ASSESSMENTS: At Closing, Seller shall pay: (i) the full amount of liens imposed by a public body
   ("public body" does not include a Condominium or Homeowner's Association) that are certified, confirmed and
   ratified before Closing; and (ii) the amount of the public body's most recent estimate or assessment for an
   improvement which is substantially complete as of Effective Date, but that has not resulted in a lien being
   imposed on the Property before Closing. Buyer shall pay all other assessments. If special assessments may
   be paid in installments (CHECK ONE):
- 183\* (a) Seller shall pay installments due prior to Closing and Buyer shall pay installments due after Closing.
   184 Installments prepaid or due for the year of Closing shall be prorated.
- 185\* (b) Seller shall pay the assessment(s) in full prior to or at the time of Closing.
  - IF NEITHER BOX IS CHECKED, THEN OPTION (a) SHALL BE DEEMED SELECTED.
  - This Paragraph 9(f) shall not apply to a special benefit tax lien imposed by a community development district (CDD) pursuant to Chapter 190, F.S., which lien shall be prorated pursuant to STANDARD K.

#### DISCLOSURES

#### 10. DISCLOSURES:

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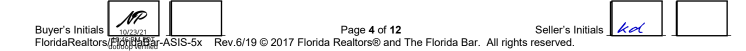
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- (a) RADON GAS: Radon is a naturally occurring radioactive gas that, when it is accumulated in a building in sufficient quantities, may present health risks to persons who are exposed to it over time. Levels of radon that exceed federal and state guidelines have been found in buildings in Florida. Additional information regarding radon and radon testing may be obtained from your county health department.
- (b) PERMITS DISCLOSURE: Except as may have been disclosed by Seller to Buyer in a written disclosure, Seller does not know of any improvements made to the Property which were made without required permits or made pursuant to permits which have not been properly closed. If Seller identifies permits which have not been properly closed or improvements which were not permitted, then Seller shall promptly deliver to Buyer all plans, written documentation or other information in Seller's possession, knowledge, or control relating to improvements to the Property which are the subject of such open permits or unpermitted improvements.
  - (c) **MOLD:** Mold is naturally occurring and may cause health risks or damage to property. If Buyer is concerned or desires additional information regarding mold, Buyer should contact an appropriate professional.
- (d) FLOOD ZONE; ELEVATION CERTIFICATION: Buyer is advised to verify by elevation certificate which flood 203 zone the Property is in, whether flood insurance is required by Buyer's lender, and what restrictions apply to 204 improving the Property and rebuilding in the event of casualty. If Property is in a "Special Flood Hazard Area" 205 or "Coastal Barrier Resources Act" designated area or otherwise protected area identified by the U.S. Fish and 206 Wildlife Service under the Coastal Barrier Resources Act and the lowest floor elevation for the building(s) and/or 207 flood insurance rating purposes is below minimum flood elevation or is ineligible for flood insurance coverage 208 through the National Flood Insurance Program or private flood insurance as defined in 42 U.S.C. §4012a, Buyer 209 may terminate this Contract by delivering written notice to Seller within (if left blank, then 20) days after 210 Effective Date, and Buyer shall be refunded the Deposit thereby releasing Buyer and Seller from all further 211 obligations under this Contract, failing which Buyer accepts existing elevation of buildings and flood zone 212 designation of Property. The National Flood Insurance Program may assess additional fees or adjust premiums 213 for pre-Flood Insurance Rate Map (pre-FIRM) non-primary structures (residential structures in which the insured 214 or spouse does not reside for at least 50% of the year) and an elevation certificate may be required for actuarial 215 216 rating.
  - (e) ENERGY BROCHURE: Buyer acknowledges receipt of Florida Energy-Efficiency Rating Information Brochure required by Section 553.996, F.S.



- (f) LEAD-BASED PAINT: If Property includes pre-1978 residential housing, a lead-based paint disclosure is 219 mandatory. 220
- (g) HOMEOWNERS' ASSOCIATION/COMMUNITY DISCLOSURE: BUYER SHOULD NOT EXECUTE THIS 221 READ THE CONTRACT UNTIL BUYER HAS RECEIVED AND HOMEOWNERS' 222 ASSOCIATION/COMMUNITY DISCLOSURE. IF APPLICABLE. 223
- (h) PROPERTY TAX DISCLOSURE SUMMARY: BUYER SHOULD NOT RELY ON THE SELLER'S CURRENT 224 PROPERTY TAXES AS THE AMOUNT OF PROPERTY TAXES THAT THE BUYER MAY BE OBLIGATED TO 225 PAY IN THE YEAR SUBSEQUENT TO PURCHASE. A CHANGE OF OWNERSHIP OR PROPERTY 226 IMPROVEMENTS TRIGGERS REASSESSMENTS OF THE PROPERTY THAT COULD RESULT IN HIGHER 227 PROPERTY TAXES. IF YOU HAVE ANY QUESTIONS CONCERNING VALUATION, CONTACT THE 228 COUNTY PROPERTY APPRAISER'S OFFICE FOR INFORMATION. 229
  - FOREIGN INVESTMENT IN REAL PROPERTY TAX ACT ("FIRPTA"): Seller shall inform Buyer in writing if (i) Seller is a "foreign person" as defined by the Foreign Investment in Real Property Tax Act ("FIRPTA"). Buyer and Seller shall comply with FIRPTA, which may require Seller to provide additional cash at Closing. If Seller is not a "foreign person", Seller can provide Buyer, at or prior to Closing, a certification of non-foreign status, under penalties of perjury, to inform Buyer and Closing Agent that no withholding is required. See STANDARD V for further information pertaining to FIRPTA. Buyer and Seller are advised to seek legal counsel and tax advice regarding their respective rights, obligations, reporting and withholding requirements pursuant to FIRPTA.
  - (i) SELLER DISCLOSURE: Seller knows of no facts materially affecting the value of the Real Property which are not readily observable and which have not been disclosed to Buyer. Except as provided for in the preceding sentence, Seller extends and intends no warranty and makes no representation of any type, either express or implied, as to the physical condition or history of the Property. Except as otherwise disclosed in writing Seller has received no written or verbal notice from any governmental entity or agency as to a currently uncorrected building, environmental or safety code violation.

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#### **PROPERTY MAINTENANCE. CONDITION. INSPECTIONS AND EXAMINATIONS**

11. PROPERTY MAINTENANCE: Except for ordinary wear and tear and Casualty Loss, Seller shall maintain the 245 Property, including, but not limited to, lawn, shrubbery, and pool, in the condition existing as of Effective Date ("AS 246 IS Maintenance Requirement"). 247

#### 12. PROPERTY INSPECTION; RIGHT TO CANCEL: 248

- (a) PROPERTY INSPECTIONS AND RIGHT TO CANCEL: Buyer shall have 0 (if left blank, then 15) 249\* days after Effective Date ("Inspection Period") within which to have such inspections of the Property 250 performed as Buyer shall desire during the Inspection Period. If Buyer determines, in Buyer's sole 251 discretion, that the Property is not acceptable to Buyer, Buyer may terminate this Contract by delivering 252 written notice of such election to Seller prior to expiration of Inspection Period. If Buyer timely 253 terminates this Contract, the Deposit paid shall be returned to Buyer, thereupon, Buyer and Seller shall 254 be released of all further obligations under this Contract; however, Buyer shall be responsible for 255 256 prompt payment for such inspections, for repair of damage to, and restoration of, the Property resulting from such inspections, and shall provide Seller with paid receipts for all work done on the Property (the 257 preceding provision shall survive termination of this Contract). Unless Buyer exercises the right to 258 terminate granted herein, Buyer accepts the physical condition of the Property and any violation of 259 governmental, building, environmental, and safety codes, restrictions, or requirements, but subject to 260 Seller's continuing AS IS Maintenance Requirement, and Buyer shall be responsible for any and all 261 repairs and improvements required by Buyer's lender. 262
  - (b) WALK-THROUGH INSPECTION/RE-INSPECTION: On the day prior to Closing Date, or on Closing Date prior to time of Closing, as specified by Buyer, Buyer or Buyer's representative may perform a walk-through (and follow-up walk-through, if necessary) inspection of the Property solely to confirm that all items of Personal Property are on the Property and to verify that Seller has maintained the Property as required by the AS IS Maintenance Requirement and has met all other contractual obligations.
  - (c) SELLER ASSISTANCE AND COOPERATION IN CLOSE-OUT OF BUILDING PERMITS: If Buyer's inspection of the Property identifies open or needed building permits, then Seller shall promptly deliver to Buyer all plans, written documentation or other information in Seller's possession, knowledge, or control relating to improvements to the Property which are the subject of such open or needed Permits, and shall promptly cooperate in good faith with Buyer's efforts to obtain estimates of repairs or other work necessary to resolve such Permit issues. Seller's obligation to cooperate shall include Seller's execution of necessary authorizations,

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Page 5 of 12

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consents, or other documents necessary for Buyer to conduct inspections and have estimates of such repairs or work prepared, but in fulfilling such obligation, Seller shall not be required to expend, or become obligated to expend, any money.

- (d) ASSIGNMENT OF REPAIR AND TREATMENT CONTRACTS AND WARRANTIES: At Buyer's option and 277 cost. Seller will, at Closing, assign all assignable repair, treatment and maintenance contracts and warranties 278 to Buver. 279
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#### ESCROW AGENT AND BROKER

- 281 13. ESCROW AGENT: Any Closing Agent or Escrow Agent (collectively "Agent") receiving the Deposit, other funds and other items is authorized, and agrees by acceptance of them, to deposit them promptly, hold same in escrow 282 within the State of Florida and, subject to COLLECTION, disburse them in accordance with terms and conditions 283 of this Contract. Failure of funds to become **COLLECTED** shall not excuse Buyer's performance. When conflicting 284 demands for the Deposit are received, or Agent has a good faith doubt as to entitlement to the Deposit, Agent may 285 take such actions permitted by this Paragraph 13, as Agent deems advisable. If in doubt as to Agent's duties or 286 liabilities under this Contract. Agent may, at Agent's option, continue to hold the subject matter of the escrow until 287 the parties agree to its disbursement or until a final judgment of a court of competent jurisdiction shall determine 288 the rights of the parties, or Agent may deposit same with the clerk of the circuit court having jurisdiction of the 289 dispute. An attorney who represents a party and also acts as Agent may represent such party in such action. Upon 290 notifying all parties concerned of such action, all liability on the part of Agent shall fully terminate, except to the 291 extent of accounting for any items previously delivered out of escrow. If a licensed real estate broker, Agent will 292 comply with provisions of Chapter 475, F.S., as amended and FREC rules to timely resolve escrow disputes through 293 mediation, arbitration, interpleader or an escrow disbursement order. 294
- In any proceeding between Buyer and Seller wherein Agent is made a party because of acting as Agent hereunder, 295 or in any proceeding where Agent interpleads the subject matter of the escrow, Agent shall recover reasonable 296 attorney's fees and costs incurred, to be paid pursuant to court order out of the escrowed funds or equivalent. Agent 297 shall not be liable to any party or person for mis-delivery of any escrowed items, unless such mis-delivery is due to 298 Agent's willful breach of this Contract or Agent's gross negligence. This Paragraph 13 shall survive Closing or 299 termination of this Contract. 300
- 14. PROFESSIONAL ADVICE: BROKER LIABILITY: Broker advises Buyer and Seller to verify Property condition. 301 square footage, and all other facts and representations made pursuant to this Contract and to consult appropriate 302 professionals for legal, tax, environmental, and other specialized advice concerning matters affecting the Property 303 and the transaction contemplated by this Contract. Broker represents to Buyer that Broker does not reside on the 304 Property and that all representations (oral, written or otherwise) by Broker are based on Seller representations or 305 public records. BUYER AGREES TO RELY SOLELY ON SELLER, PROFESSIONAL INSPECTORS AND 306 **GOVERNMENTAL AGENCIES FOR VERIFICATION OF PROPERTY CONDITION, SQUARE FOOTAGE AND** 307 FACTS THAT MATERIALLY AFFECT PROPERTY VALUE AND NOT ON THE REPRESENTATIONS (ORAL, 308 WRITTEN OR OTHERWISE) OF BROKER. Buyer and Seller (individually, the "Indemnifying Party") each 309 individually indemnifies, holds harmless, and releases Broker and Broker's officers, directors, agents and 310 employees from all liability for loss or damage, including all costs and expenses, and reasonable attorney's fees at 311 312 all levels, suffered or incurred by Broker and Broker's officers, directors, agents and employees in connection with or arising from claims, demands or causes of action instituted by Buyer or Seller based on: (i) inaccuracy of 313 information provided by the Indemnifying Party or from public records; (ii) Indemnifying Party's misstatement(s) or 314 failure to perform contractual obligations; (iii) Broker's performance, at Indemnifying Party's request, of any task 315 beyond the scope of services regulated by Chapter 475, F.S., as amended, including Broker's referral, 316 recommendation or retention of any vendor for, or on behalf of, Indemnifying Party; (iv) products or services 317 provided by any such vendor for, or on behalf of, Indemnifying Party; and (v) expenses incurred by any such vendor. 318 Buyer and Seller each assumes full responsibility for selecting and compensating their respective vendors and 319 paying their other costs under this Contract whether or not this transaction closes. This Paragraph 14 will not relieve 320 Broker of statutory obligations under Chapter 475, F.S., as amended. For purposes of this Paragraph 14, Broker 321 will be treated as a party to this Contract. This Paragraph 14 shall survive Closing or termination of this Contract. 322

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#### DEFAULT AND DISPUTE RESOLUTION

#### 15. DEFAULT: 324

Buyer's Initials

(a) **BUYER DEFAULT:** If Buyer fails, neglects or refuses to perform Buyer's obligations under this Contract, 325 including payment of the Deposit, within the time(s) specified, Seller may elect to recover and retain the Deposit 326 for the account of Seller as agreed upon liquidated damages, consideration for execution of this Contract, and in full settlement of any claims, whereupon Buyer and Seller shall be relieved from all further obligations under 328



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Seller's Initials

this Contract, or Seller, at Seller's option, may, pursuant to Paragraph 16, proceed in equity to enforce Seller's rights under this Contract. The portion of the Deposit, if any, paid to Listing Broker upon default by Buyer, shall be split equally between Listing Broker and Cooperating Broker; provided however, Cooperating Broker's share shall not be greater than the commission amount Listing Broker had agreed to pay to Cooperating Broker.

- (b) SELLER DEFAULT: If for any reason other than failure of Seller to make Seller's title marketable after
   reasonable diligent effort, Seller fails, neglects or refuses to perform Seller's obligations under this Contract,
   Buyer may elect to receive return of Buyer's Deposit without thereby waiving any action for damages resulting
   from Seller's breach, and, pursuant to Paragraph 16, may seek to recover such damages or seek specific
   performance.
- This Paragraph 15 shall survive Closing or termination of this Contract.
- **16. DISPUTE RESOLUTION:** Unresolved controversies, claims and other matters in question between Buyer and
   Seller arising out of, or relating to, this Contract or its breach, enforcement or interpretation ("Dispute") will be settled
   as follows:
- (a) Buyer and Seller will have 10 days after the date conflicting demands for the Deposit are made to attempt to
   resolve such Dispute, failing which, Buyer and Seller shall submit such Dispute to mediation under Paragraph
   16(b).
- (b) Buyer and Seller shall attempt to settle Disputes in an amicable manner through mediation pursuant to Florida Rules for Certified and Court-Appointed Mediators and Chapter 44, F.S., as amended (the "Mediation Rules").
  The mediator must be certified or must have experience in the real estate industry. Injunctive relief may be sought without first complying with this Paragraph 16(b). Disputes not settled pursuant to this Paragraph 16 may be resolved by instituting action in the appropriate court having jurisdiction of the matter. This Paragraph 16 shall survive Closing or termination of this Contract.
- **17. ATTORNEY'S FEES; COSTS:** The parties will split equally any mediation fee incurred in any mediation permitted by this Contract, and each party will pay their own costs, expenses and fees, including attorney's fees, incurred in conducting the mediation. In any litigation permitted by this Contract, the prevailing party shall be entitled to recover from the non-prevailing party costs and fees, including reasonable attorney's fees, incurred in conducting the litigation. This Paragraph 17 shall survive Closing or termination of this Contract.

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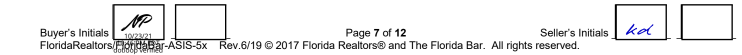
#### STANDARDS FOR REAL ESTATE TRANSACTIONS ("STANDARDS")

#### 357 **18. STANDARDS:**

358 **A. TITLE:** 

(i) TITLE EVIDENCE; RESTRICTIONS; EASEMENTS; LIMITATIONS: Within the time period provided in 359 Paragraph 9(c), the Title Commitment, with legible copies of instruments listed as exceptions attached thereto, shall 360 be issued and delivered to Buyer. The Title Commitment shall set forth those matters to be discharged by Seller at 361 or before Closing and shall provide that, upon recording of the deed to Buyer, an owner's policy of title insurance 362 in the amount of the Purchase Price, shall be issued to Buyer insuring Buyer's marketable title to the Real Property, 363 subject only to the following matters: (a) comprehensive land use plans, zoning, and other land use restrictions, 364 prohibitions and requirements imposed by governmental authority; (b) restrictions and matters appearing on the 365 Plat or otherwise common to the subdivision; (c) outstanding oil, gas and mineral rights of record without right of 366 367 entry; (d) unplatted public utility easements of record (located contiguous to real property lines and not more than 10 feet in width as to rear or front lines and 7 1/2 feet in width as to side lines); (e) taxes for year of Closing and 368 subsequent years; and (f) assumed mortgages and purchase money mortgages, if any (if additional items, attach 369 addendum); provided, that, none prevent use of Property for RESIDENTIAL PURPOSES. If there exists at Closing 370 any violation of items identified in (b) - (f) above, then the same shall be deemed a title defect. Marketable title shall 371 be determined according to applicable Title Standards adopted by authority of The Florida Bar and in accordance 372 with law. 373

(ii) TITLE EXAMINATION: Buyer shall have 5 days after receipt of Title Commitment to examine it and notify Seller 374 in writing specifying defect(s), if any, that render title unmarketable. If Seller provides Title Commitment and it is 375 delivered to Buyer less than 5 days prior to Closing Date, Buyer may extend Closing for up to 5 days after date of 376 receipt to examine same in accordance with this STANDARD A. Seller shall have 30 days ("Cure Period") after 377 receipt of Buyer's notice to take reasonable diligent efforts to remove defects. If Buyer fails to so notify Seller, Buyer 378 shall be deemed to have accepted title as it then is. If Seller cures defects within Cure Period, Seller will deliver 379 written notice to Buyer (with proof of cure acceptable to Buyer and Buyer's attorney) and the parties will close this 380 Contract on Closing Date (or if Closing Date has passed, within 10 days after Buyer's receipt of Seller's notice). If 381 Seller is unable to cure defects within Cure Period, then Buyer may, within 5 days after expiration of Cure Period, 382



#### STANDARDS FOR REAL ESTATE TRANSACTIONS ("STANDARDS") CONTINUED

deliver written notice to Seller: (a) extending Cure Period for a specified period not to exceed 120 days within which 383 Seller shall continue to use reasonable diligent effort to remove or cure the defects ("Extended Cure Period"); or 384 (b) electing to accept title with existing defects and close this Contract on Closing Date (or if Closing Date has 385 passed, within the earlier of 10 days after end of Extended Cure Period or Buyer's receipt of Seller's notice), or (c) 386 electing to terminate this Contract and receive a refund of the Deposit, thereby releasing Buyer and Seller from all 387 further obligations under this Contract. If after reasonable diligent effort, Seller is unable to timely cure defects, and 388 Buyer does not waive the defects, this Contract shall terminate, and Buyer shall receive a refund of the Deposit, 389 thereby releasing Buyer and Seller from all further obligations under this Contract. 390

B. SURVEY: If Survey discloses encroachments on the Real Property or that improvements located thereon 391 encroach on setback lines, easements, or lands of others, or violate any restrictions, covenants, or applicable 392 governmental regulations described in STANDARD A (i)(a), (b) or (d) above, Buyer shall deliver written notice of 393 such matters, together with a copy of Survey, to Seller within 5 days after Buyer's receipt of Survey, but no later 394 than Closing. If Buyer timely delivers such notice and Survey to Seller, such matters identified in the notice and 395 Survey shall constitute a title defect, subject to cure obligations of STANDARD A above. If Seller has delivered a 396 prior survey, Seller shall, at Buyer's request, execute an affidavit of "no change" to the Real Property since the 397 preparation of such prior survey, to the extent the affirmations therein are true and correct. 398

C. INGRESS AND EGRESS: Seller represents that there is ingress and egress to the Real Property and title to 399 the Real Property is insurable in accordance with STANDARD A without exception for lack of legal right of access. 400 D. LEASE INFORMATION: Seller shall, at least 10 days prior to Closing, furnish to Buyer estoppel letters from 401 tenant(s)/occupant(s) specifying nature and duration of occupancy, rental rates, advanced rent and security 402 deposits paid by tenant(s) or occupant(s)("Estoppel Letter(s)"). If Seller is unable to obtain such Estoppel Letter(s) 403 the same information shall be furnished by Seller to Buyer within that time period in the form of a Seller's affidavit 404 and Buyer may thereafter contact tenant(s) or occupant(s) to confirm such information. If Estoppel Letter(s) or 405 Seller's affidavit, if any, differ materially from Seller's representations and lease(s) provided pursuant to Paragraph 406 6, or if tenant(s)/occupant(s) fail or refuse to confirm Seller's affidavit, Buyer may deliver written notice to Seller 407 within 5 days after receipt of such information, but no later than 5 days prior to Closing Date, terminating this 408 Contract and receive a refund of the Deposit, thereby releasing Buyer and Seller from all further obligations under 409 this Contract. Seller shall, at Closing, deliver and assign all leases to Buyer who shall assume Seller's obligations 410 thereunder. 411

E. LIENS: Seller shall furnish to Buyer at Closing an affidavit attesting (i) to the absence of any financing 412 statement, claims of lien or potential lienors known to Seller and (ii) that there have been no improvements or 413 repairs to the Real Property for 90 days immediately preceding Closing Date. If the Real Property has been 414 improved or repaired within that time, Seller shall deliver releases or waivers of construction liens executed by all 415 general contractors, subcontractors, suppliers and materialmen in addition to Seller's lien affidavit setting forth 416 names of all such general contractors, subcontractors, suppliers and materialmen, further affirming that all charges 417 for improvements or repairs which could serve as a basis for a construction lien or a claim for damages have been 418 paid or will be paid at Closing. 419

**F. TIME:** Calendar days shall be used in computing time periods. **Time is of the essence in this Contract.** Other than time for acceptance and Effective Date as set forth in Paragraph 3, any time periods provided for or dates specified in this Contract, whether preprinted, handwritten, typewritten or inserted herein, which shall end or occur on a Saturday, Sunday, or a national legal holiday (see 5 U.S.C. 6103) shall extend to 5:00 p.m. (where the Property is located) of the next business day.

G. FORCE MAJEURE: Buyer or Seller shall not be required to perform any obligation under this Contract or be 425 liable to each other for damages so long as performance or non-performance of the obligation, or the availability of 426 services, insurance or required approvals essential to Closing, is disrupted, delayed, caused or prevented by Force 427 Majeure. "Force Majeure" means: hurricanes, floods, extreme weather, earthquakes, fire, or other acts of God, 428 unusual transportation delays, or wars, insurrections, or acts of terrorism, which, by exercise of reasonable diligent 429 effort, the non-performing party is unable in whole or in part to prevent or overcome. All time periods, including 430 Closing Date, will be extended a reasonable time up to 7 days after the Force Majeure no longer prevents 431 performance under this Contract, provided, however, if such Force Majeure continues to prevent performance under 432 this Contract more than 30 days beyond Closing Date, then either party may terminate this Contract by delivering 433 written notice to the other and the Deposit shall be refunded to Buyer, thereby releasing Buyer and Seller from all 434 further obligations under this Contract. 435

H. CONVEYANCE: Seller shall convey marketable title to the Real Property by statutory warranty, trustee's,
 personal representative's, or guardian's deed, as appropriate to the status of Seller, subject only to matters
 described in STANDARD A and those accepted by Buyer. Personal Property shall, at request of Buyer, be



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#### STANDARDS FOR REAL ESTATE TRANSACTIONS ("STANDARDS") CONTINUED

transferred by absolute bill of sale with warranty of title, subject only to such matters as may be provided for in this 439 Contract. 440

#### CLOSING LOCATION; DOCUMENTS; AND PROCEDURE: Ι.

LOCATION: Closing will be conducted by the attorney or other closing agent ("Closing Agent") designated by (i) 442 the party paying for the owner's policy of title insurance and will take place in the county where the Real Property 443 is located at the office of the Closing Agent, or at such other location agreed to by the parties. If there is no title 444 insurance, Seller will designate Closing Agent. Closing may be conducted by mail, overnight courier, or electronic 445 446 means

- (ii) **CLOSING DOCUMENTS:** Seller shall at or prior to Closing, execute and deliver, as applicable, deed, bill of 447 sale, certificate(s) of title or other documents necessary to transfer title to the Property, construction lien affidavit(s), 448 owner's possession and no lien affidavit(s), and assignment(s) of leases. Seller shall provide Buyer with paid 449 receipts for all work done on the Property pursuant to this Contract. Buyer shall furnish and pay for, as applicable, 450 the survey, flood elevation certification, and documents required by Buyer's lender. 451
- (iii) FinCEN GTO NOTICE. If Closing Agent is required to comply with the U.S. Treasury Department's 452 Financial Crimes Enforcement Network ("FinCEN") Geographic Targeting Orders ("GTOs"), then Buyer 453 shall provide Closing Agent with the information related to Buyer and the transaction contemplated by this 454 Contract that is required to complete IRS Form 8300, and Buyer consents to Closing Agent's collection and 455 report of said information to IRS. 456
- (iv) **PROCEDURE:** The deed shall be recorded upon **COLLECTION** of all closing funds. If the Title Commitment 457 provides insurance against adverse matters pursuant to Section 627.7841, F.S., as amended, the escrow closing 458 procedure required by STANDARD J shall be waived, and Closing Agent shall, subject to COLLECTION of all 459 closing funds, disburse at Closing the brokerage fees to Broker and the net sale proceeds to Seller. 460
- J. ESCROW CLOSING PROCEDURE: If Title Commitment issued pursuant to Paragraph 9(c) does not provide 461 for insurance against adverse matters as permitted under Section 627.7841, F.S., as amended, the following 462 escrow and closing procedures shall apply: (1) all Closing proceeds shall be held in escrow by the Closing Agent 463 for a period of not more than 10 days after Closing; (2) if Seller's title is rendered unmarketable, through no fault of 464 Buyer, Buyer shall, within the 10 day period, notify Seller in writing of the defect and Seller shall have 30 days from 465 date of receipt of such notification to cure the defect; (3) if Seller fails to timely cure the defect, the Deposit and all 466 Closing funds paid by Buyer shall, within 5 days after written demand by Buyer, be refunded to Buyer and, 467 simultaneously with such repayment, Buyer shall return the Personal Property, vacate the Real Property and re-468 convey the Property to Seller by special warranty deed and bill of sale; and (4) if Buyer fails to make timely demand 469 for refund of the Deposit, Buyer shall take title as is, waiving all rights against Seller as to any intervening defect 470 except as may be available to Buyer by virtue of warranties contained in the deed or bill of sale. 471
- K. PRORATIONS; CREDITS: The following recurring items will be made current (if applicable) and prorated as of 472 the day prior to Closing Date, or date of occupancy if occupancy occurs before Closing Date: real estate taxes 473 (including special benefit tax assessments imposed by a CDD), interest, bonds, association fees, insurance, rents 474 and other expenses of Property. Buyer shall have option of taking over existing policies of insurance, if assumable, 475 in which event premiums shall be prorated. Cash at Closing shall be increased or decreased as may be required 476 by prorations to be made through day prior to Closing. Advance rent and security deposits, if any, will be credited 477 to Buyer. Escrow deposits held by Seller's mortgagee will be paid to Seller. Taxes shall be prorated based on 478 current year's tax. If Closing occurs on a date when current year's millage is not fixed but current year's assessment 479 is available, taxes will be prorated based upon such assessment and prior year's millage. If current year's 480 assessment is not available, then taxes will be prorated on prior year's tax. If there are completed improvements 481 on the Real Property by January 1st of year of Closing, which improvements were not in existence on January 1<sup>st</sup> 482 of prior year, then taxes shall be prorated based upon prior year's millage and at an equitable assessment to be 483 agreed upon between the parties, failing which, request shall be made to the County Property Appraiser for an 484 informal assessment taking into account available exemptions. In all cases, due allowance shall be made for the 485 maximum allowable discounts and applicable homestead and other exemptions. A tax proration based on an 486 estimate shall, at either party's request, be readjusted upon receipt of current year's tax bill. This STANDARD K 487 shall survive Closing. 488
  - L. ACCESS TO PROPERTY TO CONDUCT APPRAISALS, INSPECTIONS, AND WALK-THROUGH: Seller shall, upon reasonable notice, provide utilities service and access to Property for appraisals and inspections, including a walk-through (or follow-up walk-through if necessary) prior to Closing.

M. RISK OF LOSS: If, after Effective Date, but before Closing, Property is damaged by fire or other casualty 492 ("Casualty Loss") and cost of restoration (which shall include cost of pruning or removing damaged trees) does not 493 exceed 1.5% of Purchase Price, cost of restoration shall be an obligation of Seller and Closing shall proceed 494 pursuant to terms of this Contract. If restoration is not completed as of Closing, a sum equal to 125% of estimated 495



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#### STANDARDS FOR REAL ESTATE TRANSACTIONS ("STANDARDS") CONTINUED

cost to complete restoration (not to exceed 1.5% of Purchase Price) will be escrowed at Closing. If actual cost of
 restoration exceeds escrowed amount, Seller shall pay such actual costs (but, not in excess of 1.5% of Purchase
 Price). Any unused portion of escrowed amount shall be returned to Seller. If cost of restoration exceeds 1.5% of
 Purchase Price, Buyer shall elect to either take Property "as is" together with the 1.5%, or receive a refund of the
 Deposit thereby releasing Buyer and Seller from all further obligations under this Contract. Seller's sole obligation
 with respect to tree damage by casualty or other natural occurrence shall be cost of pruning or removal.

**N. 1031 EXCHANGE:** If either Seller or Buyer wish to enter into a like-kind exchange (either simultaneously with Closing or deferred) under Section 1031 of the Internal Revenue Code ("Exchange"), the other party shall cooperate in all reasonable respects to effectuate the Exchange, including execution of documents; provided, however, cooperating party shall incur no liability or expense related to the Exchange, and Closing shall not be contingent upon, nor extended or delayed by, such Exchange.

O. CONTRACT NOT RECORDABLE; PERSONS BOUND; NOTICE; DELIVERY; COPIES; CONTRACT 507 EXECUTION: Neither this Contract nor any notice of it shall be recorded in any public records. This Contract shall 508 be binding on, and inure to the benefit of, the parties and their respective heirs or successors in interest. Whenever 509 the context permits, singular shall include plural and one gender shall include all. Notice and delivery given by or to 510 the attorney or broker (including such broker's real estate licensee) representing any party shall be as effective as 511 if given by or to that party. All notices must be in writing and may be made by mail, personal delivery or electronic 512 (including "pdf") media. A facsimile or electronic (including "pdf") copy of this Contract and any signatures hereon 513 shall be considered for all purposes as an original. This Contract may be executed by use of electronic signatures, 514 as determined by Florida's Electronic Signature Act and other applicable laws. 515

- **P. INTEGRATION; MODIFICATION:** This Contract contains the full and complete understanding and agreement of Buyer and Seller with respect to the transaction contemplated by this Contract and no prior agreements or representations shall be binding upon Buyer or Seller unless included in this Contract. No modification to or change in this Contract shall be valid or binding upon Buyer or Seller unless in writing and executed by the parties intended to be bound by it.
- **Q. WAIVER:** Failure of Buyer or Seller to insist on compliance with, or strict performance of, any provision of this Contract, or to take advantage of any right under this Contract, shall not constitute a waiver of other provisions or rights.

**R. RIDERS; ADDENDA; TYPEWRITTEN OR HANDWRITTEN PROVISIONS:** Riders, addenda, and typewritten or handwritten provisions shall control all printed provisions of this Contract in conflict with them.

S. COLLECTION or COLLECTED: "COLLECTION" or "COLLECTED" means any checks tendered or received, including Deposits, have become actually and finally collected and deposited in the account of Escrow Agent or Closing Agent. Closing and disbursement of funds and delivery of closing documents may be delayed by Closing Agent until such amounts have been COLLECTED in Closing Agent's accounts. T. RESERVED.

**U. APPLICABLE LAW AND VENUE:** This Contract shall be construed in accordance with the laws of the State of Florida and venue for resolution of all disputes, whether by mediation, arbitration or litigation, shall lie in the county where the Real Property is located.

**V. FIRPTA TAX WITHHOLDING:** If a seller of U.S. real property is a "foreign person" as defined by FIRPTA, Section 1445 of the Internal Revenue Code ("Code") requires the buyer of the real property to withhold up to 15% of the amount realized by the seller on the transfer and remit the withheld amount to the Internal Revenue Service (IRS) unless an exemption to the required withholding applies or the seller has obtained a Withholding Certificate from the IRS authorizing a reduced amount of withholding.

(i) No withholding is required under Section 1445 of the Code if the Seller is not a "foreign person". Seller can
 provide proof of non-foreign status to Buyer by delivery of written certification signed under penalties of perjury,
 stating that Seller is not a foreign person and containing Seller's name, U.S. taxpayer identification number and
 home address (or office address, in the case of an entity), as provided for in 26 CFR 1.1445-2(b). Otherwise, Buyer
 shall withhold the applicable percentage of the amount realized by Seller on the transfer and timely remit said funds
 to the IRS.

(ii) If Seller is a foreign person and has received a Withholding Certificate from the IRS which provides for reduced
 or eliminated withholding in this transaction and provides same to Buyer by Closing, then Buyer shall withhold the
 reduced sum required, if any, and timely remit said funds to the IRS.

(iii) If prior to Closing Seller has submitted a completed application to the IRS for a Withholding Certificate and has
 provided to Buyer the notice required by 26 CFR 1.1445-1(c) (2)(i)(B) but no Withholding Certificate has been
 received as of Closing, Buyer shall, at Closing, withhold the applicable percentage of the amount realized by Seller
 on the transfer and, at Buyer's option, either (a) timely remit the withheld funds to the IRS or (b) place the funds in
 escrow, at Seller's expense, with an escrow agent selected by Buyer and pursuant to terms negotiated by the



Page **10** of **12** 



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#### STANDARDS FOR REAL ESTATE TRANSACTIONS ("STANDARDS") CONTINUED

parties, to be subsequently disbursed in accordance with the Withholding Certificate issued by the IRS or remitted 553 directly to the IRS if the Seller's application is rejected or upon terms set forth in the escrow agreement.

(iv) In the event the net proceeds due Seller are not sufficient to meet the withholding requirement(s) in this 555 transaction, Seller shall deliver to Buyer, at Closing, the additional COLLECTED funds necessary to satisfy the 556 applicable requirement and thereafter Buyer shall timely remit said funds to the IRS or escrow the funds for 557 disbursement in accordance with the final determination of the IRS, as applicable. 558

(v) Upon remitting funds to the IRS pursuant to this STANDARD, Buyer shall provide Seller copies of IRS Forms 559 8288 and 8288-A. as filed. 560

#### W. RESERVED 561

X. BUYER WAIVER OF CLAIMS: To the extent permitted by law, Buyer waives any claims against Seller 562 and against any real estate licensee involved in the negotiation of this Contract for any damage or defects 563 pertaining to the physical condition of the Property that may exist at Closing of this Contract and be 564 subsequently discovered by the Buyer or anyone claiming by, through, under or against the Buyer. This 565 provision does not relieve Seller's obligation to comply with Paragraph 10(j). This Standard X shall survive 566 Closing. 567

#### ADDENDA AND ADDITIONAL TERMS

569 *	19. ADDENDA: The following additional terms are included in the attached addenda or riders and incorporated into this
570	Contract (Check if applicable):



Other:

Escalation Clause

571 <b>*</b>	<b>20. ADDITIONAL TERMS:</b> The buyer will drop off EMD within one business day of the executed date of the contract.
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	Contract is conditioned upon approval of the TCAA Board Members.
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	COUNTER-OFFER/REJECTION
ĺ	Seller counters Buyer's offer (to accept the counter-offer, Buyer must sign or initial the counter-offered terms and
	deliver a copy of the acceptance to Seller).
	Seller rejects Buyer's offer.
Buyer	r's Initials aRealtors/TitleBar-ASIS-5x Rev.6/19 © 2017 Florida Realtors® and The Florida Bar. All rights reserved.
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#### 592 THIS IS INTENDED TO BE A LEGALLY BINDING CONTRACT. IF NOT FULLY UNDERSTOOD, SEEK THE 593 ADVICE OF AN ATTORNEY PRIOR TO SIGNING.

#### 594 THIS FORM HAS BEEN APPROVED BY THE FLORIDA REALTORS AND THE FLORIDA BAR.

Approval of this form by the Florida Realtors and The Florida Bar does not constitute an opinion that any of the terms and conditions in this Contract should be accepted by the parties in a particular transaction. Terms and conditions should be negotiated based upon the respective interests, objectives and bargaining positions of all interested persons.

#### 599 AN ASTERISK (\*) FOLLOWING A LINE NUMBER IN THE MARGIN INDICATES THE LINE CONTAINS A BLANK 600 TO BE COMPLETED.

601 <b>*</b>	Buyer: Nanette Parry, AR Nine Ten Development LLC	dotloop verified 10/23/21 10:46 PM EDT BJCI-ZXSR-UDID-WYHZ	Date:	
602*	Buyer:		Date:	
603*	Seller: Kebin Daugherty		Date:	Oct 29, 2021
604 <sup>*</sup>	Seller:		Date:	
605 606 <b>*</b> 607 <b>*</b> 608 <b>*</b> 609 610 611 612 613 614	Buyer's address for purposes of notice Sell BROKER: Listing and Cooperating Brokers, if any, named entitled to compensation in connection with this Contract. In Closing Agent to disburse at Closing the full amount of the agreements with the parties and cooperative agreements be retained such fees from the escrowed funds. This Contract sha made by Seller or Listing Broker to Cooperating Brokers.	struction to Closing Ager brokerage fees as specif tween the Brokers, excep	ter"), ar nt: Selle fied in s ot to the	e the only Brokers er and Buyer direct separate brokerage e extent Broker has

615*	Om Dabhi	Courtney R Noble	
616	Cooperating Sales Associate, if any	Listing Sales Associate	
617*	Blue Marlin Real Estate	Noble & Co. R.E. Professionals	
618	Cooperating Broker, if any	Listing Broker	
		-	

Buyer's Initials 10/23/21 Page 12 of 12 Seller's Initials FloridaRealtors/FloridaBar-ASIS-5x Rev.6/19 © 2017 Florida Realtors® and The Florida Bar. All rights reserved.





#### **Buyer/Seller Disclosure & Information**

1: Legal Advice: Buyer/Seller hereby acknowledges that Blue Marlin Real Estate and its agents and employees are not lawyers duly licensed to practice law in the State of Florida. Buyer further acknowledges that Broker may not provide legal advise, nor representation in any proceeding, action, arbrituation, or otherwise. Buyer hereby agrees to rely solely on licensed and duly qualified attorneys for any legal advice on any and all matters regarding this transaction. Broker recommends that buyer/seller engage the services of a real estate attorney to review all documents and render legal advice for this transaction

2: Tax Advice: Buyer/Seller hereby acknowledges that Broker and its agents and employees do not and cannot render tax advice, account services, 1031 exchange advice, advice regarding the Foriegn Investment in Real Property Tax Act, or such other and further advice regarding taxes associated with this transaction Buyer/seller acknowledges and agrees to use licensed accounting professionals duly qualified to render such services Buyer/seller acknowledges that (s)he/it has not received any such advice regarding any tax matters or issues from Broker or Broker's agents & employees.

3: Buyer Mortgage/Loan Costs: Buyer is to obtain a Loan Estimate from Buyer's lender prior to making an offer on the property. Federal Law requires mortgage lenders to provide a Loan Estimate to Buyers outlining the costs associated with the purchase of the property Broker is not qualified to provide opinions regarding the costs associated with procuring or closing upon residential or commercial loan. Buyer hereby agrees to direct and ques ions regarding the nature of any prospective loan, mortgage or otherwise to their lender of choice.

4 Wire Transfers, Email, Fraud Buyer/ eller hereby acknowledges the risks associated with electronic transfers of unds and wire transfers Upon receipt of an email containing wire instructions, ACH payment information, or electronic funds transfer information, Buyer/seller hereby agrees to call and verify with the title company or attorney assigned to close this particular transaction to verify the authenticity of the wire instructions. Buyer/seller also acknowledges the inherent risks associated with the use of electronic mail. Electronic mail is susceptible to interception at any time by third parties. Broker hereby disclaims and responsibility associated with Buyer/seller's maintenance or use of an electronic mail account

5: Condition of Property: Applicable Florida law requires that sellers of property in Florida disclose detrimental conditions upon the property which materially affect the value thereof to any prospective purchaser of the property. Buyer hereby stipulates and agrees to read and make reasonable inquiry to any conditions reflected in the eller's Property Disclosure tatement, if available, prior to making an offer Buyer acknowledges that Broker and Broker's agents and employees are not licensed to inspect real property in the State of Florida and will not render any professional opinions as the condition of the property. Buyer hereby agrees to complete a thorough inspection, either individually or through a licensed property inspector, of the property, prior to purchase and within he inspection period of the contract, for any such adverse or detrimental conditions. Buyer hereby expressly agrees to indemnify and hold Broker's agents and employees for any damages, claims, causes of action, demands, or otherwise that arise or may arise from Buyers inspection of the property, regardless of whether a licensed property inspector was used without regard to whether such licensed property inspector was referred to Buyer by Broker or Broker's agents and employees.

6: Termites and Wood Destroying Organisms: Neither Broker or Broker's agents are experts concerning termites and other wood destroying organisms or their presence in a building, structure or portion thereof on or about the property Broker and Broker's agents and employees make no claim at the presence of such termites or wood destroying organisms and disclaim and responsibility for their presence of damage which may be present or affect the property. Buyer hereby agrees to hire or contract with a licensed inspector, at Buyer's discre ion, to complete an inspection for the presence of wood destroying organisms. Buyer hereby expressly agrees to indemnify and hold Broker and Broker's agents and employees for any damages, claims, causes of action, demands, or otherwise that arise or may arise from Buyer's inspection of the property, regardless or whe her a licensed termite and wood destroying organism inspector was used and without regard to whether such licensed real estate inspector was referred to Buyer by Broker or Broker's agents or employees.

7: Mold: Mold, mildew, spores or other microscopic organisms or allergens (collectively referred to as "Mold") are environmental conditions common to resendiational properties. Mold in some forms, has been reported to be toxic and adverse to human health and property value. Buyer hereby agrees to hire, or contract with, a licensed inspector, at Buyer's discretion, to complete an inspection for the presence of Mold. Neither Broker and Broker's agents and employees are actually experts concerning Mold or its presence in a building, structure or portion thereof on or about the property. Buyer hereby expressly agrees to indemnify and hold Broker and Broker's agents and employees for any damages, claims, causes of action, demands or otherwise that arise or may arise from Buyer's inspection of the property, regardless of whether such licensed inspector was referred to Buyer by Broker or Broker's agents and employees

8: Defective Drywall: Some residential and commercial properties in the State of Florida may have been built or renovated u ilizing potentially defective drywall or drywall materials. Such defective drywall or drywall materials may emit levels of hazardous chemicals such as sulfur and methane or other volatile organic compound which may cause corrosion of air conditioner or refrigerator coils, copper tubing, electrical wiring, computer wiring and other household items, as well as cause or create a noxious odor which poses health risks to occupants; Neither Broker or Broker's agents and employees are actually experts concerning defective drywall or its presence in a building, structure or portion thereof on or about the property. Buyer hereby expressly agrees to indemnify and hold Broker and Broker's agents and employees for any damages, claims of action, demands, or otherwise that arise or may arise from Buyer's inspection of the property, regardless of whether a licensed inspector was used without regard to whether such licensed inspector was referred to Buyer by Broker or Broker's agents and employees.

9: Property Information: Information related to property dimensions, age, boundaries, square footage calculations, room sizes, property tax assessments, mortgages, building specifications, compliance with zoning laws or building codes, use restrictions, location in relation to amenities and services, and school zones and o herwise not guaranteed. Buyer acknowledges and agrees that Broker and Broker's agents and employees do not warrant, guarantee or provide verification of suchprevantative measures necessary to safeguard the property and the Buyer's financial interest therein. Buyer hereby expressly agrees to indemnify and hold Broker and Broker's agents and employees for any damages, claims, causes of action, demands, or otherwise that arise or may arise from Buyer's procurement of such services of, upon, for or regarding the property, regardless of whether such a licensed professional was used and without regard to whe her such licensed professional was referred to Buyer from Broker or Broker's agents and employees.

**10: Deed Restrictions, HOA/CO**A: Buyer/seller hereby acknowledges that some communities are subject to deed restrictions, restric ive covenants, covenants running with the land, or covenants, conditions, and restrictions of a homeowners association or condominium association which may affect the ability to use and enjoy the property. Buyer hereby agrees to make thorough inquiry into such land use restrictions, either individually, or through a licensed real estate attorney.

11: Property Taxes: Buyer acknowledges that the ownership of real property coincides with payment of taxes incident to such ownership of real property. Buyer agrees to make a thorough and reasonable inquiry into the nature and amount of yearly assessments of property and related taxes and assessments before agreeing to purchase the property. Buyer acknowledges that Florida Homestead Law and the Florida Constitution limit the annual increase of property taxes for properties determined to be homestead of its owner. The sale of the property may result in a reassessment of the property appraisers appraised value of the property, resulting in an increase in property and related taxes and other assessments. Buyer agrees to consult a licensed tax professional to determine the likely property tax assessment amount

12: School District/Zoning: It is the sole responsibility of the Buyer to verify the school districts applicable to the property. School data is subject to change due to government action. Buyer recognizes and understands that Broker and Broker's agents and employees use information from the Multiple Listing Service to determine school informa ion Broker and Broker's agents and employees make no representation, warranty, or verification as to the actual school zone in which the property lies or any changes that may be made.

13: Sexual Offenders: Pursuant to Florida Law, the Florida Department of Law Enforcement (FDLE) is tasked with maintaining a database of sexual predators and sexual offenders to enable the public to request information about such individuals who may be living in or near their communities A Buyer who deems this information important should consult with FDLE, prior to entering into a contract for sale and purchase.

14: Document Retention: Broker is required to keep all documents concerning real estate transactions for a period of five years. Please contact Broker to request any documentation which you require concerning this transaction A transaction fee of \$289 will be charged to the Buyer/ eller and paid to Broker at closing This fee will appear as a Buyer/Seller charge on the closing statement provided to the Buyer/Seller prior to closing. This fee is generally applied to administrative fees, operations brokerage functions including but not limited to: transaction management, compliance with FREC regulations, storage of files, and maintenance of records for time periods required by law. \*fee applicable only to Blue Marlin Real Estate's represented party

#### Hold Harmless:

Hold Broker and Broker's agents and employees harmless.

Broker and Broker's agents and employees can only make referrals but cannot warrant or undergo any work or liability done by the vendors or referrals made including but not limited to: Inspectors, Contractors, AC Contractors, Handymen, Electricians, Pool Contractors, Appraisers, Landscapers, Movers, Painter, Marine Contractors, etc.

Buyer/ eller acknowledge that if they ask Broker and Broker's agents and employees for a referral, that it is their sole responsibility in whom they select

#### **Business Relationship Disclosure:**

We are required by law to make you aware that Dockside Title has an affiliated business relationship with principals of Blue Marlin Real Estate. The nature of the business is that principals of Dockside Title, Charles A Paulsen III & Nicholas Chambers are licensed tate of Florida Licensed Real Estate Brokers and have an ownership interest totaling 100% in Dockside Title. Because of this rela ionship, his referral may provide he above principals a financial or other benefit.

While we recommend Dockside Title as they provide superior service, value and convenience, you are NOT required as a condition of your real estate sale or purchase to use Dockside Title to provide the closing, title, and escrow services. This disclosure is only applicable if your home will be closing with Dockside Title.

Broker and Broker's agents and employees are not to be held responsible for any neglect, wrongdoing or injury by any referrals made and/or who we recommend It is further understood and agreed that the undersigned here shall indemnify and hold harmless Blue Marlin Real Estate, Broker and Broker's agents and employees harmless from any further liability involved for any loss or damage that the undersigned might incur as a result of any referral made. \*By signing below, Buyer/Seller acknowledge the disclosure statement above.

Nanette Parry, AR Nine Ten Development LLC	dotloop verified 10/23/21 10:46 PM EDT LGCQ-EOF4-KFPL-QKMJ	Date:
Buyer ignature		
		Date:
Buyer ignature		
		Date:
eller ignature		
		Date:

eller ignature

## NOBLE & COMPANY REAL ESTATE PROFESSIONALS LLC 5 MAIN STREET TITUSVILLE, FLORIDA 32796 321.607.1311

#### BROKERAGE DISCLOSURE STATEMENT

**NOBLE & COMPANY REAL ESTATE PROFESSIONALS LLC and COURTNEY NOBLE** provide this statement to you, in making all informed decision of the sale/purchase of the real estate property above. Carefully read all agreements to ensure the BUYER/SELLER adequately understand the terms of the transaction. By initialing and signing this document, the BUYER/SELLER agree to all statements disclosed and hold Noble & Company Real Estate Professionals LLC harmless.

#### INFORMATION RELATIVE TO THE SALE/PURCHASE OF REAL PROPERTY LOCATED:

#### 925 N. Singleton Ave, Titusville Florida 32796

**LEGAL REQUIREMENTS** ~ In Florida, all contracts for real property are required to be in writing to be enforceable and to comply with the law. You have the right to legal counsel represent you in any real estate transaction.

**HIDDEN DEFECTS** ~ Florida Law requires the following disclosures to be provided to the buyer before becoming obligated on a contract or lease of residential property.

**RADON GAS:** Radon is a naturally occurring radioactive gas that, when it is accumulated in a building in sufficient quantities, may present health risks to persons who are exposed to it over time. Levels of radon that exceed federal and state guidelines have been found in buildings in Florida. Additional information regarding radon and radon testing may be obtained from your county health department. **MOLD**: Mold is naturally occurring and may cause health risks or damage to property. If Buyer is concerned or desires additional information regarding mold, Buyer should contact an appropriate professional.

**ENERGY BROCHURE:** Buyer acknowledges receipt of Florida Energy-Efficiency Rating Information Brochure.

**LEAD-BASED PAINT**: If Property includes pre-1978 residential housing, a lead-based paint disclosure is mandatory.

**SELLER DISCLOSURE:** Seller knows of no facts materially affecting the value of the Real Property which are not readily observable and which have not been disclosed to Buyer. Except as provided for in the preceding sentence, Seller extends and intends no warranty and makes no representation of any type, either express or implied, as to the physical condition or history of the Property. Except as otherwise disclosed in writing Seller has received no written or verbal notice from any governmental entity or agency as to a currently uncorrected building, environmental or safety code violation. Buyer has been advised to carefully review the Sellers Property Disclosure Statement prior to making an offer. If the Disclosure is not available at the time of contract signing, the Buyer's agent will attempt to obtain it. However, Buyer understands it may not be attainable. **PERMITS DISCLOSURE:** Except as may have been disclosed by Seller to Buyer in a written disclosure, Seller does not know of any improvements made to the Property which were made without required permits or made pursuant to permits which have not been properly closed. If Seller identifies permits which have not been properly closed or improvements which were not permitted, then Seller shall promptly deliver to Buyer all plans, written documentation or other information in Seller's possession, knowledge, or control relating to improvements to the Property which are the subject of such open permits or unpermitted improvements.

**HOME INSPECTON:** Your Broker and/or Realtor will not render professional opinion as to a property's condition. Your Broker and/or Realtor strongly recommend that you have the property inspected by a licensed firm or individual specializing in home inspections and holding an occupational license for such purpose or an appropriately licensed Florida contractor dealing in construction, repair and maintenance of items inspected. Items may include, but not limited to, permits, roof, building exterior and interior, appliances, electrical, HVAC, plumbing, mold issues, pool, septic tank, soil and percolation tests, water and well analysis. A Termite/Wood Destroying Organism (WDO) inspection is highly recommended. It is the sole responsibility of the Buyer to select & hire inspectors, contractors or a specialized individual. If Buyer voluntarily waives the right to inspect, the Buyer must sign a waiver before the expiration of the due diligence period.

**HOLD HARMLESS:** Noble & Co. Real Estate Professionals can only recommend such tradesmen or vendors upon request. Client agrees to hold Noble & Co. Real Estate Professionals and it's Sales Associates, involved in the purchase or sale of real property, harmless and keep them exonerated from all loss, damage, liability, or expense incurred or claimed by reasons of an act or negligence from the recommended party, vendor, tradesman or their employees that has been selected as an Inspector, Mortgage Lender, Surveyor, Appraiser, Contractor, Handyman or other Specialized Tradesman. It is the sole responsibility of the Buyer or Seller to hire a tradesman. By signing this agreement, Buyer/Seller acknowledges to Hold Noble & Co. Real Estate Professionals LLC and its Sales Associates harmless.

#### WIRE FRAUD

Criminals/hackers are targeting email accounts of various parties involved in real estate transactions (e.g., lawyers, title agents, mortgage brokers, real estate agents). These emails are convincing and sophisticated. Among other concerns, this has led to fraudulent wiring instructions being used to divert funds to the criminal's bank account. These emails may look like legitimate emails from the proper party. If you receive an email regarding instructions that contains any suspicious information, do not click on any links that may be in the email and do not reply. Broker strongly recommends that Buyer, Seller, and their respective attorneys and others working on a transaction, refrain from placing any sensitive personal and financial information in an email, directly or through an email attachment. When there is a need to share Social Security numbers, bank accounts, credit card numbers, wiring instructions or similar sensitive information, Broker strongly recommends using more secure means, such as providing the information in person, over the phone, or through secure mail or package services, whenever possible. In addition, before Buyer or Seller wires any funds to any party (including Buyer or Seller's attorney, title agent, mortgage broker, or real estate broker) personally call them to confirm the information is legitimate (i.e.,

confirm the ABA routing number or SWIFT code and credit account number). Buyer and Seller should call them at a number that is independently obtained (e.g., from this Contract, the recipient's website, etc.) and not use the number in the email in order to be sure that the contact is a legitimate party.

#### BROKERAGE AGREEMENT

SINGLE AGENT As a single agent, **COURTNEY NOBLE** with **NOBLE & COMPANY REAL ESTATE PROFESSIONALS LLC**, owes to you the following duties:

- 1. Dealing honestly and fairly;
- 2. Loyalty;
- 3. Confidentiality;
- 4. Obedience;
- 5. Full disclosure;
- 6. Accounting for all funds;
- 7. Skill, care and diligence in the transaction;

8. Presenting all offers and counteroffers in a timely manner, unless a party has previously directed the licensee otherwise in writing; and

9. Disclosing all known facts that materially affect the value of residential real property and are not readily observable.

Seller:		Date:
Seller:		Date:
Buyer: .	Monette Parry, aRNine Ten Development LCC dottoop werthed 10/23/27 10:51 PM EDT 54PV-SEPY-7MAT-DEHY	Date:
Buyer:		Date:

# **Comprehensive Rider to the Residential Contract For Sale And Purchase**

THIS FORM HAS BEEN APPROVED BY THE FLORIDA REALTORS AND THE FLORIDA BAR

For Sale And Purchase between <u>Titusville-Co</u> and	ood An port Autority	(SELLER) (BUYER)
concerning the Property described as	925 N SINGLETON AVE T	
Buyer's Initials	Seller's Initials	kd
dotloop verified P. LE	AD-BASED PAINT DISCLOSURE (Pre-1978 Housing)	
Lead "Every purchaser of any interest in residential re- such property may present exposure to lead fro poisoning. Lead poisoning in young children r reduced intelligence quotient, behavioral proble pregnant women. The seller of any interest in re- lead-based paint hazards from risk assessments based paint hazards. A risk assessment or inspe	om lead-based paint that may place y may produce permanent neurological ems, and impaired memory. Lead po esidential real property is required to p or inspection in the seller's possession	roung children at risk of developing lead damage, including learning disabilities, bisoning also poses a particular risk to rovide the buyer with any information on n and notify the buyer of any known lead-
★ Seller has <u>no knowledge</u> (b) Records and reports availab □ Seller has provided the E	or lead-based paint hazards <u>are pres</u> of lead-based paint or lead-based pa ble to the Seller ( <b>CHECK ONE BELO</b>	<u>sent</u> in the housing. aint hazards in the housing.
Seller has no reports or housing. Buyer's Acknowledgement (INITIAL) (c) Buyer has received copies of		int or lead-based paint hazards in the
(e) Buyer has (CHECK ONE BI	rtunity (or other mutually agreed upo e of lead-based paint or lead-based paint or lead-based paint or lead-based paint or insp	n period) to conduct a risk assessment
Licensee's Acknowledgement (INITIAL) (f) Licensee has informed the Licensee's responsibility to e Certification of Accuracy	Seller of the Seller's obligations und ensure compliance.	der 42 U.S.C. 4852(d) and is aware of
The following parties have reviewed the inform they have provided is true and accurate.	nation above and certify, to the best <i>Junctite Perry. AR. Max. Ten Developme</i>	

	Oct 19, 2021	LC 10/23/21 10:48 PM ED1 XAD7-ECXH-G0R7-WZ9X	10/23/2021
SELLER	Date	BUYER	Date
SELLER	Date	BUYER	Date
	Oct 19, 2021	Om Dabhi <sup>dattoo</sup> v w field 0.23 0 4 M UTTUST caler.cs	$\frac{10/23/2021}{2021}$
Listing Licensee	Date	Selling Licensee	Date

Any person or persons who knowingly violate the provisions of the Residential Lead-Based Paint Hazard Reduction Act of 1992 may be subject to civil and criminal penalties and potential triple damages in a private civil lawsuit. Page 1 of 1 P. LEAD-BASED PAINT DISCLOSURE CR-5x Rev. 6/19 © 2015 Florida Realtors® and The Florida Bar. All rights reserved.

# SELLER NEVER OCCUPIED THE PROPERTY



#### Seller's Property Disclosure – Residential

Notice to Licensee and Seller: Only the Seller should fill out this form.

Notice to Seller: Florida law<sup>1</sup> requires a Seller of a home to disclose to the Buyer all known facts that materially affect the value of the property being sold and that are not readily observable or known by the Buyer. This disclosure form is designed to help you comply with the law. However, this disclosure form may not address every significant issue that is unique to the Property. You should think about what you would want to know if you were buying the Property today; and if you need more space for additional information, comments, or explanations, check the Paragraph 12 checkbox and attach an addendum.

Notice to Buyer: The following representations are made by Seller and not by any real estate licensee. This disclosure is not a guaranty or warranty of any kind. It is not a substitute for any inspections, warranties, or professional advice you may wish to obtain. It is not a substitute for your own personal judgment and common sense. The following information is based only upon Seller's actual knowledge of the Property's condition. Sellers can disclose only what they actually know. Seller may not know about all material or significant items. You should have an independent, professional home inspection to verify the condition of the Property and determine the cost of repairs, if any. This disclosure is not a contract and is not intended to be a part of any contract for sale and purchase.

Seller makes the following disclosure regarding the property described as: _	925 N SINGLETON AVE TITUSVILLE FL
32796	(the "Property")

The Property is \_\_\_\_\_\_ owner occupied \_\_tenant occupied Munoccupied (If unoccupied, how long has it been since Seller occupied the Property? \_\_\_\_\_\_

	Yes	No	Don't Know
<ol> <li>Structures; Systems; Appliances         <ul> <li>(a) Are the structures including roofs; ceilings; walls; doors; windows; foundation; and pool, hot tub, and spa, if any, structurally sound and free of leaks?</li> <li>(b) Is seawall, if any, and dockage, if any, structurally sound?</li> <li>(c) Are existing major appliances and heating, cooling, mechanical, electrical, security,</li> </ul> </li> </ol>			
<ul> <li>and sprinkler systems, in working condition, i.e., operating in the manner in which the item was designed to operate?</li> <li>(d) Does the Property have aluminum wiring other than the primary service line?</li> <li>(e) Are any of the appliances leased? If yes, which ones:</li> </ul>			
(f) If any answer to questions 1(a) – 1(c) is no, please explain:			
<ul> <li>2. Termites; Other Wood-Destroying Organisms; Pests <ul> <li>(a) Are termites; other wood-destroying organisms, including fungi; or pests present on the Property or has the Property had any structural damage by them?</li> <li>(b) Has the Property been treated for termites; other wood-destroying organisms, including fungi; or pests?</li> </ul></li></ul>	ם ם		
(c) If any answer to questions 2(a) - 2(b) is yes, please explain:			
<ul> <li>3. Water Intrusion; Drainage; Flooding <ul> <li>(a) Has past or present water intrusion affected the Property?</li> <li>(b) Have past or present drainage or flooding problems affected the Property?</li> <li>(c) Is any of the Property located in a special flood hazard area?</li> <li>(d) Is any of the Property located seaward of the coastal construction control line?</li> <li>(e) Does your lender require flood insurance?</li> <li>(f) Do you have an elevation certificate? If yes, please attach a copy.</li> <li>(g) If any answer to questions 3(a) - 3(d) is yes, please explain:</li> </ul> </li> </ul>			

<sup>1</sup> Johnson v. Davis, 480 So.2d 625 (Fla, 1985).

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SPDR-3

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) and Seller (kd) (\_\_\_\_) acknowledge receipt of a copy of this page, which is Page 1 of 4

	Yes	No	Don't Know
4. Plumbing		_	
(a) What is your drinking water source?  Dublic  Durivate  Well  Other	- C. C.		1.5
(b) Have you ever had a problem with the quality, supply, or flow of potable water?			
(c) Do you have a water treatment system?			
If yes, is it i owned illeased?			
(d) Do you have a sewer or septic system? If septic system, describe the location			
of each system:			
(e) Are any septic tanks, drain fields, or wells that are not currently being used located on the Property?			
(f) Are there or have there been any defects to the water system, septic system, drain	,щ	ц	Ц
fields or wells?			
(g) Have there been any plumbing leaks since you have owned the Property?		ō	ū
(h) Are any polybutylene pipes on the Property?		Ē	ā
(i) If any answer to questions 4(b), 4(c), and 4(e) - 4(h) is yes, please explain:			
5. Roof and Roof-Related Items			
<ol> <li>Roof and Roof-Related Items</li> <li>(a) To your knowledge, is the roof structurally sound and free of leaks?</li> </ol>			Π
(b) The age of the roof is years OR date installed		, Harrison (Marrison (Marr	Ц
(c) Has the roof ever leaked during your ownership?	Ē		
(d) To your knowledge, has there been any repair, restoration, replacement			
(indicate full or partial) or other work undertaken on the roof?			
If yes, please explain:			
(e) Are you aware of any defects to the roof, fascia, soffits, flashings or any other			
component of the roof system? If ves, please explain:			
If yes, please explain:			
6. Pools; Hot Tubs; Spas			
Note: Florida law requires swimming pools, hot tubs, and spas that received a			
certificate of completion on or after October 1, 2000, to have at least one safety			
feature as specified by Section 515.27, Florida Statutes.			
(a) If the Property has a swimming pool, hot tub, or spa that received a certificate of			
completion on or after October 1, 2000, indicate the existing safety feature(s):			
Denclosure that meets the pool barrier requirements Dapproved safety pool			
cover □required door and window exit alarms □required door locks □none (b) Has an in-ground pool on the Property been demolished and/or filled?		П	
(b) thas an in-ground poor on the Property been demonstred and/or lined?	-	-	ц
7. Sinkholes			
Note: When an insurance claim for sinkhole damage has been made by the seller			
and paid by the insurer, Section 627.7073(2)(c), Florida Statutes, requires the seller			
to disclose to the buyer that a claim was paid and whether or not the full amount paid			
was used to repair the sinkhole damage.			
(a) Does past or present settling, soil movement, or sinkhole(s) affect the Property or	1.00		1.0
adjacent properties?			
(b) Has any insurance claim for sinkhole damage been made?			
If yes, was the claim paid?  yes no If the claim was paid, were all the			
proceeds used to repair the damage?  yes no			
(c) If any answer to questions 7(a) - 7(b) is yes, please explain:			

Buyer (10/23/2: 10/23/2: SPDR-3 dot: B px 3/20

8. Homeowners' Association Restrictions; Boundaries; Access Roads	Yes	No	Don't <u>Know</u>
(a) Is membership in a homeowner's association mandatory or do any covenants, conditions or restrictions (CCRs) affect the Property? (CCRs include deed			
restrictions, restrictive covenants and declaration of covenants.) Notice to Buyer: If yes, you should read the association's official records and/or the CCRs before making an offer to purchase. These documents contain information on significant matters, such as recurring dues or fees; special assessments; capital contributions, penalties; and architectural, building, landscaping, leasing, parking, pet, resale, vehicle and other types			П
of restrictions. (b) Are there any proposed changes to any of the restrictions?			
(c) Are any driveways, walls, fences, or other features shared with adjoining landowners?			
(d) Are there any encroachments on the Property or any encroachments by the	-	-	-
Property's improvements on other lands? (e) Are there boundary line disputes or easements affecting the Property?			
(f) Are you aware of any existing, pending or proposed legal or administrative action affecting homeowner's association common areas (such as clubhouse, action affecting homeowner's association common areas (such as clubhouse,		-	-
pools, tennis courts or other areas)? (g) Have any subsurface rights, as defined by Section 689.29(3)(b), Florida Statutes,			
been severed from the Property? If yes, is there a right of entry?  yes  no	Д	П	Ц
(h) Are access roads			
(i) If any answer to questions 8(a) - 8(g) is yes, please explain:			
9. Environmental			-
(a) Was the Property built before 1978? If yes, please see Lead-Based Paint Disclosure.			
(b) Does anything exist on the Property that may be considered an environmental hazard, including but not limited to, lead-based paint; asbestos; mold; urea formaldehyde; radon gas; methamphetamine contamination; defective drywall; fuel, propane, or chemical storage tanks (active or abandoned); or contaminated			
soil or water?			
(c) Has there been any damage, clean up, or repair to the Property due to any of the substances or materials listed in subsection (b) above?			п
(d) Are any mangroves, archeological sites, or other environmentally sensitive areas located on the Property?			
(e) If any answer to questions 9(b) - 9(d) is yes, please explain:			
10. Governmental, Claims and Litigation			
(a) Are there any existing, pending or proposed legal or administrative claims affecting the Property?			
(b) Are you aware of any existing or proposed municipal or county special assessments affecting the Property?			
(c) Is the Property subject to any Property Assessed Clean Energy (PACE) assessment per Section 163.08, Florida Statutes?			
(d) Are you aware of the Property ever having been, or is it currently, subject to litigation or claim, including but not limited to, defective		× 1	
<ul> <li>(e) Have you ever had any claims filed against your homeowner's Insurance policy?</li> </ul>			
MP			

Buyer ( 10/23/21 ) and Seller ( ( ) acknowledge receipt of a copy of this page, which is Page 3 of 4 SPDR-3 ( ) ( ) acknowledge receipt of a copy of this page, which is Page 3 of 4

(f)	Are there any zoning violations or nonconforming uses?			
(g)	Are there any zoning restrictions affecting improvements or replacement of the Property?			
(h)	Do any zoning, land use or administrative regulations conflict with the existing use of the Property?			
(i)	Do any restrictions, other than association or flood area requirements, affect improvements or replacement of the Property?			
	Are any improvements located below the base flood elevation? Have any improvements been constructed in violation of applicable local			
	flood guidelines?			
(1)	Have any improvements to the Property, whether by your or by others, been constructed in violation of building codes or without necessary permits?			П
(m)	) Are there any active permits on the Property that have not been closed by a final inspection?	σ		
(n)	Is there any violation or non-compliance regarding any unrecorded liens; code enforcement violations; or governmental, building, environmental and safety codes, restrictions or requirements?	σ	Ö	Π
(0)	If any answer to questions 10(a) - 10(n) is yes, please explain:	100	T	
1 6	oreign Investment in Real Property Tax Act ("FIRPTA")			
	Is the Seller subject to FIRPTA withholding per Section 1445 of the Internal Revenue Code?			П
	If ves, Buyer and Seller should seek legal and tax advice regarding compliance.	100	127	-

 If checked) Other Matters; Additional Comments: The attached addendum contains additional information, explanation, or comments.

Seller represents that the information provided on this form and any attachments is accurate and complete to the best of Seller's knowledge on the date signed by Seller. Seller authorizes listing broker to provide this disclosure statement to real estate licensees and prospective buyers of the Property. Seller understands and agrees that Seller will promptly notify Buyer in writing if any information set forth in this disclosure statement becomes inaccurate or incorrect.

Seller:	Kevin Daug	herty !.	Titusville-Cocoa Airport Authority	Date:	Oct 19, 2021
Callan	(signature		(print)	Deter	
Seller:	(signature	)	(print)	Date:	
Buyer a	acknowledges that Buyer	has read, unders	tands, and has received a copy of this disc	losure state	ement
1.1.7.1.1.1		and the second se			ATTO INC.
Buyer:	Monstele Parry, AR News Ten Development LIC	dotiloop verified 10/23/21 10:49 FM EDT XZQX-9GCV/-AB1P-Z5XW	Nine Ten Development LLC	Date:	10/23/2021
Buyer:	(signature	10/23/21 10:49 PM ED1 XZQX-9GCV/-AB1P-Z5XW	Nine Ten Development LLC (print)	Date:	
Buyer: Buyer:	(signature	10/23/21 10:49 FM EDT XZQX-9GCVI-AB1P-25XW			





September 01, 2021 - September 30, 2021

Primary Account: 81C-48310

#### NANETTE PARRY 3303 ZOELLER RD ALDEN NY 14004-9691

If you have questions on your statement, call 24-Hour Assistance: (800) MERRILL (800) 637-7455 Access Code: 39-812-48310

Investment Advice and Guidance: Call Your Financial Advisor

#### Your Financial Advisor:

CORNISH/ ARMSTRONG/ GORTON/ BIRD GROUP 6245 D SHERIDAN DR SUITE 300 WILLIAMSVILLE NY 14221 1-800-395-9922

Up-to-date account information can be viewed at: <u>www.mymerrill.com</u>, where your statements are archived for three or more years.

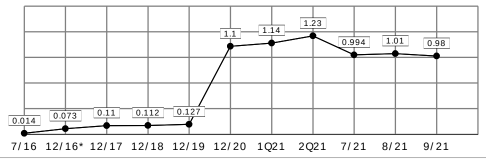
Questions about MyMerrill? Click the "help" tab at the top of the screen once you log in.

# WEALTH MANAGEMENT REPORT

PORTFOLIO SUMMARY	September 30	August 31	Month Change
Net Portfolio Value	\$979,728.22	\$1,006,628.94	(\$26,900.72) 🔻
Your assets Your liabilities	\$979,728.22	\$1,006,628.94	(\$26,900.72) ▼
Your Net Cash Flow (Inflows/ Outflows) Securities You Transferred In/ Out Subtotal Net Contributions	(\$770.76) - <b>(\$770.76)</b>	(\$761.02) - <b>(\$761.02)</b>	
Your Dividends/ Interest Income Your Market Gains/ (Losses) <b>Subtotal Investment Earnings</b>	\$2,218.77 (\$28,348.73) <b>(\$26,129.96)</b>	\$827.89 \$12,481.11 <b>\$13,309.00</b>	

\* Link relationship change.

Total Value (Net Portfolio Value plus Assets Not Held/ Valued By MLPF&S, if any) in millions, 2016-2021



## UNITED STATES POSTAL SERVICE FIRST CLASS MAIL

The USPS will extend certain First Class mail effective October 1, 2021. As a result, mailed statements may take longer to arrive. Skip the mailbox and go paperless to reduce the risk of lost or delayed mail!

Merrill Lynch, Pierce, Fenner & Smith Incorporated (also referred to as "MLPF&S" or "Merrill") makes available certain investment products sponsored, managed, distributed or provided by companies that are affiliates of Bank of America Corporation (BofA Corp). MLPF&S is a registered broker-dealer, Member SIPC and a wholly owned subsidiary of BofA Corp. Investment products: Are Not FDIC Insured Are Not Bank Guaranteed May Lose Value

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#### dotloop signature verification: dtlp.us/VfJh-EaZi-sl01

#### Primary Account: 81C-48310

#### 24-Hour Assistance: (800) MERRILL Access Code: 39-812-48310

September 01, 2021 - September 30, 2021

	Account No.	Account Type /Managing Firm	September 30	August 31	Page
INVESTMENTS & CAS	SH MANAGEMEN	IT			
Nanette	81C-48310	CMA/ Investment Advisory Program	113,090.00	115,028.46	7
RETIREMENT					
Nanette IRA	81C-48460	IRA/ Custom Managed - Advisor	85,465.87	88,126.51	17
Nanette In IRA 2030	81C-58406	IRRA/ Investment Advisory Program	733,095.00	753,788.28	28
Nanette Roth	81C-48461	RRA/ Investment Advisory Program	29,111.21	30,163.70	38
Nanette In Roth 2030	81C-58407	RRA	18,966.14	19,521.99	46
Subtotal			866,638.22	891,600.48	

## **CREDIT & LENDING**

YOUR ACCOUNTS

Do you need solutions for unexpected liquidity needs? Ask your advisor.

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Give your wealth greater meaning with a thoughtfully designed Wealth Impact Plan. Talk to your advisor today.

## SOLUTIONS FOR BUSINESS

Consider a Working Capital Management Account®to help manage business cash flow. Talk to your advisor.

All brokerage accounts are held at Merrill Lynch, Pierce, Fenner & Smith Incorporated, Member SIPC. Bank deposits are held at Merrill Lynch affiliated banks or other depository institutions and are covered by FDIC insurance up to applicable limits. They are not protected by SIPC, see the section titled "Coverage for Your Account" on the second to last page of your statement for more information.

These summary reports are provided for informational purposes only and contain information from accounts linked for delivery in a single package. The underlying accounts may have different owners and use of "you" or "your" in these reports refer to all owners. The enclosed separate account statements are the official record for each account.

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#### Primary Account: 81C-48310

# YOUR BALANCE SHEET (for your Merrill accounts)

September 01, 2021 - September 30, 2021

-

## ASSETS

	September30	August 31
Cash/ Money Accounts	32,934.74	25,651.66
Fixed Income	15,095.05	21,132.26
Equities	-	-
Mutual Funds	931,638.61	959,730.51
Options	-	-
Other/ Annuities/ Insurance	-	-
Subtotal (Long Portfolio)	979,668.40	1,006,514.43
Estimated Accrued Interest	59.82	114.51
TOTAL ASSETS	\$979,728.22	\$1,006,628.94
LIABILITIES		
Margin Loan/ Debit Balance	-	-
Short Market Value	-	-
Subtotal	-	-
NET PORTFOLIO VALUE	\$979,728.22	\$1,006,628.94

#### OTHER LIABILITIES (not included in Net Portfolio Value)

TOTAL LIABILITIES	-	-
Subtotal	-	-
Business Loans	-	-
Home Equity Loans	-	-
Mortgages	-	-
Loan Management Account <sup>(1)</sup>	-	-

<sup>(1)</sup> Secured by assets in a Merrill account

## CASH FLOW

	This Report	Year to Date
Opening Cash/ Money Accounts	\$25,651.66	
CREDITS		
Funds Received	-	-
Electronic Transfers	-	-
Other Credits	-	167,942.65
Subtotal	-	167,942.65
DEBITS		
Electronic Transfers	-	(266,655.67)
Margin Interest Charged	-	-
Other Debits	-	(100,000.60)
Visa Purchases	-	-
ATM/ Cash Advances	-	-
Checks Written/ Bill Payment	-	-
Advisory and other fees	(770.76)	(7,724.34)
Subtotal	(770.76)	(374,380.61)
Net Cash Flow	(\$770.76)	(\$206,437.96)
Dividends/Interest Income	2,218.77	15,293.76
Dividend Reinvestments	(164.93)	(1,855.10)
Security Purchases/ Debits	-	(77,689.10)
Security Sales/ Credits	6,000.00	238,805.27
Closing Cash/ Money Accounts	\$32,934.74	

Commissions/ Trading Fees

(0.65)

#### dotloop signature verification: dtlp.us/VfJh-EaZi-sl01

Primary Account: 81C-48310

24-Hour Assistance: (800) MERRILL Access Code: 39-812-48310

# YOUR PORTFOLIO REVIEW

September 01, 2021 - September 30, 2021

## ASSET ALLOCATION\*

\* Estimated Accrued Interest not included; may not reflect all holdings; does not include asset categories less than 1%; includes the categorical values for the underlying portfolio of individual mutual funds, closed end funds, and UITs.

	Current Value	Allocation	
Equities	559,519.45	57.12%	
Fixed Income	304,678.24	31.10%	
Alternative Investments	82,535.97	8.42%	
Cash/ Money Accounts	32,934.74	3.36%	
TOTAL	\$979,668.40	100%	
	Fixed Income  Alternative Investments  Cash/ Money Accounts	Equities559,519.45Fixed Income304,678.24Alternative Investments82,535.97Cash/ Money Accounts32,934.74	Equities       559,519.45       57.12%         Fixed Income       304,678.24       31.10%         Alternative Investments       82,535.97       8.42%         Cash/ Money Accounts       32,934.74       3.36%

## CURRENT INCOME



	This Report	Year To Date
Tax-Exempt Interest	0.20	1.28
Taxable Interest	90.83	1,106.86
Tax-Exempt Dividends	1,919.67	12,260.52
Taxable Dividends	208.07	1,925.10
Total	\$2,218.77	\$15,293.76

Your Estimated Annual Income

\$16,668.21

## BOND MATURITY SCHEDULE

# TOP FIVE PORTFOLIO HOLDINGS

Based on Estimated Market Value

	~ ~ ~ ~ ~	% of
	Curre nt Value	Po rtfo lio
SPDR S&P 500 ETF TRUST	103,851.88	10.60%
VANGUARD DIVIDEND	65,587.20	6.69%
LORD ABBETT SHORT	54,039.35	5.51%
ISHARES RUSSELL 1000	42,750.24	4.36%
ISHARES SELECT	40,496.16	4.13%

Does not include Fixed Income Mutual Funds

% of Total Bond Assets	Par Value	Estimate d Marke t Value
100%	15,000	15,095.05
100%	15 000	\$15,095.05
	Bond Assets	Bond Assets Par Value 100% 15,000

+



#### Primary Account: 81C-48310

# YOUR MONTHLY INCOME & GAIN/ (LOSS) REVIEW

September 01, 2021 - September 30, 2021

#### **INCOME SUMMARY**

		This Re	port					Year to Date		
Account No.	Tax- Exempt	Taxable	Tax- Exempt Dividends	Taxable Divide nds »	Total This Report	Tax- Exempt	Taxable	Tax- Exe mpt Divide nds	Taxable Divide nds »	Total YTD Income
	Inte rest	Inte re st	Divide has	Divide has »	Income	Inte rest	Inte rest	Divide has	Divide has »	Income
<i>Non-Retirement</i> 81 <b>C-</b> 48310	-	91	-	208	299	-	1,107	126	1,925	3,157
Re tire me nt										
81C-48460	-	-	178	-	178	-	-	1,065	-	1,065
81C-58406	-	-	1,656	-	1,656	1	-	10,550	-	10,551
81C-48461	-	-	50	-	50	-	-	359	-	359
81C-58407	-	-	36	-	36	-	-	161	-	161
Subtotal	-	-	1,920	-	1,920	1	-	12,135	-	12,136
TOTAL	-	\$91	\$1,920	\$208	\$2,219	\$1	\$1,107	\$12,261	\$1,925	\$15,294

» Dividends may include long term capital gain distributions.

## GAIN/ (LOSS) SUMMARY

	F	Realized Gains/ (Losses)			Long Term Capital Gain Distributions	Unrealized Gains/	nrealized Gains/ (Losses)	
Account No.	This Report Short Term	YTD Short Term	This Report Long Term	YTD Long Term	Year To Date	Short Term	Long Term	
Non-Re tire me nt								
81C-48310	-	2,416.35	-	1,993.78	112.14	18.46	7,897.33	
Re tire me nt								
81C-48460	-	-	-	1,781.90	N/ A	-	18,758.38	
81C-58406	-	2.00	-	36,406.83	N/ A	28.10	188,907.79	
81C-48461	-	-	-	554.63	N/ A	-	7,124.53	

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#### Primary Account: 81C-48310

# YOUR MONTHLY INCOME & GAIN/ (LOSS) REVIEW (continued)

September 01, 2021 - September 30, 2021

## GAIN/ (LOSS) SUMMARY

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	F	Realized Gains/ (Losses)			Long Term Capital Gain Distributions	Unrealized Gains	(Losses)
Account No.	This Report Short Term	YTD Short Term	This Report Long Term	YTD Long Term	Year To Date	Short Term	Long Term
81C-58407	-	-	-	-	N/ A	-	4,221.97
Subtotal	-	2.00	-	38,743.36	N/A	28.10	219,012.67
TOTAL	-	\$2,418.35	-	\$40,737.14	\$112.14	\$46.56	\$226,910.00

#### OFFER INFORMATION SHEET

\*\*\*\*\*\*PLEASE NOTE THAT COMPLETE OFFERS WILL BE SUBMITTED TO THE SELLER FOR CONSIDERTION, THIS INFORMATION SHEET MUST BE COMPLETED AND ACCOMPANIED BY ALL DOCUMENTS LISTED BELOW. INCOMPLETE OFFER PACKAGES MAY NOT BE CONSIDERED BY THE SELLER, BOARD MEMBERS. ALL OFFERS ARE DUE BY WEDNESDAY, 10/27 @ 5PM. PLEASE ALLOW AN ADDITIONAL 7 DAYS FOR ACCEPTANCE.

PROPERTY ADDRESS: 955 Luna Ter, Titusville, FL 32796

PURCHASER: Larvanimine LLC

INVESTOR – PLEASE INCLUDE DIVISION OF CORPORATIONS IF REGISTERED AS AN LLC OR CORP.
 OWNER OCCUPANT

OFFER AMOUNT: 145000.00

ESCROW DEPOSIT:	1000.00	
-----------------	---------	--

CLOSING DATE: November 5, 2021	
--------------------------------	--

**INSPECTION DAYS:** ADDITIONAL TERMS/NOTES

BUYERS AGENT NAME : _	Rose DeMott

BROKERAGE: Mutter Real Estate Group

EMAIL: rosedemott@gmail.com

PHONE: 321-243-6068

LICENSE #: \_\_\_\_\_BK3029239

- **X** PROOF OF FUNDS
- AS-IS RESIDENTIAL CONTRACT
- LEAD- BASED PAINT
- SELLERS DISCLOSURE
- **X** BROKERAGE DISCLOSURE
- HOLD HARMLESS & UTILITY NOTICE



PULL: E CYCLE: 64 SPEC: E DELIVERY: E TYPE: IMAGE: I BC: JAX

Page	1	of	6

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LARVANIMINE, LLC 8545 COMMODITY CIR ORLANDO, FL 32819-9002

BANK OF AMERICA

BANK OF AMERICA Preferred Rewards For Business

### **Customer service information**

1.888.BUSINESS (1.888.287.4637)

Account number: 8980 9290 9062

- ⊿ bankofamerica.com
- Bank of America, N.A.
   P.O. Box 25118
   Tampa, FL 33622-5118

# Your Business Advantage Relationship Banking Preferred Rewards for Bus Platinum Honors

for September 1, 2021 to September 30, 2021

### LARVANIMINE, LLC

## Account summary

Beginning balance on September 1, 2021	\$275,543.98	# of deposits/credits: 2
Deposits and other credits	204,106.56	# of withdrawals/debits: 18
Withdrawals and other debits	-42,884.64	# of items-previous cycle <sup>1</sup> : 7
Checks	-30,806.50	# of days in cycle: 30
Service fees	-0.00	Average ledger balance: \$334,454.75
Ending balance on September 30, 2021	\$405,959.40	<sup>1</sup> Includes checks paid,deposited items&other debits

# **IMPORTANT INFORMATION:** BANK DEPOSIT ACCOUNTS

How to Contact Us - You may call us at the telephone number listed on the front of this statement.

Updating your contact information - We encourage you to keep your contact information up-to-date. This includes address, email and phone number. If your information has changed, the easiest way to update it is by visiting the Help & Support tab of Online Banking.

**Deposit agreement** - When you opened your account, you received a deposit agreement and fee schedule and agreed that your account would be governed by the terms of these documents, as we may amend them from time to time. These documents are part of the contract for your deposit account and govern all transactions relating to your account, including all deposits and withdrawals. Copies of both the deposit agreement and fee schedule which contain the current version of the terms and conditions of your account relationship may be obtained at our financial centers.

Electronic transfers: In case of errors or questions about your electronic transfers - If you think your statement or receipt is wrong or you need more information about an electronic transfer (e.g., ATM transactions, direct deposits or withdrawals, point-of-sale transactions) on the statement or receipt, telephone or write us at the address and number listed on the front of this statement as soon as you can. We must hear from you no later than 60 days after we sent you the FIRST statement on which the error or problem appeared.

- Tell us your name and account number.
- Describe the error or transfer you are unsure about, and explain as clearly as you can why you believe there is an error or why you need more information.
- Tell us the dollar amount of the suspected error.

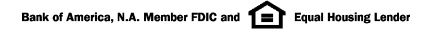
For consumer accounts used primarily for personal, family or household purposes, we will investigate your complaint and will correct any error promptly. If we take more than 10 business days (10 calendar days if you are a Massachusetts customer) (20 business days if you are a new customer, for electronic transfers occurring during the first 30 days after the first deposit is made to your account) to do this, we will provisionally credit your account for the amount you think is in error, so that you will have use of the money during the time it will take to complete our investigation.

For other accounts, we investigate, and if we find we have made an error, we credit your account at the conclusion of our investigation.

**Reporting other problems** - You must examine your statement carefully and promptly. You are in the best position to discover errors and unauthorized transactions on your account. If you fail to notify us in writing of suspected problems or an unauthorized transaction within the time period specified in the deposit agreement (which periods are no more than 60 days after we make the statement available to you and in some cases are 30 days or less), we are not liable to you and you agree to not make a claim against us, for the problems or unauthorized transactions.

Direct deposits - If you have arranged to have direct deposits made to your account at least once every 60 days from the same person or company, you may call us to find out if the deposit was made as scheduled. You may also review your activity online or visit a financial center for information.

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LARVANIMINE, LLC | Account # 8980 9290 9062 | September 1, 2021 to September 30, 2021

## Deposits and other credits

Date	Description			Amount
09/17/21	WIRE TYPE:WIRE IN DATE: 210917 TIME:1209 ET TRN:2021 SEQ:2021091700005979/001807 ORIG:NEW BEGINNINGS BK:REGIONS BANK ID:062005690 PMT DET:2021-299 SELL ILLINOIS ROAD SEL	TITLE COMP ID:02		200,261.37
09/20/21	BKOFAMERICA MOBILE 09/20 3868007375 DEPOSIT	*MOBILE	FL	3,845.19

Total deposits and other credits

# Withdrawals and other debits

Date	Description	Amount
09/02/21	DukeEnergy-FL DES:CUST BILLS ID:9050241103 INDN:LARVANAMINE LLC CO ID:1590247770 PPD	-174.65
09/03/21	FEMAFLOODNFSIE DES:PAYMENT ID:0000 INDN:LARVANIMINE LLC CO ID:7007000527 CCD	-1,613.00
09/09/21	ORANGE COUNTY FL DES:1051512804 ID:AUTOPAY INDN:LARVANIMINE LLC CO ID:4596000773 PPD	-30.29
09/09/21	CFX DES:INTERNET ID:043000099217150 INDN:LLC LARVANIMINE CO ID:9049036770 WEB	-12.82
09/14/21	WIRE TYPE:WIRE OUT DATE:210914 TIME:1247 ET TRN:2021091400348658 SERVICE REF:380682 BNF:BRYAN RAND ID:589608855 BNF BK:JPMORGAN CHASE BANK, N. ID:0002 PMT DET:355231774	-8,000.00
09/15/21	DukeEnergy-FL DES:CUST BILLS ID:5523906359 INDN:LARVANAMINE LLC CO ID:1590247770 PPD	-44.20
09/20/21	WIRE TYPE:WIRE OUT DATE:210920 TIME:1020 ET TRN:2021092000321774 SERVICE REF:007033 BNF:VACATION INNOVATIONS ID:1883032490 BNF BK:COME RICA BANK ID:111000753 PMT DET:355906106 FATUM AR	-33,000.00
09/28/21	SUNPASS DES:INTERNET ID:043000096534556 INDN:LLC Larvanimine CO ID:9049040285 WEB	-9.68
Total with	ndrawals and other debits	-\$42,884,64



-542.884.64

\$204,106.56



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# **Checks**

Date	Check #	Amount	Date	Check #	Amount
09/07/21	1427	-1,310.00	09/13/21	1431	-7,553.00
09/08/21	1428	-10,868.50	09/27/21	1432	-3,000.00
09/10/21	1429	-3,000.00	09/27/21	1433	-4,000.00
09/13/21	1430	-1,075.00			
			<b>T</b> ( ) ( )		¢20.000 F0

Total checks -\$30,806.50 Total # of checks 7

# Service fees

The Monthly Fee on your primary Business Advantage Relationship Banking account was waived for the statement period ending 08/31/21. A check mark below indicates the requirement(s) you have met to qualify for the Monthly Fee waiver on the account.

\$15,000+ combined average monthly balance in linked business accounts has been met ~

1 Become a member of Preferred Rewards for Business has been met

For information on how to open a new product, link an existing service to your account, or about Preferred Rewards for Business please call 1.888.BUSINESS or visit bankofamerica.com/smallbusiness.

Date	Transaction description	Amount
09/14/21	Prfd Rwds for Bus-Wire Fee Waiver of \$30	-0.00
09/17/21	Prfd Rwds for Bus-Wire Fee Waiver of \$15	-0.00
09/20/21	Prfd Rwds for Bus-Wire Fee Waiver of \$30	-0.00
Total ser	vice fees	-\$0.00

Total service fees

Note your Ending Balance already reflects the subtraction of Service Fees.

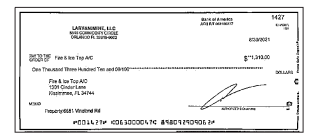
## **Daily ledger balances**

Date	Balance (\$)	Date	Balance(\$)	Date	Balance (\$)
09/01	275,543.98	09/09	261,534.72	09/17	442,123.89
09/02	275,369.33	09/10	258,534.72	09/20	412,969.08
09/03	273,756.33	09/13	249,906.72	09/27	405,969.08
09/07	272,446.33	09/14	241,906.72	09/28	405,959.40
09/08	261,577.83	09/15	241,862.52		



## **Check images**

Account number: 8980 9290 9062 Check number: 1427 | Amount: \$1,310.00



Check number: 1429 | Amount: \$3,000.00

LARVANIMINE, LLC 8545 COMMODITY CIRCLE		 Bank of America ACH R/T 063100277	1429 (3493) FL
6545 COMMOUTY CIRCLE OFILANDO FL 32819-6002			9/8/2021
PAY TO THE Mike Molica			S**3,000.00
Three Thousand and 00/100	**********	 *****	DOLLA
Mike Molica 330 Harbour Isle Way Longwood, FL 32750		4	
MEMO Chad Newbold 2020 Taxes			KANTURE
20016292 00	6 30000 4 71: 8*	E 2**	

Check number: 1431 | Amount: \$7,553.00



Check number: 1433 | Amount: \$4,000.00



### Check number: 1428 | Amount: \$10,868.50



Check number: 1430 | Amount: \$1,075.00



Check number: 1432 | Amount: \$3,000.00



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### 2021 FLORIDA LIMITED LIABILITY COMPANY ANNUAL REPORT

### DOCUMENT# L10000078805

### Entity Name: LARVANIMINE, LLC

### Current Principal Place of Business:

8545 COMMODITY CIRCLE ORLANDO, FL 32819

### **Current Mailing Address:**

8545 COMMODITY CIRCLE ORLANDO, FL 32819

### FEI Number: 27-3129221

### Name and Address of Current Registered Agent:

NEWBOLD, DANIELLE 8545 COMMODITY CIRCLE ORLANDO, FL 32819 US Certificate of Status Desired: No

The above named entity submits this statement for the purpose of changing its registered office or registered agent, or both, in the State of Florida.

### SIGNATURE:

Electronic Signature of Registered Agent

### Authorized Person(s) Detail :

Title	MGR	Title	MGR
Name	NEWBOLD, CHAD	Name	NEWBOLD, DANIELLE
Address	8545 COMMODITY CIRCLE	Address	8545 COMMODITY CIRCLE
City-State-Zip:	ORLANDO FL 32819	City-State-Zip:	ORLANDO FL 32819
Title	AUTHORIZED REPRESENTATIVE		
Name	DICKINSON, RICHARD		
Address	8545 COMMODITY CIRCLE		
City-State-Zip:	ORLANDO FL 32819		

I hereby certify that the information indicated on this report or supplemental report is true and accurate and that my electronic signature shall have the same legal effect as if made under oath; that I am a managing member or manager of the limited liability company or the receiver or trustee empowered to execute this report as required by Chapter 605, Florida Statutes; and that my name appears above, or on an attachment with all other like empowered.

SIGNATURE: CHAD NEWBOLD

MGR

Date

Electronic Signature of Signing Authorized Person(s) Detail

### FILED Apr 10, 2021 Secretary of State 2717044829CC

# "AS IS" Residential Contract For Sale And Purchase THIS FORM HAS BEEN APPROVED BY THE FLORIDA REALTORS AND THE FLORIDA BAR

PAF			("Seller")
and		Larvanimine LLC	("Buyer")
		hat Seller shall sell and Buyer shall buy the following described Real Property and Personal	
		rely "Property") pursuant to the terms and conditions of this AS IS Residential Contract For Sale And F	Purchas
		riders and addenda ("Contract"):	
1.	PRO	PERTY DESCRIPTION:	
	(a) \$	Street address, city, zip:	
	(b) I	Located in:Brevard County, Florida. Property Tax ID #: 2108239	
	(c) I	Real Property: The legal description is LUNA HEIGHTS LOTS 6 & 7 BLK 3	
	-		
		ogether with all existing improvements and fixtures, including built-in appliances, built-in furnishi	
		attached wall-to-wall carpeting and flooring ("Real Property") unless specifically excluded in Paragrap	h 1(e) c
		by other terms of this Contract.	•
		Personal Property: Unless excluded in Paragraph 1(e) or by other terms of this Contract, the followi	
		which are owned by Seller and existing on the Property as of the date of the initial offer are include	
		purchase: range(s)/oven(s), refrigerator(s), dishwasher(s), disposal, ceiling fan(s), intercom, light f	
		drapery rods and draperies, blinds, window treatments, smoke detector(s), garage door opener(s), secu	urity gat
	í í	and other access devices, and storm shutters/panels ("Personal Property").	
	(	Other Personal Property items included in this purchase are:	
	Ē	Personal Property is included in the Purchase Price, has no contributory value, and shall be left for the	e Buver
		The following items are excluded from the purchase:	
	· · ·	5 1	
		PURCHASE PRICE AND CLOSING	
2.	PUR	CHASE PRICE (U.S. currency):\$	145000.0
		nitial deposit to be held in escrow in the amount of (checks subject to COLLECTION)\$	1000.0
		The initial deposit made payable and delivered to "Escrow Agent" named below	1000.0
		(CHECK ONE): (i) accompanies offer or (ii) X is to be made within 3 (if left	
		blank, then 3) days after Effective Date. IF NEITHER BOX IS CHECKED, THEN	
		OPTION (ii) SHALL BE DEEMED SELECTED.	
		Escrow Agent Information: Name: Kristy A Mount Equire	
		Address: 1702 S Washington Ave, Titusville, FL 3780	
	F	Phone: 321-267-5504 E-mail: kmount@titusvillelaw.com Fax:	
	(b) /	Additional deposit to be delivered to Escrow Agent within (if left blank, then 10)	
	C	days after Effective Date\$	
		(All deposits paid or agreed to be paid, are collectively referred to as the "Deposit")	
		Financing: Express as a dollar amount or percentage ("Loan Amount") see Paragraph 8	
	(d) (	Other:\$	
		Balance to close (not including Buyer's closing costs, prepaids and prorations) by wire	
	t	ransfer or other COLLECTED funds\$	144000.0
	1	NOTE: For the definition of "COLLECTION" or "COLLECTED" see STANDARD S.	
3.		E FOR ACCEPTANCE OF OFFER AND COUNTER-OFFERS; EFFECTIVE DATE:	
	(a) I	f not signed by Buyer and Seller, and an executed copy delivered to all parties on o	
	_	October 28, 2021 , this offer shall be deemed withdrawn and the Deposit, if any, shall be ret	
		Buyer. Unless otherwise stated, time for acceptance of any counter-offers shall be within 2 days after	r the da
		the counter-offer is delivered.	
		The effective date of this Contract shall be the date when the last one of the Buyer and Seller has s	signed c
		nitialed and delivered this offer or final counter-offer ("Effective Date").	
I.		SING DATE: Unless modified by other provisions of this Contract, the closing of this transaction sh	
		the closing documents required to be furnished by each party pursuant to this Contract shall be o	
	("Clo	osing") on ("Closing Date"), at the time established by the Closing	g Agent.
		on/before 12/17/2021 <i>kd</i>	

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#### 5. EXTENSION OF CLOSING DATE: 53

- (a) If Paragraph 8(b) is checked and Closing funds from Buyer's lender(s) are not available on Closing Date due 54 to Consumer Financial Protection Bureau Closing Disclosure delivery requirements ("CFPB Requirements"), 55 then Closing Date shall be extended for such period necessary to satisfy CFPB Requirements, provided such 56 period shall not exceed 10 days. 57
  - (b) If an event constituting "Force Majeure" causes services essential for Closing to be unavailable, including the unavailability of utilities or issuance of hazard, wind, flood or homeowners' insurance, Closing Date shall be extended as provided in STANDARD G.

#### OCCUPANCY AND POSSESSION: 61 6.

- (a) Unless the box in Paragraph 6(b) is checked, Seller shall, at Closing, deliver occupancy and possession of the 62 Property to Buyer free of tenants, occupants and future tenancies. Also, at Closing, Seller shall have removed 63 all personal items and trash from the Property and shall deliver all keys, garage door openers, access devices 64 and codes, as applicable, to Buyer. If occupancy is to be delivered before Closing, Buyer assumes all risks of 65 loss to the Property from date of occupancy, shall be responsible and liable for maintenance from that date, 66 and shall be deemed to have accepted the Property in its existing condition as of time of taking occupancy. 67
- (b) CHECK IF PROPERTY IS SUBJECT TO LEASE(S) OR OCCUPANCY AFTER CLOSING. If Property is 68 \* subject to a lease(s) after Closing or is intended to be rented or occupied by third parties beyond Closing, the 69 facts and terms thereof shall be disclosed in writing by Seller to Buyer and copies of the written lease(s) shall 70 be delivered to Buyer, all within 5 days after Effective Date. If Buyer determines, in Buyer's sole discretion, that 71 the lease(s) or terms of occupancy are not acceptable to Buyer, Buyer may terminate this Contract by delivery 72 of written notice of such election to Seller within 5 days after receipt of the above items from Seller, and Buyer 73 shall be refunded the Deposit thereby releasing Buyer and Seller from all further obligations under this Contract. 74 Estoppel Letter(s) and Seller's affidavit shall be provided pursuant to STANDARD D. If Property is intended to 75 be occupied by Seller after Closing, see Rider U. POST-CLOSING OCCUPANCY BY SELLER. 76
- ASSIGNABILITY: (CHECK ONE): Buyer imay assign and thereby be released from any further liability under 7. 77\* this Contract; may assign but not be released from liability under this Contract; or 🕱 may not assign this 78\* 79 Contract.

### FINANCING

#### 8. FINANCING: 81

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- 🕱 (a) Buyer will pay cash for the purchase of the Property at Closing. There is no financing contingency to Buyer's 82 \* obligation to close. If Buyer obtains a loan for any part of the Purchase Price of the Property, Buyer acknowledges 83 that any terms and conditions imposed by Buyer's lender(s) or by CFPB Requirements shall not affect or extend 84 the Buyer's obligation to close or otherwise affect any terms or conditions of this Contract. 85
- (b) This Contract is contingent upon Buyer obtaining approval of a conventional FHA VA or other 86\* (describe) loan within (if left blank, then 30) days after Effective Date ("Loan Approval 87\* Period") for **(CHECK ONE):** [] fixed, [] adjustable, [] fixed or adjustable rate in the Loan Amount (See Paragraph 88' 2(c)), at an initial interest rate not to exceed % (if left blank, then prevailing rate based upon Buyer's 89\* creditworthiness), and for a term of (if left blank, then 30) years ("Financing"). 90\*

(i) Buyer shall make mortgage loan application for the Financing within 91\* (if left blank, then 5) days after Effective Date and use good faith and diligent effort to obtain approval of a loan meeting the Financing terms 92 ("Loan Approval") and thereafter to close this Contract. Loan Approval which requires a condition related to the sale 93 by Buyer of other property shall not be deemed Loan Approval for purposes of this subparagraph. 94

- Buyer's failure to use diligent effort to obtain Loan Approval during the Loan Approval Period shall be considered a 95 default under the terms of this Contract. For purposes of this provision, "diligent effort" includes, but is not limited 96 to, timely furnishing all documents and information and paying of all fees and charges requested by Buyer's 97 mortgage broker and lender in connection with Buyer's mortgage loan application. 98
- (ii) Buyer shall keep Seller and Broker fully informed about the status of Buyer's mortgage loan application, 99 Loan Approval, and loan processing and authorizes Buyer's mortgage broker, lender, and Closing Agent to disclose 100 such status and progress, and release preliminary and finally executed closing disclosures and settlement 101 statements, to Seller and Broker. 102

(iii) Upon Buyer obtaining Loan Approval, Buyer shall promptly deliver written notice of such approval to Seller.

(iv) If Buyer is unable to obtain Loan Approval after the exercise of diligent effort, then at any time prior to expiration of the Loan Approval Period. Buver may provide written notice to Seller stating that Buver has been unable to obtain Loan Approval and has elected to either:

(1) waive Loan Approval, in which event this Contract will continue as if Loan Approval had been obtained; or (2) terminate this Contract.

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Seller's Initials kd

<ol> <li>111</li> <li>112</li> <li>113</li> <li>114</li> <li>115</li> <li>116</li> <li>117</li> <li>118</li> <li>119</li> <li>120</li> </ol>		<ul> <li>will continue as if Loan Approval had been obtained, provided however, Seller may elect to terminate this Contract by delivering written notice to Buyer within 3 days after expiration of the Loan Approval Period.</li> <li>(vi) If this Contract is timely terminated as provided by Paragraph 8(b)(iv)(2) or (v), above, and Buyer is not in default under the terms of this Contract, Buyer shall be refunded the Deposit thereby releasing Buyer and Seller from all further obligations under this Contract.</li> <li>(vii) If Loan Approval has been obtained, or deemed to have been obtained, as provided above, and Buyer fails to close this Contract, then the Deposit shall be paid to Seller unless failure to close is due to: (1) Seller's default or inability to satisfy other contingencies of this Contract; (2) Property related conditions of the Loan Approval have not been met (except when such conditions are waived by other provisions of this Contract); or (3) appraisal of the Property obtained by Buyer's lender is insufficient to meet terms of the Loan Approval, in which event(s) the</li> </ul>
121		Buyer shall be refunded the Deposit, thereby releasing Buyer and Seller from all further obligations under this
122		Contract.
123*		□ (c) Assumption of existing mortgage (see rider for terms).
124*		$\Box$ (d) Purchase money note and mortgage to Seller (see riders; addenda; or special clauses for terms).
125		CLOSING COSTS, FEES AND CHARGES
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127		(a) COSTS TO BE PAID BY SELLER:
128		Documentary stamp taxes and surtax on deed, if any     HOA/Condominium Association estoppel fees
129		• Owner's Policy and Charges (if Paragraph 9(c)(i) is checked) • Recording and other fees needed to cure title
130		• Title search charges (if Paragraph 9(c)(iii) is checked) • Seller's attorneys' fees
131 *		Municipal lien search (if Paragraph 9(c)(i) or (iii) is checked)     Other:
132		If, prior to Closing, Seller is unable to meet the AS IS Maintenance Requirement as required by Paragraph 11
133		a sum equal to 125% of estimated costs to meet the AS IS Maintenance Requirement shall be escrowed at
134		Closing. If actual costs to meet the AS IS Maintenance Requirement exceed escrowed amount, Seller shall pay
135		such actual costs. Any unused portion of escrowed amount(s) shall be returned to Seller.
136		(b) COSTS TO BE PAID BY BUYER:
137		<ul> <li>Taxes and recording fees on notes and mortgages</li> <li>Recording fees for deed and financing statements</li> <li>Loan expenses</li> <li>Appraisal fees</li> </ul>
138		• Owner's Policy and Charges (if Paragraph 9(c)(ii) is checked) • Buyer's Inspections
139 140		• Survey (and elevation certification, if required) • Buyer's attorneys' fees
		• Lender's title policy and endorsements • All property related insurance
141		HOA/Condominium Association application/transfer fees     Owner's Policy Premium (if Paragraph
142		• Municipal lien search (if Paragraph 9(c)(ii) is checked) 9 (c)(iii) is checked.)
143		•Other:
144 * 145 *		(c) <b>TITLE EVIDENCE AND INSURANCE:</b> At least (if left blank, then 15, or if Paragraph 8(a) is checked,
145 <sup>m</sup> 146		then 5) days prior to Closing Date ("Title Evidence Deadline"), a title insurance commitment issued by a Florida
140		licensed title insurer, with legible copies of instruments listed as exceptions attached thereto ("Title
147		Commitment") and, after Closing, an owner's policy of title insurance (see STANDARD A for terms) shall be
149		obtained and delivered to Buyer. If Seller has an owner's policy of title insurance covering the Real Property, a
150		copy shall be furnished to Buyer and Closing Agent within 5 days after Effective Date. The owner's title policy
151		premium, title search and closing services (collectively, "Owner's Policy and Charges") shall be paid, as set
152		forth below. The title insurance premium charges for the owner's policy and any lender's policy will be calculated
153		and allocated in accordance with Florida law, but may be reported differently on certain federally mandated
154		closing disclosures and other closing documents. For purposes of this Contract "municipal lien search" means a
155		search of records necessary for the owner's policy of title insurance to be issued without exception for unrecorded
156		liens imposed pursuant to Chapters 159 or 170, F.S., in favor of any governmental body, authority or agency.
157		(CHECK ONE):
158 *		X (i) Seller shall designate Closing Agent and pay for Owner's Policy and Charges, and Buyer shall pay the
159		premium for Buyer's lender's policy and charges for closing services related to the lender's policy,
160		endorsements and loan closing, which amounts shall be paid by Buyer to Closing Agent or such other
161		provider(s) as Buyer may select; or
162*		(ii) Buyer shall designate Closing Agent and pay for Owner's Policy and Charges and charges for closing

(v) If Buyer fails to timely deliver either notice provided in Paragraph 8(b)(iii) or (iv), above, to Seller prior to

expiration of the Loan Approval Period, then Loan Approval shall be deemed waived, in which event this Contract

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services related to Buyer's lender's policy, endorsements and loan closing; or 163

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- (if left blank, then \$200.00) for abstract continuation or title search ordered or performed by Closing Agent.
   (d) SURVEY: On or before Title Evidence Deadline, Buyer may, at Buyer's expense, have the Real Property surveyed and certified by a registered Florida surveyor ("Survey"). If Seller has a survey covering the Real Property, a copy shall be furnished to Buyer and Closing Agent within 5 days after Effective Date.
- (e) HOME WARRANTY: At Closing, Buyer Seller X N/A shall pay for a home warranty plan issued by at a cost not to exceed \$\_\_\_\_\_\_. A home warranty plan provides for repair or replacement of many of a home's mechanical systems and major built-in
- 176appliances in the event of breakdown due to normal wear and tear during the agreement's warranty period.177(f)SPECIAL ASSESSMENTS: At Closing, Seller shall pay: (i) the full amount of liens imposed by a public body178("public body" does not include a Condominium or Homeowner's Association) that are certified, confirmed and179ratified before Closing; and (ii) the amount of the public body's most recent estimate or assessment for an180improvement which is substantially complete as of Effective Date, but that has not resulted in a lien being181imposed on the Property before Closing. Buyer shall pay all other assessments. If special assessments may182be paid in installments (CHECK ONE):
- 183\* (a) Seller shall pay installments due prior to Closing and Buyer shall pay installments due after Closing.
   184 Installments prepaid or due for the year of Closing shall be prorated.
- 185\* X (b) Seller shall pay the assessment(s) in full prior to or at the time of Closing.
  - IF NEITHER BOX IS CHECKED, THEN OPTION (a) SHALL BE DEEMED SELECTED.
  - This Paragraph 9(f) shall not apply to a special benefit tax lien imposed by a community development district (CDD) pursuant to Chapter 190, F.S., which lien shall be prorated pursuant to STANDARD K.

### DISCLOSURES

### 10. DISCLOSURES:

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- (a) RADON GAS: Radon is a naturally occurring radioactive gas that, when it is accumulated in a building in sufficient quantities, may present health risks to persons who are exposed to it over time. Levels of radon that exceed federal and state guidelines have been found in buildings in Florida. Additional information regarding radon and radon testing may be obtained from your county health department.
- (b) PERMITS DISCLOSURE: Except as may have been disclosed by Seller to Buyer in a written disclosure, Seller does not know of any improvements made to the Property which were made without required permits or made pursuant to permits which have not been properly closed. If Seller identifies permits which have not been properly closed or improvements which were not permitted, then Seller shall promptly deliver to Buyer all plans, written documentation or other information in Seller's possession, knowledge, or control relating to improvements to the Property which are the subject of such open permits or unpermitted improvements.
  - (c) **MOLD:** Mold is naturally occurring and may cause health risks or damage to property. If Buyer is concerned or desires additional information regarding mold, Buyer should contact an appropriate professional.
- (d) FLOOD ZONE; ELEVATION CERTIFICATION: Buyer is advised to verify by elevation certificate which flood 203 zone the Property is in, whether flood insurance is required by Buyer's lender, and what restrictions apply to 204 improving the Property and rebuilding in the event of casualty. If Property is in a "Special Flood Hazard Area" 205 or "Coastal Barrier Resources Act" designated area or otherwise protected area identified by the U.S. Fish and 206 Wildlife Service under the Coastal Barrier Resources Act and the lowest floor elevation for the building(s) and/or 207 flood insurance rating purposes is below minimum flood elevation or is ineligible for flood insurance coverage 208 through the National Flood Insurance Program or private flood insurance as defined in 42 U.S.C. §4012a, Buyer 209 may terminate this Contract by delivering written notice to Seller within (if left blank, then 20) days after 210 Effective Date, and Buyer shall be refunded the Deposit thereby releasing Buyer and Seller from all further 211 obligations under this Contract, failing which Buyer accepts existing elevation of buildings and flood zone 212 designation of Property. The National Flood Insurance Program may assess additional fees or adjust premiums 213 for pre-Flood Insurance Rate Map (pre-FIRM) non-primary structures (residential structures in which the insured 214 or spouse does not reside for at least 50% of the year) and an elevation certificate may be required for actuarial 215 216 rating
  - (e) **ENERGY BROCHURE:** Buyer acknowledges receipt of Florida Energy-Efficiency Rating Information Brochure required by Section 553.996, F.S.

- (f) LEAD-BASED PAINT: If Property includes pre-1978 residential housing, a lead-based paint disclosure is 219 mandatory. 220
  - (g) HOMEOWNERS' ASSOCIATION/COMMUNITY DISCLOSURE: BUYER SHOULD NOT EXECUTE THIS CONTRACT UNTIL BUYER HAS RECEIVED AND READ THE HOMEOWNERS' ASSOCIATION/COMMUNITY DISCLOSURE. IF APPLICABLE.
  - (h) PROPERTY TAX DISCLOSURE SUMMARY: BUYER SHOULD NOT RELY ON THE SELLER'S CURRENT PROPERTY TAXES AS THE AMOUNT OF PROPERTY TAXES THAT THE BUYER MAY BE OBLIGATED TO PAY IN THE YEAR SUBSEQUENT TO PURCHASE. A CHANGE OF OWNERSHIP OR PROPERTY IMPROVEMENTS TRIGGERS REASSESSMENTS OF THE PROPERTY THAT COULD RESULT IN HIGHER PROPERTY TAXES. IF YOU HAVE ANY QUESTIONS CONCERNING VALUATION, CONTACT THE COUNTY PROPERTY APPRAISER'S OFFICE FOR INFORMATION.
  - FOREIGN INVESTMENT IN REAL PROPERTY TAX ACT ("FIRPTA"): Seller shall inform Buyer in writing if (i) Seller is a "foreign person" as defined by the Foreign Investment in Real Property Tax Act ("FIRPTA"). Buyer and Seller shall comply with FIRPTA, which may require Seller to provide additional cash at Closing. If Seller is not a "foreign person", Seller can provide Buyer, at or prior to Closing, a certification of non-foreign status, under penalties of perjury, to inform Buyer and Closing Agent that no withholding is required. See STANDARD V for further information pertaining to FIRPTA. Buyer and Seller are advised to seek legal counsel and tax advice regarding their respective rights, obligations, reporting and withholding requirements pursuant to FIRPTA.
  - (i) SELLER DISCLOSURE: Seller knows of no facts materially affecting the value of the Real Property which are not readily observable and which have not been disclosed to Buyer. Except as provided for in the preceding sentence, Seller extends and intends no warranty and makes no representation of any type, either express or implied, as to the physical condition or history of the Property. Except as otherwise disclosed in writing Seller has received no written or verbal notice from any governmental entity or agency as to a currently uncorrected building, environmental or safety code violation.

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### PROPERTY MAINTENANCE. CONDITION. INSPECTIONS AND EXAMINATIONS

11. PROPERTY MAINTENANCE: Except for ordinary wear and tear and Casualty Loss, Seller shall maintain the 245 Property, including, but not limited to, lawn, shrubbery, and pool, in the condition existing as of Effective Date ("AS 246 IS Maintenance Requirement"). 247

#### 12. PROPERTY INSPECTION; RIGHT TO CANCEL: 248

- (a) **PROPERTY INSPECTIONS AND RIGHT TO CANCEL: Buyer shall have** <u>3</u> (if left blank, then 15) 249 days after Effective Date ("Inspection Period") within which to have such inspections of the Property 250 performed as Buyer shall desire during the Inspection Period. If Buyer determines, in Buyer's sole 251 discretion, that the Property is not acceptable to Buyer, Buyer may terminate this Contract by delivering 252 written notice of such election to Seller prior to expiration of Inspection Period. If Buyer timely 253 terminates this Contract, the Deposit paid shall be returned to Buyer, thereupon, Buyer and Seller shall 254 be released of all further obligations under this Contract; however, Buyer shall be responsible for 255 256 prompt payment for such inspections, for repair of damage to, and restoration of, the Property resulting from such inspections, and shall provide Seller with paid receipts for all work done on the Property (the 257 preceding provision shall survive termination of this Contract). Unless Buyer exercises the right to 258 terminate granted herein, Buyer accepts the physical condition of the Property and any violation of 259 governmental, building, environmental, and safety codes, restrictions, or requirements, but subject to 260 Seller's continuing AS IS Maintenance Requirement, and Buyer shall be responsible for any and all 261 repairs and improvements required by Buyer's lender. 262
  - (b) WALK-THROUGH INSPECTION/RE-INSPECTION: On the day prior to Closing Date, or on Closing Date prior to time of Closing, as specified by Buyer, Buyer or Buyer's representative may perform a walk-through (and follow-up walk-through, if necessary) inspection of the Property solely to confirm that all items of Personal Property are on the Property and to verify that Seller has maintained the Property as required by the AS IS Maintenance Requirement and has met all other contractual obligations.
  - (c) SELLER ASSISTANCE AND COOPERATION IN CLOSE-OUT OF BUILDING PERMITS: If Buyer's inspection of the Property identifies open or needed building permits, then Seller shall promptly deliver to Buyer all plans, written documentation or other information in Seller's possession, knowledge, or control relating to improvements to the Property which are the subject of such open or needed Permits, and shall promptly cooperate in good faith with Buyer's efforts to obtain estimates of repairs or other work necessary to resolve such Permit issues. Seller's obligation to cooperate shall include Seller's execution of necessary authorizations,

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- consents, or other documents necessary for Buyer to conduct inspections and have estimates of such repairs 274 or work prepared, but in fulfilling such obligation, Seller shall not be required to expend, or become obligated to 275 expend, any money. 276
- (d) ASSIGNMENT OF REPAIR AND TREATMENT CONTRACTS AND WARRANTIES: At Buyer's option and 277 cost. Seller will, at Closing, assign all assignable repair, treatment and maintenance contracts and warranties 278 to Buver. 279
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### ESCROW AGENT AND BROKER

- 281 13. ESCROW AGENT: Any Closing Agent or Escrow Agent (collectively "Agent") receiving the Deposit, other funds and other items is authorized, and agrees by acceptance of them, to deposit them promptly, hold same in escrow 282 within the State of Florida and, subject to COLLECTION, disburse them in accordance with terms and conditions 283 of this Contract. Failure of funds to become **COLLECTED** shall not excuse Buyer's performance. When conflicting 284 demands for the Deposit are received, or Agent has a good faith doubt as to entitlement to the Deposit, Agent may 285 take such actions permitted by this Paragraph 13, as Agent deems advisable. If in doubt as to Agent's duties or 286 liabilities under this Contract. Agent may, at Agent's option, continue to hold the subject matter of the escrow until 287 the parties agree to its disbursement or until a final judgment of a court of competent jurisdiction shall determine 288 the rights of the parties, or Agent may deposit same with the clerk of the circuit court having jurisdiction of the 289 dispute. An attorney who represents a party and also acts as Agent may represent such party in such action. Upon 290 notifying all parties concerned of such action, all liability on the part of Agent shall fully terminate, except to the 291 extent of accounting for any items previously delivered out of escrow. If a licensed real estate broker, Agent will 292 comply with provisions of Chapter 475, F.S., as amended and FREC rules to timely resolve escrow disputes through 293 mediation, arbitration, interpleader or an escrow disbursement order. 294
- In any proceeding between Buyer and Seller wherein Agent is made a party because of acting as Agent hereunder, 295 or in any proceeding where Agent interpleads the subject matter of the escrow, Agent shall recover reasonable 296 attorney's fees and costs incurred, to be paid pursuant to court order out of the escrowed funds or equivalent. Agent 297 shall not be liable to any party or person for mis-delivery of any escrowed items, unless such mis-delivery is due to 298 Agent's willful breach of this Contract or Agent's gross negligence. This Paragraph 13 shall survive Closing or 299 termination of this Contract. 300
- 14. PROFESSIONAL ADVICE: BROKER LIABILITY: Broker advises Buyer and Seller to verify Property condition. 301 square footage, and all other facts and representations made pursuant to this Contract and to consult appropriate 302 professionals for legal, tax, environmental, and other specialized advice concerning matters affecting the Property 303 and the transaction contemplated by this Contract. Broker represents to Buyer that Broker does not reside on the 304 Property and that all representations (oral, written or otherwise) by Broker are based on Seller representations or 305 public records. BUYER AGREES TO RELY SOLELY ON SELLER, PROFESSIONAL INSPECTORS AND 306 **GOVERNMENTAL AGENCIES FOR VERIFICATION OF PROPERTY CONDITION, SQUARE FOOTAGE AND** 307 FACTS THAT MATERIALLY AFFECT PROPERTY VALUE AND NOT ON THE REPRESENTATIONS (ORAL, 308 WRITTEN OR OTHERWISE) OF BROKER. Buyer and Seller (individually, the "Indemnifying Party") each 309 individually indemnifies, holds harmless, and releases Broker and Broker's officers, directors, agents and 310 employees from all liability for loss or damage, including all costs and expenses, and reasonable attorney's fees at 311 312 all levels, suffered or incurred by Broker and Broker's officers, directors, agents and employees in connection with or arising from claims, demands or causes of action instituted by Buyer or Seller based on: (i) inaccuracy of 313 information provided by the Indemnifying Party or from public records; (ii) Indemnifying Party's misstatement(s) or 314 failure to perform contractual obligations; (iii) Broker's performance, at Indemnifying Party's request, of any task 315 beyond the scope of services regulated by Chapter 475, F.S., as amended, including Broker's referral, 316 recommendation or retention of any vendor for, or on behalf of, Indemnifying Party; (iv) products or services 317 provided by any such vendor for, or on behalf of, Indemnifying Party; and (v) expenses incurred by any such vendor. 318 Buyer and Seller each assumes full responsibility for selecting and compensating their respective vendors and 319 paying their other costs under this Contract whether or not this transaction closes. This Paragraph 14 will not relieve 320 Broker of statutory obligations under Chapter 475, F.S., as amended. For purposes of this Paragraph 14, Broker 321 will be treated as a party to this Contract. This Paragraph 14 shall survive Closing or termination of this Contract. 322

### DEFAULT AND DISPUTE RESOLUTION

#### 15. DEFAULT: 324

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(a) **BUYER DEFAULT:** If Buyer fails, neglects or refuses to perform Buyer's obligations under this Contract, 325 including payment of the Deposit, within the time(s) specified, Seller may elect to recover and retain the Deposit 326 for the account of Seller as agreed upon liquidated damages, consideration for execution of this Contract, and 327 in full settlement of any claims, whereupon Buyer and Seller shall be relieved from all further obligations under 328

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this Contract, or Seller, at Seller's option, may, pursuant to Paragraph 16, proceed in equity to enforce Seller's rights under this Contract. The portion of the Deposit, if any, paid to Listing Broker upon default by Buyer, shall be split equally between Listing Broker and Cooperating Broker; provided however, Cooperating Broker's share shall not be greater than the commission amount Listing Broker had agreed to pay to Cooperating Broker.

- (b) SELLER DEFAULT: If for any reason other than failure of Seller to make Seller's title marketable after
   reasonable diligent effort, Seller fails, neglects or refuses to perform Seller's obligations under this Contract,
   Buyer may elect to receive return of Buyer's Deposit without thereby waiving any action for damages resulting
   from Seller's breach, and, pursuant to Paragraph 16, may seek to recover such damages or seek specific
   performance.
- This Paragraph 15 shall survive Closing or termination of this Contract.
- **16. DISPUTE RESOLUTION:** Unresolved controversies, claims and other matters in question between Buyer and
   Seller arising out of, or relating to, this Contract or its breach, enforcement or interpretation ("Dispute") will be settled
   as follows:
- (a) Buyer and Seller will have 10 days after the date conflicting demands for the Deposit are made to attempt to
   resolve such Dispute, failing which, Buyer and Seller shall submit such Dispute to mediation under Paragraph
   16(b).
- (b) Buyer and Seller shall attempt to settle Disputes in an amicable manner through mediation pursuant to Florida Rules for Certified and Court-Appointed Mediators and Chapter 44, F.S., as amended (the "Mediation Rules").
  The mediator must be certified or must have experience in the real estate industry. Injunctive relief may be sought without first complying with this Paragraph 16(b). Disputes not settled pursuant to this Paragraph 16 may be resolved by instituting action in the appropriate court having jurisdiction of the matter. This Paragraph 16 shall survive Closing or termination of this Contract.
- **17. ATTORNEY'S FEES; COSTS:** The parties will split equally any mediation fee incurred in any mediation permitted by this Contract, and each party will pay their own costs, expenses and fees, including attorney's fees, incurred in conducting the mediation. In any litigation permitted by this Contract, the prevailing party shall be entitled to recover from the non-prevailing party costs and fees, including reasonable attorney's fees, incurred in conducting the litigation. This Paragraph 17 shall survive Closing or termination of this Contract.

### 356

### STANDARDS FOR REAL ESTATE TRANSACTIONS ("STANDARDS")

### 357 **18. STANDARDS**:

358 **A. TITLE:** 

(i) TITLE EVIDENCE; RESTRICTIONS; EASEMENTS; LIMITATIONS: Within the time period provided in 359 Paragraph 9(c), the Title Commitment, with legible copies of instruments listed as exceptions attached thereto, shall 360 be issued and delivered to Buyer. The Title Commitment shall set forth those matters to be discharged by Seller at 361 or before Closing and shall provide that, upon recording of the deed to Buyer, an owner's policy of title insurance 362 in the amount of the Purchase Price, shall be issued to Buyer insuring Buyer's marketable title to the Real Property, 363 subject only to the following matters: (a) comprehensive land use plans, zoning, and other land use restrictions, 364 prohibitions and requirements imposed by governmental authority; (b) restrictions and matters appearing on the 365 Plat or otherwise common to the subdivision; (c) outstanding oil, gas and mineral rights of record without right of 366 367 entry; (d) unplatted public utility easements of record (located contiguous to real property lines and not more than 10 feet in width as to rear or front lines and 7 1/2 feet in width as to side lines); (e) taxes for year of Closing and 368 subsequent years; and (f) assumed mortgages and purchase money mortgages, if any (if additional items, attach 369 addendum); provided, that, none prevent use of Property for RESIDENTIAL PURPOSES. If there exists at Closing 370 any violation of items identified in (b) - (f) above, then the same shall be deemed a title defect. Marketable title shall 371 be determined according to applicable Title Standards adopted by authority of The Florida Bar and in accordance 372 with law. 373

(ii) TITLE EXAMINATION: Buyer shall have 5 days after receipt of Title Commitment to examine it and notify Seller 374 in writing specifying defect(s), if any, that render title unmarketable. If Seller provides Title Commitment and it is 375 delivered to Buyer less than 5 days prior to Closing Date, Buyer may extend Closing for up to 5 days after date of 376 receipt to examine same in accordance with this STANDARD A. Seller shall have 30 days ("Cure Period") after 377 receipt of Buyer's notice to take reasonable diligent efforts to remove defects. If Buyer fails to so notify Seller, Buyer 378 shall be deemed to have accepted title as it then is. If Seller cures defects within Cure Period, Seller will deliver 379 written notice to Buyer (with proof of cure acceptable to Buyer and Buyer's attorney) and the parties will close this 380 Contract on Closing Date (or if Closing Date has passed, within 10 days after Buyer's receipt of Seller's notice). If 381 Seller is unable to cure defects within Cure Period, then Buyer may, within 5 days after expiration of Cure Period, 382

deliver written notice to Seller: (a) extending Cure Period for a specified period not to exceed 120 days within which 383 Seller shall continue to use reasonable diligent effort to remove or cure the defects ("Extended Cure Period"); or 384 (b) electing to accept title with existing defects and close this Contract on Closing Date (or if Closing Date has 385 passed, within the earlier of 10 days after end of Extended Cure Period or Buyer's receipt of Seller's notice), or (c) 386 electing to terminate this Contract and receive a refund of the Deposit, thereby releasing Buyer and Seller from all 387 further obligations under this Contract. If after reasonable diligent effort, Seller is unable to timely cure defects, and 388 Buyer does not waive the defects, this Contract shall terminate, and Buyer shall receive a refund of the Deposit, 389 thereby releasing Buyer and Seller from all further obligations under this Contract. 390

B. SURVEY: If Survey discloses encroachments on the Real Property or that improvements located thereon 391 encroach on setback lines, easements, or lands of others, or violate any restrictions, covenants, or applicable 392 governmental regulations described in STANDARD A (i)(a), (b) or (d) above, Buyer shall deliver written notice of 393 such matters, together with a copy of Survey, to Seller within 5 days after Buyer's receipt of Survey, but no later 394 than Closing. If Buyer timely delivers such notice and Survey to Seller, such matters identified in the notice and 395 Survey shall constitute a title defect, subject to cure obligations of STANDARD A above. If Seller has delivered a 396 prior survey, Seller shall, at Buyer's request, execute an affidavit of "no change" to the Real Property since the 397 preparation of such prior survey, to the extent the affirmations therein are true and correct. 398

C. INGRESS AND EGRESS: Seller represents that there is ingress and egress to the Real Property and title to 399 the Real Property is insurable in accordance with STANDARD A without exception for lack of legal right of access. 400 D. LEASE INFORMATION: Seller shall, at least 10 days prior to Closing, furnish to Buyer estoppel letters from 401 tenant(s)/occupant(s) specifying nature and duration of occupancy, rental rates, advanced rent and security 402 deposits paid by tenant(s) or occupant(s)("Estoppel Letter(s)"). If Seller is unable to obtain such Estoppel Letter(s) 403 the same information shall be furnished by Seller to Buyer within that time period in the form of a Seller's affidavit 404 and Buyer may thereafter contact tenant(s) or occupant(s) to confirm such information. If Estoppel Letter(s) or 405 Seller's affidavit, if any, differ materially from Seller's representations and lease(s) provided pursuant to Paragraph 406 6, or if tenant(s)/occupant(s) fail or refuse to confirm Seller's affidavit, Buyer may deliver written notice to Seller 407 within 5 days after receipt of such information, but no later than 5 days prior to Closing Date, terminating this 408 Contract and receive a refund of the Deposit, thereby releasing Buyer and Seller from all further obligations under 409 this Contract. Seller shall, at Closing, deliver and assign all leases to Buyer who shall assume Seller's obligations 410 thereunder. 411

- E. LIENS: Seller shall furnish to Buyer at Closing an affidavit attesting (i) to the absence of any financing 412 statement, claims of lien or potential lienors known to Seller and (ii) that there have been no improvements or 413 repairs to the Real Property for 90 days immediately preceding Closing Date. If the Real Property has been 414 improved or repaired within that time, Seller shall deliver releases or waivers of construction liens executed by all 415 general contractors, subcontractors, suppliers and materialmen in addition to Seller's lien affidavit setting forth 416 names of all such general contractors, subcontractors, suppliers and materialmen, further affirming that all charges 417 for improvements or repairs which could serve as a basis for a construction lien or a claim for damages have been 418 paid or will be paid at Closing. 419
- F. TIME: Calendar days shall be used in computing time periods. Time is of the essence in this Contract. Other 420 than time for acceptance and Effective Date as set forth in Paragraph 3, any time periods provided for or dates 421 specified in this Contract, whether preprinted, handwritten, typewritten or inserted herein, which shall end or occur 422 on a Saturday, Sunday, or a national legal holiday (see 5 U.S.C. 6103) shall extend to 5:00 p.m. (where the Property 423 is located) of the next business day. 424
- G. FORCE MAJEURE: Buyer or Seller shall not be required to perform any obligation under this Contract or be 425 liable to each other for damages so long as performance or non-performance of the obligation, or the availability of 426 services, insurance or required approvals essential to Closing, is disrupted, delayed, caused or prevented by Force 427 Majeure. "Force Majeure" means: hurricanes, floods, extreme weather, earthquakes, fire, or other acts of God, 428 unusual transportation delays, or wars, insurrections, or acts of terrorism, which, by exercise of reasonable diligent 429 effort, the non-performing party is unable in whole or in part to prevent or overcome. All time periods, including 430 Closing Date, will be extended a reasonable time up to 7 days after the Force Majeure no longer prevents 431 performance under this Contract, provided, however, if such Force Majeure continues to prevent performance under 432 this Contract more than 30 days beyond Closing Date, then either party may terminate this Contract by delivering 433 written notice to the other and the Deposit shall be refunded to Buyer, thereby releasing Buyer and Seller from all 434 further obligations under this Contract. 435

H. CONVEYANCE: Seller shall convey marketable title to the Real Property by statutory warranty, trustee's, 436 personal representative's, or quardian's deed, as appropriate to the status of Seller, subject only to matters 437 described in STANDARD A and those accepted by Buyer. Personal Property shall, at request of Buyer, be 438

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transferred by absolute bill of sale with warranty of title, subject only to such matters as may be provided for in this
 Contract.

### I. CLOSING LOCATION; DOCUMENTS; AND PROCEDURE:

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(i) LOCATION: Closing will be conducted by the attorney or other closing agent ("Closing Agent") designated by
 the party paying for the owner's policy of title insurance and will take place in the county where the Real Property
 is located at the office of the Closing Agent, or at such other location agreed to by the parties. If there is no title
 insurance, Seller will designate Closing Agent. Closing may be conducted by mail, overnight courier, or electronic
 means.

(ii) CLOSING DOCUMENTS: Seller shall at or prior to Closing, execute and deliver, as applicable, deed, bill of
 sale, certificate(s) of title or other documents necessary to transfer title to the Property, construction lien affidavit(s),
 owner's possession and no lien affidavit(s), and assignment(s) of leases. Seller shall provide Buyer with paid
 receipts for all work done on the Property pursuant to this Contract. Buyer shall furnish and pay for, as applicable,
 the survey, flood elevation certification, and documents required by Buyer's lender.

- (iii) FinCEN GTO NOTICE. If Closing Agent is required to comply with the U.S. Treasury Department's
   Financial Crimes Enforcement Network ("FinCEN") Geographic Targeting Orders ("GTOs"), then Buyer
   shall provide Closing Agent with the information related to Buyer and the transaction contemplated by this
   Contract that is required to complete IRS Form 8300, and Buyer consents to Closing Agent's collection and
   report of said information to IRS.
- (iv) PROCEDURE: The deed shall be recorded upon COLLECTION of all closing funds. If the Title Commitment
   provides insurance against adverse matters pursuant to Section 627.7841, F.S., as amended, the escrow closing
   procedure required by STANDARD J shall be waived, and Closing Agent shall, subject to COLLECTION of all
   closing funds, disburse at Closing the brokerage fees to Broker and the net sale proceeds to Seller.
- J. ESCROW CLOSING PROCEDURE: If Title Commitment issued pursuant to Paragraph 9(c) does not provide 461 for insurance against adverse matters as permitted under Section 627.7841, F.S., as amended, the following 462 escrow and closing procedures shall apply: (1) all Closing proceeds shall be held in escrow by the Closing Agent 463 for a period of not more than 10 days after Closing; (2) if Seller's title is rendered unmarketable, through no fault of 464 Buyer, Buyer shall, within the 10 day period, notify Seller in writing of the defect and Seller shall have 30 days from 465 date of receipt of such notification to cure the defect; (3) if Seller fails to timely cure the defect, the Deposit and all 466 Closing funds paid by Buyer shall, within 5 days after written demand by Buyer, be refunded to Buyer and, 467 simultaneously with such repayment, Buyer shall return the Personal Property, vacate the Real Property and re-468 convey the Property to Seller by special warranty deed and bill of sale; and (4) if Buyer fails to make timely demand 469 for refund of the Deposit, Buyer shall take title as is, waiving all rights against Seller as to any intervening defect 470 except as may be available to Buyer by virtue of warranties contained in the deed or bill of sale. 471
- K. PRORATIONS; CREDITS: The following recurring items will be made current (if applicable) and prorated as of 472 the day prior to Closing Date, or date of occupancy if occupancy occurs before Closing Date: real estate taxes 473 (including special benefit tax assessments imposed by a CDD), interest, bonds, association fees, insurance, rents 474 and other expenses of Property. Buyer shall have option of taking over existing policies of insurance, if assumable, 475 in which event premiums shall be prorated. Cash at Closing shall be increased or decreased as may be required 476 by prorations to be made through day prior to Closing. Advance rent and security deposits, if any, will be credited 477 to Buyer. Escrow deposits held by Seller's mortgagee will be paid to Seller. Taxes shall be prorated based on 478 current year's tax. If Closing occurs on a date when current year's millage is not fixed but current year's assessment 479 is available, taxes will be prorated based upon such assessment and prior year's millage. If current year's 480 assessment is not available, then taxes will be prorated on prior year's tax. If there are completed improvements 481 on the Real Property by January 1st of year of Closing, which improvements were not in existence on January 1<sup>st</sup> 482 of prior year, then taxes shall be prorated based upon prior year's millage and at an equitable assessment to be 483 agreed upon between the parties, failing which, request shall be made to the County Property Appraiser for an 484 informal assessment taking into account available exemptions. In all cases, due allowance shall be made for the 485 maximum allowable discounts and applicable homestead and other exemptions. A tax proration based on an 486 estimate shall, at either party's request, be readjusted upon receipt of current year's tax bill. This STANDARD K 487 shall survive Closing. 488

L. ACCESS TO PROPERTY TO CONDUCT APPRAISALS, INSPECTIONS, AND WALK-THROUGH: Seller shall, upon reasonable notice, provide utilities service and access to Property for appraisals and inspections, including a walk-through (or follow-up walk-through if necessary) prior to Closing.

492 **M. RISK OF LOSS:** If, after Effective Date, but before Closing, Property is damaged by fire or other casualty 493 ("Casualty Loss") and cost of restoration (which shall include cost of pruning or removing damaged trees) does not 494 exceed 1.5% of Purchase Price, cost of restoration shall be an obligation of Seller and Closing shall proceed 495 pursuant to terms of this Contract. If restoration is not completed as of Closing, a sum equal to 125% of estimated

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cost to complete restoration (not to exceed 1.5% of Purchase Price) will be escrowed at Closing. If actual cost of
 restoration exceeds escrowed amount, Seller shall pay such actual costs (but, not in excess of 1.5% of Purchase
 Price). Any unused portion of escrowed amount shall be returned to Seller. If cost of restoration exceeds 1.5% of
 Purchase Price, Buyer shall elect to either take Property "as is" together with the 1.5%, or receive a refund of the
 Deposit thereby releasing Buyer and Seller from all further obligations under this Contract. Seller's sole obligation
 with respect to tree damage by casualty or other natural occurrence shall be cost of pruning or removal.

**N. 1031 EXCHANGE:** If either Seller or Buyer wish to enter into a like-kind exchange (either simultaneously with Closing or deferred) under Section 1031 of the Internal Revenue Code ("Exchange"), the other party shall cooperate in all reasonable respects to effectuate the Exchange, including execution of documents; provided, however, cooperating party shall incur no liability or expense related to the Exchange, and Closing shall not be contingent upon, nor extended or delayed by, such Exchange.

O. CONTRACT NOT RECORDABLE; PERSONS BOUND; NOTICE; DELIVERY; COPIES; CONTRACT 507 EXECUTION: Neither this Contract nor any notice of it shall be recorded in any public records. This Contract shall 508 be binding on, and inure to the benefit of, the parties and their respective heirs or successors in interest. Whenever 509 the context permits, singular shall include plural and one gender shall include all. Notice and delivery given by or to 510 the attorney or broker (including such broker's real estate licensee) representing any party shall be as effective as 511 if given by or to that party. All notices must be in writing and may be made by mail, personal delivery or electronic 512 (including "pdf") media. A facsimile or electronic (including "pdf") copy of this Contract and any signatures hereon 513 shall be considered for all purposes as an original. This Contract may be executed by use of electronic signatures, 514 as determined by Florida's Electronic Signature Act and other applicable laws. 515

- P. INTEGRATION; MODIFICATION: This Contract contains the full and complete understanding and agreement
   of Buyer and Seller with respect to the transaction contemplated by this Contract and no prior agreements or
   representations shall be binding upon Buyer or Seller unless included in this Contract. No modification to or change
   in this Contract shall be valid or binding upon Buyer or Seller unless in writing and executed by the parties intended
   to be bound by it.
- **Q. WAIVER:** Failure of Buyer or Seller to insist on compliance with, or strict performance of, any provision of this Contract, or to take advantage of any right under this Contract, shall not constitute a waiver of other provisions or rights.

**R. RIDERS; ADDENDA; TYPEWRITTEN OR HANDWRITTEN PROVISIONS:** Riders, addenda, and typewritten or handwritten provisions shall control all printed provisions of this Contract in conflict with them.

S. COLLECTION or COLLECTED: "COLLECTION" or "COLLECTED" means any checks tendered or received, including Deposits, have become actually and finally collected and deposited in the account of Escrow Agent or Closing Agent. Closing and disbursement of funds and delivery of closing documents may be delayed by Closing Agent until such amounts have been COLLECTED in Closing Agent's accounts. T. RESERVED.

**U. APPLICABLE LAW AND VENUE:** This Contract shall be construed in accordance with the laws of the State of Florida and venue for resolution of all disputes, whether by mediation, arbitration or litigation, shall lie in the county where the Real Property is located.

**V. FIRPTA TAX WITHHOLDING:** If a seller of U.S. real property is a "foreign person" as defined by FIRPTA, Section 1445 of the Internal Revenue Code ("Code") requires the buyer of the real property to withhold up to 15% of the amount realized by the seller on the transfer and remit the withheld amount to the Internal Revenue Service (IRS) unless an exemption to the required withholding applies or the seller has obtained a Withholding Certificate from the IRS authorizing a reduced amount of withholding.

(i) No withholding is required under Section 1445 of the Code if the Seller is not a "foreign person". Seller can
 provide proof of non-foreign status to Buyer by delivery of written certification signed under penalties of perjury,
 stating that Seller is not a foreign person and containing Seller's name, U.S. taxpayer identification number and
 home address (or office address, in the case of an entity), as provided for in 26 CFR 1.1445-2(b). Otherwise, Buyer
 shall withhold the applicable percentage of the amount realized by Seller on the transfer and timely remit said funds
 to the IRS.

(ii) If Seller is a foreign person and has received a Withholding Certificate from the IRS which provides for reduced
 or eliminated withholding in this transaction and provides same to Buyer by Closing, then Buyer shall withhold the
 reduced sum required, if any, and timely remit said funds to the IRS.

(iii) If prior to Closing Seller has submitted a completed application to the IRS for a Withholding Certificate and has
 provided to Buyer the notice required by 26 CFR 1.1445-1(c) (2)(i)(B) but no Withholding Certificate has been
 received as of Closing, Buyer shall, at Closing, withhold the applicable percentage of the amount realized by Seller
 on the transfer and, at Buyer's option, either (a) timely remit the withheld funds to the IRS or (b) place the funds in
 escrow, at Seller's expense, with an escrow agent selected by Buyer and pursuant to terms negotiated by the

Buyer's Initials \_\_\_\_\_\_\_ Page **10** of **12** Seller's I FloridaRealtors/FloridaBar-ASIS-5x Rev.6/19 © 2017 Florida Realtors® and The Florida Bar. All rights reserved.

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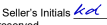
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parties, to be subsequently disbursed in accordance with the Withholding Certificate issued by the IRS or remitted 553 directly to the IRS if the Seller's application is rejected or upon terms set forth in the escrow agreement. 554

(iv) In the event the net proceeds due Seller are not sufficient to meet the withholding requirement(s) in this 555 transaction, Seller shall deliver to Buyer, at Closing, the additional COLLECTED funds necessary to satisfy the 556 applicable requirement and thereafter Buyer shall timely remit said funds to the IRS or escrow the funds for 557 disbursement in accordance with the final determination of the IRS, as applicable. 558

(v) Upon remitting funds to the IRS pursuant to this STANDARD, Buyer shall provide Seller copies of IRS Forms 559 8288 and 8288-A. as filed. 560

#### W. RESERVED 561

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X. BUYER WAIVER OF CLAIMS: To the extent permitted by law, Buyer waives any claims against Seller 562 and against any real estate licensee involved in the negotiation of this Contract for any damage or defects 563 pertaining to the physical condition of the Property that may exist at Closing of this Contract and be 564 subsequently discovered by the Buyer or anyone claiming by, through, under or against the Buyer. This 565 provision does not relieve Seller's obligation to comply with Paragraph 10(j). This Standard X shall survive 566 Closing. 567

### ADDENDA AND ADDITIONAL TERMS

569 <b>*</b>	19. ADDENDA:	The following additional terms are included in the attached addenda or riders and incorporated into this
570	Contract (Ch	eck if applicable):

- A. Condominium Rider B. Homeowners' Assn. □ C. Seller Financing
- □ K. RESERVED
- L. RESERVED
- D. Mortgage Assumption
- □ E. FHA/VA Financing
- F. Appraisal Contingency
- G. Short Sale
- ☐ H. Homeowners/Flood Ins.
- □ I. RESERVED
- □ J. Interest-Bearing Acct.

- ☐ M. Defective Drywall
- □ N. Coastal Construction Control Line
- O. Insulation Disclosure
- 🗙 P. Lead Paint Disclosure (Pre-1978)
- Q. Housing for Older Persons
- R. Rezoning
- S. Lease Purchase/ Lease Option

- T. Pre-Closing Occupancy U. Post-Closing Occupancy
- □ V. Sale of Buyer's Property
- W. Back-up Contract
- □ X. Kick-out Clause
- ☐ Y. Seller's Attorney Approval
- Z. Buyer's Attorney Approval
- AA. Licensee Property Interest
- BB. Binding Arbitration
- CC. Miami-Dade County Special Taxing District Disclosure

### Other:

#### 571\* 20. ADDITIONAL TERMS:

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575		Contract is conditioned upon approval of the TCAA Board Members.
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577		Property may be subject to avigation easement.
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588		COUNTER-OFFER/REJECTION
589 *		Seller counters Buyer's offer (to accept the counter-offer, Buyer must sign or initial the counter-offered terms and
590		deliver a copy of the acceptance to Seller).
591 <b>*</b>		Seller rejects Buyer's offer.



Seller's Initials kd

### 592 THIS IS INTENDED TO BE A LEGALLY BINDING CONTRACT. IF NOT FULLY UNDERSTOOD, SEEK THE 593 ADVICE OF AN ATTORNEY PRIOR TO SIGNING.

### 594 THIS FORM HAS BEEN APPROVED BY THE FLORIDA REALTORS AND THE FLORIDA BAR.

Approval of this form by the Florida Realtors and The Florida Bar does not constitute an opinion that any of the terms and conditions in this Contract should be accepted by the parties in a particular transaction. Terms and conditions should be negotiated based upon the respective interests, objectives and bargaining positions of all interested persons.

599 AN ASTERISK (\*) FOLLOWING A LINE NUMBER IN THE MARGIN INDICATES THE LINE CONTAINS A BLANK 600 TO BE COMPLETED.

601 <b>*</b>	Buyer:		Date: Oct 27, 2021
602 <b>*</b>	Buyer:		Date:
603 <b>*</b>	Seller: Kevin Daughert	/	Date:
604 <b>*</b>	7 Seller:		Date:
605 606 <b>*</b> 607 <b>*</b>	Buyer's address for purposes of notice 8545 Commodity Cir Orlando, FL 32819	Seller's address for purpos	ses of notice
608*			

**BROKER:** Listing and Cooperating Brokers, if any, named below (collectively, "Broker"), are the only Brokers entitled to compensation in connection with this Contract. Instruction to Closing Agent: Seller and Buyer direct Closing Agent to disburse at Closing the full amount of the brokerage fees as specified in separate brokerage agreements with the parties and cooperative agreements between the Brokers, except to the extent Broker has retained such fees from the escrowed funds. This Contract shall not modify any MLS or other offer of compensation made by Seller or Listing Broker to Cooperating Brokers.

615 <b>*</b>	Rose DeMott	Courtney R Noble
616	Cooperating Sales Associate, if any	Listing Sales Associate
617*	Mutter Real Estate Group	Noble & Co RE Professionals
618	Cooperating Broker, if any	Listing Broker

### Comprehensive Rider to the Residential Contract For Sale And Purchase THIS FORM HAS BEEN APPROVED BY THE FLORIDA REALTORS AND THE FLORIDA BAR

For Sale And Purchase between Titusville-Co	
and Larvanimine LLC	(BUYER)
concerning the Property described as	955 LUNA TER TITUSVILLE FL 32796
Buyer's Initials	Seller's Initials <u>kd</u>
P. LE	AD-BASED PAINT DISCLOSURE (Pre-1978 Housing)
"Every purchaser of any interest in residential re- such property may present exposure to lead fro poisoning. Lead poisoning in young children r reduced intelligence quotient, behavioral proble pregnant women. The seller of any interest in re- lead-based paint hazards from risk assessments	<u>Based Paint Warning Statement</u> I property on which a residential dwelling was built prior to 1978 is notified that m lead-based paint that may place young children at risk of developing lead hay produce permanent neurological damage, including learning disabilities, ems, and impaired memory. Lead poisoning also poses a particular risk to sidential real property is required to provide the buyer with any information on or inspection in the seller's possession and notify the buyer of any known lead- tion for possible lead-based paint hazards is recommended prior to purchase."
<ul> <li>☐ Known lead-based paint</li> <li>X Seller has no knowledge</li> <li>kd</li> <li>(b) Records and reports available</li> </ul>	t or lead-based paint hazards ( <b>CHECK ONE BELOW</b> ): or lead-based paint hazards <u>are present</u> in the housing. of lead-based paint or lead-based paint hazards in the housing. le to the Seller ( <b>CHECK ONE BELOW</b> ): uyer with all available records and reports pertaining to lead-based paint or he housing. List documents:
Seller has no reports or housing. Buyer's Acknowledgement (INITIAL) (c) Buyer has received copies of	records pertaining to lead-based paint or lead-based paint hazards in the
	bhlet <i>Protect Your Family</i> from <i>Lead in Your Home</i> .
<ul> <li><i>R</i></li> <li><i>R</i></li> <li>(e) Buyer has (CHECK ONE BI</li></ul>	<b>LOW</b> ): tunity (or other mutually agreed upon period) to conduct a risk assessment e of lead-based paint or lead-based paint hazards; or o conduct a risk assessment or inspection for the presence of lead-based
Licensee's Acknowledgement (INITIAL) (f) Licensee has informed the Licensee's responsibility to e	Seller of the Seller's obligations under 42 U.S.C. 4852(d) and is aware of nsure compliance.
Cartification of Accuracy	

### Certification of Accuracy

The following parties have reviewed the information above and certify, to the best of their knowledge, that the information they have provided is true and accurate.

	Oct 19, 2021		Oct 27, 2021
SELLER	Date	BUYER	Date
SELLER	Date Oct 19, 2021	BUYER Rose De Mott	Date Oct 27, 2021
Listing Licensee	Date	Selling Licensee	Date

Any person or persons who knowingly violate the provisions of the Residential Lead-Based Paint Hazard Reduction Act of 1992 may be subject to civil and criminal penalties and potential triple damages in a private civil lawsuit. Page 1 of 1 P. LEAD-BASED PAINT DISCLOSURE

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# SELLER NEVER OCCUPIED THE PROPERTY

kd

### Seller's Property Disclosure – Residential

Notice to Licensee and Seller: Only the Seller should fill out this form.

Notice to Seller: Florida law<sup>1</sup> requires a Seller of a home to disclose to the Buyer all known facts that materially affect the value of the property being sold and that are not readily observable or known by the Buyer. This disclosure form is designed to help you comply with the law. However, this disclosure form may not address every significant issue that is unique to the Property. You should think about what you would want to know if you were buying the Property today; and if you need more space for additional information, comments, or explanations, check the Paragraph 12 checkbox and attach an addendum.

Notice to Buyer: The following representations are made by Seller and not by any real estate licensee. This disclosure is not a guaranty or warranty of any kind. It is not a substitute for any inspections, warranties, or professional advice you may wish to obtain. It is not a substitute for your own personal judgment and common sense. The following information is based only upon Seller's actual knowledge of the Property's condition. Sellers can disclose only what they actually know. Seller may not know about all material or significant items. You should have an independent, professional home inspection to verify the condition of the Property and determine the cost of repairs, if any. This disclosure is not a contract and is not intended to be a part of any contract for sale and purchase.

er makes the following disclosure regarding the property described as:	955 LUNA TER TITUSVILLE FL 32796		
	(the "Property")		

The Property is \_\_\_\_\_\_ owner occupied \_\_tenant occupied &unoccupied (If unoccupied, how long has it been since Seller occupied the Property? \_\_\_\_\_\_

Doi Yes No Kno
Structures; Systems; Appliances
<ul> <li>(a) Are the structures including roofs; ceilings; walls; doors; windows; foundation; and pool, hot tub, and spa, if any, structurally sound and free of leaks?</li> <li>(b) Is seawall, if any, and dockage, if any, structurally sound?</li> </ul>
(c) Are existing major appliances and heating, cooling, mechanical, electrical, security, and sprinkler systems, in working condition, i.e., operating in the manner in which the item was designed to operate?
the item was designed to operate?
(f) If any answer to questions 1(a) – 1(c) is no, please explain:
Termites; Other Wood-Destroying Organisms; Pests         (a) Are termites; other wood-destroying organisms, including fungi; or pests present on the Property or has the Property had any structural damage by them?         (b) Has the Property been treated for termites; other wood-destroying organisms, including fungi; or pests?         (c) If any answer to questions 2(a) - 2(b) is yes, please explain:
Water Intrusion; Drainage; Flooding         (a) Has past or present water intrusion affected the Property? <ul> <li>(b) Have past or present drainage or flooding problems affected the Property?</li> <li>(c) Is any of the Property located in a special flood hazard area?</li> <li>(d) Is any of the Property located seaward of the coastal construction control line?</li> <li>(e) Does your lender require flood insurance?</li> <li>(f) Do you have an elevation certificate? If yes, please attach a copy.</li> </ul>
(g) If any answer to questions 3(a) - 3(d) is yes, please explain:

<sup>1</sup> Johnson v. Davis, 480 So.2d 625 (Fla. 1985).

Buyer ( 2) ( ) and Seller ( ) ( ) acknowledge receipt of a copy of this page, which is Page 1 of 4 SPDR-3 Rev 2/20

4. Plumbing	Yes	No	Don't Know
<ul> <li>(a) What is your drinking water source? □public □private □well □other</li> <li>(b) Have you ever had a problem with the quality, supply, or flow of potable water?</li> <li>(c) Do you have a water treatment system? If yes, is it □owned □leased?</li> </ul>			
(d) Do you have a sewer or septic system? If septic system, describe the location of each system:			
(e) Are any septic tanks, drain fields, or wells that are not currently being used located on the Property?		D	
(f) Are there or have there been any defects to the water system, septic system, drain fields or wells?			D
<ul><li>(g) Have there been any plumbing leaks since you have owned the Property?</li><li>(h) Are any polybutylene pipes on the Property?</li></ul>			
<ul> <li>(i) If any answer to questions 4(b), 4(c), and 4(e) - 4(h) is yes, please explain:</li> </ul>			
<ul> <li>5. Roof and Roof-Related Items</li> <li>(a) To your knowledge, is the roof structurally sound and free of leaks?</li> <li>(b) The age of the roof is years OR date installed</li> </ul>			
<ul><li>(c) Has the roof ever leaked during your ownership?</li><li>(d) To your knowledge, has there been any repair, restoration, replacement</li></ul>	Ц		Д
(indicate full or partial) or other work undertaken on the roof? If yes, please explain:	П		П
(e) Are you aware of any defects to the roof, fascia, soffits, flashings or any other component of the roof system? If yes, please explain:		ū	
<ul> <li>6. Pools; Hot Tubs; Spas Note: Florida law requires swimming pools, hot tubs, and spas that received a certificate of completion on or after October 1, 2000, to have at least one safety feature as specified by Section 515.27, Florida Statutes. <ul> <li>(a) If the Property has a swimming pool, hot tub, or spa that received a certificate of completion on or after October 1, 2000, indicate the existing safety feature(s): <ul> <li>□enclosure that meets the pool barrier requirements</li> <li>□approved safety pool cover</li> <li>□required door and window exit alarms</li> <li>□required door locks</li> <li>□none</li> <li>(b) Has an in-ground pool on the Property been demolished and/or filled?</li> </ul></li></ul></li></ul>	п		
<ul> <li>7. Sinkholes</li> <li>Note: When an insurance claim for sinkhole damage has been made by the seller and paid by the insurer, Section 627.7073(2)(c), Florida Statutes, requires the seller to disclose to the buyer that a claim was paid and whether or not the full amount paid was used to repair the sinkhole damage.</li> <li>(a) Does past or present settling, soil movement, or sinkhole(s) affect the Property or adjacent properties?</li> <li>(b) Has any insurance claim for sinkhole damage been made? If yes, was the claim paid?  <ul> <li>yes</li> <li>no</li> <li>no</li> </ul> </li> <li>(c) If any answer to questions 7(a) - 7(b) is yes, please explain:</li> </ul>			
fet it and enounce departure ( let in the log bioded explorer.			

		Yes	No	Don't Know
	Iomeowners' Association Restrictions; Boundaries; Access Roads Is membership in a homeowner's association mandatory or do any covenants, conditions or restrictions (CCRs) affect the Property? (CCRs include deed			
	restrictions, restrictive covenants and declaration of covenants.) Notice to Buyer: If yes, you should read the association's official records and/or the CCRs before making an offer to purchase. These documents contain information on significant matters, such as recurring dues or fees; special assessments; capital contributions, penalties; and architectural, building, landscaping, leasing, parking, pet, resale, vehicle and other types		Π	П
(b)	of restrictions. Are there any proposed changes to any of the restrictions?			
	Are any driveways, walls, fences, or other features shared with adjoining landowners?			
(d)	Are there any encroachments on the Property or any encroachments by the			
	Property's improvements on other lands?			
	Are there boundary line disputes or easements affecting the Property? Are you aware of any existing, pending or proposed legal or administrative action affecting homeowner's association common areas (such as clubhouse,			
See.	pools, tennis courts or other areas)?	Ð		
(g)	Have any subsurface rights, as defined by Section 689.29(3)(b), Florida Statutes, been severed from the Property? If yes, is there a right of entry?	р	п	П
(h)	Are access roads			
(i)	If any answer to questions 8(a) - 8(g) is yes, please explain:			
	nvironmental Was the Property built before 1978?	a	D	
(a)	If yes, please see Lead-Based Paint Disclosure.		5	μ.
(b)	Does anything exist on the Property that may be considered an environmental hazard, including but not limited to, lead-based paint; asbestos; mold; urea formaldehyde; radon gas; methamphetamine contamination; defective drywall; fuel, propane, or chemical storage tanks (active or abandoned); or contaminated			
	soil or water?			
- 22	Has there been any damage, clean up, or repair to the Property due to any of the substances or materials listed in subsection (b) above?	п		п
(d)	Are any mangroves, archeological sites, or other environmentally sensitive areas located on the Property?			
(e)	If any answer to questions 9(b) - 9(d) is yes, please explain:	0	-0	
	overnmental, Claims and Litigation			
140	Are there any existing, pending or proposed legal or administrative claims affecting the Property?			
(b)	Are you aware of any existing or proposed municipal or county special assessments affecting the Property?			
(c)	Is the Property subject to any Property Assessed Clean Energy (PACE) assessment per Section 163.08, Florida Statutes?			
(d)	Are you aware of the Property ever having been, or is it currently, subject to litigation or claim, including but not limited to, defective		U	ц
	building products, construction defects and/or title problems?			9
(e)	Have you ever had any claims filed against your homeowner's Insurance policy?			

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(f)	Are there any zoning violations or nonconforming uses?			
(g)	Are there any zoning restrictions affecting improvements or replacement of the Property?			
(h)	Do any zoning, land use or administrative regulations conflict with the existing use of the Property?			
(i)	Do any restrictions, other than association or flood area requirements, affect improvements or replacement of the Property?	П		П
(i)	Are any improvements located below the base flood elevation?		ō	ō
(K)	Have any improvements been constructed in violation of applicable local flood guidelines?	0		
(1)	Have any improvements to the Property, whether by your or by others, been constructed in violation of building codes or without necessary permits?			п
(m)	Are there any active permits on the Property that have not been closed by a final inspection?			D
(n)	Is there any violation or non-compliance regarding any unrecorded liens; code enforcement violations; or governmental, building, environmental and safety codes, restrictions or requirements?	o	Ö	
(0)	If any answer to questions 10(a) - 10(n) is yes, please explain:			
	oreign Investment in Real Property Tax Act ("FIRPTA") Is the Seller subject to FIRPTA withholding per Section 1445 of the Internal Revenue Code?			
	If yes, Buyer and Seller should seek legal and tax advice regarding compliance.			

12. [I (If checked) Other Matters; Additional Comments: The attached addendum contains additional information, explanation, or comments.

Seller represents that the information provided on this form and any attachments is accurate and complete to the best of Seller's knowledge on the date signed by Seller. Seller authorizes listing broker to provide this disclosure statement to real estate licensees and prospective buyers of the Property. Seller understands and agrees that Seller will promptly notify Buyer in writing if any information set forth in this disclosure statement becomes inaccurate or incorrect.

Seller: Ke	vin Daughert	/ Titusville-Cocoa Airport Autho	Date: Oct 19, 2021
	(signature)	(print)	
Seller:		/	Date:
	(signature)	(print)	
Buyer acknow	ledges that Buyer has read	, understands, and has received a copy of t	his disclosure statement.
Buyer:		/ Richard Dickinson	Date: Oct 27, 2021

Buyer:		/ Richard Dickinson		Date:	
	(signature)		(print)		
Buyer:	and the second sec			Date:	
S. Marches Ser	(signature)		(print)	1.000	

### NOBLE & COMPANY REAL ESTATE PROFESSIONALS LLC 5 MAIN STREET TITUSVILLE, FLORIDA 32796 321.607.1311

### BROKERAGE DISCLOSURE STATEMENT

**NOBLE & COMPANY REAL ESTATE PROFESSIONALS LLC and COURTNEY NOBLE** provide this statement to you, in making all informed decision of the sale/purchase of the real estate property above. Carefully read all agreements to ensure the BUYER/SELLER adequately understand the terms of the transaction. By initialing and signing this document, the BUYER/SELLER agree to all statements disclosed and hold Noble & Company Real Estate Professionals LLC harmless.

### INFORMATION RELATIVE TO THE SALE/PURCHASE OF REAL PROPERTY LOCATED:

### 955 Luna Terrace, Titusville Florida 32796

**LEGAL REQUIREMENTS** ~ In Florida, all contracts for real property are required to be in writing to be enforceable and to comply with the law. You have the right to legal counsel represent you in any real estate transaction.

**HIDDEN DEFECTS** ~ Florida Law requires the following disclosures to be provided to the buyer before becoming obligated on a contract or lease of residential property.

**RADON GAS:** Radon is a naturally occurring radioactive gas that, when it is accumulated in a building in sufficient quantities, may present health risks to persons who are exposed to it over time. Levels of radon that exceed federal and state guidelines have been found in buildings in Florida. Additional information regarding radon and radon testing may be obtained from your county health department. **MOLD**: Mold is naturally occurring and may cause health risks or damage to property. If Buyer is concerned or desires additional information regarding mold, Buyer should contact an appropriate professional.

**ENERGY BROCHURE:** Buyer acknowledges receipt of Florida Energy-Efficiency Rating Information Brochure.

**LEAD-BASED PAINT**: If Property includes pre-1978 residential housing, a lead-based paint disclosure is mandatory.

**SELLER DISCLOSURE:** Seller knows of no facts materially affecting the value of the Real Property which are not readily observable and which have not been disclosed to Buyer. Except as provided for in the preceding sentence, Seller extends and intends no warranty and makes no representation of any type, either express or implied, as to the physical condition or history of the Property. Except as otherwise disclosed in writing Seller has received no written or verbal notice from any governmental entity or agency as to a currently uncorrected building, environmental or safety code violation. Buyer has been advised to carefully review the Sellers Property Disclosure Statement prior to making an offer. If the Disclosure is not available at the time of contract signing, the Buyer's agent will attempt to obtain it. However, Buyer understands it may not be attainable. **PERMITS DISCLOSURE:** Except as may have been disclosed by Seller to Buyer in a written disclosure, Seller does not know of any improvements made to the Property which were made without required permits or made pursuant to permits which have not been properly closed. If Seller identifies permits which have not been properly closed or improvements which were not permitted, then Seller shall promptly deliver to Buyer all plans, written documentation or other information in Seller's possession, knowledge, or control relating to improvements to the Property which are the subject of such open permits or unpermitted improvements.

**HOME INSPECTON:** Your Broker and/or Realtor will not render professional opinion as to a property's condition. Your Broker and/or Realtor strongly recommend that you have the property inspected by a licensed firm or individual specializing in home inspections and holding an occupational license for such purpose or an appropriately licensed Florida contractor dealing in construction, repair and maintenance of items inspected. Items may include, but not limited to, permits, roof, building exterior and interior, appliances, electrical, HVAC, plumbing, mold issues, pool, septic tank, soil and percolation tests, water and well analysis. A Termite/Wood Destroying Organism (WDO) inspection is highly recommended. It is the sole responsibility of the Buyer to select & hire inspectors, contractors or a specialized individual. If Buyer voluntarily waives the right to inspect, the Buyer must sign a waiver before the expiration of the due diligence period.

**HOLD HARMLESS:** Noble & Co. Real Estate Professionals can only recommend such tradesmen or vendors upon request. Client agrees to hold Noble & Co. Real Estate Professionals and it's Sales Associates, involved in the purchase or sale of real property, harmless and keep them exonerated from all loss, damage, liability, or expense incurred or claimed by reasons of an act or negligence from the recommended party, vendor, tradesman or their employees that has been selected as an Inspector, Mortgage Lender, Surveyor, Appraiser, Contractor, Handyman or other Specialized Tradesman. It is the sole responsibility of the Buyer or Seller to hire a tradesman. By signing this agreement, Buyer/Seller acknowledges to Hold Noble & Co. Real Estate Professionals LLC and its Sales Associates harmless.

### WIRE FRAUD

Criminals/hackers are targeting email accounts of various parties involved in real estate transactions (e.g., lawyers, title agents, mortgage brokers, real estate agents). These emails are convincing and sophisticated. Among other concerns, this has led to fraudulent wiring instructions being used to divert funds to the criminal's bank account. These emails may look like legitimate emails from the proper party. If you receive an email regarding instructions that contains any suspicious information, do not click on any links that may be in the email and do not reply. Broker strongly recommends that Buyer, Seller, and their respective attorneys and others working on a transaction, refrain from placing any sensitive personal and financial information in an email, directly or through an email attachment. When there is a need to share Social Security numbers, bank accounts, credit card numbers, wiring instructions or similar sensitive information, Broker strongly recommends using more secure means, such as providing the information in person, over the phone, or through secure mail or package services, whenever possible. In addition, before Buyer or Seller wires any funds to any party (including Buyer or Seller's attorney, title agent, mortgage broker, or real estate broker) personally call them to confirm the information is legitimate (i.e.,

confirm the ABA routing number or SWIFT code and credit account number). Buyer and Seller should call them at a number that is independently obtained (e.g., from this Contract, the recipient's website, etc.) and not use the number in the email in order to be sure that the contact is a legitimate party.

### BROKERAGE AGREEMENT

SINGLE AGENT As a single agent, **COURTNEY NOBLE** with **NOBLE & COMPANY REAL ESTATE PROFESSIONALS LLC**, owes to you the following duties:

1. Dealing honestly and fairly;

2. Loyalty;

3. Confidentiality;

4. Obedience;

5. Full disclosure;

6. Accounting for all funds;

7. Skill, care and diligence in the transaction;

8. Presenting all offers and counteroffers in a timely manner, unless a party has previously directed the licensee otherwise in writing; and

9. Disclosing all known facts that materially affect the value of residential real property and are not readily observable.

Seller:	Date:
Seller:	Date:
Buyer:	Oct 27, 2021 Date:
Buyer:	Date:

### **RELEASE AND HOLD HARMLESS AGREEMENT**

### PROPERTY ADDRESS: 955 Luna Ter, Titusville, FL 32796

### \*\*\*\*THIS DOCUMENT MUST BE COMPLETED BY THE BUYER & CO-OPERATING BROKER BEFORE ENTRY IN THE ABOVE PROPERTY ADDRESS.\*\*\*\*

The Undersigned acknowledges that; the Seller has disclosed to the Undersigned that condition of the property and that the property presents a risk of personal injury or death; and the Undersigned desires and intends to enter the property for the purpose of viewing, inspecting, or making repairs to said property. Therefore, having been advised of the possible health risks and having conducted independent inquires with appropriate professions, if desired, the Undersigned elects to enter the subject property.

The Undersigned , having read this Release and Hold Harmless Agreement in consideration of being granted access to the Subject Property hereby agrees to release and hold harmless Seller, its agents, employees, contractors, and representatives from and against any claims, damages, losses, costs or expenses of any kind, financial or otherwise, sustained or arising from the Undersigned's entry onto and physical inspection of the Subject Property.

The Undersigned agrees that this Agreement shall be binding upon him/ her/ them, his/ her/ their heirs, representatives, executors, administrators, assigns and insurance carrier, and shall insure to the benefit of the Seller, its agents, employees, servants, successors and assigns.

Seller will not turn on any utilities on the property for use in buyer's inspections. If Purchaser wants the utilities on during inspection, the cost to connect utilities and any charges for service will be solely at the expense of the Purchaser. Any actions required to turn on the water or other utilities will be performed by the Purchaser's Contractor. The condition of the property may not support the connection of utilities and no repairs will be done by Purchaser or Seller to make the property available for connection.

The Purchaser must make arrangements to have the utilities disconnected after inspection is completed. The Listing Agent will be responsible for ensuring all utilities have been disconnected.

Any access or inspections outside of the allowed inspection period will require approval by Seller and will need to be approved by Listing Agent.

Weekend inspections are acceptable but with the contingency that all utilities are operable, and all parties have confirmed attendance by the close of business the Friday before inspection.

Buyer:		Oct 27, 2021	
Buyer:		Date:	
Buyer's Agent:	Rose Demott	Date:Oct 27, 2021	
Brokerage:	Mutter Real Estate Group		





Protect Your Family From Lead in Your Home





United States Environmental Protection Agency



United States Consumer Product Safety Commission



United States Department of Housing and Urban Development

# Are You Planning to Buy or Rent a Home Built Before 1978?

Did you know that many homes built before 1978 have **lead-based paint**? Lead from paint, chips, and dust can pose serious health hazards.

### Read this entire brochure to learn:

- How lead gets into the body
- How lead affects health
- · What you can do to protect your family
- Where to go for more information

# Before renting or buying a pre-1978 home or apartment, federal law requires:

- Sellers must disclose known information on lead-based paint or leadbased paint hazards before selling a house.
- Real estate sales contracts must include a specific warning statement about lead-based paint. Buyers have up to 10 days to check for lead.
- Landlords must disclose known information on lead-based paint and lead-based paint hazards before leases take effect. Leases must include a specific warning statement about lead-based paint.

# If undertaking renovations, repairs, or painting (RRP) projects in your pre-1978 home or apartment:

• Read EPA's pamphlet, *The Lead-Safe Certified Guide to Renovate Right*, to learn about the lead-safe work practices that contractors are required to follow when working in your home (see page 12).



# Simple Steps to Protect Your Family from Lead Hazards

### If you think your home has lead-based paint:

- Don't try to remove lead-based paint yourself.
- Always keep painted surfaces in good condition to minimize deterioration.
- Get your home checked for lead hazards. Find a certified inspector or risk assessor at epa.gov/lead.
- Talk to your landlord about fixing surfaces with peeling or chipping paint.
- Regularly clean floors, window sills, and other surfaces.
- Take precautions to avoid exposure to lead dust when remodeling.
- When renovating, repairing, or painting, hire only EPA- or stateapproved Lead-Safe certified renovation firms.
- Before buying, renting, or renovating your home, have it checked for lead-based paint.
- Consult your health care provider about testing your children for lead. Your pediatrician can check for lead with a simple blood test.
- Wash children's hands, bottles, pacifiers, and toys often.
- Make sure children eat healthy, low-fat foods high in iron, calcium, and vitamin C.
- Remove shoes or wipe soil off shoes before entering your house.

# Lead Gets into the Body in Many Ways

### Adults and children can get lead into their bodies if they:

- Breathe in lead dust (especially during activities such as renovations, repairs, or painting that disturb painted surfaces).
- Swallow lead dust that has settled on food, food preparation surfaces, and other places.
- Eat paint chips or soil that contains lead.

### Lead is especially dangerous to children under the age of 6.

- At this age, children's brains and nervous systems are more sensitive to the damaging effects of lead.
- Children's growing bodies absorb more lead.
- Babies and young children often put their hands and other objects in their mouths. These objects can have lead dust on them.



# Women of childbearing age should know that lead is dangerous to a developing fetus.

• Women with a high lead level in their system before or during pregnancy risk exposing the fetus to lead through the placenta during fetal development.

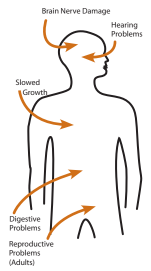
# **Health Effects of Lead**

**Lead affects the body in many ways.** It is important to know that even exposure to low levels of lead can severely harm children.

### In children, exposure to lead can cause:

- Nervous system and kidney damage
- Learning disabilities, attention-deficit disorder, and decreased intelligence
- Speech, language, and behavior problems
- Poor muscle coordination
- Decreased muscle and bone growth
- Hearing damage

While low-lead exposure is most common, exposure to high amounts of lead can have devastating effects on children, including seizures, unconsciousness, and in some cases, death.



Although children are especially susceptible to lead exposure, lead can

be dangerous for adults, too.

### In adults, exposure to lead can cause:

- Harm to a developing fetus
- Increased chance of high blood pressure during pregnancy
- Fertility problems (in men and women)
- High blood pressure
- Digestive problems
- Nerve disorders
- Memory and concentration problems
- Muscle and joint pain

# **Check Your Family for Lead**

# Get your children and home tested if you think your home has lead.

Children's blood lead levels tend to increase rapidly from 6 to 12 months of age, and tend to peak at 18 to 24 months of age.

Consult your doctor for advice on testing your children. A simple blood test can detect lead. Blood lead tests are usually recommended for:

- Children at ages 1 and 2
- Children or other family members who have been exposed to high levels of lead
- Children who should be tested under your state or local health screening plan

Your doctor can explain what the test results mean and if more testing will be needed.

## **Where Lead-Based Paint Is Found**

In general, the older your home or childcare facility, the more likely it has lead-based paint.<sup>1</sup>

Many homes, including private, federally-assisted, federallyowned housing, and childcare facilities built before 1978 have lead-based paint. In 1978, the federal government banned consumer uses of lead-containing paint.<sup>2</sup>

Learn how to determine if paint is lead-based paint on page 7.

### Lead can be found:

- In homes and childcare facilities in the city, country, or suburbs,
- In private and public single-family homes and apartments,
- On surfaces inside and outside of the house, and
- In soil around a home. (Soil can pick up lead from exterior paint or other sources, such as past use of leaded gas in cars.)

Learn more about where lead is found at epa.gov/lead.

<sup>&</sup>lt;sup>1</sup> "Lead-based paint" is currently defined by the federal government as paint with lead levels greater than or equal to 1.0 milligram per square centimeter (mg/cm), or more than 0.5% by weight.

<sup>&</sup>lt;sup>2</sup> "Lead-containing paint" is currently defined by the federal government as lead in new dried paint in excess of 90 parts per million (ppm) by weight.

# Identifying Lead-Based Paint and Lead-Based Paint Hazards

**Deteriorating lead-based paint (peeling, chipping, chalking, cracking, or damaged paint)** is a hazard and needs immediate attention. **Lead-based paint** may also be a hazard when found on surfaces that children can chew or that get a lot of wear and tear, such as:

- On windows and window sills
- Doors and door frames
- Stairs, railings, banisters, and porches

**Lead-based paint is usually not a hazard if it is in good condition** and if it is not on an impact or friction surface like a window.

**Lead dust** can form when lead-based paint is scraped, sanded, or heated. Lead dust also forms when painted surfaces containing lead bump or rub together. Lead paint chips and dust can get on surfaces and objects that people touch. Settled lead dust can reenter the air when the home is vacuumed or swept, or when people walk through it. EPA currently defines the following levels of lead in dust as hazardous:

- 40 micrograms per square foot ( $\mu g/ft^2$ ) and higher for floors, including carpeted floors
- 250  $\mu$ g/ft<sup>2</sup> and higher for interior window sills

**Lead in soil** can be a hazard when children play in bare soil or when people bring soil into the house on their shoes. EPA currently defines the following levels of lead in soil as hazardous:

- 400 parts per million (ppm) and higher in play areas of bare soil
- 1,200 ppm (average) and higher in bare soil in the remainder of the yard

# Remember, lead from paint chips—which you can see—and lead dust—which you may not be able to see—both can be hazards.

The only way to find out if paint, dust, or soil lead hazards exist is to test for them. The next page describes how to do this.

### **Checking Your Home for Lead**

You can get your home tested for lead in several different ways:

- A lead-based paint **inspection** tells you if your home has leadbased paint and where it is located. It won't tell you whether your home currently has lead hazards. A trained and certified testing professional, called a lead-based paint inspector, will conduct a paint inspection using methods, such as:
  - Portable x-ray fluorescence (XRF) machine
  - · Lab tests of paint samples
- A risk assessment tells you if your home currently has any lead hazards from lead in paint, dust, or soil. It also tells you what actions to take to address any hazards. A trained and certified testing professional, called a risk assessor, will:



- Sample paint that is deteriorated on doors, windows, floors, stairs, and walls
- Sample dust near painted surfaces and sample bare soil in the yard
- · Get lab tests of paint, dust, and soil samples
- A combination inspection and risk assessment tells you if your home has any lead-based paint and if your home has any lead hazards, and where both are located.

Be sure to read the report provided to you after your inspection or risk assessment is completed, and ask questions about anything you do not understand.

### **Checking Your Home for Lead, continued**

In preparing for renovation, repair, or painting work in a pre-1978 home, Lead-Safe Certified renovators (see page 12) may:

- Take paint chip samples to determine if lead-based paint is present in the area planned for renovation and send them to an EPA-recognized lead lab for analysis. In housing receiving federal assistance, the person collecting these samples must be a certified lead-based paint inspector or risk assessor
- Use EPA-recognized tests kits to determine if lead-based paint is absent (but not in housing receiving federal assistance)
- Presume that lead-based paint is present and use lead-safe work practices

There are state and federal programs in place to ensure that testing is done safely, reliably, and effectively. Contact your state or local agency for more information, visit epa.gov/lead, or call **1-800-424-LEAD** (5323) for a list of contacts in your area.<sup>3</sup>

<sup>&</sup>lt;sup>3</sup> Hearing- or speech-challenged individuals may access this number through TTY by calling the Federal Relay Service at 1-800-877-8339.

### What You Can Do Now to Protect Your Family

## If you suspect that your house has lead-based paint hazards, you can take some immediate steps to reduce your family's risk:

- If you rent, notify your landlord of peeling or chipping paint.
- Keep painted surfaces clean and free of dust. Clean floors, window frames, window sills, and other surfaces weekly. Use a mop or sponge with warm water and a general all-purpose cleaner. (Remember: never mix ammonia and bleach products together because they can form a dangerous gas.)
- Carefully clean up paint chips immediately without creating dust.
- Thoroughly rinse sponges and mop heads often during cleaning of dirty or dusty areas, and again afterward.
- Wash your hands and your children's hands often, especially before they eat and before nap time and bed time.
- Keep play areas clean. Wash bottles, pacifiers, toys, and stuffed animals regularly.
- Keep children from chewing window sills or other painted surfaces, or eating soil.
- When renovating, repairing, or painting, hire only EPA- or stateapproved Lead-Safe Certified renovation firms (see page 12).
- Clean or remove shoes before entering your home to avoid tracking in lead from soil.
- Make sure children eat nutritious, low-fat meals high in iron, and calcium, such as spinach and dairy products. Children with good diets absorb less lead.

### **Reducing Lead Hazards**

Disturbing lead-based paint or removing lead improperly can increase the hazard to your family by spreading even more lead dust around the house.

 In addition to day-to-day cleaning and good nutrition, you can temporarily reduce lead-based paint hazards by taking actions, such as repairing damaged painted surfaces and planting grass to cover leadcontaminated soil. These actions are not permanent solutions and will need ongoing attention.



- You can minimize exposure to lead when renovating, repairing, or painting by hiring an EPA- or statecertified renovator who is trained in the use of lead-safe work practices. If you are a do-it-yourselfer, learn how to use lead-safe work practices in your home.
- To remove lead hazards permanently, you should hire a certified lead abatement contractor. Abatement (or permanent hazard elimination) methods include removing, sealing, or enclosing lead-based paint with special materials. Just painting over the hazard with regular paint is not permanent control.

# Always use a certified contractor who is trained to address lead hazards safely.

- Hire a Lead-Safe Certified firm (see page 12) to perform renovation, repair, or painting (RRP) projects that disturb painted surfaces.
- To correct lead hazards permanently, hire a certified lead abatement professional. This will ensure your contractor knows how to work safely and has the proper equipment to clean up thoroughly.

Certified contractors will employ qualified workers and follow strict safety rules as set by their state or by the federal government.

### **Reducing Lead Hazards, continued**

**If your home has had lead abatement work done** or if the housing is receiving federal assistance, once the work is completed, dust cleanup activities must be conducted until clearance testing indicates that lead dust levels are below the following levels:

- 40 micrograms per square foot  $(\mu g/ft^2)$  for floors, including carpeted floors
- 250 µg/ft<sup>2</sup> for interior windows sills
- 400 μg/ft<sup>2</sup> for window troughs

For help in locating certified lead abatement professionals in your area, call your state or local agency (see pages 14 and 15), or visit epa.gov/lead, or call 1-800-424-LEAD.

### Renovating, Repairing or Painting a Home with Lead-Based Paint

#### If you hire a contractor to conduct renovation, repair, or painting (RRP) projects in your pre-1978 home or childcare facility (such as pre-school and kindergarten), your contractor must:

- Be a Lead-Safe Certified firm approved by EPA or an EPA-authorized state program
- Use qualified trained individuals (Lead-Safe Certified renovators) who follow specific lead-safe work practices to prevent lead contamination
- Provide a copy of EPA's lead hazard information document, The Lead-Safe Certified Guide to Renovate Right



# RRP contractors working in pre-1978 homes and childcare facilities must follow lead-safe work practices that:

- **Contain the work area.** The area must be contained so that dust and debris do not escape from the work area. Warning signs must be put up, and plastic or other impermeable material and tape must be used.
- Avoid renovation methods that generate large amounts of lead-contaminated dust. Some methods generate so much lead-contaminated dust that their use is prohibited. They are:
  - Open-flame burning or torching
  - Sanding, grinding, planing, needle gunning, or blasting with power tools and equipment not equipped with a shroud and HEPA vacuum attachment
  - Using a heat gun at temperatures greater than 1100°F
- **Clean up thoroughly.** The work area should be cleaned up daily. When all the work is done, the area must be cleaned up using special cleaning methods.
- **Dispose of waste properly.** Collect and seal waste in a heavy duty bag or sheeting. When transported, ensure that waste is contained to prevent release of dust and debris.

To learn more about EPA's requirements for RRP projects, visit epa.gov/getleadsafe, or read *The Lead-Safe Certified Guide to Renovate Right*.

### **Other Sources of Lead**

### Lead in Drinking Water

The most common sources of lead in drinking water are lead pipes, faucets, and fixtures.

Lead pipes are more likely to be found in older cities and homes built before 1986.

You can't smell or taste lead in drinking water.

To find out for certain if you have lead in drinking water, have your water tested.

Remember older homes with a private well can also have plumbing materials that contain lead.

### Important Steps You Can Take to Reduce Lead in Drinking Water

- Use only cold water for drinking, cooking and making baby formula. Remember, boiling water does not remove lead from water.
- Before drinking, flush your home's pipes by running the tap, taking a shower, doing laundry, or doing a load of dishes.
- Regularly clean your faucet's screen (also known as an aerator).
- If you use a filter certified to remove lead, don't forget to read the directions to learn when to change the cartridge. Using a filter after it has expired can make it less effective at removing lead.

Contact your water company to determine if the pipe that connects your home to the water main (called a service line) is made from lead. Your area's water company can also provide information about the lead levels in your system's drinking water.

For more information about lead in drinking water, please contact EPA's Safe Drinking Water Hotline at 1-800-426-4791. If you have other questions about lead poisoning prevention, call 1-800 424-LEAD.\*

Call your local health department or water company to find out about testing your water, or visit epa.gov/safewater for EPA's lead in drinking water information. Some states or utilities offer programs to pay for water testing for residents. Contact your state or local water company to learn more.

 <sup>\*</sup> Hearing- or speech-challenged individuals may access this number through TTY
 by calling the Federal Relay Service at 1-800-877-8339.

### **Other Sources of Lead, continued**

- Lead smelters or other industries that release lead into the air.
- Your job. If you work with lead, you could bring it home on your body or clothes. Shower and change clothes before coming home. Launder your work clothes separately from the rest of your family's clothes.
- **Hobbies** that use lead, such as making pottery or stained glass, or refinishing furniture. Call your local health department for information about hobbies that may use lead.
- Old toys and furniture may have been painted with lead-containing paint. Older toys and other children's products may have parts that contain lead.<sup>4</sup>
- Food and liquids cooked or stored in **lead crystal** or **lead-glazed pottery or porcelain** may contain lead.
- Folk remedies, such as "greta" and "azarcon," used to treat an upset stomach.

<sup>&</sup>lt;sup>4</sup> In 1978, the federal government banned toys, other children's products, and furniture with lead-containing paint. In 2008, the federal government banned lead in most children's products. The federal government currently bans lead in excess of 100 ppm by weight in most children's products.

#### **The National Lead Information Center**

Learn how to protect children from lead poisoning and get other information about lead hazards on the Web at epa.gov/lead and hud.gov/lead, or call **1-800-424-LEAD (5323).** 

#### **EPA's Safe Drinking Water Hotline**

For information about lead in drinking water, call **1-800-426-4791**, or visit epa.gov/safewater for information about lead in drinking water.

#### **Consumer Product Safety Commission (CPSC) Hotline**

For information on lead in toys and other consumer products, or to report an unsafe consumer product or a product-related injury, call **1-800-638-2772**, or visit CPSC's website at cpsc.gov or saferproducts.gov.

#### State and Local Health and Environmental Agencies

Some states, tribes, and cities have their own rules related to leadbased paint. Check with your local agency to see which laws apply to you. Most agencies can also provide information on finding a lead abatement firm in your area, and on possible sources of financial aid for reducing lead hazards. Receive up-to-date address and phone information for your state or local contacts on the Web at epa.gov/lead, or contact the National Lead Information Center at **1-800-424-LEAD**.

Hearing- or speech-challenged individuals may access any of the phone numbers in this brochure through TTY by calling the toll-free Federal Relay Service at **1-800-877-8339**.

### U. S. Environmental Protection Agency (EPA) Regional Offices

The mission of EPA is to protect human health and the environment. Your Regional EPA Office can provide further information regarding regulations and lead protection programs.

**Region 1** (Connecticut, Massachusetts, Maine, New Hampshire, Rhode Island, Vermont)

Regional Lead Contact U.S. EPA Region 1 5 Post Office Square, Suite 100, OES 05-4 Boston, MA 02109-3912 (888) 372-7341

**Region 2** (New Jersey, New York, Puerto Rico, Virgin Islands)

Regional Lead Contact U.S. EPA Region 2 2890 Woodbridge Avenue Building 205, Mail Stop 225 Edison, NJ 08837-3679 (732) 321-6671

**Region 3** (Delaware, Maryland, Pennsylvania, Virginia, DC, West Virginia)

Regional Lead Contact U.S. EPA Region 3 1650 Arch Street Philadelphia, PA 19103 (215) 814-2088

**Region 4** (Alabama, Florida, Georgia, Kentucky, Mississippi, North Carolina, South Carolina, Tennessee)

Regional Lead Contact U.S. EPA Region 4 AFC Tower, 12th Floor, Air, Pesticides & Toxics 61 Forsyth Street, SW Atlanta, GA 30303 (404) 562-8998

**Region 5** (Illinois, Indiana, Michigan, Minnesota, Ohio, Wisconsin)

Regional Lead Contact U.S. EPA Region 5 (DT-8J) 77 West Jackson Boulevard Chicago, IL 60604-3666 (312) 886-7836 **Region 6** (Arkansas, Louisiana, New Mexico, Oklahoma, Texas, and 66 Tribes)

Regional Lead Contact U.S. EPA Region 6 1445 Ross Avenue, 12th Floor Dallas, TX 75202-2733 (214) 665-2704

#### Region 7 (Iowa, Kansas, Missouri, Nebraska)

Regional Lead Contact U.S. EPA Region 7 11201 Renner Blvd. WWPD/TOPE Lenexa, KS 66219 (800) 223-0425

**Region 8** (Colorado, Montana, North Dakota, South Dakota, Utah, Wyoming)

Regional Lead Contact U.S. EPA Region 8 1595 Wynkoop St. Denver, CO 80202 (303) 312-6966

**Region 9** (Arizona, California, Hawaii, Nevada)

Regional Lead Contact U.S. EPA Region 9 (CMD-4-2) 75 Hawthorne Street San Francisco, CA 94105 (415) 947-4280

**Region 10** (Alaska, Idaho, Oregon, Washington)

Regional Lead Contact U.S. EPA Region 10 Solid Waste & Toxics Unit (WCM-128) 1200 Sixth Avenue, Suite 900 Seattle, WA 98101 (206) 553-1200

### **Consumer Product Safety Commission (CPSC)**

The CPSC protects the public against unreasonable risk of injury from consumer products through education, safety standards activities, and enforcement. Contact CPSC for further information regarding consumer product safety and regulations.

**CPSC** 4330 East West Highway Bethesda, MD 20814-4421 1-800-638-2772 cpsc.gov or saferproducts.gov

# U. S. Department of Housing and Urban Development (HUD)

HUD's mission is to create strong, sustainable, inclusive communities and quality affordable homes for all. Contact HUD's Office of Healthy Homes and Lead Hazard Control for further information regarding the Lead Safe Housing Rule, which protects families in pre-1978 assisted housing, and for the lead hazard control and research grant programs.

#### HUD

451 Seventh Street, SW, Room 8236 Washington, DC 20410-3000 (202) 402-7698 hud.gov/offices/lead/

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U. S. EPA Washington DC 20460 U. S. CPSC Bethesda MD 20814 U. S. HUD Washington DC 20410 EPA-747-K-12-001 June 2017

# **IMPORTANT!**

### Lead From Paint, Dust, and Soil in and Around Your Home Can Be Dangerous if Not Managed Properly

- Children under 6 years old are most at risk for lead poisoning in your home.
- Lead exposure can harm young children and babies even before they are born.
- Homes, schools, and child care facilities built before 1978 are likely to contain lead-based paint.
- Even children who seem healthy may have dangerous levels of lead in their bodies.
- Disturbing surfaces with lead-based paint or removing lead-based paint improperly can increase the danger to your family.
- People can get lead into their bodies by breathing or swallowing lead dust, or by eating soil or paint chips containing lead.
- People have many options for reducing lead hazards.
   Generally, lead-based paint that is in good condition is not a hazard (see page 10).

### Vacant Land Contract

1.	Sale and Purchase ("Contract"): Titusville-Cocoa Airport Authority		<u> </u>
	("Seller") and <u>Scott Minnick</u>		("Droportu")
	(" <b>Buyer</b> ") (the "parties") agree to sell and buy on the terms and conditions specified below the	le property	(Property
	Address: 714 N DIXIE AVE TITUSVILLE FL 32796 Legal Description: PART OF SW 1/4 OF NW 1/4 SEC 33 & PT OF SE 1/4 OF NE 1/4 SEC 32 AS DES IN DE	210 DC	
	223	310 FG	<u> </u>
	SEC/TWP //RNG of County, Florida. Real Property ID No.:	Brevar	ď
	including all improvements existing on the Property and the following additional property:	<u> </u>	<u> </u>
2.	Purchase Price: (U.S. currency)	 \$	60,000
	All deposits will be made payable to "Escrow Agent" named below and held in escrow by:		
	Escrow Agent's Name: Kristy Mount Esquire		
	Escrow Agent's Contact Person: Kristy Mount		
	Escrow Agent's Address: 1702 S Washington Ave. Titusville Florida 32780		
	Escrow Agent's Phone:       321.267.5504 ext 2         Escrow Agent's Email:       kmount@titusvillelaw.com		
	Escrow Agent's Email: kmount@titusvillelaw.com		
	(a) Initial deposit (\$0 if left blank) (Check if applicable)		
	□ accompanies offer		
	🕱 will be delivered to Escrow Agent within days (3 days if left blank)		
	after Effective Date	\$	1,000
	(b) Additional deposit will be delivered to Escrow Agent (Check if applicable)		
	□ within days (10 days if left blank) after Effective Date	<b>^</b>	
	□ within days (3 days if left blank) after expiration of Due Diligence Period	\$	
	(c) Total Financing (see Paragraph 6) (express as a dollar amount or percentage)		······
	<ul> <li>(d) Other:</li></ul>	⊅	
	to be paid at closing by wire transfer or other Collected funds	\$	59,000
		· · · · · · · ·	
	(f) (Complete only if purchase price will be determined based on a per unit cost instead on a per unit		ice.) The
	unit used to determine the purchase price is $\Box$ lot $\Box$ acre $\Box$ square foot $\Box$ other (spe		od on o
	prorating areas of less than a full unit. The purchase price will be \$ calculation of total area of the Property as certified to <b>Seller</b> and <b>Buyer</b> by a Florida lice		or in
	accordance with Paragraph 8(c). The following rights of way and other areas will be exc		
	calculation:		
3.	Time for Acceptance; Effective Date: Unless this offer is signed by Seller and Buyer and	l an execute	ed copy
-	delivered to all parties on or before Nov 5, 2021 , this offer will be withdrawn and		
	any, will be returned. The time for acceptance of any counter-offer will be 3 days after the days	ate the coun	ter-offer is
	delivered. The "Effective Date" of this Contract is the date on which the last one of the	Seller and	Buyer
	has signed or initialed and delivered this offer or the final counter-offer.		
4.			
	extended by other provisions of this Contract. The Closing Date will prevail over all other tim		
	but not limited to, Financing and Due Diligence periods. However, if the Closing Date occurs		
	Sunday, or national legal holiday, it will extend to 5:00 p.m. (where the Property is located) of		
	day. In the event insurance underwriting is suspended on Closing Date and <b>Buyer</b> is unable		
	insurance, <b>Buyer</b> may postpone closing for up to 5 days after the insurance underwriting su this transaction does not close for any reason, <b>Buyer</b> will immediately return all <b>Seller</b> provide		
	other items.		สาเอ สาเน
_			4
5.	<b>Extension of Closing Date:</b> If Paragraph 6(b) is checked and Closing Funds from Buyer's I available on Closing Date due to Consumer Financial Protection Bureau Closing Disclosure		

("CFPB Requirements), if applicable, then Closing Date shall be extended for such period necessary to satisfy 53 CFPB Requirements, provided such period shall not exceed 10 days. 54

#### 6. Financing: (Check as applicable) 55

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- 56\* (a) **Buyer** will pay cash for the Property with no financing contingency.
- 57 \* (b) This Contract is contingent on **Buyer** gualifying for and obtaining the commitment(s) or approval(s) specified below ("Financing") within days after Effective Date (Closing Date or 30 days after Effective 58 \* Date, whichever occurs first, if left blank) ("Financing Period"). Buyer will apply for Financing within 59\* days after Effective Date (5 days if left blank) and will timely provide any and all credit, employment, financial, 60 and other information required by the lender. If Buyer, after using diligence and good faith, cannot obtain the 61 Financing within the Financing Period, either party may terminate this Contract and Buyer's deposit(s) will be 62 returned. 63

- returned.
   (1) □ New Financing: Buyer will secure a commitment for new third party financing for \$

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   (1) □ New Financing: Buyer will secure a commitment for new third party financing for \$

   (2) □ A fixed rate not exceeding \_\_\_\_\_\_% □ an

   65 \* adjustable interest rate not exceeding \_\_\_\_\_% at origination (a fixed rate at the prevailing interest rate 66 \* based on Buyer's creditworthiness if neither choice is selected). Buyer will keep Seller and Broker fully 67 informed of the loan application status and progress and authorizes the lender or mortgage broker to 68 disclose all such information to Seller and Broker. 69 70\*
  - (2) Seller Financing: Buyer will execute a first second purchase money note and mortgage to **Seller** in the amount of \$\_\_\_\_\_, bearing annual interest at \_\_\_\_\_% and payable as follows:

The mortgage, note, and any security agreement will be in a form acceptable to Seller and will follow forms generally accepted in the county where the Property is located; will provide for a late payment fee and acceleration at the mortgagee's option if **Buyer** defaults; will give **Buyer** the right to prepay without penalty all or part of the principal at any time(s) with interest only to date of payment; will be due on conveyance or sale; will provide for release of contiguous parcels, if applicable; and will require **Buyer** to keep liability insurance on the Property, with Seller as additional named insured. Buyer authorizes Seller to obtain credit, employment, and other necessary information to determine creditworthiness for the financing. Seller will, within 10 days after Effective Date, give Buyer written notice of whether or not Seller will make the loan.

84 *	LN# in the approximate amount of \$ currently payable at
85*	\$ per month, including principal, interest, □ taxes and insurance, and having a
86 *	□ fixed □ other (describe)
87 *	interest rate of% which D will will not escalate upon assumption. Any variance in the mortga
88	will be adjusted in the balance due at closing with no adjustment to purchase price. Buyer will purchase
89 *	Seller's escrow account dollar for dollar. If the interest rate upon transfer exceeds% or the
90 *	assumption/transfer fee exceeds \$, either party may elect to pay the excess, failing
91	which this Contract will terminate; and Buyer's deposit(s) will be returned. If the lender disapproves
92	<b>Buyer</b> , this Contract will terminate; and <b>Buyer's</b> deposit(s) will be returned.

- 93\* 7. Assignability: (Check one) Buyer 
  may assign and thereby be released from any further liability under this Contract,  $\Box$  may assign but not be released from liability under this Contract, or X may not assign this Contract. 94\*
- Title: Seller has the legal capacity to and will convey marketable title to the Property by K statutory warranty 95 \* 8. deed 
  special warranty deed 
  other (specify) , free of liens, easements, 96\* and encumbrances of record or known to **Seller**, but subject to property taxes for the year of closing; covenants, 97 restrictions, and public utility easements of record; existing zoning and governmental regulations; and (list any 98 other matters to which title will be subject) 99\*
- provided there exists at closing no violation of the foregoing. 100
- (a) Title Evidence: The party who pays for the owner's title insurance policy will select the closing agent and pay 101 for the title search, including tax and lien search (including municipal lien search) if performed, and all other 102 fees charged by closing agent. Seller will deliver to Buyer, at 103
- (Check one) Seller's Buyer's expense and 104 \*

#### (Check one) $\times$ within 15 days after Effective Date $\Box$ at least days before Closing Date, 105 \* (Check one) 106

(1) X a title insurance commitment by a Florida licensed title insurer setting forth those matters to be 107 \* discharged by Seller at or before closing and, upon Buyer recording the deed, an owner's policy in the 108

amount of the purchase price for fee simple title subject only to the exceptions stated above. If Buyer is paying for the owner's title insurance policy and Seller has an owner's policy, Seller will deliver a copy to Buyer within 15 days after Effective Date.

- (2) an abstract of title, prepared or brought current by an existing abstract firm or certified as correct by an 112\* existing firm. However, if such an abstract is not available to **Seller**, then a prior owner's title policy 113 acceptable to the proposed insurer as a base for reissuance of coverage may be used. The prior policy will 114 include copies of all policy exceptions and an update in a format acceptable to **Buyer** from the policy 115 effective date and certified to Buyer or Buyer's closing agent together with copies of all documents 116 recited in the prior policy and in the update. If such an abstract or prior policy is not available to Seller, 117 then (1) above will be the title evidence. 118
- (b) Title Examination: After receipt of the title evidence, Buyer will, within days (10 days if left blank) but 119\* no later than Closing Date, deliver written notice to Seller of title defects. Title will be deemed acceptable to 120 Buyer if (i) Buyer fails to deliver proper notice of defects or (ii) Buyer delivers proper written notice and Seller 121 cures the defects within days (30 days if left blank) ("Cure Period") after receipt of the notice. If the 122 \* defects are cured within the Cure Period, closing will occur within 10 days after receipt by Buyer of notice of 123 such cure. Seller may elect not to cure defects if Seller reasonably believes any defect cannot be cured within 124 125 the Cure Period. If the defects are not cured within the Cure Period. **Buver** will have 10 days after receipt of notice of Seller's inability to cure the defects to elect whether to terminate this Contract or accept title subject 126 to existing defects and close the transaction without reduction in purchase price. 127
- (c) Survey: Buyer may, at Buyer's expense, have the Property surveyed and must deliver written notice to 128 Seller, within 5 days after receiving survey but not later than 5 days before Closing Date, of any 129 encroachments on the Property, encroachments by the Property's improvements on other lands, or deed 130 restriction or zoning violations. Any such encroachment or violation will be treated in the same manner as a 131 title defect and Seller's and Buyer's obligations will be determined in accordance with Paragraph 8(b). 132 133
  - (d) Ingress and Egress: Seller warrants that the Property presently has ingress and egress.
- Property Condition: Seller will deliver the Property to Buyer at closing in its present "as is" condition, with 134 9 conditions resulting from Buyer's Inspections and casualty damage, if any, excepted. Seller will not engage in or 135 permit any activity that would materially alter the Property's condition without the Buyer's prior written consent. 136 137
  - (a) Inspections: (Check (1) or (2))

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- (1) X Due Diligence Period: Buyer will, at Buyer's expense and within \_\_\_\_\_\_ days (30 days if left blank) 138 \* ("Due Diligence Period") after Effective Date and in Buyer's sole and absolute discretion, determine 139 whether the Property is suitable for **Buyer's** intended use. During the Due Diligence Period, **Buyer** may 140 141 conduct a Phase 1 environmental assessment and any other tests, analyses, surveys, and investigations ("Inspections") that **Buyer** deems necessary to determine to **Buyer's** satisfaction the Property's 142 engineering, architectural, and environmental properties; zoning and zoning restrictions; subdivision 143 statutes; soil and grade; availability of access to public roads, water, and other utilities; consistency with 144 local, state, and regional growth management plans; availability of permits, government approvals, and 145 licenses; and other inspections that **Buyer** deems appropriate. If the Property must be rezoned, **Buyer** will 146 obtain the rezoning from the appropriate government agencies. Seller will sign all documents Buyer is 147 required to file in connection with development or rezoning approvals. Seller gives Buyer, its agents, 148 contractors, and assigns, the right to enter the Property at any time during the Due Diligence Period for the 149 purpose of conducting Inspections, provided, however, that **Buyer**, its agents, contractors, and assigns 150 enter the Property and conduct Inspections at their own risk. Buyer will indemnify and hold Seller 151 harmless from losses, damages, costs, claims, and expenses of any nature, including attorneys' fees, 152 expenses, and liability incurred in application for rezoning or related proceedings, and from liability to any 153 person, arising from the conduct of any and all Inspections or any work authorized by Buyer. Buyer will 154 155 not engage in any activity that could result in a construction lien being filed against the Property without Seller's prior written consent. If this transaction does not close, Buyer will, at Buyer's expense, (i) repair 156 all damages to the Property resulting from the Inspections and return the Property to the condition it was in 157 before conducting the Inspections and (ii) release to Seller all reports and other work generated as a 158 result of the Inspections. 159
- Before expiration of the Due Diligence Period, Buyer must deliver written notice to Seller of Buyer's 160 determination of whether or not the Property is acceptable. Buyer's failure to comply with this notice 161 requirement will constitute acceptance of the Property as suitable for Buyer's intended use in its "as is" 162 163 condition. If the Property is unacceptable to **Buyer** and written notice of this fact is timely delivered to Seller, this Contract will be deemed terminated, and Buyer's deposit(s) will be returned. 164

- (2) **No Due Diligence Period:** Buyer is satisfied that the Property is suitable for **Buyer's** purposes, 165 \* including being satisfied that either public sewerage and water are available to the Property or the 166 Property will be approved for the installation of a well and/or private sewerage disposal system and that 167 existing zoning and other pertinent regulations and restrictions, such as subdivision or deed restrictions, 168 concurrency, growth management, and environmental conditions, are acceptable to **Buyer**. This Contract 169 is not contingent on **Buyer** conducting any further investigations. 170
- (b) Government Regulations: Changes in government regulations and levels of service which affect Buyer's 171 intended use of the Property will not be grounds for terminating this Contract if the Due Diligence Period has 172 expired or if Paragraph 9(a)(2) is selected. 173
- (c) Flood Zone: Buyer is advised to verify by survey, with the lender, and with appropriate government agencies 174 which flood zone the Property is in, whether flood insurance is required, and what restrictions apply to 175 improving the Property and rebuilding in the event of casualty. 176
- (d) Coastal Construction Control Line ("CCCL"): If any part of the Property lies seaward of the CCCL as 177 defined in Section 161.053. Florida Statutes. Seller will provide Buver with an affidavit or survey as required 178 by law delineating the line's location on the Property, unless **Buyer** waives this requirement in writing. The 179 Property being purchased may be subject to coastal erosion and to federal, state, or local regulations that 180 181 govern coastal property, including delineation of the CCCL, rigid coastal protection structures, beach nourishment, and the protection of marine turtles. Additional information can be obtained from the Florida 182 Department of Environmental Protection, including whether there are significant erosion conditions associated 183 with the shore line of the Property being purchased. 184
- Buyer waives the right to receive a CCCL affidavit or survey. 185\*
- 10. Closing Procedure; Costs: Closing will take place in the county where the Property is located and may be 186 conducted by mail or electronic means. If title insurance insures Buyer for title defects arising between the title 187 binder effective date and recording of Buyer's deed, closing agent will disburse at closing the net sale proceeds to 188 Seller (in local cashier's check if Seller requests in writing at least 5 days before closing) and brokerage fees to 189 Broker as per Paragraph 21. In addition to other expenses provided in this Contract, Seller and Buyer will pay the 190 costs indicated below. 191

#### (a) Seller Costs: 192

- Taxes on deed
- Recording fees for documents needed to cure title
- Title evidence (if applicable under Paragraph 8)
- Estoppel Fee(s) 196 Other:

#### 197 \*

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#### (b) Buyer Costs: 198

- Taxes and recording fees on notes and mortgages 199
- Recording fees on the deed and financing statements 200
- Loan expenses 201
- Title evidence (if applicable under Paragraph 8) 202
- Lender's title policy at the simultaneous issue rate 203
- Inspections 204 Survey
- 205 206
- Insurance Other: 207\*
- (c) Prorations: The following items will be made current and prorated as of the day before Closing Date: real 208 estate taxes (including special benefit tax liens imposed by a CDD), interest, bonds, assessments, leases, and 209 other Property expenses and revenues. If taxes and assessments for the current year cannot be determined, 210 211 the previous year's rates will be used with adjustment for any exemptions.
- (d) Special Assessment by Public Body: Regarding special assessments imposed by a public body, Seller will 212 pay (i) the full amount of liens that are certified, confirmed, and ratified before closing and (ii) the amount of the 213 last estimate of the assessment if an improvement is substantially completed as of Effective Date but has not 214 resulted in a lien before closing; and Buyer will pay all other amounts. If special assessments may be paid in 215 installments, X Seller D Buyer (Buyer if left blank) will pay installments due after closing. If Seller is 216\* checked, Seller will pay the assessment in full before or at the time of closing. Public body does not include a 217 Homeowners' or Condominium Association. 218
- (e) PROPERTY TAX DISCLOSURE SUMMARY: BUYER SHOULD NOT RELY ON THE SELLER'S CURRENT 219 PROPERTY TAXES AS THE AMOUNT OF PROPERTY TAXES THAT BUYER MAY BE OBLIGATED TO 220 PAY IN THE YEAR SUBSEQUENT TO PURCHASE. A CHANGE OF OWNERSHIP OR PROPERTY 221

222 223 224 IMPROVEMENTS TRIGGERS REASSESSMENTS OF THE PROPERTY THAT COULD RESULT IN HIGHER PROPERTY TAXES. IF YOU HAVE ANY QUESTIONS CONCERNING VALUATION, CONTACT THE COUNTY PROPERTY APPRAISER'S OFFICE FOR FURTHER INFORMATION.

- (f) Foreign Investment in Real Property Tax Act ("FIRPTA"): If Seller is a "foreign person" as defined by
   FIRPTA, Seller and Buyer will comply with FIRPTA, which may require Seller to provide additional cash at closing.
- (g) 1031 Exchange: If either Seller or Buyer wish to enter into a like-kind exchange (either simultaneously with closing or after) under Section 1031 of the Internal Revenue Code ("Exchange"), the other party will cooperate in all reasonable respects to effectuate the Exchange including executing documents, provided, however, that the cooperating party will incur no liability or cost related to the Exchange and that the closing will not be contingent upon, extended, or delayed by the Exchange.
- 11. Computation of Time: Calendar days will be used when computing time periods, except time periods of 5 days or less. Time periods of 5 days or less will be computed without including Saturday, Sunday, or national legal holidays specified in 5 U.S.C. 6103(a). Other than time for acceptance and Effective Date as set forth in Paragraph 3, any time periods provided for or dates specified in this Contract, whether preprinted, handwritten, typewritten or inserted herein, which shall end or occur on a Saturday, Sunday, or national legal holiday (see 5 U.S.C. 6103) shall extend until 5:00 p.m. (where the Property is located) of the next business day. Time is of the essence in this Contract.
- 12. Risk of Loss; Eminent Domain: If any portion of the Property is materially damaged by casualty before closing
   or Seller negotiates with a governmental authority to transfer all or part of the Property in lieu of eminent domain
   proceedings or an eminent domain proceeding is initiated, Seller will promptly inform Buyer. Either party may
   terminate this Contract by written notice to the other within 10 days after Buyer's receipt of Seller's notification,
   and Buyer's deposit(s) will be returned, failing which Buyer will close in accordance with this Contract and receive
   all payments made by the governmental authority or insurance company, if any.
- 13. Force Majeure: Seller or Buyer will not be required to perform any obligation under this Contract or be liable to 246 each other for damages so long as the performance or non-performance of the obligation is delayed, caused, or 247 prevented by an act of God or force majeure. An "act of God or "force majeure" is defined as hurricanes, 248 earthquakes, floods, fire, unusual transportation delays, wars, insurrections, and any other cause not reasonably 249 within the control of **Seller** or **Buyer** and which by the exercise of due diligence the non-performing party is unable 250 in whole or in part to prevent or overcome. All time periods, including Closing Date, will be extended for the period 251 that the act of God or force majeure is in place. However, in the event that such act of God or force majeure event 252 253 continues beyond 30 days, either party may terminate this Contract by delivering written notice to the other; and Buyer's deposit(s) will be returned. 254
- 14. Notices: All notices will be in writing and delivered to the parties and Broker by mail, personal delivery, or
   electronic means. Buyer's failure to timely deliver written notice to Seller, when such notice is required by
   this Contract, regarding any contingency will render that contingency null and void, and this Contract will
   be construed as if the contingency did not exist. Any notice, document, or item delivered to or received by
   an attorney or licensee (including a transactions broker) representing a party will be as effective as if
   delivered to or received by that party.
- 15. Complete Agreement; Persons Bound: This Contract is the entire agreement between Seller and Buyer. 261 Except for brokerage agreements, no prior or present agreements will bind Seller. Buyer, or Broker unless 262 incorporated into this Contract. Modifications of this Contract will not be binding unless in writing, signed or 263 initialed, and delivered by the party to be bound. Electronic signatures will be acceptable and binding. This 264 Contract, signatures, initials, documents referenced in this Contract, counterparts, and written modifications 265 communicated electronically or on paper will be acceptable for all purposes, including delivery, and will be binding. 266 Handwritten or typewritten terms inserted in or attached to this Contract prevail over preprinted terms. If any 267 provision of this Contract is or becomes invalid or unenforceable, all remaining provisions will continue to be fully 268 effective. Seller and Buyer will use diligence and good faith in performing all obligations under this Contract. This 269 Contract will not be recorded in any public record. The terms "Seller," "Buyer," and "Broker" may be singular or 270 plural. This Contract is binding on the heirs, administrators, executors, personal representatives, and assigns, if 271 permitted, of Seller, Buyer, and Broker. 272
- **16. Default and Dispute Resolution:** This Contract will be construed under Florida law. This Paragraph will survive closing or termination of this Contract.
- (a) Seller Default: If Seller fails, neglects, or refuses to perform Seller's obligations under this Contract, Buyer
   may elect to receive a return of Buyer's deposit(s) without thereby waiving any action for damages resulting

- from **Seller's** breach and may seek to recover such damages or seek specific performance. **Seller** will also be liable for the full amount of the brokerage fee.
- (b) Buyer Default: If Buyer fails, neglects, or refuses to perform Buyer's obligations under this Contract,
   including payment of deposit(s), within the time(s) specified, Seller may elect to recover and retain the
   deposit(s), paid and agreed to be paid, for the account of Seller as agreed upon liquidated damages,
   consideration for execution of this Contract, and in full settlement of any claims, whereupon Seller and Buyer
   will be relieved from all further obligations under this Contract; or Seller, at Seller's option, may proceed in
   equity to enforce Seller's rights under this Contract.
- **17. Attorney's Fees; Costs:** In any litigation permitted by this Contract, the prevailing party shall be entitled to
   recover from the non-prevailing party costs and fees, including reasonable attorney's fees, incurred in conducting
   the litigation. This Paragraph 17 shall survive Closing or termination of this Contract.
- 18. Escrow Agent; Closing Agent: Seller and Buyer authorize Escrow Agent and closing agent (collectively 288 "Agent") to receive, deposit, and hold funds and other items in escrow and, subject to Collection, disburse them 289 upon proper authorization and in accordance with Florida law and the terms of this Contract, including disbursing 290 brokerage fees. "Collection" or "Collected" means any checks tendered or received have become actually and 291 292 finally collected and deposited in the account of Agent. The parties agree that Agent will not be liable to any person for misdelivery of escrowed items to Seller or Buyer, unless the misdelivery is due to Agent's willful breach of this 293 Contract or gross negligence. If Agent interpleads the subject matter of the escrow, Agent will pay the filing fees 294 and costs from the deposit and will recover reasonable attorneys' fees and costs to be paid from the escrowed 295 funds or equivalent and charged and awarded as court costs in favor of the prevailing party. 296
- 19. Professional Advice; Broker Liability: Broker advises Seller and Buyer to verify all facts and representations 297 that are important to them and to consult an appropriate professional for legal advice (for example, interpreting this 298 Contract, determining the effect of laws on the Property and this transaction, status of title, foreign investor 299 reporting requirements, the effect of property lying partially or totally seaward of the CCCL, etc.) and for tax, 300 property condition, environmental, and other specialized advice. Buyer acknowledges that all representations 301 (oral, written, or otherwise) by Broker are based on **Seller** representations or public records. **Buver agrees to rely** 302 solely on Seller, professional inspectors, and government agencies for verification of the Property 303 condition and facts that materially affect Property value. Seller and Buyer respectively will pay all costs and 304 expenses, including reasonable attorneys' fees at all levels, incurred by Broker and Broker's officers, directors, 305 agents, and employees in connection with or arising from Seller's or Buyer's misstatement or failure to perform 306 307 contractual obligations. Seller and Buyer hold harmless and release Broker and Broker's officers, directors, 308 agents, and employees from all liability for loss or damage based on (i) Seller's or Buver's misstatement or failure to perform contractual obligations; (ii) the use or display of listing data by third parties, including, but not limited to, 309 photographs, images, graphics, video recordings, virtual tours, drawings, written descriptions, and remarks related 310 to the Property; (iii) Broker's performance, at Seller's or Buyer's request, of any task beyond the scope of 311 services regulated by Chapter 475, Florida Statutes, as amended, including Broker's referral, recommendation, or 312 retention of any vendor; (iv) products or services provided by any vendor; and (v) expenses incurred by any 313 vendor. Seller and Buyer each assume full responsibility for selecting and compensating their respective vendors. 314 This Paragraph will not relieve Broker of statutory obligations. For purposes of this Paragraph, Broker will be 315 treated as a party to this Contract. This Paragraph will survive closing. 316
- 20. Commercial Real Estate Sales Commission Lien Act: If the Property is commercial real estate as defined by
   Section 475.701, Florida Statutes, the following disclosure will apply: The Florida Commercial Real Estate Sales
   Commission Lien Act provides that when a broker has earned a commission by performing licensed services
   under a brokerage agreement with you, the broker may claim a lien against your net sales proceeds for the
   broker's commission. The broker's lien rights under the act cannot be waived before the commission is earned.
- 322 21. Brokers: The licensee(s) and brokerage(s) named below are collectively referred to as "Broker." Instruction to closing agent: Seller and Buyer direct Closing Agent to disburse at Closing the full amount of the brokerage fees as specified in separate brokerage agreements with the parties and cooperative agreements between the Brokers, except to the extent Broker has retained such fees from the escrowed funds. This Paragraph will not be used to modify any MLS or other offer of compensation made by Seller or listing broker to cooperating brokers.

327*	BK3135692
328	Seller's Sales Associate/License No.

BK3135692 Buyer's Sales Associate/License No.

	info@courtneynoble.com	info@courtne	eynoble.com	
Seller's S	Sales Associate Email Address	Buyer's Sales Associate E	Email Address	
	321.607.1311	321.60	7 1311	
Seller's S	Sales Associate Phone Number	Buyer's Sales Associate F		
	& Comapny Real Estate Professionals	Noble & Comapny Rea Buyer's Brokerage	al Estate Professio	nals
	lokelage	Buyer's Brokerage		
	Main Street, Titusville Florida 32796	5 Main Street, Titus		6
Listing B	rokerage Address	Buyer's Brokerage Addre	ess	
( <b>Check if</b> □ A. Bac □ B. Kick	<b>:</b> The following additional terms are a <b>pplicable</b> ): k-up Contract Cout Clause			ed into this Co
	er			
23. Addition	al Terms:			
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378	Seller's address for purpose of notic	e:	
379*	Address:		
380*	Phone:	Fax:	Email:

381*	Effective Date:	(The date on which the last party signed or initialed and delivered the
382	final offer or counter-offer.)	

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### Vacant Land Contract

1.	Sale and Purchase ("Contract"): Titusville-Cocoa Airport Authority
	("Seller") and <u>Scott Minnick</u>
	("Buyer") (the "parties") agree to sell and buy on the terms and conditions specified below the property ("Property
	Address: 800 N DIXIE AVE TITUSVILLE FL 32796
	Legal Description: PART OF SW 1/4 OF NW 1/4 SEC 33 & PT OF N 1/2 OF SE 1/4 OF NE 1/4 SEC 32 AS DES IN DB 286 PG 479 EXC ORB 2790 PG 775
	200 FG 4/9 EAC ORB 2/90 FG 7/5
	SEC/TWP //RNG of County, Florida. Real Property ID No.: Brevard
	including all improvements existing on the Property and the following additional property:
2.	Purchase Price: (U.S. currency)
	All deposits will be made payable to "Escrow Agent" named below and held in escrow by:
	Escrow Agent's Name: Kristy Mount Esquire
	Escrow Agent's Contact Person: Kristy Mount
	Escrow Agent's Address: 1702 S Washington Ave, Titusville Florida 32780
	Escrow Agent's Phone: 321.267.5504 ext 2 Escrow Agent's Email: kmount@titusvillelaw.com
	(a) Initial deposit (\$0 if left blank) (Check if applicable)
	□ accompanies offer
	X will be delivered to Escrow Agent within days (3 days if left blank)
	after Effective Date
	(b) Additional deposit will be delivered to Escrow Agent ( <b>Check if applicable</b> )
	☐ within days (10 days if left blank) after Effective Date ☐ within days (3 days if left blank) after expiration of Due Diligence Period\$
	(c) Total Financing (see Paragraph 6) (express as a dollar amount or percentage)
	(d) Other:
	(e) Balance to close (not including <b>Buyer's</b> closing costs, prepaid items, and prorations)
	to be paid at closing by wire transfer or other Collected funds
	(f) □ (Complete only if purchase price will be determined based on a per unit cost instead of a fixed price.) The
	unit used to determine the purchase price is $\Box$ lot $\Box$ acre $\Box$ square foot $\Box$ other (specify):
	prorating areas of less than a full unit. The purchase price will be \$ per unit based on a
	calculation of total area of the Property as certified to <b>Seller</b> and <b>Buyer</b> by a Florida licensed surveyor in
	accordance with Paragraph 8(c). The following rights of way and other areas will be excluded from the
	calculation:
3.	<b>Time for Acceptance; Effective Date:</b> Unless this offer is signed by <b>Seller</b> and <b>Buyer</b> and an executed copy delivered to all parties on or before Nov 5, 2021 , this offer will be withdrawn and <b>Buyer's</b> deposit, if
	delivered to all parties on or before <u>Nov 5, 2021</u> , this offer will be withdrawn and <b>Buyer's</b> deposit, if any, will be returned. The time for acceptance of any counter-offer will be 3 days after the date the counter-offer i
	delivered. The "Effective Date" of this Contract is the date on which the last one of the Seller and Buyer
	has signed or initialed and delivered this offer or the final counter-offer.
4.	
τ.	extended by other provisions of this Contract. The Closing Date will prevail over all other time periods including,
	but not limited to, Financing and Due Diligence periods. However, if the Closing Date occurs on a Saturday,
	Sunday, or national legal holiday, it will extend to 5:00 p.m. (where the Property is located) of the next business
	day. In the event insurance underwriting is suspended on Closing Date and <b>Buyer</b> is unable to obtain property
	insurance, <b>Buyer</b> may postpone closing for up to 5 days after the insurance underwriting suspension is lifted. If
	this transaction does not close for any reason, Buyer will immediately return all Seller provided documents and
	other items.
5.	
	available on Closing Date due to Consumer Financial Protection Bureau Closing Disclosure delivery requirement

("CFPB Requirements), if applicable, then Closing Date shall be extended for such period necessary to satisfy 53 CFPB Requirements, provided such period shall not exceed 10 days. 54

#### 6. Financing: (Check as applicable) 55

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- 56\* (a) **Buyer** will pay cash for the Property with no financing contingency.
- 57 \* (b) This Contract is contingent on **Buyer** gualifying for and obtaining the commitment(s) or approval(s) specified below ("Financing") within days after Effective Date (Closing Date or 30 days after Effective 58 \* Date, whichever occurs first, if left blank) ("Financing Period"). Buyer will apply for Financing within 59\* days after Effective Date (5 days if left blank) and will timely provide any and all credit, employment, financial, 60 and other information required by the lender. If Buyer, after using diligence and good faith, cannot obtain the 61 Financing within the Financing Period, either party may terminate this Contract and Buyer's deposit(s) will be 62 returned. 63

- returned.
   (1) □ New Financing: Buyer will secure a commitment for new third party financing for \$

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   (1) □ New Financing: Buyer will secure a commitment for new third party financing for \$

   (2) □ A fixed rate not exceeding \_\_\_\_\_\_% □ an

   65 \* adjustable interest rate not exceeding \_\_\_\_\_% at origination (a fixed rate at the prevailing interest rate 66 \* based on Buyer's creditworthiness if neither choice is selected). Buyer will keep Seller and Broker fully 67 informed of the loan application status and progress and authorizes the lender or mortgage broker to 68 disclose all such information to Seller and Broker. 69 70\*
  - (2) Seller Financing: Buyer will execute a first second purchase money note and mortgage to **Seller** in the amount of \$\_\_\_\_\_, bearing annual interest at \_\_\_\_\_% and payable as follows:

The mortgage, note, and any security agreement will be in a form acceptable to Seller and will follow forms generally accepted in the county where the Property is located; will provide for a late payment fee and acceleration at the mortgagee's option if **Buyer** defaults; will give **Buyer** the right to prepay without penalty all or part of the principal at any time(s) with interest only to date of payment; will be due on conveyance or sale; will provide for release of contiguous parcels, if applicable; and will require **Buyer** to keep liability insurance on the Property, with Seller as additional named insured. Buyer authorizes Seller to obtain credit, employment, and other necessary information to determine creditworthiness for the financing. Seller will, within 10 days after Effective Date, give Buyer written notice of whether or not Seller will make the loan.

84 *	LN# in the approximate amount of \$ currently payable at
85*	\$ per month, including principal, interest, □ taxes and insurance, and having a
86 *	□ fixed □ other (describe)
87 *	interest rate of% which D will will not escalate upon assumption. Any variance in the mortga
88	will be adjusted in the balance due at closing with no adjustment to purchase price. Buyer will purchase
89 *	Seller's escrow account dollar for dollar. If the interest rate upon transfer exceeds% or the
90 *	assumption/transfer fee exceeds \$, either party may elect to pay the excess, failing
91	which this Contract will terminate; and Buyer's deposit(s) will be returned. If the lender disapproves
92	<b>Buyer</b> , this Contract will terminate; and <b>Buyer's</b> deposit(s) will be returned.

- 93\* 7. Assignability: (Check one) Buyer 
  may assign and thereby be released from any further liability under this Contract,  $\Box$  may assign but not be released from liability under this Contract, or X may not assign this Contract. 94\*
- Title: Seller has the legal capacity to and will convey marketable title to the Property by K statutory warranty 95 \* 8. deed 
  special warranty deed 
  other (specify) , free of liens, easements, 96\* and encumbrances of record or known to **Seller**, but subject to property taxes for the year of closing; covenants, 97 restrictions, and public utility easements of record; existing zoning and governmental regulations; and (list any 98 other matters to which title will be subject) 99\*
- provided there exists at closing no violation of the foregoing. 100
- (a) Title Evidence: The party who pays for the owner's title insurance policy will select the closing agent and pay 101 for the title search, including tax and lien search (including municipal lien search) if performed, and all other 102 fees charged by closing agent. Seller will deliver to Buyer, at 103
- (Check one) Seller's Buyer's expense and 104 \*

#### (Check one) $\times$ within 15 days after Effective Date $\Box$ at least days before Closing Date, 105 \* (Check one) 106

(1) X a title insurance commitment by a Florida licensed title insurer setting forth those matters to be 107 \* discharged by Seller at or before closing and, upon Buyer recording the deed, an owner's policy in the 108

amount of the purchase price for fee simple title subject only to the exceptions stated above. If Buyer is paying for the owner's title insurance policy and Seller has an owner's policy, Seller will deliver a copy to Buyer within 15 days after Effective Date.

- (2) an abstract of title, prepared or brought current by an existing abstract firm or certified as correct by an 112\* existing firm. However, if such an abstract is not available to **Seller**, then a prior owner's title policy 113 acceptable to the proposed insurer as a base for reissuance of coverage may be used. The prior policy will 114 include copies of all policy exceptions and an update in a format acceptable to **Buyer** from the policy 115 effective date and certified to Buyer or Buyer's closing agent together with copies of all documents 116 recited in the prior policy and in the update. If such an abstract or prior policy is not available to Seller, 117 then (1) above will be the title evidence. 118
- (b) Title Examination: After receipt of the title evidence, Buyer will, within days (10 days if left blank) but 119\* no later than Closing Date, deliver written notice to Seller of title defects. Title will be deemed acceptable to 120 Buyer if (i) Buyer fails to deliver proper notice of defects or (ii) Buyer delivers proper written notice and Seller 121 cures the defects within days (30 days if left blank) ("Cure Period") after receipt of the notice. If the 122 \* defects are cured within the Cure Period, closing will occur within 10 days after receipt by Buyer of notice of 123 such cure. Seller may elect not to cure defects if Seller reasonably believes any defect cannot be cured within 124 125 the Cure Period. If the defects are not cured within the Cure Period. **Buver** will have 10 days after receipt of notice of Seller's inability to cure the defects to elect whether to terminate this Contract or accept title subject 126 to existing defects and close the transaction without reduction in purchase price. 127
- (c) Survey: Buyer may, at Buyer's expense, have the Property surveyed and must deliver written notice to 128 Seller, within 5 days after receiving survey but not later than 5 days before Closing Date, of any 129 encroachments on the Property, encroachments by the Property's improvements on other lands, or deed 130 restriction or zoning violations. Any such encroachment or violation will be treated in the same manner as a 131 title defect and Seller's and Buyer's obligations will be determined in accordance with Paragraph 8(b). 132 133
  - (d) Ingress and Egress: Seller warrants that the Property presently has ingress and egress.
- Property Condition: Seller will deliver the Property to Buyer at closing in its present "as is" condition, with 134 9 conditions resulting from Buyer's Inspections and casualty damage, if any, excepted. Seller will not engage in or 135 permit any activity that would materially alter the Property's condition without the Buyer's prior written consent. 136 137
  - (a) Inspections: (Check (1) or (2))

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- (1) X Due Diligence Period: Buyer will, at Buyer's expense and within \_\_\_\_\_\_ days (30 days if left blank) 138 \* ("Due Diligence Period") after Effective Date and in Buyer's sole and absolute discretion, determine 139 whether the Property is suitable for **Buyer's** intended use. During the Due Diligence Period, **Buyer** may 140 141 conduct a Phase 1 environmental assessment and any other tests, analyses, surveys, and investigations ("Inspections") that **Buyer** deems necessary to determine to **Buyer's** satisfaction the Property's 142 engineering, architectural, and environmental properties; zoning and zoning restrictions; subdivision 143 statutes; soil and grade; availability of access to public roads, water, and other utilities; consistency with 144 local, state, and regional growth management plans; availability of permits, government approvals, and 145 licenses; and other inspections that **Buyer** deems appropriate. If the Property must be rezoned, **Buyer** will 146 obtain the rezoning from the appropriate government agencies. Seller will sign all documents Buyer is 147 required to file in connection with development or rezoning approvals. Seller gives Buyer, its agents, 148 contractors, and assigns, the right to enter the Property at any time during the Due Diligence Period for the 149 purpose of conducting Inspections, provided, however, that **Buyer**, its agents, contractors, and assigns 150 enter the Property and conduct Inspections at their own risk. Buyer will indemnify and hold Seller 151 harmless from losses, damages, costs, claims, and expenses of any nature, including attorneys' fees, 152 expenses, and liability incurred in application for rezoning or related proceedings, and from liability to any 153 person, arising from the conduct of any and all Inspections or any work authorized by Buyer. Buyer will 154 155 not engage in any activity that could result in a construction lien being filed against the Property without Seller's prior written consent. If this transaction does not close, Buyer will, at Buyer's expense, (i) repair 156 all damages to the Property resulting from the Inspections and return the Property to the condition it was in 157 before conducting the Inspections and (ii) release to Seller all reports and other work generated as a 158 result of the Inspections. 159
- Before expiration of the Due Diligence Period, Buyer must deliver written notice to Seller of Buyer's 160 determination of whether or not the Property is acceptable. Buyer's failure to comply with this notice 161 requirement will constitute acceptance of the Property as suitable for Buyer's intended use in its "as is" 162 163 condition. If the Property is unacceptable to **Buyer** and written notice of this fact is timely delivered to Seller, this Contract will be deemed terminated, and Buyer's deposit(s) will be returned. 164

- (2) **No Due Diligence Period:** Buyer is satisfied that the Property is suitable for **Buyer's** purposes, 165 \* including being satisfied that either public sewerage and water are available to the Property or the 166 Property will be approved for the installation of a well and/or private sewerage disposal system and that 167 existing zoning and other pertinent regulations and restrictions, such as subdivision or deed restrictions, 168 concurrency, growth management, and environmental conditions, are acceptable to **Buyer**. This Contract 169 is not contingent on **Buyer** conducting any further investigations. 170
- (b) Government Regulations: Changes in government regulations and levels of service which affect Buyer's 171 intended use of the Property will not be grounds for terminating this Contract if the Due Diligence Period has 172 expired or if Paragraph 9(a)(2) is selected. 173
- (c) Flood Zone: Buyer is advised to verify by survey, with the lender, and with appropriate government agencies 174 which flood zone the Property is in, whether flood insurance is required, and what restrictions apply to 175 improving the Property and rebuilding in the event of casualty. 176
- (d) Coastal Construction Control Line ("CCCL"): If any part of the Property lies seaward of the CCCL as 177 defined in Section 161.053. Florida Statutes. Seller will provide Buver with an affidavit or survey as required 178 by law delineating the line's location on the Property, unless **Buyer** waives this requirement in writing. The 179 Property being purchased may be subject to coastal erosion and to federal, state, or local regulations that 180 181 govern coastal property, including delineation of the CCCL, rigid coastal protection structures, beach nourishment, and the protection of marine turtles. Additional information can be obtained from the Florida 182 Department of Environmental Protection, including whether there are significant erosion conditions associated 183 with the shore line of the Property being purchased. 184
- Buyer waives the right to receive a CCCL affidavit or survey. 185\*
- 10. Closing Procedure; Costs: Closing will take place in the county where the Property is located and may be 186 conducted by mail or electronic means. If title insurance insures Buyer for title defects arising between the title 187 binder effective date and recording of Buyer's deed, closing agent will disburse at closing the net sale proceeds to 188 Seller (in local cashier's check if Seller requests in writing at least 5 days before closing) and brokerage fees to 189 Broker as per Paragraph 21. In addition to other expenses provided in this Contract, Seller and Buyer will pay the 190 costs indicated below. 191

#### (a) Seller Costs: 192

- Taxes on deed
- Recording fees for documents needed to cure title
- Title evidence (if applicable under Paragraph 8)
- Estoppel Fee(s) 196 Other:

#### 197 \*

193

194

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#### (b) Buyer Costs: 198

- Taxes and recording fees on notes and mortgages 199
- Recording fees on the deed and financing statements 200
- Loan expenses 201
- Title evidence (if applicable under Paragraph 8) 202
- Lender's title policy at the simultaneous issue rate 203
- Inspections 204 Survey
- 205 206
- Insurance Other: 207\*
- (c) Prorations: The following items will be made current and prorated as of the day before Closing Date: real 208 estate taxes (including special benefit tax liens imposed by a CDD), interest, bonds, assessments, leases, and 209 other Property expenses and revenues. If taxes and assessments for the current year cannot be determined, 210 211 the previous year's rates will be used with adjustment for any exemptions.
- (d) Special Assessment by Public Body: Regarding special assessments imposed by a public body, Seller will 212 pay (i) the full amount of liens that are certified, confirmed, and ratified before closing and (ii) the amount of the 213 last estimate of the assessment if an improvement is substantially completed as of Effective Date but has not 214 resulted in a lien before closing; and Buyer will pay all other amounts. If special assessments may be paid in 215 installments, X Seller D Buyer (Buyer if left blank) will pay installments due after closing. If Seller is 216\* checked, Seller will pay the assessment in full before or at the time of closing. Public body does not include a 217 Homeowners' or Condominium Association. 218
- (e) PROPERTY TAX DISCLOSURE SUMMARY: BUYER SHOULD NOT RELY ON THE SELLER'S CURRENT 219 PROPERTY TAXES AS THE AMOUNT OF PROPERTY TAXES THAT BUYER MAY BE OBLIGATED TO 220 PAY IN THE YEAR SUBSEQUENT TO PURCHASE. A CHANGE OF OWNERSHIP OR PROPERTY 221

222 223 224 IMPROVEMENTS TRIGGERS REASSESSMENTS OF THE PROPERTY THAT COULD RESULT IN HIGHER PROPERTY TAXES. IF YOU HAVE ANY QUESTIONS CONCERNING VALUATION, CONTACT THE COUNTY PROPERTY APPRAISER'S OFFICE FOR FURTHER INFORMATION.

- (f) Foreign Investment in Real Property Tax Act ("FIRPTA"): If Seller is a "foreign person" as defined by
   FIRPTA, Seller and Buyer will comply with FIRPTA, which may require Seller to provide additional cash at closing.
- (g) 1031 Exchange: If either Seller or Buyer wish to enter into a like-kind exchange (either simultaneously with closing or after) under Section 1031 of the Internal Revenue Code ("Exchange"), the other party will cooperate in all reasonable respects to effectuate the Exchange including executing documents, provided, however, that the cooperating party will incur no liability or cost related to the Exchange and that the closing will not be contingent upon, extended, or delayed by the Exchange.
- 11. Computation of Time: Calendar days will be used when computing time periods, except time periods of 5 days or less. Time periods of 5 days or less will be computed without including Saturday, Sunday, or national legal holidays specified in 5 U.S.C. 6103(a). Other than time for acceptance and Effective Date as set forth in Paragraph 3, any time periods provided for or dates specified in this Contract, whether preprinted, handwritten, typewritten or inserted herein, which shall end or occur on a Saturday, Sunday, or national legal holiday (see 5 U.S.C. 6103) shall extend until 5:00 p.m. (where the Property is located) of the next business day. Time is of the essence in this Contract.
- 12. Risk of Loss; Eminent Domain: If any portion of the Property is materially damaged by casualty before closing
   or Seller negotiates with a governmental authority to transfer all or part of the Property in lieu of eminent domain
   proceedings or an eminent domain proceeding is initiated, Seller will promptly inform Buyer. Either party may
   terminate this Contract by written notice to the other within 10 days after Buyer's receipt of Seller's notification,
   and Buyer's deposit(s) will be returned, failing which Buyer will close in accordance with this Contract and receive
   all payments made by the governmental authority or insurance company, if any.
- 13. Force Majeure: Seller or Buyer will not be required to perform any obligation under this Contract or be liable to 246 each other for damages so long as the performance or non-performance of the obligation is delayed, caused, or 247 prevented by an act of God or force majeure. An "act of God or "force majeure" is defined as hurricanes, 248 earthquakes, floods, fire, unusual transportation delays, wars, insurrections, and any other cause not reasonably 249 within the control of **Seller** or **Buyer** and which by the exercise of due diligence the non-performing party is unable 250 in whole or in part to prevent or overcome. All time periods, including Closing Date, will be extended for the period 251 that the act of God or force majeure is in place. However, in the event that such act of God or force majeure event 252 253 continues beyond 30 days, either party may terminate this Contract by delivering written notice to the other; and Buyer's deposit(s) will be returned. 254
- 14. Notices: All notices will be in writing and delivered to the parties and Broker by mail, personal delivery, or
   electronic means. Buyer's failure to timely deliver written notice to Seller, when such notice is required by
   this Contract, regarding any contingency will render that contingency null and void, and this Contract will
   be construed as if the contingency did not exist. Any notice, document, or item delivered to or received by
   an attorney or licensee (including a transactions broker) representing a party will be as effective as if
   delivered to or received by that party.
- 15. Complete Agreement; Persons Bound: This Contract is the entire agreement between Seller and Buyer. 261 Except for brokerage agreements, no prior or present agreements will bind Seller. Buyer, or Broker unless 262 incorporated into this Contract. Modifications of this Contract will not be binding unless in writing, signed or 263 initialed, and delivered by the party to be bound. Electronic signatures will be acceptable and binding. This 264 Contract, signatures, initials, documents referenced in this Contract, counterparts, and written modifications 265 communicated electronically or on paper will be acceptable for all purposes, including delivery, and will be binding. 266 Handwritten or typewritten terms inserted in or attached to this Contract prevail over preprinted terms. If any 267 provision of this Contract is or becomes invalid or unenforceable, all remaining provisions will continue to be fully 268 effective. Seller and Buyer will use diligence and good faith in performing all obligations under this Contract. This 269 Contract will not be recorded in any public record. The terms "Seller," "Buyer," and "Broker" may be singular or 270 plural. This Contract is binding on the heirs, administrators, executors, personal representatives, and assigns, if 271 permitted, of Seller, Buyer, and Broker. 272
- **16. Default and Dispute Resolution:** This Contract will be construed under Florida law. This Paragraph will survive closing or termination of this Contract.
- (a) Seller Default: If Seller fails, neglects, or refuses to perform Seller's obligations under this Contract, Buyer
   may elect to receive a return of Buyer's deposit(s) without thereby waiving any action for damages resulting

- from **Seller's** breach and may seek to recover such damages or seek specific performance. **Seller** will also be liable for the full amount of the brokerage fee.
- (b) Buyer Default: If Buyer fails, neglects, or refuses to perform Buyer's obligations under this Contract,
   including payment of deposit(s), within the time(s) specified, Seller may elect to recover and retain the
   deposit(s), paid and agreed to be paid, for the account of Seller as agreed upon liquidated damages,
   consideration for execution of this Contract, and in full settlement of any claims, whereupon Seller and Buyer
   will be relieved from all further obligations under this Contract; or Seller, at Seller's option, may proceed in
   equity to enforce Seller's rights under this Contract.
- **17. Attorney's Fees; Costs:** In any litigation permitted by this Contract, the prevailing party shall be entitled to
   recover from the non-prevailing party costs and fees, including reasonable attorney's fees, incurred in conducting
   the litigation. This Paragraph 17 shall survive Closing or termination of this Contract.
- 18. Escrow Agent; Closing Agent: Seller and Buyer authorize Escrow Agent and closing agent (collectively 288 "Agent") to receive, deposit, and hold funds and other items in escrow and, subject to Collection, disburse them 289 upon proper authorization and in accordance with Florida law and the terms of this Contract, including disbursing 290 brokerage fees. "Collection" or "Collected" means any checks tendered or received have become actually and 291 292 finally collected and deposited in the account of Agent. The parties agree that Agent will not be liable to any person for misdelivery of escrowed items to Seller or Buyer, unless the misdelivery is due to Agent's willful breach of this 293 Contract or gross negligence. If Agent interpleads the subject matter of the escrow, Agent will pay the filing fees 294 and costs from the deposit and will recover reasonable attorneys' fees and costs to be paid from the escrowed 295 funds or equivalent and charged and awarded as court costs in favor of the prevailing party. 296
- 19. Professional Advice; Broker Liability: Broker advises Seller and Buyer to verify all facts and representations 297 that are important to them and to consult an appropriate professional for legal advice (for example, interpreting this 298 Contract, determining the effect of laws on the Property and this transaction, status of title, foreign investor 299 reporting requirements, the effect of property lying partially or totally seaward of the CCCL, etc.) and for tax, 300 property condition, environmental, and other specialized advice. Buyer acknowledges that all representations 301 (oral, written, or otherwise) by Broker are based on **Seller** representations or public records. **Buver agrees to rely** 302 solely on Seller, professional inspectors, and government agencies for verification of the Property 303 condition and facts that materially affect Property value. Seller and Buyer respectively will pay all costs and 304 expenses, including reasonable attorneys' fees at all levels, incurred by Broker and Broker's officers, directors, 305 agents, and employees in connection with or arising from Seller's or Buyer's misstatement or failure to perform 306 307 contractual obligations. Seller and Buyer hold harmless and release Broker and Broker's officers, directors, 308 agents, and employees from all liability for loss or damage based on (i) Seller's or Buver's misstatement or failure to perform contractual obligations; (ii) the use or display of listing data by third parties, including, but not limited to, 309 photographs, images, graphics, video recordings, virtual tours, drawings, written descriptions, and remarks related 310 to the Property; (iii) Broker's performance, at Seller's or Buyer's request, of any task beyond the scope of 311 services regulated by Chapter 475, Florida Statutes, as amended, including Broker's referral, recommendation, or 312 retention of any vendor; (iv) products or services provided by any vendor; and (v) expenses incurred by any 313 vendor. Seller and Buyer each assume full responsibility for selecting and compensating their respective vendors. 314 This Paragraph will not relieve Broker of statutory obligations. For purposes of this Paragraph, Broker will be 315 treated as a party to this Contract. This Paragraph will survive closing. 316
- 20. Commercial Real Estate Sales Commission Lien Act: If the Property is commercial real estate as defined by
   Section 475.701, Florida Statutes, the following disclosure will apply: The Florida Commercial Real Estate Sales
   Commission Lien Act provides that when a broker has earned a commission by performing licensed services
   under a brokerage agreement with you, the broker may claim a lien against your net sales proceeds for the
   broker's commission. The broker's lien rights under the act cannot be waived before the commission is earned.
- 322 21. Brokers: The licensee(s) and brokerage(s) named below are collectively referred to as "Broker." Instruction to closing agent: Seller and Buyer direct Closing Agent to disburse at Closing the full amount of the brokerage fees as specified in separate brokerage agreements with the parties and cooperative agreements between the Brokers, except to the extent Broker has retained such fees from the escrowed funds. This Paragraph will not be used to modify any MLS or other offer of compensation made by Seller or listing broker to cooperating brokers.

327*	BK3135692
328	Seller's Sales Associate/License No.

BK3135692 Buyer's Sales Associate/License No.

	info@courtneynoble.com	info@courtne	eynoble.com	
Seller's S	Sales Associate Email Address	Buyer's Sales Associate E	Email Address	
	321.607.1311	321.60	7 1311	
Seller's S	Sales Associate Phone Number	Buyer's Sales Associate F		
	& Comapny Real Estate Professionals	Noble & Comapny Rea Buyer's Brokerage	al Estate Professio	nals
	lokelage	Buyer's Brokerage		
	Main Street, Titusville Florida 32796	5 Main Street, Titus		6
Listing B	rokerage Address	Buyer's Brokerage Addre	ess	
( <b>Check if</b> □ A. Bac □ B. Kick	<b>:</b> The following additional terms are a <b>pplicable</b> ): k-up Contract Cout Clause			ed into this Co
	er			
23. Addition	al Terms:			
□ Seller cour deliver a copy		TER-OFFER/REJECTION	I the counter-o	ffered terms a
□ Seller cour deliver a copy □ Seller reject This is intend	<b>COUN</b> nters Buyer's offer (to accept the cou of the acceptance to Seller).	TER-OFFER/REJECTION nter-offer, Buyer must sign or initia		
□ Seller cour deliver a copy □ Seller reject	<b>COUN</b> nters Buyer's offer (to accept the cou of the acceptance to Seller). ts Buyer's offer	TER-OFFER/REJECTION nter-offer, Buyer must sign or initia ct. If not fully understood, seek t	the advice of a	an attorney b
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□ Seller cour deliver a copy □ Seller reject This is intens signing. Buyer: Print name: Buyer: Print name: Buyer's addr Address: Phone: Seller:	COUN Aters Buyer's offer (to accept the cou y of the acceptance to Seller). ts Buyer's offer ded to be a legally binding Contra AAA AA Scott ess for purpose of notice: Fax:	TER-OFFER/REJECTION nter-offer, Buyer must sign or initia ct. If not fully understood, seek f	the advice of a	An attorney b Nov 4, 2021
□ Seller cour deliver a copy □ Seller reject This is intene signing. Buyer: Print name: Buyer's addr Address: Phone: Seller: Print name:	COUN nters Buyer's offer (to accept the cou of the acceptance to Seller). ts Buyer's offer ded to be a legally binding Contra AAAAA Scott ess for purpose of notice: Fax: 	TER-OFFER/REJECTION nter-offer, Buyer must sign or initia ct. If not fully understood, seek t Minnick Email:	the advice of a Date: Date: Date:	An attorney b Nov 4, 2021

378	Seller's address for purpose of notic	e:	
379*	Address:		
380*	Phone:	Fax:	Email:

381*	Effective Date:	(The date on which the last party signed or initialed and delivered the
382	final offer or counter-offer.)	

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### Vacant Land Contract

1.	Sale and Purchase ("Contract"):	
	("Seller") and <u>Scott Minnick</u>	
	("Buyer") (the "parties") agree to sell and buy on the terms and conditions specified below the property ("Prope	erty
	Address: 810 N DIXIE AVE TITUSVILLE FL 32796	
	Legal Description: PART OF NW 1/4 OF NW 1/4 LYING W OF OLD DIXIE HWY AS DES IN ORB 2243 PG 355 & 2380 PG 537	
	SEC/TWP //RNG of County, Florida. Real Property ID No.: Brevard	
	including all improvements existing on the Property and the following additional property:	
2.	Purchase Price: (U.S. currency)	.000
	All deposits will be made payable to "Escrow Agent" named below and held in escrow by:	,
	Escrow Agent's Name: Kristy Mount Esquire	
	Escrow Agent's Contact Person: Kristy Mount	
	Escrow Agent's Address: 1702 S Washington Ave. Titusville Florida 32780	
	Escrow Agent's Phone: 321.267.5504 ext 2 Escrow Agent's Email: kmount@titusvillelaw.com	
	Escrow Agent's Email: kmount@titusvillelaw.com	
	(a) Initial deposit (\$0 if left blank) (Check if applicable)	
	□ accompanies offer	
	🕱 will be delivered to Escrow Agent within days (3 days if left blank)	
		,000
	(b) Additional deposit will be delivered to Escrow Agent (Check if applicable)	
	□ within days (10 days if left blank) after Effective Date	
	□ within days (3 days if left blank) after expiration of Due Diligence Period\$	
	<ul> <li>(c) Total Financing (see Paragraph 6) (express as a dollar amount or percentage)\$</li> <li>(d) Other:\$</li> </ul>	
	<ul> <li>(d) Other:</li></ul>	
		,000,
	(f) □ (Complete only if purchase price will be determined based on a per unit cost instead of a fixed price.) The	 10
	unit used to determine the purchase price will be determined based on a per unit cost instead of a fixed price.) If $\Box$ unit used to determine the purchase price is $\Box$ lot $\Box$ acre $\Box$ square foot $\Box$ other (specify):	IC I
	prorating areas of less than a full unit. The purchase price will be \$ per unit based on a	 a
	calculation of total area of the Property as certified to <b>Seller</b> and <b>Buyer</b> by a Florida licensed surveyor in	
	accordance with Paragraph 8(c). The following rights of way and other areas will be excluded from the	
	calculation:	
3.		
	delivered to all parties on or before <u>Nov 5, 2021</u> , this offer will be withdrawn and <b>Buyer's</b> deposit,	
	any, will be returned. The time for acceptance of any counter-offer will be 3 days after the date the counter-offer	
	delivered. The "Effective Date" of this Contract is the date on which the last one of the Seller and Buyer	ſ
_	has signed or initialed and delivered this offer or the final counter-offer.	
4.		
	extended by other provisions of this Contract. The Closing Date will prevail over all other time periods including	g,
	but not limited to, Financing and Due Diligence periods. However, if the Closing Date occurs on a Saturday,	_
	Sunday, or national legal holiday, it will extend to 5:00 p.m. (where the Property is located) of the next busines day. In the event insurance underwriting is suspended on Closing Date and <b>Buyer</b> is unable to obtain property	
	insurance, <b>Buyer</b> may postpone closing for up to 5 days after the insurance underwriting suspension is lifted. I	
	this transaction does not close for any reason, <b>Buyer</b> will immediately return all <b>Seller</b> provided documents an	
	other items.	u
-		
5.	<b>Extension of Closing Date:</b> If Paragraph 6(b) is checked and Closing Funds from Buyer's lender(s) are not available on Closing Date due to Consumer Financial Protection Bureau Closing Disclosure delivery requirement	ents

("CFPB Requirements), if applicable, then Closing Date shall be extended for such period necessary to satisfy 53 CFPB Requirements, provided such period shall not exceed 10 days. 54

#### 6. Financing: (Check as applicable) 55

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- 56\* (a) **Buyer** will pay cash for the Property with no financing contingency.
- 57 \* (b) This Contract is contingent on **Buyer** gualifying for and obtaining the commitment(s) or approval(s) specified below ("Financing") within days after Effective Date (Closing Date or 30 days after Effective 58 \* Date, whichever occurs first, if left blank) ("Financing Period"). Buyer will apply for Financing within 59\* days after Effective Date (5 days if left blank) and will timely provide any and all credit, employment, financial, 60 and other information required by the lender. If Buyer, after using diligence and good faith, cannot obtain the 61 Financing within the Financing Period, either party may terminate this Contract and Buyer's deposit(s) will be 62 returned. 63

- returned.
   (1) □ New Financing: Buyer will secure a commitment for new third party financing for \$

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   (2) □ A fixed rate not exceeding \_\_\_\_\_\_% □ an

   65 \* adjustable interest rate not exceeding \_\_\_\_\_% at origination (a fixed rate at the prevailing interest rate 66 \* based on Buyer's creditworthiness if neither choice is selected). Buyer will keep Seller and Broker fully 67 informed of the loan application status and progress and authorizes the lender or mortgage broker to 68 disclose all such information to Seller and Broker. 69 70\*
  - (2) Seller Financing: Buyer will execute a first second purchase money note and mortgage to **Seller** in the amount of \$\_\_\_\_\_, bearing annual interest at \_\_\_\_\_% and payable as follows:

The mortgage, note, and any security agreement will be in a form acceptable to Seller and will follow forms generally accepted in the county where the Property is located; will provide for a late payment fee and acceleration at the mortgagee's option if **Buyer** defaults; will give **Buyer** the right to prepay without penalty all or part of the principal at any time(s) with interest only to date of payment; will be due on conveyance or sale; will provide for release of contiguous parcels, if applicable; and will require **Buyer** to keep liability insurance on the Property, with Seller as additional named insured. Buyer authorizes Seller to obtain credit, employment, and other necessary information to determine creditworthiness for the financing. Seller will, within 10 days after Effective Date, give Buyer written notice of whether or not Seller will make the loan.

84 *	LN# in the approximate amount of \$ currently payable at
85*	\$ per month, including principal, interest, □ taxes and insurance, and having a
86 *	□ fixed □ other (describe)
87 *	interest rate of% which D will will not escalate upon assumption. Any variance in the mortga
88	will be adjusted in the balance due at closing with no adjustment to purchase price. Buyer will purchase
89 *	Seller's escrow account dollar for dollar. If the interest rate upon transfer exceeds% or the
90 *	assumption/transfer fee exceeds \$, either party may elect to pay the excess, failing
91	which this Contract will terminate; and Buyer's deposit(s) will be returned. If the lender disapproves
92	<b>Buyer</b> , this Contract will terminate; and <b>Buyer's</b> deposit(s) will be returned.

- 93\* 7. Assignability: (Check one) Buyer 
  may assign and thereby be released from any further liability under this Contract,  $\Box$  may assign but not be released from liability under this Contract, or X may not assign this Contract. 94\*
- Title: Seller has the legal capacity to and will convey marketable title to the Property by K statutory warranty 95 \* 8. deed 
  special warranty deed 
  other (specify) , free of liens, easements, 96\* and encumbrances of record or known to **Seller**, but subject to property taxes for the year of closing; covenants, 97 restrictions, and public utility easements of record; existing zoning and governmental regulations; and (list any 98 other matters to which title will be subject) 99\*
- provided there exists at closing no violation of the foregoing. 100
- (a) Title Evidence: The party who pays for the owner's title insurance policy will select the closing agent and pay 101 for the title search, including tax and lien search (including municipal lien search) if performed, and all other 102 fees charged by closing agent. Seller will deliver to Buyer, at 103
- (Check one) Seller's Buyer's expense and 104 \*

#### (Check one) $\times$ within 15 days after Effective Date $\Box$ at least days before Closing Date, 105 \* (Check one) 106

(1) X a title insurance commitment by a Florida licensed title insurer setting forth those matters to be 107 \* discharged by Seller at or before closing and, upon Buyer recording the deed, an owner's policy in the 108

amount of the purchase price for fee simple title subject only to the exceptions stated above. If Buyer is paying for the owner's title insurance policy and Seller has an owner's policy, Seller will deliver a copy to Buyer within 15 days after Effective Date.

- (2) an abstract of title, prepared or brought current by an existing abstract firm or certified as correct by an 112\* existing firm. However, if such an abstract is not available to **Seller**, then a prior owner's title policy 113 acceptable to the proposed insurer as a base for reissuance of coverage may be used. The prior policy will 114 include copies of all policy exceptions and an update in a format acceptable to **Buyer** from the policy 115 effective date and certified to Buyer or Buyer's closing agent together with copies of all documents 116 recited in the prior policy and in the update. If such an abstract or prior policy is not available to Seller, 117 then (1) above will be the title evidence. 118
- (b) Title Examination: After receipt of the title evidence, Buyer will, within days (10 days if left blank) but 119\* no later than Closing Date, deliver written notice to Seller of title defects. Title will be deemed acceptable to 120 Buyer if (i) Buyer fails to deliver proper notice of defects or (ii) Buyer delivers proper written notice and Seller 121 cures the defects within days (30 days if left blank) ("Cure Period") after receipt of the notice. If the 122 \* defects are cured within the Cure Period, closing will occur within 10 days after receipt by Buyer of notice of 123 such cure. Seller may elect not to cure defects if Seller reasonably believes any defect cannot be cured within 124 125 the Cure Period. If the defects are not cured within the Cure Period. **Buver** will have 10 days after receipt of notice of Seller's inability to cure the defects to elect whether to terminate this Contract or accept title subject 126 to existing defects and close the transaction without reduction in purchase price. 127
- (c) Survey: Buyer may, at Buyer's expense, have the Property surveyed and must deliver written notice to 128 Seller, within 5 days after receiving survey but not later than 5 days before Closing Date, of any 129 encroachments on the Property, encroachments by the Property's improvements on other lands, or deed 130 restriction or zoning violations. Any such encroachment or violation will be treated in the same manner as a 131 title defect and Seller's and Buyer's obligations will be determined in accordance with Paragraph 8(b). 132 133
  - (d) Ingress and Egress: Seller warrants that the Property presently has ingress and egress.
- Property Condition: Seller will deliver the Property to Buyer at closing in its present "as is" condition, with 134 9 conditions resulting from Buyer's Inspections and casualty damage, if any, excepted. Seller will not engage in or 135 permit any activity that would materially alter the Property's condition without the Buyer's prior written consent. 136 137
  - (a) Inspections: (Check (1) or (2))

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- (1) X Due Diligence Period: Buyer will, at Buyer's expense and within \_\_\_\_\_\_ days (30 days if left blank) 138 \* ("Due Diligence Period") after Effective Date and in Buyer's sole and absolute discretion, determine 139 whether the Property is suitable for **Buyer's** intended use. During the Due Diligence Period, **Buyer** may 140 141 conduct a Phase 1 environmental assessment and any other tests, analyses, surveys, and investigations ("Inspections") that **Buyer** deems necessary to determine to **Buyer's** satisfaction the Property's 142 engineering, architectural, and environmental properties; zoning and zoning restrictions; subdivision 143 statutes; soil and grade; availability of access to public roads, water, and other utilities; consistency with 144 local, state, and regional growth management plans; availability of permits, government approvals, and 145 licenses; and other inspections that **Buyer** deems appropriate. If the Property must be rezoned, **Buyer** will 146 obtain the rezoning from the appropriate government agencies. Seller will sign all documents Buyer is 147 required to file in connection with development or rezoning approvals. Seller gives Buyer, its agents, 148 contractors, and assigns, the right to enter the Property at any time during the Due Diligence Period for the 149 purpose of conducting Inspections, provided, however, that **Buyer**, its agents, contractors, and assigns 150 enter the Property and conduct Inspections at their own risk. Buyer will indemnify and hold Seller 151 harmless from losses, damages, costs, claims, and expenses of any nature, including attorneys' fees, 152 expenses, and liability incurred in application for rezoning or related proceedings, and from liability to any 153 person, arising from the conduct of any and all Inspections or any work authorized by Buyer. Buyer will 154 155 not engage in any activity that could result in a construction lien being filed against the Property without Seller's prior written consent. If this transaction does not close, Buyer will, at Buyer's expense, (i) repair 156 all damages to the Property resulting from the Inspections and return the Property to the condition it was in 157 before conducting the Inspections and (ii) release to Seller all reports and other work generated as a 158 result of the Inspections. 159
- Before expiration of the Due Diligence Period, Buyer must deliver written notice to Seller of Buyer's 160 determination of whether or not the Property is acceptable. Buyer's failure to comply with this notice 161 requirement will constitute acceptance of the Property as suitable for Buyer's intended use in its "as is" 162 163 condition. If the Property is unacceptable to **Buyer** and written notice of this fact is timely delivered to Seller, this Contract will be deemed terminated, and Buyer's deposit(s) will be returned. 164

- (2) **No Due Diligence Period:** Buyer is satisfied that the Property is suitable for **Buyer's** purposes, 165 \* including being satisfied that either public sewerage and water are available to the Property or the 166 Property will be approved for the installation of a well and/or private sewerage disposal system and that 167 existing zoning and other pertinent regulations and restrictions, such as subdivision or deed restrictions, 168 concurrency, growth management, and environmental conditions, are acceptable to **Buyer**. This Contract 169 is not contingent on **Buyer** conducting any further investigations. 170
- (b) Government Regulations: Changes in government regulations and levels of service which affect Buyer's 171 intended use of the Property will not be grounds for terminating this Contract if the Due Diligence Period has 172 expired or if Paragraph 9(a)(2) is selected. 173
- (c) Flood Zone: Buyer is advised to verify by survey, with the lender, and with appropriate government agencies 174 which flood zone the Property is in, whether flood insurance is required, and what restrictions apply to 175 improving the Property and rebuilding in the event of casualty. 176
- (d) Coastal Construction Control Line ("CCCL"): If any part of the Property lies seaward of the CCCL as 177 defined in Section 161.053. Florida Statutes. Seller will provide Buver with an affidavit or survey as required 178 by law delineating the line's location on the Property, unless Buyer waives this requirement in writing. The 179 Property being purchased may be subject to coastal erosion and to federal, state, or local regulations that 180 181 govern coastal property, including delineation of the CCCL, rigid coastal protection structures, beach nourishment, and the protection of marine turtles. Additional information can be obtained from the Florida 182 Department of Environmental Protection, including whether there are significant erosion conditions associated 183 with the shore line of the Property being purchased. 184
- Buyer waives the right to receive a CCCL affidavit or survey. 185\*
- 10. Closing Procedure; Costs: Closing will take place in the county where the Property is located and may be 186 conducted by mail or electronic means. If title insurance insures Buyer for title defects arising between the title 187 binder effective date and recording of Buyer's deed, closing agent will disburse at closing the net sale proceeds to 188 Seller (in local cashier's check if Seller requests in writing at least 5 days before closing) and brokerage fees to 189 Broker as per Paragraph 21. In addition to other expenses provided in this Contract, Seller and Buyer will pay the 190 costs indicated below. 191

#### (a) Seller Costs: 192

- Taxes on deed
- Recording fees for documents needed to cure title
- Title evidence (if applicable under Paragraph 8)
- Estoppel Fee(s) 196 Other:

#### 197 \*

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#### (b) Buyer Costs: 198

- Taxes and recording fees on notes and mortgages 199
- Recording fees on the deed and financing statements 200
- Loan expenses 201
- Title evidence (if applicable under Paragraph 8) 202
- Lender's title policy at the simultaneous issue rate 203
- Inspections 204 Survey
- 205 206
- Insurance Other: 207\*
- (c) Prorations: The following items will be made current and prorated as of the day before Closing Date: real 208 estate taxes (including special benefit tax liens imposed by a CDD), interest, bonds, assessments, leases, and 209 other Property expenses and revenues. If taxes and assessments for the current year cannot be determined, 210 211 the previous year's rates will be used with adjustment for any exemptions.
- (d) Special Assessment by Public Body: Regarding special assessments imposed by a public body, Seller will 212 pay (i) the full amount of liens that are certified, confirmed, and ratified before closing and (ii) the amount of the 213 last estimate of the assessment if an improvement is substantially completed as of Effective Date but has not 214 resulted in a lien before closing; and Buyer will pay all other amounts. If special assessments may be paid in 215 installments, X Seller D Buyer (Buyer if left blank) will pay installments due after closing. If Seller is 216\* checked, Seller will pay the assessment in full before or at the time of closing. Public body does not include a 217 Homeowners' or Condominium Association. 218
- (e) PROPERTY TAX DISCLOSURE SUMMARY: BUYER SHOULD NOT RELY ON THE SELLER'S CURRENT 219 PROPERTY TAXES AS THE AMOUNT OF PROPERTY TAXES THAT BUYER MAY BE OBLIGATED TO 220 PAY IN THE YEAR SUBSEQUENT TO PURCHASE. A CHANGE OF OWNERSHIP OR PROPERTY 221

222 223 224 IMPROVEMENTS TRIGGERS REASSESSMENTS OF THE PROPERTY THAT COULD RESULT IN HIGHER PROPERTY TAXES. IF YOU HAVE ANY QUESTIONS CONCERNING VALUATION, CONTACT THE COUNTY PROPERTY APPRAISER'S OFFICE FOR FURTHER INFORMATION.

- (f) Foreign Investment in Real Property Tax Act ("FIRPTA"): If Seller is a "foreign person" as defined by
   FIRPTA, Seller and Buyer will comply with FIRPTA, which may require Seller to provide additional cash at closing.
- (g) 1031 Exchange: If either Seller or Buyer wish to enter into a like-kind exchange (either simultaneously with closing or after) under Section 1031 of the Internal Revenue Code ("Exchange"), the other party will cooperate in all reasonable respects to effectuate the Exchange including executing documents, provided, however, that the cooperating party will incur no liability or cost related to the Exchange and that the closing will not be contingent upon, extended, or delayed by the Exchange.
- 11. Computation of Time: Calendar days will be used when computing time periods, except time periods of 5 days or less. Time periods of 5 days or less will be computed without including Saturday, Sunday, or national legal holidays specified in 5 U.S.C. 6103(a). Other than time for acceptance and Effective Date as set forth in Paragraph 3, any time periods provided for or dates specified in this Contract, whether preprinted, handwritten, typewritten or inserted herein, which shall end or occur on a Saturday, Sunday, or national legal holiday (see 5 U.S.C. 6103) shall extend until 5:00 p.m. (where the Property is located) of the next business day. Time is of the essence in this Contract.
- 12. Risk of Loss; Eminent Domain: If any portion of the Property is materially damaged by casualty before closing
   or Seller negotiates with a governmental authority to transfer all or part of the Property in lieu of eminent domain
   proceedings or an eminent domain proceeding is initiated, Seller will promptly inform Buyer. Either party may
   terminate this Contract by written notice to the other within 10 days after Buyer's receipt of Seller's notification,
   and Buyer's deposit(s) will be returned, failing which Buyer will close in accordance with this Contract and receive
   all payments made by the governmental authority or insurance company, if any.
- 13. Force Majeure: Seller or Buyer will not be required to perform any obligation under this Contract or be liable to 246 each other for damages so long as the performance or non-performance of the obligation is delayed, caused, or 247 prevented by an act of God or force majeure. An "act of God or "force majeure" is defined as hurricanes, 248 earthquakes, floods, fire, unusual transportation delays, wars, insurrections, and any other cause not reasonably 249 within the control of **Seller** or **Buyer** and which by the exercise of due diligence the non-performing party is unable 250 in whole or in part to prevent or overcome. All time periods, including Closing Date, will be extended for the period 251 that the act of God or force majeure is in place. However, in the event that such act of God or force majeure event 252 253 continues beyond 30 days, either party may terminate this Contract by delivering written notice to the other; and Buyer's deposit(s) will be returned. 254
- 14. Notices: All notices will be in writing and delivered to the parties and Broker by mail, personal delivery, or
   electronic means. Buyer's failure to timely deliver written notice to Seller, when such notice is required by
   this Contract, regarding any contingency will render that contingency null and void, and this Contract will
   be construed as if the contingency did not exist. Any notice, document, or item delivered to or received by
   an attorney or licensee (including a transactions broker) representing a party will be as effective as if
   delivered to or received by that party.
- 15. Complete Agreement; Persons Bound: This Contract is the entire agreement between Seller and Buyer. 261 Except for brokerage agreements, no prior or present agreements will bind Seller. Buyer, or Broker unless 262 incorporated into this Contract. Modifications of this Contract will not be binding unless in writing, signed or 263 initialed, and delivered by the party to be bound. Electronic signatures will be acceptable and binding. This 264 Contract, signatures, initials, documents referenced in this Contract, counterparts, and written modifications 265 communicated electronically or on paper will be acceptable for all purposes, including delivery, and will be binding. 266 Handwritten or typewritten terms inserted in or attached to this Contract prevail over preprinted terms. If any 267 provision of this Contract is or becomes invalid or unenforceable, all remaining provisions will continue to be fully 268 effective. Seller and Buyer will use diligence and good faith in performing all obligations under this Contract. This 269 Contract will not be recorded in any public record. The terms "Seller," "Buyer," and "Broker" may be singular or 270 plural. This Contract is binding on the heirs, administrators, executors, personal representatives, and assigns, if 271 permitted, of Seller, Buyer, and Broker. 272
- **16. Default and Dispute Resolution:** This Contract will be construed under Florida law. This Paragraph will survive closing or termination of this Contract.
- (a) Seller Default: If Seller fails, neglects, or refuses to perform Seller's obligations under this Contract, Buyer
   may elect to receive a return of Buyer's deposit(s) without thereby waiving any action for damages resulting

- from **Seller's** breach and may seek to recover such damages or seek specific performance. **Seller** will also be liable for the full amount of the brokerage fee.
- (b) Buyer Default: If Buyer fails, neglects, or refuses to perform Buyer's obligations under this Contract,
   including payment of deposit(s), within the time(s) specified, Seller may elect to recover and retain the
   deposit(s), paid and agreed to be paid, for the account of Seller as agreed upon liquidated damages,
   consideration for execution of this Contract, and in full settlement of any claims, whereupon Seller and Buyer
   will be relieved from all further obligations under this Contract; or Seller, at Seller's option, may proceed in
   equity to enforce Seller's rights under this Contract.
- **17. Attorney's Fees; Costs:** In any litigation permitted by this Contract, the prevailing party shall be entitled to
   recover from the non-prevailing party costs and fees, including reasonable attorney's fees, incurred in conducting
   the litigation. This Paragraph 17 shall survive Closing or termination of this Contract.
- 18. Escrow Agent; Closing Agent: Seller and Buyer authorize Escrow Agent and closing agent (collectively 288 "Agent") to receive, deposit, and hold funds and other items in escrow and, subject to Collection, disburse them 289 upon proper authorization and in accordance with Florida law and the terms of this Contract, including disbursing 290 brokerage fees. "Collection" or "Collected" means any checks tendered or received have become actually and 291 292 finally collected and deposited in the account of Agent. The parties agree that Agent will not be liable to any person for misdelivery of escrowed items to Seller or Buyer, unless the misdelivery is due to Agent's willful breach of this 293 Contract or gross negligence. If Agent interpleads the subject matter of the escrow, Agent will pay the filing fees 294 and costs from the deposit and will recover reasonable attorneys' fees and costs to be paid from the escrowed 295 funds or equivalent and charged and awarded as court costs in favor of the prevailing party. 296
- 19. Professional Advice; Broker Liability: Broker advises Seller and Buyer to verify all facts and representations 297 that are important to them and to consult an appropriate professional for legal advice (for example, interpreting this 298 Contract, determining the effect of laws on the Property and this transaction, status of title, foreign investor 299 reporting requirements, the effect of property lying partially or totally seaward of the CCCL, etc.) and for tax, 300 property condition, environmental, and other specialized advice. Buyer acknowledges that all representations 301 (oral, written, or otherwise) by Broker are based on **Seller** representations or public records. **Buver agrees to rely** 302 solely on Seller, professional inspectors, and government agencies for verification of the Property 303 condition and facts that materially affect Property value. Seller and Buyer respectively will pay all costs and 304 expenses, including reasonable attorneys' fees at all levels, incurred by Broker and Broker's officers, directors, 305 agents, and employees in connection with or arising from Seller's or Buyer's misstatement or failure to perform 306 307 contractual obligations. Seller and Buyer hold harmless and release Broker and Broker's officers, directors, 308 agents, and employees from all liability for loss or damage based on (i) Seller's or Buver's misstatement or failure to perform contractual obligations; (ii) the use or display of listing data by third parties, including, but not limited to, 309 photographs, images, graphics, video recordings, virtual tours, drawings, written descriptions, and remarks related 310 to the Property; (iii) Broker's performance, at Seller's or Buyer's request, of any task beyond the scope of 311 services regulated by Chapter 475, Florida Statutes, as amended, including Broker's referral, recommendation, or 312 retention of any vendor; (iv) products or services provided by any vendor; and (v) expenses incurred by any 313 vendor. Seller and Buyer each assume full responsibility for selecting and compensating their respective vendors. 314 This Paragraph will not relieve Broker of statutory obligations. For purposes of this Paragraph, Broker will be 315 treated as a party to this Contract. This Paragraph will survive closing. 316
- 20. Commercial Real Estate Sales Commission Lien Act: If the Property is commercial real estate as defined by
   Section 475.701, Florida Statutes, the following disclosure will apply: The Florida Commercial Real Estate Sales
   Commission Lien Act provides that when a broker has earned a commission by performing licensed services
   under a brokerage agreement with you, the broker may claim a lien against your net sales proceeds for the
   broker's commission. The broker's lien rights under the act cannot be waived before the commission is earned.
- 322 21. Brokers: The licensee(s) and brokerage(s) named below are collectively referred to as "Broker." Instruction to closing agent: Seller and Buyer direct Closing Agent to disburse at Closing the full amount of the brokerage fees as specified in separate brokerage agreements with the parties and cooperative agreements between the Brokers, except to the extent Broker has retained such fees from the escrowed funds. This Paragraph will not be used to modify any MLS or other offer of compensation made by Seller or listing broker to cooperating brokers.

327*	BK3135692
328	Seller's Sales Associate/License No.

BK3135692 Buyer's Sales Associate/License No.

	info@courtneynoble.com	info@courtne	ynoble.com	
Seller's Sa	les Associate Email Address	Buyer's Sales Associate E	mail Address	
	321.607.1311	321.60	7 1311	
Seller's Sa	les Associate Phone Number	Buyer's Sales Associate P		
Noble & C	Comapny Real Estate Professionals	Noble & Comapny Rea Buyer's Brokerage	al Estate Professio	nals
Listing Bro	Kelaye	Buyer's Brokerage		
	in Street, Titusville Florida 32796	5 Main Street, Titus	· · · · · · · · · · · · · · ·	6
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378	Seller's address for purpose of notic	e:	
379*	Address:		
380*	Phone:	Fax:	Email:

381*	Effective Date:	(The date on which the last party signed or initialed and delivered the
382	final offer or counter-offer.)	

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## Vacant Land Contract

1.	Sale and Purchase ("Contract"): Titusville-Cocoa Airport Authority
	("Seller") and M&T Real Estate Development LLC
	(" <b>Buyer</b> ") (the "parties") agree to sell and buy on the terms and conditions specified below the property ("Property")
	described as: Address: 135 N WILLIAMS AVE TITUSVILLE FL 32796
	Legal Description: Oak Ridge Estates LOT 9 BLK B
	SEC/TWP //RNG of County, Florida. Real Property ID No.: Brevard
	including all improvements existing on the Property and the following additional property:
2.	Purchase Price: (U.S. currency)\$26,833.33
	All deposits will be made payable to "Escrow Agent" named below and held in escrow by: Escrow Agent's Name: Kristy Mount Esquire,
	Escrow Agent's Contact Person: Kristy Mount
	Escrow Agent's Address: 1702 S. Washington Ave. Titusville, Florida 32780
	Escrow Agent's Phone:       321-267-5504, ext. 2         Escrow Agent's Email:       kmount@titusvillelaw.com
	Escrow Agent's Email: kmount@titusvillelaw.com
	(a) Initial deposit (\$0 if left blank) (Check if applicable)
	□ accompanies offer X will be delivered to Escrow Agent within days (3 days if left blank)
	after Effective Date\$ 1,000
	(b) Additional deposit will be delivered to Escrow Agent (Check if applicable)
	□ within days (10 days if left blank) after Effective Date
	□ within days (3 days if left blank) after expiration of Due Diligence Period\$
	(c) Total Financing (see Paragraph 6) (express as a dollar amount or percentage)\$
	(d) Other:\$
	(e) Balance to close (not including <b>Buyer's</b> closing costs, prepaid items, and prorations)
	to be paid at closing by wire transfer or other Collected funds\$ 25,833.33
	(f) 🛛 (Complete only if purchase price will be determined based on a per unit cost instead of a fixed price.) The
	unit used to determine the purchase price is □ lot □ acre □ square foot □ other (specify):
	prorating areas of less than a full unit. The purchase price will be \$ per unit based on a
	calculation of total area of the Property as certified to Seller and Buyer by a Florida licensed surveyor in
	accordance with Paragraph 8(c). The following rights of way and other areas will be excluded from the
	calculation:
3.	
	delivered to all parties on or before <u>Nov 5, 2021</u> , this offer will be withdrawn and <b>Buyer's</b> deposit, if
	any, will be returned. The time for acceptance of any counter-offer will be 3 days after the date the counter-offer is
	delivered. The "Effective Date" of this Contract is the date on which the last one of the Seller and Buyer
	has signed or initialed and delivered this offer or the final counter-offer.
4.	
	extended by other provisions of this Contract. The Closing Date will prevail over all other time periods including,
	but not limited to, Financing and Due Diligence periods. However, if the Closing Date occurs on a Saturday,
	Sunday, or national legal holiday, it will extend to 5:00 p.m. (where the Property is located) of the next business
	day. In the event insurance underwriting is suspended on Closing Date and <b>Buyer</b> is unable to obtain property insurance, <b>Buyer</b> may postpone closing for up to 5 days after the insurance underwriting suspension is lifted. If
	this transaction does not close for any reason, <b>Buyer</b> will immediately return all <b>Seller</b> provided documents and
	other items.
5.	
	available on Closing Date due to Consumer Financial Protection Bureau Closing Disclosure delivery requirements

("CFPB Requirements), if applicable, then Closing Date shall be extended for such period necessary to satisfy 53 CFPB Requirements, provided such period shall not exceed 10 days. 54

### 6. Financing: (Check as applicable) 55

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- (a) **Buyer** will pay cash for the Property with no financing contingency. 56\*
- 57 \* (b) This Contract is contingent on **Buyer** gualifying for and obtaining the commitment(s) or approval(s) specified below ("Financing") within days after Effective Date (Closing Date or 30 days after Effective 58 \* Date, whichever occurs first, if left blank) ("Financing Period"). **Buyer** will apply for Financing within 59\* days after Effective Date (5 days if left blank) and will timely provide any and all credit, employment, financial, 60 and other information required by the lender. If Buyer, after using diligence and good faith, cannot obtain the 61 Financing within the Financing Period, either party may terminate this Contract and Buyer's deposit(s) will be 62 returned. 63

- returned.
   (1) □ New Financing: Buyer will secure a commitment for new third party financing for \$

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   (1) □ New Financing: Buyer will secure a commitment for new third party financing for \$

   (2) □ A fixed rate not exceeding \_\_\_\_\_\_% □ an

   65 \* adjustable interest rate not exceeding \_\_\_\_\_% at origination (a fixed rate at the prevailing interest rate 66 \* based on Buyer's creditworthiness if neither choice is selected). Buyer will keep Seller and Broker fully 67 informed of the loan application status and progress and authorizes the lender or mortgage broker to 68 disclose all such information to Seller and Broker. 69 70\*
  - (2) Seller Financing: Buyer will execute a first second purchase money note and mortgage to Seller in the amount of \$\_\_\_\_\_, bearing annual interest at \_\_\_\_% and payable as follows:

The mortgage, note, and any security agreement will be in a form acceptable to Seller and will follow forms generally accepted in the county where the Property is located; will provide for a late payment fee and acceleration at the mortgagee's option if **Buyer** defaults; will give **Buyer** the right to prepay without penalty all or part of the principal at any time(s) with interest only to date of payment; will be due on conveyance or sale; will provide for release of contiguous parcels, if applicable; and will require **Buyer** to keep liability insurance on the Property, with Seller as additional named insured. Buyer authorizes Seller to obtain credit, employment, and other necessary information to determine creditworthiness for the financing. Seller will, within 10 days after Effective Date, give Buyer written notice of whether or not Seller will make the loan.

83*	
84 *	LN# in the approximate amount of \$ currently payable at
85*	\$ per month, including principal, interest, □ taxes and insurance, and having a
86 *	□ fixed □ other (describe)
87 *	interest rate of% which 🛛 will 🗅 will not escalate upon assumption. Any variance in the mortgage
88	will be adjusted in the balance due at closing with no adjustment to purchase price. Buyer will purchase
89 *	Seller's escrow account dollar for dollar. If the interest rate upon transfer exceeds% or the
90 *	assumption/transfer fee exceeds \$, either party may elect to pay the excess, failing
91	which this Contract will terminate; and <b>Buyer's</b> deposit(s) will be returned. If the lender disapproves
92	Buyer, this Contract will terminate; and Buyer's deposit(s) will be returned.

- 93\* 7. Assignability: (Check one) Buyer 
  may assign and thereby be released from any further liability under this Contract,  $\Box$  may assign but not be released from liability under this Contract, or XI may not assign this Contract. 94\*
- Title: Seller has the legal capacity to and will convey marketable title to the Property by K statutory warranty 95 \* 8. deed 
  special warranty deed 
  other (specify) , free of liens, easements, 96\* and encumbrances of record or known to **Seller**, but subject to property taxes for the year of closing; covenants, 97 restrictions, and public utility easements of record; existing zoning and governmental regulations; and (list any 98 other matters to which title will be subject) 99\*
- provided there exists at closing no violation of the foregoing. 100
- (a) Title Evidence: The party who pays for the owner's title insurance policy will select the closing agent and pay 101 for the title search, including tax and lien search (including municipal lien search) if performed, and all other 102 fees charged by closing agent. Seller will deliver to Buyer, at 103
- (Check one) Seller's Buyer's expense and 104 \*

#### (Check one) $\times$ within 15 days after Effective Date $\Box$ at least days before Closing Date, 105 \* (Check one) 106

(1) X a title insurance commitment by a Florida licensed title insurer setting forth those matters to be 107 \* discharged by Seller at or before closing and, upon Buyer recording the deed, an owner's policy in the 108

amount of the purchase price for fee simple title subject only to the exceptions stated above. If Buyer is paying for the owner's title insurance policy and **Seller** has an owner's policy, **Seller** will deliver a copy to Buyer within 15 days after Effective Date.

- (2) an abstract of title, prepared or brought current by an existing abstract firm or certified as correct by an 112\* existing firm. However, if such an abstract is not available to **Seller**, then a prior owner's title policy 113 acceptable to the proposed insurer as a base for reissuance of coverage may be used. The prior policy will 114 include copies of all policy exceptions and an update in a format acceptable to **Buyer** from the policy 115 effective date and certified to Buyer or Buyer's closing agent together with copies of all documents 116 recited in the prior policy and in the update. If such an abstract or prior policy is not available to Seller, 117 then (1) above will be the title evidence. 118
- (b) Title Examination: After receipt of the title evidence, Buyer will, within days (10 days if left blank) but 119\* no later than Closing Date, deliver written notice to Seller of title defects. Title will be deemed acceptable to 120 Buyer if (i) Buyer fails to deliver proper notice of defects or (ii) Buyer delivers proper written notice and Seller 121 cures the defects within days (30 days if left blank) ("Cure Period") after receipt of the notice. If the 122 \* defects are cured within the Cure Period, closing will occur within 10 days after receipt by Buyer of notice of 123 such cure. Seller may elect not to cure defects if Seller reasonably believes any defect cannot be cured within 124 125 the Cure Period. If the defects are not cured within the Cure Period, Buyer will have 10 days after receipt of notice of Seller's inability to cure the defects to elect whether to terminate this Contract or accept title subject 126 to existing defects and close the transaction without reduction in purchase price. 127
- (c) Survey: Buyer may, at Buyer's expense, have the Property surveyed and must deliver written notice to 128 Seller, within 5 days after receiving survey but not later than 5 days before Closing Date, of any 129 encroachments on the Property, encroachments by the Property's improvements on other lands, or deed 130 restriction or zoning violations. Any such encroachment or violation will be treated in the same manner as a 131 title defect and Seller's and Buyer's obligations will be determined in accordance with Paragraph 8(b). 132 133
  - (d) Ingress and Egress: Seller warrants that the Property presently has ingress and egress.
- Property Condition: Seller will deliver the Property to Buyer at closing in its present "as is" condition, with 134 9 conditions resulting from Buyer's Inspections and casualty damage, if any, excepted. Seller will not engage in or 135 permit any activity that would materially alter the Property's condition without the Buyer's prior written consent. 136 137
  - (a) Inspections: (Check (1) or (2))

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- (1) X Due Diligence Period: Buyer will, at Buyer's expense and within \_\_\_\_\_\_ days (30 days if left blank) 138 \* ("Due Diligence Period") after Effective Date and in Buyer's sole and absolute discretion, determine 139 whether the Property is suitable for **Buyer's** intended use. During the Due Diligence Period, **Buyer** may 140 141 conduct a Phase 1 environmental assessment and any other tests, analyses, surveys, and investigations ("Inspections") that **Buyer** deems necessary to determine to **Buyer's** satisfaction the Property's 142 engineering, architectural, and environmental properties; zoning and zoning restrictions; subdivision 143 statutes; soil and grade; availability of access to public roads, water, and other utilities; consistency with 144 local, state, and regional growth management plans; availability of permits, government approvals, and 145 licenses; and other inspections that **Buyer** deems appropriate. If the Property must be rezoned, **Buyer** will 146 obtain the rezoning from the appropriate government agencies. Seller will sign all documents Buyer is 147 required to file in connection with development or rezoning approvals. Seller gives Buyer, its agents, 148 contractors, and assigns, the right to enter the Property at any time during the Due Diligence Period for the 149 purpose of conducting Inspections, provided, however, that **Buyer**, its agents, contractors, and assigns 150 enter the Property and conduct Inspections at their own risk. Buyer will indemnify and hold Seller 151 harmless from losses, damages, costs, claims, and expenses of any nature, including attorneys' fees, 152 expenses, and liability incurred in application for rezoning or related proceedings, and from liability to any 153 person, arising from the conduct of any and all Inspections or any work authorized by Buyer. Buyer will 154 155 not engage in any activity that could result in a construction lien being filed against the Property without Seller's prior written consent. If this transaction does not close, Buyer will, at Buyer's expense, (i) repair 156 all damages to the Property resulting from the Inspections and return the Property to the condition it was in 157 before conducting the Inspections and (ii) release to Seller all reports and other work generated as a 158 result of the Inspections. 159
- Before expiration of the Due Diligence Period, Buyer must deliver written notice to Seller of Buyer's 160 determination of whether or not the Property is acceptable. Buyer's failure to comply with this notice 161 requirement will constitute acceptance of the Property as suitable for Buyer's intended use in its "as is" 162 163 condition. If the Property is unacceptable to **Buyer** and written notice of this fact is timely delivered to Seller, this Contract will be deemed terminated, and Buyer's deposit(s) will be returned. 164

- 165\* (2) □ No Due Diligence Period: Buyer is satisfied that the Property is suitable for Buyer's purposes,
   including being satisfied that either public sewerage and water are available to the Property or the
   Property will be approved for the installation of a well and/or private sewerage disposal system and that
   existing zoning and other pertinent regulations and restrictions, such as subdivision or deed restrictions,
   concurrency, growth management, and environmental conditions, are acceptable to Buyer. This Contract
   is not contingent on Buyer conducting any further investigations.
- (b) Government Regulations: Changes in government regulations and levels of service which affect Buyer's
   intended use of the Property will not be grounds for terminating this Contract if the Due Diligence Period has
   expired or if Paragraph 9(a)(2) is selected.
- (c) Flood Zone: Buyer is advised to verify by survey, with the lender, and with appropriate government agencies
   which flood zone the Property is in, whether flood insurance is required, and what restrictions apply to
   improving the Property and rebuilding in the event of casualty.
- (d) Coastal Construction Control Line ("CCCL"): If any part of the Property lies seaward of the CCCL as 177 defined in Section 161.053. Florida Statutes. Seller will provide Buver with an affidavit or survey as required 178 by law delineating the line's location on the Property, unless **Buyer** waives this requirement in writing. The 179 Property being purchased may be subject to coastal erosion and to federal, state, or local regulations that 180 181 govern coastal property, including delineation of the CCCL, rigid coastal protection structures, beach nourishment, and the protection of marine turtles. Additional information can be obtained from the Florida 182 Department of Environmental Protection, including whether there are significant erosion conditions associated 183 with the shore line of the Property being purchased. 184
- 185\* **Buyer** waives the right to receive a CCCL affidavit or survey.
- 10. Closing Procedure; Costs: Closing will take place in the county where the Property is located and may be
   conducted by mail or electronic means. If title insurance insures Buyer for title defects arising between the title
   binder effective date and recording of Buyer's deed, closing agent will disburse at closing the net sale proceeds to
   Seller (in local cashier's check if Seller requests in writing at least 5 days before closing) and brokerage fees to
   Broker as per Paragraph 21. In addition to other expenses provided in this Contract, Seller and Buyer will pay the
   costs indicated below.

### 192 (a) Seller Costs:

- Taxes on deed
- Recording fees for documents needed to cure title
- 195Title evidence (if applicable under Paragraph 8)
- 196 Estoppel Fee(s)

# 197 \* Other: 198 (b) Buyer Costs:

- 199 Taxes and recording fees on notes and mortgages
- 200 Recording fees on the deed and financing statements
- 201 Loan expenses
- 202 Title evidence (if applicable under Paragraph 8)
- 203 Lender's title policy at the simultaneous issue rate
- 204Inspections205Survey
- 205 206

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- 206Insurance207★Other:
- (c) Prorations: The following items will be made current and prorated as of the day before Closing Date: real
   estate taxes (including special benefit tax liens imposed by a CDD), interest, bonds, assessments, leases, and
   other Property expenses and revenues. If taxes and assessments for the current year cannot be determined,
   the previous year's rates will be used with adjustment for any exemptions.
- (d) Special Assessment by Public Body: Regarding special assessments imposed by a public body, Seller will pay (i) the full amount of liens that are certified, confirmed, and ratified before closing and (ii) the amount of the last estimate of the assessment if an improvement is substantially completed as of Effective Date but has not resulted in a lien before closing; and Buyer will pay all other amounts. If special assessments may be paid in installments, X Seller □ Buyer (Buyer if left blank) will pay installments due after closing. If Seller is checked, Seller will pay the assessment in full before or at the time of closing. Public body does not include a Homeowners' or Condominium Association.
  - (e) **PROPERTY TAX DISCLOSURE SUMMARY: BUYER** SHOULD NOT RELY ON THE **SELLER'S** CURRENT PROPERTY TAXES AS THE AMOUNT OF PROPERTY TAXES THAT **BUYER** MAY BE OBLIGATED TO PAY IN THE YEAR SUBSEQUENT TO PURCHASE. A CHANGE OF OWNERSHIP OR PROPERTY

222 223 224 IMPROVEMENTS TRIGGERS REASSESSMENTS OF THE PROPERTY THAT COULD RESULT IN HIGHER PROPERTY TAXES. IF YOU HAVE ANY QUESTIONS CONCERNING VALUATION, CONTACT THE COUNTY PROPERTY APPRAISER'S OFFICE FOR FURTHER INFORMATION.

- (f) Foreign Investment in Real Property Tax Act ("FIRPTA"): If Seller is a "foreign person" as defined by
   FIRPTA, Seller and Buyer will comply with FIRPTA, which may require Seller to provide additional cash at
   closing.
- (g) 1031 Exchange: If either Seller or Buyer wish to enter into a like-kind exchange (either simultaneously with closing or after) under Section 1031 of the Internal Revenue Code ("Exchange"), the other party will cooperate in all reasonable respects to effectuate the Exchange including executing documents, provided, however, that the cooperating party will incur no liability or cost related to the Exchange and that the closing will not be contingent upon, extended, or delayed by the Exchange.
- 11. Computation of Time: Calendar days will be used when computing time periods, except time periods of 5 days or less. Time periods of 5 days or less will be computed without including Saturday, Sunday, or national legal holidays specified in 5 U.S.C. 6103(a). Other than time for acceptance and Effective Date as set forth in Paragraph 3, any time periods provided for or dates specified in this Contract, whether preprinted, handwritten, typewritten or inserted herein, which shall end or occur on a Saturday, Sunday, or national legal holiday (see 5 U.S.C. 6103) shall extend until 5:00 p.m. (where the Property is located) of the next business day. Time is of the essence in this Contract.
- 12. Risk of Loss; Eminent Domain: If any portion of the Property is materially damaged by casualty before closing
   or Seller negotiates with a governmental authority to transfer all or part of the Property in lieu of eminent domain
   proceedings or an eminent domain proceeding is initiated, Seller will promptly inform Buyer. Either party may
   terminate this Contract by written notice to the other within 10 days after Buyer's receipt of Seller's notification,
   and Buyer's deposit(s) will be returned, failing which Buyer will close in accordance with this Contract and receive
   all payments made by the governmental authority or insurance company, if any.
- 13. Force Majeure: Seller or Buyer will not be required to perform any obligation under this Contract or be liable to 246 each other for damages so long as the performance or non-performance of the obligation is delayed, caused, or 247 prevented by an act of God or force majeure. An "act of God or "force majeure" is defined as hurricanes, 248 earthquakes, floods, fire, unusual transportation delays, wars, insurrections, and any other cause not reasonably 249 within the control of **Seller** or **Buyer** and which by the exercise of due diligence the non-performing party is unable 250 in whole or in part to prevent or overcome. All time periods, including Closing Date, will be extended for the period 251 that the act of God or force majeure is in place. However, in the event that such act of God or force majeure event 252 253 continues beyond 30 days, either party may terminate this Contract by delivering written notice to the other; and Buyer's deposit(s) will be returned. 254
- 14. Notices: All notices will be in writing and delivered to the parties and Broker by mail, personal delivery, or
   electronic means. Buyer's failure to timely deliver written notice to Seller, when such notice is required by
   this Contract, regarding any contingency will render that contingency null and void, and this Contract will
   be construed as if the contingency did not exist. Any notice, document, or item delivered to or received by
   an attorney or licensee (including a transactions broker) representing a party will be as effective as if
   delivered to or received by that party.
- 15. Complete Agreement; Persons Bound: This Contract is the entire agreement between Seller and Buyer. 261 Except for brokerage agreements, no prior or present agreements will bind Seller. Buyer, or Broker unless 262 incorporated into this Contract. Modifications of this Contract will not be binding unless in writing, signed or 263 initialed, and delivered by the party to be bound. Electronic signatures will be acceptable and binding. This 264 Contract, signatures, initials, documents referenced in this Contract, counterparts, and written modifications 265 communicated electronically or on paper will be acceptable for all purposes, including delivery, and will be binding. 266 Handwritten or typewritten terms inserted in or attached to this Contract prevail over preprinted terms. If any 267 provision of this Contract is or becomes invalid or unenforceable, all remaining provisions will continue to be fully 268 effective. Seller and Buyer will use diligence and good faith in performing all obligations under this Contract. This 269 Contract will not be recorded in any public record. The terms "Seller," "Buyer," and "Broker" may be singular or 270 plural. This Contract is binding on the heirs, administrators, executors, personal representatives, and assigns, if 271 permitted, of Seller, Buyer, and Broker. 272
- **16. Default and Dispute Resolution:** This Contract will be construed under Florida law. This Paragraph will survive closing or termination of this Contract.
- (a) Seller Default: If Seller fails, neglects, or refuses to perform Seller's obligations under this Contract, Buyer
   may elect to receive a return of Buyer's deposit(s) without thereby waiving any action for damages resulting

- 277from Seller's breach and may seek to recover such damages or seek specific performance. Seller will also be278liable for the full amount of the brokerage fee.
- (b) Buyer Default: If Buyer fails, neglects, or refuses to perform Buyer's obligations under this Contract,
   including payment of deposit(s), within the time(s) specified, Seller may elect to recover and retain the
   deposit(s), paid and agreed to be paid, for the account of Seller as agreed upon liquidated damages,
   consideration for execution of this Contract, and in full settlement of any claims, whereupon Seller and Buyer
   will be relieved from all further obligations under this Contract; or Seller, at Seller's option, may proceed in
   equity to enforce Seller's rights under this Contract.
- **17. Attorney's Fees; Costs:** In any litigation permitted by this Contract, the prevailing party shall be entitled to
   recover from the non-prevailing party costs and fees, including reasonable attorney's fees, incurred in conducting
   the litigation. This Paragraph 17 shall survive Closing or termination of this Contract.
- 18. Escrow Agent; Closing Agent: Seller and Buyer authorize Escrow Agent and closing agent (collectively 288 "Agent") to receive, deposit, and hold funds and other items in escrow and, subject to Collection, disburse them 289 upon proper authorization and in accordance with Florida law and the terms of this Contract, including disbursing 290 brokerage fees. "Collection" or "Collected" means any checks tendered or received have become actually and 291 292 finally collected and deposited in the account of Agent. The parties agree that Agent will not be liable to any person for misdelivery of escrowed items to Seller or Buyer, unless the misdelivery is due to Agent's willful breach of this 293 Contract or gross negligence. If Agent interpleads the subject matter of the escrow, Agent will pay the filing fees 294 and costs from the deposit and will recover reasonable attorneys' fees and costs to be paid from the escrowed 295 funds or equivalent and charged and awarded as court costs in favor of the prevailing party. 296
- 19. Professional Advice; Broker Liability: Broker advises Seller and Buyer to verify all facts and representations 297 that are important to them and to consult an appropriate professional for legal advice (for example, interpreting this 298 Contract, determining the effect of laws on the Property and this transaction, status of title, foreign investor 299 reporting requirements, the effect of property lying partially or totally seaward of the CCCL, etc.) and for tax, 300 property condition, environmental, and other specialized advice. Buyer acknowledges that all representations 301 (oral, written, or otherwise) by Broker are based on **Seller** representations or public records. **Buver agrees to rely** 302 solely on Seller, professional inspectors, and government agencies for verification of the Property 303 condition and facts that materially affect Property value. Seller and Buyer respectively will pay all costs and 304 expenses, including reasonable attorneys' fees at all levels, incurred by Broker and Broker's officers, directors, 305 agents, and employees in connection with or arising from Seller's or Buyer's misstatement or failure to perform 306 307 contractual obligations. Seller and Buyer hold harmless and release Broker and Broker's officers, directors, 308 agents, and employees from all liability for loss or damage based on (i) Seller's or Buver's misstatement or failure to perform contractual obligations; (ii) the use or display of listing data by third parties, including, but not limited to, 309 photographs, images, graphics, video recordings, virtual tours, drawings, written descriptions, and remarks related 310 to the Property; (iii) Broker's performance, at Seller's or Buyer's request, of any task beyond the scope of 311 services regulated by Chapter 475, Florida Statutes, as amended, including Broker's referral, recommendation, or 312 retention of any vendor; (iv) products or services provided by any vendor; and (v) expenses incurred by any 313 vendor. Seller and Buyer each assume full responsibility for selecting and compensating their respective vendors. 314 This Paragraph will not relieve Broker of statutory obligations. For purposes of this Paragraph, Broker will be 315 treated as a party to this Contract. This Paragraph will survive closing. 316
- 20. Commercial Real Estate Sales Commission Lien Act: If the Property is commercial real estate as defined by
   Section 475.701, Florida Statutes, the following disclosure will apply: The Florida Commercial Real Estate Sales
   Commission Lien Act provides that when a broker has earned a commission by performing licensed services
   under a brokerage agreement with you, the broker may claim a lien against your net sales proceeds for the
   broker's commission. The broker's lien rights under the act cannot be waived before the commission is earned.
- 322 21. Brokers: The licensee(s) and brokerage(s) named below are collectively referred to as "Broker." Instruction to closing agent: Seller and Buyer direct Closing Agent to disburse at Closing the full amount of the brokerage fees as specified in separate brokerage agreements with the parties and cooperative agreements between the Brokers, except to the extent Broker has retained such fees from the escrowed funds. This Paragraph will not be used to modify any MLS or other offer of compensation made by Seller or listing broker to cooperating brokers.

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BK3135692 Seller's Sales Associate/License No. BK3135692 Buyer's Sales Associate/License No.

	۱		info@courtneynoble		
Seller's Sales Associate Email	Address	Buyer's Sales	Associate Email	Address	
321.607.1311			321.607.1311		
Seller's Sales Associate Phone	Number	Buyer's Sales	Associate Phone		· · · · · · · · · · · · · · · · · · ·
Noble & Co Real Estate Professio	oanls LLC	Noble Buyer's Brok	& Co Real Estate Prot	fessioanls L	
LISTING DIOKETAGE		Buyer S BIOK	eraye		
5 Main Street, Titusville Florida	a 32796		ain Street, Titusville Fl	orida 32796	; 
Listing Brokerage Address		Buyer's Brok	erage Address		
<ul> <li>22. Addenda: The following addition (Check if applicable):</li> <li>□ A. Back-up Contract</li> <li>□ B. Kick Out Clause</li> <li>□ C. Other</li> </ul>				corporate	d into this Con
23. Additional Terms: Contract is of	conditioned upon	approval of the TCAA	Board Members.		
Property is subject to avigation easeme	ent.				
□ Seller counters Buyer's offer (to a deliver a copy of the acceptance to 3 □ Seller rejects Buyer's offer	COUNT accept the count Seller).	ER-OFFER/REJEC1 ter-offer, Buyer must	T <b>ION</b> sign or initial the o	counter-of	ffered terms ar
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□ Seller counters Buyer's offer (to a deliver a copy of the acceptance to s □ Seller rejects Buyer's offer This is intended to be a legally bis signing. Buyer:	COUNT accept the count Seller). nding Contract el Marden M&T Real Estate I ce: _ Fax: Dambo	ER-OFFER/REJECT ter-offer, Buyer must t. If not fully unders Development LLC	TION sign or initial the o tood, seek the ad	counter-of dvice of a Date: Date:	ffered terms ar in attorney be Nov 4, 2021
<ul> <li>□ Seller counters Buyer's offer (to a deliver a copy of the acceptance to 3</li> <li>□ Seller rejects Buyer's offer</li> <li>This is intended to be a legally bin signing.</li> <li>Buyer:</li></ul>	COUNT accept the count Seller). nding Contract el Manden M&T Real Estate D ce: _ Fax: 	ER-OFFER/REJECT ter-offer, Buyer must t. If not fully unders Development LLC	TION sign or initial the o tood, seek the ac	counter-of dvice of a Date: Date: Date:	ffered terms an n attorney be Nov 4, 2021

Buyer  $(\underbrace{MW}_{\text{Rev 3/21}})$  and Seller  $(\underbrace{k \not o })$  (\_\_\_\_) acknowledge receipt of a copy of this page, which is 7 of 8 pages.

378	Seller's address for purpose of notic	e:	
379*	Address:		
380*	Phone:	Fax:	Email:

381*	Effective Date:	(The date on which the last party signed or initialed and delivered the
382	final offer or counter-offer.)	

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## Vacant Land Contract

1.	Sale and Purchase ("Contract"): Titusville-Cocoa Airport Authority
	("Seller") and M&T Real Estate Development LLC
	(" <b>Buyer</b> ") (the "parties") agree to sell and buy on the terms and conditions specified below the property ("Property"
	Address: 155 N WILLIAMS AVE TITUSVILLE FL 32796 Legal Description: OAK RIDGE ESTATES LOT 10 BLK B
	Legal Description: OAK RIDGE ESTATES LOT 10 BLK B
	SEC/TWP //RNG of County, Florida. Real Property ID No.: Brevard
	including all improvements existing on the Property and the following additional property:
2.	Purchase Price: (U.S. currency)\$
	All deposits will be made payable to "Escrow Agent" named below and held in escrow by: Escrow Agent's Name: Kristy Mount Esquire,
	Escrow Agent's Contact Person: Kristy Mount
	Escrow Agent's Address: 1702 S. Washington Ave. Titusville, Florida 32780
	Escrow Agent's Phone:       321-267-5504, ext. 2         Escrow Agent's Email:       kmount@titusvillelaw.com
	Escrow Agent's Email: kmount@titusvillelaw.com
	(a) Initial deposit (\$0 if left blank) (Check if applicable)
	□ accompanies offer X will be delivered to Escrow Agent within days (3 days if left blank)
	after Effective Date\$ 1,000
	(b) Additional deposit will be delivered to Escrow Agent (Check if applicable)
	□ within days (10 days if left blank) after Effective Date
	□ within days (3 days if left blank) after expiration of Due Diligence Period\$
	(c) Total Financing (see Paragraph 6) (express as a dollar amount or percentage) \$
	(d) Other:
	(e) Balance to close (not including <b>Buyer's</b> closing costs, prepaid items, and prorations) to be paid at closing by wire transfer or other Collected funds
	(f) (Complete only if purchase price will be determined based on a per unit cost instead of a fixed price.) The
	unit used to determine the purchase price is $\Box$ lot $\Box$ acre $\Box$ square foot $\Box$ other (specify):
	prorating areas of less than a full unit. The purchase price will be \$ per unit based on a calculation of total area of the Property as certified to <b>Seller</b> and <b>Buyer</b> by a Florida licensed surveyor in
	accordance with Paragraph 8(c). The following rights of way and other areas will be excluded from the
	calculation:
3.	
	any, will be returned. The time for acceptance of any counter-offer will be 3 days after the date the counter-offer is
	delivered. The "Effective Date" of this Contract is the date on which the last one of the Seller and Buyer
	has signed or initialed and delivered this offer or the final counter-offer.
1.	Closing Date: This transaction will close onon/before 12/17/2021 ("Closing Date"), unless specifically
	extended by other provisions of this Contract. The Closing Date will prevail over all other time periods including,
	but not limited to, Financing and Due Diligence periods. However, if the Closing Date occurs on a Saturday,
	Sunday, or national legal holiday, it will extend to 5:00 p.m. (where the Property is located) of the next business
	day. In the event insurance underwriting is suspended on Closing Date and <b>Buyer</b> is unable to obtain property
	insurance, <b>Buyer</b> may postpone closing for up to 5 days after the insurance underwriting suspension is lifted. If
	this transaction does not close for any reason, <b>Buyer</b> will immediately return all <b>Seller</b> provided documents and other items.
5.	
	available on Closing Date due to Consumer Financial Protection Bureau Closing Disclosure delivery requirements

("CFPB Requirements), if applicable, then Closing Date shall be extended for such period necessary to satisfy 53 CFPB Requirements, provided such period shall not exceed 10 days. 54

### 6. Financing: (Check as applicable) 55

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- (a) **Buyer** will pay cash for the Property with no financing contingency. 56\*
- 57 \* (b) This Contract is contingent on **Buyer** gualifying for and obtaining the commitment(s) or approval(s) specified below ("Financing") within days after Effective Date (Closing Date or 30 days after Effective 58 \* Date, whichever occurs first, if left blank) ("Financing Period"). **Buyer** will apply for Financing within 59\* days after Effective Date (5 days if left blank) and will timely provide any and all credit, employment, financial, 60 and other information required by the lender. If Buyer, after using diligence and good faith, cannot obtain the 61 Financing within the Financing Period, either party may terminate this Contract and Buyer's deposit(s) will be 62 returned. 63

- returned.
   (1) □ New Financing: Buyer will secure a commitment for new third party financing for \$

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   (1) □ New Financing: Buyer will secure a commitment for new third party financing for \$

   (2) □ A fixed rate not exceeding \_\_\_\_\_\_% □ an

   65 \* adjustable interest rate not exceeding \_\_\_\_\_% at origination (a fixed rate at the prevailing interest rate 66 \* based on Buyer's creditworthiness if neither choice is selected). Buyer will keep Seller and Broker fully 67 informed of the loan application status and progress and authorizes the lender or mortgage broker to 68 disclose all such information to Seller and Broker. 69 70\*
  - (2) Seller Financing: Buyer will execute a first second purchase money note and mortgage to Seller in the amount of \$\_\_\_\_\_, bearing annual interest at \_\_\_\_% and payable as follows:

The mortgage, note, and any security agreement will be in a form acceptable to Seller and will follow forms generally accepted in the county where the Property is located; will provide for a late payment fee and acceleration at the mortgagee's option if **Buyer** defaults; will give **Buyer** the right to prepay without penalty all or part of the principal at any time(s) with interest only to date of payment; will be due on conveyance or sale; will provide for release of contiguous parcels, if applicable; and will require **Buyer** to keep liability insurance on the Property, with Seller as additional named insured. Buyer authorizes Seller to obtain credit, employment, and other necessary information to determine creditworthiness for the financing. Seller will, within 10 days after Effective Date, give Buyer written notice of whether or not Seller will make the loan.

83*	
84 *	LN# in the approximate amount of \$ currently payable at
85*	\$ per month, including principal, interest, □ taxes and insurance, and having a
86 *	□ fixed □ other (describe)
87 *	interest rate of% which 🛛 will 🗅 will not escalate upon assumption. Any variance in the mortgage
88	will be adjusted in the balance due at closing with no adjustment to purchase price. Buyer will purchase
89 *	Seller's escrow account dollar for dollar. If the interest rate upon transfer exceeds% or the
90 *	assumption/transfer fee exceeds \$, either party may elect to pay the excess, failing
91	which this Contract will terminate; and <b>Buyer's</b> deposit(s) will be returned. If the lender disapproves
92	Buyer, this Contract will terminate; and Buyer's deposit(s) will be returned.

- 93\* 7. Assignability: (Check one) Buyer 
  may assign and thereby be released from any further liability under this Contract,  $\Box$  may assign but not be released from liability under this Contract, or XI may not assign this Contract. 94\*
- Title: Seller has the legal capacity to and will convey marketable title to the Property by K statutory warranty 95 \* 8. deed 
  special warranty deed 
  other (specify) , free of liens, easements, 96\* and encumbrances of record or known to **Seller**, but subject to property taxes for the year of closing; covenants, 97 restrictions, and public utility easements of record; existing zoning and governmental regulations; and (list any 98 other matters to which title will be subject) 99\*
- provided there exists at closing no violation of the foregoing. 100
- (a) Title Evidence: The party who pays for the owner's title insurance policy will select the closing agent and pay 101 for the title search, including tax and lien search (including municipal lien search) if performed, and all other 102 fees charged by closing agent. Seller will deliver to Buyer, at 103
- (Check one) Seller's Buyer's expense and 104 \*

#### (Check one) $\times$ within 15 days after Effective Date $\Box$ at least days before Closing Date, 105 \* (Check one) 106

(1) X a title insurance commitment by a Florida licensed title insurer setting forth those matters to be 107 \* discharged by Seller at or before closing and, upon Buyer recording the deed, an owner's policy in the 108

amount of the purchase price for fee simple title subject only to the exceptions stated above. If Buyer is paying for the owner's title insurance policy and **Seller** has an owner's policy, **Seller** will deliver a copy to Buyer within 15 days after Effective Date.

- (2) an abstract of title, prepared or brought current by an existing abstract firm or certified as correct by an 112\* existing firm. However, if such an abstract is not available to **Seller**, then a prior owner's title policy 113 acceptable to the proposed insurer as a base for reissuance of coverage may be used. The prior policy will 114 include copies of all policy exceptions and an update in a format acceptable to **Buyer** from the policy 115 effective date and certified to Buyer or Buyer's closing agent together with copies of all documents 116 recited in the prior policy and in the update. If such an abstract or prior policy is not available to Seller, 117 then (1) above will be the title evidence. 118
- (b) Title Examination: After receipt of the title evidence, Buyer will, within days (10 days if left blank) but 119\* no later than Closing Date, deliver written notice to Seller of title defects. Title will be deemed acceptable to 120 Buyer if (i) Buyer fails to deliver proper notice of defects or (ii) Buyer delivers proper written notice and Seller 121 cures the defects within days (30 days if left blank) ("Cure Period") after receipt of the notice. If the 122 \* defects are cured within the Cure Period, closing will occur within 10 days after receipt by Buyer of notice of 123 such cure. Seller may elect not to cure defects if Seller reasonably believes any defect cannot be cured within 124 125 the Cure Period. If the defects are not cured within the Cure Period, Buyer will have 10 days after receipt of notice of Seller's inability to cure the defects to elect whether to terminate this Contract or accept title subject 126 to existing defects and close the transaction without reduction in purchase price. 127
- (c) Survey: Buyer may, at Buyer's expense, have the Property surveyed and must deliver written notice to 128 Seller, within 5 days after receiving survey but not later than 5 days before Closing Date, of any 129 encroachments on the Property, encroachments by the Property's improvements on other lands, or deed 130 restriction or zoning violations. Any such encroachment or violation will be treated in the same manner as a 131 title defect and Seller's and Buyer's obligations will be determined in accordance with Paragraph 8(b). 132 133
  - (d) Ingress and Egress: Seller warrants that the Property presently has ingress and egress.
- Property Condition: Seller will deliver the Property to Buyer at closing in its present "as is" condition, with 134 9 conditions resulting from Buyer's Inspections and casualty damage, if any, excepted. Seller will not engage in or 135 permit any activity that would materially alter the Property's condition without the Buyer's prior written consent. 136 137
  - (a) Inspections: (Check (1) or (2))

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- (1) X Due Diligence Period: Buyer will, at Buyer's expense and within \_\_\_\_\_\_ days (30 days if left blank) 138 \* ("Due Diligence Period") after Effective Date and in Buyer's sole and absolute discretion, determine 139 whether the Property is suitable for **Buyer's** intended use. During the Due Diligence Period, **Buyer** may 140 141 conduct a Phase 1 environmental assessment and any other tests, analyses, surveys, and investigations ("Inspections") that **Buyer** deems necessary to determine to **Buyer's** satisfaction the Property's 142 engineering, architectural, and environmental properties; zoning and zoning restrictions; subdivision 143 statutes; soil and grade; availability of access to public roads, water, and other utilities; consistency with 144 local, state, and regional growth management plans; availability of permits, government approvals, and 145 licenses; and other inspections that **Buyer** deems appropriate. If the Property must be rezoned, **Buyer** will 146 obtain the rezoning from the appropriate government agencies. Seller will sign all documents Buyer is 147 required to file in connection with development or rezoning approvals. Seller gives Buyer, its agents, 148 contractors, and assigns, the right to enter the Property at any time during the Due Diligence Period for the 149 purpose of conducting Inspections, provided, however, that **Buyer**, its agents, contractors, and assigns 150 enter the Property and conduct Inspections at their own risk. Buyer will indemnify and hold Seller 151 harmless from losses, damages, costs, claims, and expenses of any nature, including attorneys' fees, 152 expenses, and liability incurred in application for rezoning or related proceedings, and from liability to any 153 person, arising from the conduct of any and all Inspections or any work authorized by Buyer. Buyer will 154 155 not engage in any activity that could result in a construction lien being filed against the Property without Seller's prior written consent. If this transaction does not close, Buyer will, at Buyer's expense, (i) repair 156 all damages to the Property resulting from the Inspections and return the Property to the condition it was in 157 before conducting the Inspections and (ii) release to Seller all reports and other work generated as a 158 result of the Inspections. 159
- Before expiration of the Due Diligence Period, Buyer must deliver written notice to Seller of Buyer's 160 determination of whether or not the Property is acceptable. Buyer's failure to comply with this notice 161 requirement will constitute acceptance of the Property as suitable for Buyer's intended use in its "as is" 162 163 condition. If the Property is unacceptable to **Buyer** and written notice of this fact is timely delivered to Seller, this Contract will be deemed terminated, and Buyer's deposit(s) will be returned. 164

- 165\* (2) □ No Due Diligence Period: Buyer is satisfied that the Property is suitable for Buyer's purposes,
   including being satisfied that either public sewerage and water are available to the Property or the
   Property will be approved for the installation of a well and/or private sewerage disposal system and that
   existing zoning and other pertinent regulations and restrictions, such as subdivision or deed restrictions,
   concurrency, growth management, and environmental conditions, are acceptable to Buyer. This Contract
   is not contingent on Buyer conducting any further investigations.
- (b) Government Regulations: Changes in government regulations and levels of service which affect Buyer's
   intended use of the Property will not be grounds for terminating this Contract if the Due Diligence Period has
   expired or if Paragraph 9(a)(2) is selected.
- (c) Flood Zone: Buyer is advised to verify by survey, with the lender, and with appropriate government agencies
   which flood zone the Property is in, whether flood insurance is required, and what restrictions apply to
   improving the Property and rebuilding in the event of casualty.
- (d) Coastal Construction Control Line ("CCCL"): If any part of the Property lies seaward of the CCCL as 177 defined in Section 161.053. Florida Statutes. Seller will provide Buver with an affidavit or survey as required 178 by law delineating the line's location on the Property, unless **Buyer** waives this requirement in writing. The 179 Property being purchased may be subject to coastal erosion and to federal, state, or local regulations that 180 181 govern coastal property, including delineation of the CCCL, rigid coastal protection structures, beach nourishment, and the protection of marine turtles. Additional information can be obtained from the Florida 182 Department of Environmental Protection, including whether there are significant erosion conditions associated 183 with the shore line of the Property being purchased. 184
- 185\* **Buyer** waives the right to receive a CCCL affidavit or survey.
- 10. Closing Procedure; Costs: Closing will take place in the county where the Property is located and may be
   conducted by mail or electronic means. If title insurance insures Buyer for title defects arising between the title
   binder effective date and recording of Buyer's deed, closing agent will disburse at closing the net sale proceeds to
   Seller (in local cashier's check if Seller requests in writing at least 5 days before closing) and brokerage fees to
   Broker as per Paragraph 21. In addition to other expenses provided in this Contract, Seller and Buyer will pay the
   costs indicated below.

### 192 (a) Seller Costs:

- Taxes on deed
- Recording fees for documents needed to cure title
- 195Title evidence (if applicable under Paragraph 8)
- 196 Estoppel Fee(s)

# 197 \* Other: 198 (b) Buyer Costs:

- 199 Taxes and recording fees on notes and mortgages
- 200 Recording fees on the deed and financing statements
- 201 Loan expenses
- 202 Title evidence (if applicable under Paragraph 8)
- 203 Lender's title policy at the simultaneous issue rate
- 204Inspections205Survey
- 205 206

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- 206Insurance207★Other:
- (c) Prorations: The following items will be made current and prorated as of the day before Closing Date: real
   estate taxes (including special benefit tax liens imposed by a CDD), interest, bonds, assessments, leases, and
   other Property expenses and revenues. If taxes and assessments for the current year cannot be determined,
   the previous year's rates will be used with adjustment for any exemptions.
- (d) Special Assessment by Public Body: Regarding special assessments imposed by a public body, Seller will pay (i) the full amount of liens that are certified, confirmed, and ratified before closing and (ii) the amount of the last estimate of the assessment if an improvement is substantially completed as of Effective Date but has not resulted in a lien before closing; and Buyer will pay all other amounts. If special assessments may be paid in installments, X Seller □ Buyer (Buyer if left blank) will pay installments due after closing. If Seller is checked, Seller will pay the assessment in full before or at the time of closing. Public body does not include a Homeowners' or Condominium Association.
  - (e) **PROPERTY TAX DISCLOSURE SUMMARY: BUYER** SHOULD NOT RELY ON THE **SELLER'S** CURRENT PROPERTY TAXES AS THE AMOUNT OF PROPERTY TAXES THAT **BUYER** MAY BE OBLIGATED TO PAY IN THE YEAR SUBSEQUENT TO PURCHASE. A CHANGE OF OWNERSHIP OR PROPERTY

222 223 224 IMPROVEMENTS TRIGGERS REASSESSMENTS OF THE PROPERTY THAT COULD RESULT IN HIGHER PROPERTY TAXES. IF YOU HAVE ANY QUESTIONS CONCERNING VALUATION, CONTACT THE COUNTY PROPERTY APPRAISER'S OFFICE FOR FURTHER INFORMATION.

- (f) Foreign Investment in Real Property Tax Act ("FIRPTA"): If Seller is a "foreign person" as defined by
   FIRPTA, Seller and Buyer will comply with FIRPTA, which may require Seller to provide additional cash at
   closing.
- (g) 1031 Exchange: If either Seller or Buyer wish to enter into a like-kind exchange (either simultaneously with closing or after) under Section 1031 of the Internal Revenue Code ("Exchange"), the other party will cooperate in all reasonable respects to effectuate the Exchange including executing documents, provided, however, that the cooperating party will incur no liability or cost related to the Exchange and that the closing will not be contingent upon, extended, or delayed by the Exchange.
- 11. Computation of Time: Calendar days will be used when computing time periods, except time periods of 5 days or less. Time periods of 5 days or less will be computed without including Saturday, Sunday, or national legal holidays specified in 5 U.S.C. 6103(a). Other than time for acceptance and Effective Date as set forth in Paragraph 3, any time periods provided for or dates specified in this Contract, whether preprinted, handwritten, typewritten or inserted herein, which shall end or occur on a Saturday, Sunday, or national legal holiday (see 5 U.S.C. 6103) shall extend until 5:00 p.m. (where the Property is located) of the next business day. Time is of the essence in this Contract.
- 12. Risk of Loss; Eminent Domain: If any portion of the Property is materially damaged by casualty before closing
   or Seller negotiates with a governmental authority to transfer all or part of the Property in lieu of eminent domain
   proceedings or an eminent domain proceeding is initiated, Seller will promptly inform Buyer. Either party may
   terminate this Contract by written notice to the other within 10 days after Buyer's receipt of Seller's notification,
   and Buyer's deposit(s) will be returned, failing which Buyer will close in accordance with this Contract and receive
   all payments made by the governmental authority or insurance company, if any.
- 13. Force Majeure: Seller or Buyer will not be required to perform any obligation under this Contract or be liable to 246 each other for damages so long as the performance or non-performance of the obligation is delayed, caused, or 247 prevented by an act of God or force majeure. An "act of God or "force majeure" is defined as hurricanes, 248 earthquakes, floods, fire, unusual transportation delays, wars, insurrections, and any other cause not reasonably 249 within the control of **Seller** or **Buyer** and which by the exercise of due diligence the non-performing party is unable 250 in whole or in part to prevent or overcome. All time periods, including Closing Date, will be extended for the period 251 that the act of God or force majeure is in place. However, in the event that such act of God or force majeure event 252 253 continues beyond 30 days, either party may terminate this Contract by delivering written notice to the other; and Buyer's deposit(s) will be returned. 254
- 14. Notices: All notices will be in writing and delivered to the parties and Broker by mail, personal delivery, or
   electronic means. Buyer's failure to timely deliver written notice to Seller, when such notice is required by
   this Contract, regarding any contingency will render that contingency null and void, and this Contract will
   be construed as if the contingency did not exist. Any notice, document, or item delivered to or received by
   an attorney or licensee (including a transactions broker) representing a party will be as effective as if
   delivered to or received by that party.
- 15. Complete Agreement; Persons Bound: This Contract is the entire agreement between Seller and Buyer. 261 Except for brokerage agreements, no prior or present agreements will bind Seller. Buyer, or Broker unless 262 incorporated into this Contract. Modifications of this Contract will not be binding unless in writing, signed or 263 initialed, and delivered by the party to be bound. Electronic signatures will be acceptable and binding. This 264 Contract, signatures, initials, documents referenced in this Contract, counterparts, and written modifications 265 communicated electronically or on paper will be acceptable for all purposes, including delivery, and will be binding. 266 Handwritten or typewritten terms inserted in or attached to this Contract prevail over preprinted terms. If any 267 provision of this Contract is or becomes invalid or unenforceable, all remaining provisions will continue to be fully 268 effective. Seller and Buyer will use diligence and good faith in performing all obligations under this Contract. This 269 Contract will not be recorded in any public record. The terms "Seller," "Buyer," and "Broker" may be singular or 270 plural. This Contract is binding on the heirs, administrators, executors, personal representatives, and assigns, if 271 permitted, of Seller, Buyer, and Broker. 272
- **16. Default and Dispute Resolution:** This Contract will be construed under Florida law. This Paragraph will survive closing or termination of this Contract.
- (a) Seller Default: If Seller fails, neglects, or refuses to perform Seller's obligations under this Contract, Buyer
   may elect to receive a return of Buyer's deposit(s) without thereby waiving any action for damages resulting

- 277from Seller's breach and may seek to recover such damages or seek specific performance. Seller will also be278liable for the full amount of the brokerage fee.
- (b) Buyer Default: If Buyer fails, neglects, or refuses to perform Buyer's obligations under this Contract,
   including payment of deposit(s), within the time(s) specified, Seller may elect to recover and retain the
   deposit(s), paid and agreed to be paid, for the account of Seller as agreed upon liquidated damages,
   consideration for execution of this Contract, and in full settlement of any claims, whereupon Seller and Buyer
   will be relieved from all further obligations under this Contract; or Seller, at Seller's option, may proceed in
   equity to enforce Seller's rights under this Contract.
- **17. Attorney's Fees; Costs:** In any litigation permitted by this Contract, the prevailing party shall be entitled to
   recover from the non-prevailing party costs and fees, including reasonable attorney's fees, incurred in conducting
   the litigation. This Paragraph 17 shall survive Closing or termination of this Contract.
- 18. Escrow Agent; Closing Agent: Seller and Buyer authorize Escrow Agent and closing agent (collectively 288 "Agent") to receive, deposit, and hold funds and other items in escrow and, subject to Collection, disburse them 289 upon proper authorization and in accordance with Florida law and the terms of this Contract, including disbursing 290 brokerage fees. "Collection" or "Collected" means any checks tendered or received have become actually and 291 292 finally collected and deposited in the account of Agent. The parties agree that Agent will not be liable to any person for misdelivery of escrowed items to Seller or Buyer, unless the misdelivery is due to Agent's willful breach of this 293 Contract or gross negligence. If Agent interpleads the subject matter of the escrow, Agent will pay the filing fees 294 and costs from the deposit and will recover reasonable attorneys' fees and costs to be paid from the escrowed 295 funds or equivalent and charged and awarded as court costs in favor of the prevailing party. 296
- 19. Professional Advice; Broker Liability: Broker advises Seller and Buyer to verify all facts and representations 297 that are important to them and to consult an appropriate professional for legal advice (for example, interpreting this 298 Contract, determining the effect of laws on the Property and this transaction, status of title, foreign investor 299 reporting requirements, the effect of property lying partially or totally seaward of the CCCL, etc.) and for tax, 300 property condition, environmental, and other specialized advice. Buyer acknowledges that all representations 301 (oral, written, or otherwise) by Broker are based on **Seller** representations or public records. **Buver agrees to rely** 302 solely on Seller, professional inspectors, and government agencies for verification of the Property 303 condition and facts that materially affect Property value. Seller and Buyer respectively will pay all costs and 304 expenses, including reasonable attorneys' fees at all levels, incurred by Broker and Broker's officers, directors, 305 agents, and employees in connection with or arising from Seller's or Buyer's misstatement or failure to perform 306 307 contractual obligations. Seller and Buyer hold harmless and release Broker and Broker's officers, directors, 308 agents, and employees from all liability for loss or damage based on (i) Seller's or Buver's misstatement or failure to perform contractual obligations; (ii) the use or display of listing data by third parties, including, but not limited to, 309 photographs, images, graphics, video recordings, virtual tours, drawings, written descriptions, and remarks related 310 to the Property; (iii) Broker's performance, at Seller's or Buyer's request, of any task beyond the scope of 311 services regulated by Chapter 475, Florida Statutes, as amended, including Broker's referral, recommendation, or 312 retention of any vendor; (iv) products or services provided by any vendor; and (v) expenses incurred by any 313 vendor. Seller and Buyer each assume full responsibility for selecting and compensating their respective vendors. 314 This Paragraph will not relieve Broker of statutory obligations. For purposes of this Paragraph, Broker will be 315 treated as a party to this Contract. This Paragraph will survive closing. 316
- 20. Commercial Real Estate Sales Commission Lien Act: If the Property is commercial real estate as defined by
   Section 475.701, Florida Statutes, the following disclosure will apply: The Florida Commercial Real Estate Sales
   Commission Lien Act provides that when a broker has earned a commission by performing licensed services
   under a brokerage agreement with you, the broker may claim a lien against your net sales proceeds for the
   broker's commission. The broker's lien rights under the act cannot be waived before the commission is earned.
- 322 21. Brokers: The licensee(s) and brokerage(s) named below are collectively referred to as "Broker." Instruction to closing agent: Seller and Buyer direct Closing Agent to disburse at Closing the full amount of the brokerage fees as specified in separate brokerage agreements with the parties and cooperative agreements between the Brokers, except to the extent Broker has retained such fees from the escrowed funds. This Paragraph will not be used to modify any MLS or other offer of compensation made by Seller or listing broker to cooperating brokers.

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BK3135692 Seller's Sales Associate/License No. BK3135692 Buyer's Sales Associate/License No.

	۱		info@courtneynoble		
Seller's Sales Associate Email	Address	Buyer's Sales	Associate Email	Address	
321.607.1311			321.607.1311		
Seller's Sales Associate Phone	Number	Buyer's Sales	Associate Phone		· · · · · · · · · · · · · · · · · · ·
Noble & Co Real Estate Professio	oanls LLC	Noble Buyer's Brok	& Co Real Estate Prot	fessioanls L	
LISTING DIOKETAGE		Buyer S BIOK	eraye		
5 Main Street, Titusville Florida	a 32796		ain Street, Titusville Fl	orida 32796	; 
Listing Brokerage Address		Buyer's Brok	erage Address		
<ul> <li>22. Addenda: The following addition (Check if applicable):</li> <li>□ A. Back-up Contract</li> <li>□ B. Kick Out Clause</li> <li>□ C. Other</li> </ul>				corporate	d into this Con
23. Additional Terms: Contract is of	conditioned upon	approval of the TCAA	Board Members.		
Property is subject to avigation easeme	ent.				
□ Seller counters Buyer's offer (to a deliver a copy of the acceptance to 3 □ Seller rejects Buyer's offer	COUNT accept the count Seller).	ER-OFFER/REJEC1 ter-offer, Buyer must	T <b>ION</b> sign or initial the o	counter-of	ffered terms ar
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□ Seller counters Buyer's offer (to a deliver a copy of the acceptance to s □ Seller rejects Buyer's offer This is intended to be a legally bin	COUNT accept the count Seller). nding Contract	ER-OFFER/REJEC1 ter-offer, Buyer must t. If not fully unders	TON sign or initial the o tood, seek the ad	counter-or	ffered terms ar
□ Seller counters Buyer's offer (to a deliver a copy of the acceptance to s □ Seller rejects Buyer's offer This is intended to be a legally bin signing.	COUNT accept the count Seller). nding Contract el Marsden	ER-OFFER/REJECT ter-offer, Buyer must t. If not fully unders	TON sign or initial the o tood, seek the ad	counter-or	ffered terms ar
□ Seller counters Buyer's offer (to a deliver a copy of the acceptance to s □ Seller rejects Buyer's offer This is intended to be a legally bin signing. Buyer:Midda	COUNT accept the count Seller). nding Contract ed Marsden M&T Real Estate I	ER-OFFER/REJEC1 ter-offer, Buyer must t. If not fully unders	TION sign or initial the o tood, seek the ad	counter-of dvice of a	ffered terms ar I <b>n attorney be</b> Nov 4, 2021
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<ul> <li>□ Seller counters Buyer's offer (to a deliver a copy of the acceptance to 3</li> <li>□ Seller rejects Buyer's offer</li> <li>This is intended to be a legally bin signing.</li> <li>Buyer:</li></ul>	COUNT accept the count Seller). nding Contract el Manden M&T Real Estate D ce: _ Fax: 	ER-OFFER/REJECT ter-offer, Buyer must t. If not fully unders Development LLC	TION sign or initial the o tood, seek the ad	counter-of dvice of a Date: Date: Date:	ffered terms an n attorney be Nov 4, 2021

Buyer  $(\underbrace{MW}_{\text{Rev 3/21}})$  and Seller  $(\underbrace{k \not o })$  (\_\_\_\_) acknowledge receipt of a copy of this page, which is 7 of 8 pages.

378	Seller's address for purpose of notic	e:	
379*	Address:		
380*	Phone:	Fax:	Email:

381*	Effective Date:	(The date on which the last party signed or initialed and delivered the
382	final offer or counter-offer.)	

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## Vacant Land Contract

1.	Sale and Purchase ("Contract"): Titusville-Cocoa Airport Authority
	("Seller") and M&T Real Estate Development LLC
	(" <b>Buyer</b> ") (the "parties") agree to sell and buy on the terms and conditions specified below the property ("Property"
	Address:       175 N WILLIAMS AVE TITUSVILLE FL 32796         Legal Description:       OAK RIDGE ESTATES LOT 11 BLK B
	Legal Description: OAK RIDGE ESTATES LOT 11 BLK B
	SEC/TWP //RNG of County, Florida. Real Property ID No.: Brevard
	including all improvements existing on the Property and the following additional property:
2.	Purchase Price: (U.S. currency)
	All deposits will be made payable to "Escrow Agent" named below and held in escrow by: Escrow Agent's Name: Kristy Mount Esquire,
	Escrow Agent's Contact Person: Kristy Mount
	Escrow Agent's Address: 1702 S. Washington Ave. Titusville, Florida 32780
	Escrow Agent's Phone:       321-267-5504, ext. 2         Escrow Agent's Email:       kmount@titusvillelaw.com
	Escrow Agent's Email: kmount@titusvillelaw.com
	(a) Initial deposit (\$0 if left blank) (Check if applicable)
	□ accompanies offer X will be delivered to Escrow Agent within days (3 days if left blank)
	after Effective Date\$ 1,000
	(b) Additional deposit will be delivered to Escrow Agent (Check if applicable)
	□ within days (10 days if left blank) after Effective Date
	□ within days (3 days if left blank) after expiration of Due Diligence Period\$
	(c) Total Financing (see Paragraph 6) (express as a dollar amount or percentage)
	(d) Other:
	(e) Balance to close (not including <b>Buyer's</b> closing costs, prepaid items, and prorations)
	to be paid at closing by wire transfer or other Collected funds
	(f) (Complete only if purchase price will be determined based on a per unit cost instead of a fixed price.) The
	unit used to determine the purchase price is $\Box$ lot $\Box$ acre $\Box$ square foot $\Box$ other (specify):
	prorating areas of less than a full unit. The purchase price will be \$ per unit based on a
	calculation of total area of the Property as certified to <b>Seller</b> and <b>Buyer</b> by a Florida licensed surveyor in accordance with Paragraph 8(c). The following rights of way and other areas will be excluded from the
	calculation:
3.	
	delivered to all parties on or before <u>Nov 5, 2021</u> , this offer will be withdrawn and <b>Buyer's</b> deposit, if
	any, will be returned. The time for acceptance of any counter-offer will be 3 days after the date the counter-offer is
	delivered. The "Effective Date" of this Contract is the date on which the last one of the Seller and Buyer
	has signed or initialed and delivered this offer or the final counter-offer.
4.	
	extended by other provisions of this Contract. The Closing Date will prevail over all other time periods including,
	but not limited to, Financing and Due Diligence periods. However, if the Closing Date occurs on a Saturday,
	Sunday, or national legal holiday, it will extend to 5:00 p.m. (where the Property is located) of the next business day. In the event insurance underwriting is suspended on Closing Date and <b>Buyer</b> is unable to obtain property
	insurance, <b>Buyer</b> may postpone closing for up to 5 days after the insurance underwriting suspension is lifted. If
	this transaction does not close for any reason, <b>Buyer</b> will immediately return all <b>Seller</b> provided documents and
	other items.
5.	
	available on Closing Date due to Consumer Financial Protection Bureau Closing Disclosure delivery requirements

("CFPB Requirements), if applicable, then Closing Date shall be extended for such period necessary to satisfy 53 CFPB Requirements, provided such period shall not exceed 10 days. 54

### 6. Financing: (Check as applicable) 55

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- (a) **Buyer** will pay cash for the Property with no financing contingency. 56\*
- 57 \* (b) This Contract is contingent on **Buyer** gualifying for and obtaining the commitment(s) or approval(s) specified below ("Financing") within days after Effective Date (Closing Date or 30 days after Effective 58 \* Date, whichever occurs first, if left blank) ("Financing Period"). **Buyer** will apply for Financing within 59\* days after Effective Date (5 days if left blank) and will timely provide any and all credit, employment, financial, 60 and other information required by the lender. If Buyer, after using diligence and good faith, cannot obtain the 61 Financing within the Financing Period, either party may terminate this Contract and Buyer's deposit(s) will be 62 returned. 63

- returned.
   (1) □ New Financing: Buyer will secure a commitment for new third party financing for \$

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   (2) □ A fixed rate not exceeding \_\_\_\_\_\_% □ an

   65 \* adjustable interest rate not exceeding \_\_\_\_\_% at origination (a fixed rate at the prevailing interest rate 66 \* based on Buyer's creditworthiness if neither choice is selected). Buyer will keep Seller and Broker fully 67 informed of the loan application status and progress and authorizes the lender or mortgage broker to 68 disclose all such information to Seller and Broker. 69 70\*
  - (2) Seller Financing: Buyer will execute a first second purchase money note and mortgage to Seller in the amount of \$\_\_\_\_\_, bearing annual interest at \_\_\_\_% and payable as follows:

The mortgage, note, and any security agreement will be in a form acceptable to Seller and will follow forms generally accepted in the county where the Property is located; will provide for a late payment fee and acceleration at the mortgagee's option if **Buyer** defaults; will give **Buyer** the right to prepay without penalty all or part of the principal at any time(s) with interest only to date of payment; will be due on conveyance or sale; will provide for release of contiguous parcels, if applicable; and will require **Buyer** to keep liability insurance on the Property, with Seller as additional named insured. Buyer authorizes Seller to obtain credit, employment, and other necessary information to determine creditworthiness for the financing. Seller will, within 10 days after Effective Date, give Buyer written notice of whether or not Seller will make the loan.

83*	
84 *	LN# in the approximate amount of \$ currently payable at
85*	\$ per month, including principal, interest, □ taxes and insurance, and having a
86 *	□ fixed □ other (describe)
87 *	interest rate of% which 🛛 will 🗅 will not escalate upon assumption. Any variance in the mortgage
88	will be adjusted in the balance due at closing with no adjustment to purchase price. Buyer will purchase
89 *	Seller's escrow account dollar for dollar. If the interest rate upon transfer exceeds% or the
90 *	assumption/transfer fee exceeds \$, either party may elect to pay the excess, failing
91	which this Contract will terminate; and <b>Buyer's</b> deposit(s) will be returned. If the lender disapproves
92	Buyer, this Contract will terminate; and Buyer's deposit(s) will be returned.

- 93\* 7. Assignability: (Check one) Buyer 
  may assign and thereby be released from any further liability under this Contract,  $\Box$  may assign but not be released from liability under this Contract, or XI may not assign this Contract. 94\*
- Title: Seller has the legal capacity to and will convey marketable title to the Property by K statutory warranty 95 \* 8. deed 
  special warranty deed 
  other (specify) , free of liens, easements, 96\* and encumbrances of record or known to **Seller**, but subject to property taxes for the year of closing; covenants, 97 restrictions, and public utility easements of record; existing zoning and governmental regulations; and (list any 98 other matters to which title will be subject) 99\*
- provided there exists at closing no violation of the foregoing. 100
- (a) Title Evidence: The party who pays for the owner's title insurance policy will select the closing agent and pay 101 for the title search, including tax and lien search (including municipal lien search) if performed, and all other 102 fees charged by closing agent. Seller will deliver to Buyer, at 103
- (Check one) Seller's Buyer's expense and 104 \*

#### (Check one) $\times$ within 15 days after Effective Date $\Box$ at least days before Closing Date, 105 \* (Check one) 106

(1) X a title insurance commitment by a Florida licensed title insurer setting forth those matters to be 107 \* discharged by Seller at or before closing and, upon Buyer recording the deed, an owner's policy in the 108

amount of the purchase price for fee simple title subject only to the exceptions stated above. If Buyer is paying for the owner's title insurance policy and **Seller** has an owner's policy, **Seller** will deliver a copy to Buyer within 15 days after Effective Date.

- (2) an abstract of title, prepared or brought current by an existing abstract firm or certified as correct by an 112\* existing firm. However, if such an abstract is not available to **Seller**, then a prior owner's title policy 113 acceptable to the proposed insurer as a base for reissuance of coverage may be used. The prior policy will 114 include copies of all policy exceptions and an update in a format acceptable to **Buyer** from the policy 115 effective date and certified to Buyer or Buyer's closing agent together with copies of all documents 116 recited in the prior policy and in the update. If such an abstract or prior policy is not available to Seller, 117 then (1) above will be the title evidence. 118
- (b) Title Examination: After receipt of the title evidence, Buyer will, within days (10 days if left blank) but 119\* no later than Closing Date, deliver written notice to Seller of title defects. Title will be deemed acceptable to 120 Buyer if (i) Buyer fails to deliver proper notice of defects or (ii) Buyer delivers proper written notice and Seller 121 cures the defects within days (30 days if left blank) ("Cure Period") after receipt of the notice. If the 122 \* defects are cured within the Cure Period, closing will occur within 10 days after receipt by Buyer of notice of 123 such cure. Seller may elect not to cure defects if Seller reasonably believes any defect cannot be cured within 124 125 the Cure Period. If the defects are not cured within the Cure Period, Buyer will have 10 days after receipt of notice of Seller's inability to cure the defects to elect whether to terminate this Contract or accept title subject 126 to existing defects and close the transaction without reduction in purchase price. 127
- (c) Survey: Buyer may, at Buyer's expense, have the Property surveyed and must deliver written notice to 128 Seller, within 5 days after receiving survey but not later than 5 days before Closing Date, of any 129 encroachments on the Property, encroachments by the Property's improvements on other lands, or deed 130 restriction or zoning violations. Any such encroachment or violation will be treated in the same manner as a 131 title defect and Seller's and Buyer's obligations will be determined in accordance with Paragraph 8(b). 132 133
  - (d) Ingress and Egress: Seller warrants that the Property presently has ingress and egress.
- Property Condition: Seller will deliver the Property to Buyer at closing in its present "as is" condition, with 134 9 conditions resulting from Buyer's Inspections and casualty damage, if any, excepted. Seller will not engage in or 135 permit any activity that would materially alter the Property's condition without the Buyer's prior written consent. 136 137
  - (a) Inspections: (Check (1) or (2))

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- (1) X Due Diligence Period: Buyer will, at Buyer's expense and within \_\_\_\_\_\_ days (30 days if left blank) 138 \* ("Due Diligence Period") after Effective Date and in Buyer's sole and absolute discretion, determine 139 whether the Property is suitable for **Buyer's** intended use. During the Due Diligence Period, **Buyer** may 140 141 conduct a Phase 1 environmental assessment and any other tests, analyses, surveys, and investigations ("Inspections") that **Buyer** deems necessary to determine to **Buyer's** satisfaction the Property's 142 engineering, architectural, and environmental properties; zoning and zoning restrictions; subdivision 143 statutes; soil and grade; availability of access to public roads, water, and other utilities; consistency with 144 local, state, and regional growth management plans; availability of permits, government approvals, and 145 licenses; and other inspections that **Buyer** deems appropriate. If the Property must be rezoned, **Buyer** will 146 obtain the rezoning from the appropriate government agencies. Seller will sign all documents Buyer is 147 required to file in connection with development or rezoning approvals. Seller gives Buyer, its agents, 148 contractors, and assigns, the right to enter the Property at any time during the Due Diligence Period for the 149 purpose of conducting Inspections, provided, however, that **Buyer**, its agents, contractors, and assigns 150 enter the Property and conduct Inspections at their own risk. Buyer will indemnify and hold Seller 151 harmless from losses, damages, costs, claims, and expenses of any nature, including attorneys' fees, 152 expenses, and liability incurred in application for rezoning or related proceedings, and from liability to any 153 person, arising from the conduct of any and all Inspections or any work authorized by Buyer. Buyer will 154 155 not engage in any activity that could result in a construction lien being filed against the Property without Seller's prior written consent. If this transaction does not close, Buyer will, at Buyer's expense, (i) repair 156 all damages to the Property resulting from the Inspections and return the Property to the condition it was in 157 before conducting the Inspections and (ii) release to Seller all reports and other work generated as a 158 result of the Inspections. 159
- Before expiration of the Due Diligence Period, Buyer must deliver written notice to Seller of Buyer's 160 determination of whether or not the Property is acceptable. Buyer's failure to comply with this notice 161 requirement will constitute acceptance of the Property as suitable for Buyer's intended use in its "as is" 162 163 condition. If the Property is unacceptable to **Buyer** and written notice of this fact is timely delivered to Seller, this Contract will be deemed terminated, and Buyer's deposit(s) will be returned. 164

- 165\* (2) □ No Due Diligence Period: Buyer is satisfied that the Property is suitable for Buyer's purposes,
   including being satisfied that either public sewerage and water are available to the Property or the
   Property will be approved for the installation of a well and/or private sewerage disposal system and that
   existing zoning and other pertinent regulations and restrictions, such as subdivision or deed restrictions,
   concurrency, growth management, and environmental conditions, are acceptable to Buyer. This Contract
   is not contingent on Buyer conducting any further investigations.
- (b) Government Regulations: Changes in government regulations and levels of service which affect Buyer's
   intended use of the Property will not be grounds for terminating this Contract if the Due Diligence Period has
   expired or if Paragraph 9(a)(2) is selected.
- (c) Flood Zone: Buyer is advised to verify by survey, with the lender, and with appropriate government agencies
   which flood zone the Property is in, whether flood insurance is required, and what restrictions apply to
   improving the Property and rebuilding in the event of casualty.
- (d) Coastal Construction Control Line ("CCCL"): If any part of the Property lies seaward of the CCCL as 177 defined in Section 161.053. Florida Statutes. Seller will provide Buver with an affidavit or survey as required 178 by law delineating the line's location on the Property, unless **Buyer** waives this requirement in writing. The 179 Property being purchased may be subject to coastal erosion and to federal, state, or local regulations that 180 181 govern coastal property, including delineation of the CCCL, rigid coastal protection structures, beach nourishment, and the protection of marine turtles. Additional information can be obtained from the Florida 182 Department of Environmental Protection, including whether there are significant erosion conditions associated 183 with the shore line of the Property being purchased. 184
- 185\* **Buyer** waives the right to receive a CCCL affidavit or survey.
- 10. Closing Procedure; Costs: Closing will take place in the county where the Property is located and may be
   conducted by mail or electronic means. If title insurance insures Buyer for title defects arising between the title
   binder effective date and recording of Buyer's deed, closing agent will disburse at closing the net sale proceeds to
   Seller (in local cashier's check if Seller requests in writing at least 5 days before closing) and brokerage fees to
   Broker as per Paragraph 21. In addition to other expenses provided in this Contract, Seller and Buyer will pay the
   costs indicated below.

### 192 (a) Seller Costs:

- Taxes on deed
- Recording fees for documents needed to cure title
- 195Title evidence (if applicable under Paragraph 8)
- 196 Estoppel Fee(s)

# 197 \* Other: 198 (b) Buyer Costs:

- 199 Taxes and recording fees on notes and mortgages
- 200 Recording fees on the deed and financing statements
- 201 Loan expenses
- 202 Title evidence (if applicable under Paragraph 8)
- 203 Lender's title policy at the simultaneous issue rate
- 204Inspections205Survey
- 205 206

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- 206Insurance207★Other:
- (c) Prorations: The following items will be made current and prorated as of the day before Closing Date: real
   estate taxes (including special benefit tax liens imposed by a CDD), interest, bonds, assessments, leases, and
   other Property expenses and revenues. If taxes and assessments for the current year cannot be determined,
   the previous year's rates will be used with adjustment for any exemptions.
- (d) Special Assessment by Public Body: Regarding special assessments imposed by a public body, Seller will pay (i) the full amount of liens that are certified, confirmed, and ratified before closing and (ii) the amount of the last estimate of the assessment if an improvement is substantially completed as of Effective Date but has not resulted in a lien before closing; and Buyer will pay all other amounts. If special assessments may be paid in installments, X Seller □ Buyer (Buyer if left blank) will pay installments due after closing. If Seller is checked, Seller will pay the assessment in full before or at the time of closing. Public body does not include a Homeowners' or Condominium Association.
  - (e) **PROPERTY TAX DISCLOSURE SUMMARY: BUYER** SHOULD NOT RELY ON THE **SELLER'S** CURRENT PROPERTY TAXES AS THE AMOUNT OF PROPERTY TAXES THAT **BUYER** MAY BE OBLIGATED TO PAY IN THE YEAR SUBSEQUENT TO PURCHASE. A CHANGE OF OWNERSHIP OR PROPERTY

222 223 224 IMPROVEMENTS TRIGGERS REASSESSMENTS OF THE PROPERTY THAT COULD RESULT IN HIGHER PROPERTY TAXES. IF YOU HAVE ANY QUESTIONS CONCERNING VALUATION, CONTACT THE COUNTY PROPERTY APPRAISER'S OFFICE FOR FURTHER INFORMATION.

- (f) Foreign Investment in Real Property Tax Act ("FIRPTA"): If Seller is a "foreign person" as defined by
   FIRPTA, Seller and Buyer will comply with FIRPTA, which may require Seller to provide additional cash at
   closing.
- (g) 1031 Exchange: If either Seller or Buyer wish to enter into a like-kind exchange (either simultaneously with closing or after) under Section 1031 of the Internal Revenue Code ("Exchange"), the other party will cooperate in all reasonable respects to effectuate the Exchange including executing documents, provided, however, that the cooperating party will incur no liability or cost related to the Exchange and that the closing will not be contingent upon, extended, or delayed by the Exchange.
- 11. Computation of Time: Calendar days will be used when computing time periods, except time periods of 5 days or less. Time periods of 5 days or less will be computed without including Saturday, Sunday, or national legal holidays specified in 5 U.S.C. 6103(a). Other than time for acceptance and Effective Date as set forth in Paragraph 3, any time periods provided for or dates specified in this Contract, whether preprinted, handwritten, typewritten or inserted herein, which shall end or occur on a Saturday, Sunday, or national legal holiday (see 5 U.S.C. 6103) shall extend until 5:00 p.m. (where the Property is located) of the next business day. Time is of the essence in this Contract.
- 12. Risk of Loss; Eminent Domain: If any portion of the Property is materially damaged by casualty before closing
   or Seller negotiates with a governmental authority to transfer all or part of the Property in lieu of eminent domain
   proceedings or an eminent domain proceeding is initiated, Seller will promptly inform Buyer. Either party may
   terminate this Contract by written notice to the other within 10 days after Buyer's receipt of Seller's notification,
   and Buyer's deposit(s) will be returned, failing which Buyer will close in accordance with this Contract and receive
   all payments made by the governmental authority or insurance company, if any.
- 13. Force Majeure: Seller or Buyer will not be required to perform any obligation under this Contract or be liable to 246 each other for damages so long as the performance or non-performance of the obligation is delayed, caused, or 247 prevented by an act of God or force majeure. An "act of God or "force majeure" is defined as hurricanes, 248 earthquakes, floods, fire, unusual transportation delays, wars, insurrections, and any other cause not reasonably 249 within the control of **Seller** or **Buyer** and which by the exercise of due diligence the non-performing party is unable 250 in whole or in part to prevent or overcome. All time periods, including Closing Date, will be extended for the period 251 that the act of God or force majeure is in place. However, in the event that such act of God or force majeure event 252 253 continues beyond 30 days, either party may terminate this Contract by delivering written notice to the other; and Buyer's deposit(s) will be returned. 254
- 14. Notices: All notices will be in writing and delivered to the parties and Broker by mail, personal delivery, or
   electronic means. Buyer's failure to timely deliver written notice to Seller, when such notice is required by
   this Contract, regarding any contingency will render that contingency null and void, and this Contract will
   be construed as if the contingency did not exist. Any notice, document, or item delivered to or received by
   an attorney or licensee (including a transactions broker) representing a party will be as effective as if
   delivered to or received by that party.
- 15. Complete Agreement; Persons Bound: This Contract is the entire agreement between Seller and Buyer. 261 Except for brokerage agreements, no prior or present agreements will bind Seller. Buyer, or Broker unless 262 incorporated into this Contract. Modifications of this Contract will not be binding unless in writing, signed or 263 initialed, and delivered by the party to be bound. Electronic signatures will be acceptable and binding. This 264 Contract, signatures, initials, documents referenced in this Contract, counterparts, and written modifications 265 communicated electronically or on paper will be acceptable for all purposes, including delivery, and will be binding. 266 Handwritten or typewritten terms inserted in or attached to this Contract prevail over preprinted terms. If any 267 provision of this Contract is or becomes invalid or unenforceable, all remaining provisions will continue to be fully 268 effective. Seller and Buyer will use diligence and good faith in performing all obligations under this Contract. This 269 Contract will not be recorded in any public record. The terms "Seller," "Buyer," and "Broker" may be singular or 270 plural. This Contract is binding on the heirs, administrators, executors, personal representatives, and assigns, if 271 permitted, of Seller, Buyer, and Broker. 272
- **16. Default and Dispute Resolution:** This Contract will be construed under Florida law. This Paragraph will survive closing or termination of this Contract.
- (a) Seller Default: If Seller fails, neglects, or refuses to perform Seller's obligations under this Contract, Buyer
   may elect to receive a return of Buyer's deposit(s) without thereby waiving any action for damages resulting

- 277from Seller's breach and may seek to recover such damages or seek specific performance. Seller will also be278liable for the full amount of the brokerage fee.
- (b) Buyer Default: If Buyer fails, neglects, or refuses to perform Buyer's obligations under this Contract,
   including payment of deposit(s), within the time(s) specified, Seller may elect to recover and retain the
   deposit(s), paid and agreed to be paid, for the account of Seller as agreed upon liquidated damages,
   consideration for execution of this Contract, and in full settlement of any claims, whereupon Seller and Buyer
   will be relieved from all further obligations under this Contract; or Seller, at Seller's option, may proceed in
   equity to enforce Seller's rights under this Contract.
- **17. Attorney's Fees; Costs:** In any litigation permitted by this Contract, the prevailing party shall be entitled to
   recover from the non-prevailing party costs and fees, including reasonable attorney's fees, incurred in conducting
   the litigation. This Paragraph 17 shall survive Closing or termination of this Contract.
- 18. Escrow Agent; Closing Agent: Seller and Buyer authorize Escrow Agent and closing agent (collectively 288 "Agent") to receive, deposit, and hold funds and other items in escrow and, subject to Collection, disburse them 289 upon proper authorization and in accordance with Florida law and the terms of this Contract, including disbursing 290 brokerage fees. "Collection" or "Collected" means any checks tendered or received have become actually and 291 292 finally collected and deposited in the account of Agent. The parties agree that Agent will not be liable to any person for misdelivery of escrowed items to Seller or Buyer, unless the misdelivery is due to Agent's willful breach of this 293 Contract or gross negligence. If Agent interpleads the subject matter of the escrow, Agent will pay the filing fees 294 and costs from the deposit and will recover reasonable attorneys' fees and costs to be paid from the escrowed 295 funds or equivalent and charged and awarded as court costs in favor of the prevailing party. 296
- 19. Professional Advice; Broker Liability: Broker advises Seller and Buyer to verify all facts and representations 297 that are important to them and to consult an appropriate professional for legal advice (for example, interpreting this 298 Contract, determining the effect of laws on the Property and this transaction, status of title, foreign investor 299 reporting requirements, the effect of property lying partially or totally seaward of the CCCL, etc.) and for tax, 300 property condition, environmental, and other specialized advice. Buyer acknowledges that all representations 301 (oral, written, or otherwise) by Broker are based on **Seller** representations or public records. **Buver agrees to rely** 302 solely on Seller, professional inspectors, and government agencies for verification of the Property 303 condition and facts that materially affect Property value. Seller and Buyer respectively will pay all costs and 304 expenses, including reasonable attorneys' fees at all levels, incurred by Broker and Broker's officers, directors, 305 agents, and employees in connection with or arising from Seller's or Buyer's misstatement or failure to perform 306 307 contractual obligations. Seller and Buyer hold harmless and release Broker and Broker's officers, directors, 308 agents, and employees from all liability for loss or damage based on (i) Seller's or Buver's misstatement or failure to perform contractual obligations; (ii) the use or display of listing data by third parties, including, but not limited to, 309 photographs, images, graphics, video recordings, virtual tours, drawings, written descriptions, and remarks related 310 to the Property; (iii) Broker's performance, at Seller's or Buyer's request, of any task beyond the scope of 311 services regulated by Chapter 475, Florida Statutes, as amended, including Broker's referral, recommendation, or 312 retention of any vendor; (iv) products or services provided by any vendor; and (v) expenses incurred by any 313 vendor. Seller and Buyer each assume full responsibility for selecting and compensating their respective vendors. 314 This Paragraph will not relieve Broker of statutory obligations. For purposes of this Paragraph, Broker will be 315 treated as a party to this Contract. This Paragraph will survive closing. 316
- 20. Commercial Real Estate Sales Commission Lien Act: If the Property is commercial real estate as defined by
   Section 475.701, Florida Statutes, the following disclosure will apply: The Florida Commercial Real Estate Sales
   Commission Lien Act provides that when a broker has earned a commission by performing licensed services
   under a brokerage agreement with you, the broker may claim a lien against your net sales proceeds for the
   broker's commission. The broker's lien rights under the act cannot be waived before the commission is earned.
- 322 21. Brokers: The licensee(s) and brokerage(s) named below are collectively referred to as "Broker." Instruction to closing agent: Seller and Buyer direct Closing Agent to disburse at Closing the full amount of the brokerage fees as specified in separate brokerage agreements with the parties and cooperative agreements between the Brokers, except to the extent Broker has retained such fees from the escrowed funds. This Paragraph will not be used to modify any MLS or other offer of compensation made by Seller or listing broker to cooperating brokers.

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BK3135692 Seller's Sales Associate/License No. BK3135692 Buyer's Sales Associate/License No.

	۱		info@courtneynoble		
Seller's Sales Associate Email	Address	Buyer's Sales	Associate Email	Address	
321.607.1311			321.607.1311		
Seller's Sales Associate Phone	Number	Buyer's Sales	Associate Phone		· · · · · · · · · · · · · · · · · · ·
Noble & Co Real Estate Professio	oanls LLC	Noble Buyer's Brok	& Co Real Estate Prot	fessioanls L	
LISTING DIOKETAGE		Buyer S BIOK	eraye		
5 Main Street, Titusville Florida	a 32796		ain Street, Titusville Fl	orida 32796	; 
Listing Brokerage Address		Buyer's Brok	erage Address		
<ul> <li>22. Addenda: The following addition (Check if applicable):</li> <li>□ A. Back-up Contract</li> <li>□ B. Kick Out Clause</li> <li>□ C. Other</li> </ul>				corporate	d into this Con
23. Additional Terms: Contract is of	conditioned upon	approval of the TCAA	Board Members.		
Property is subject to avigation easeme	ent.				
□ Seller counters Buyer's offer (to a deliver a copy of the acceptance to 3 □ Seller rejects Buyer's offer	COUNT accept the count Seller).	ER-OFFER/REJEC1 ter-offer, Buyer must	T <b>ION</b> sign or initial the o	counter-of	ffered terms ar
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Buyer  $(\underbrace{MW}_{\text{Rev 3/21}})$  and Seller  $(\underbrace{k \not o })$  (\_\_\_\_) acknowledge receipt of a copy of this page, which is 7 of 8 pages.

378	Seller's address for purpose of notic	e:	
379*	Address:		
380*	Phone:	Fax:	Email:

381*	Effective Date:	(The date on which the last party signed or initialed and delivered the
382	final offer or counter-offer.)	

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## Vacant Land Contract

1.	Sale and Purchase ("Contract"): Titusville-Cocoa Airport Authority
	("Seller") and M&T Real Estate Development LLC
	(" <b>Buyer</b> ") (the "parties") agree to sell and buy on the terms and conditions specified below the property ("Property"
	Address:       175 N WILLIAMS AVE TITUSVILLE FL 32796         Legal Description:       OAK RIDGE ESTATES LOT 11 BLK B
	Legal Description: OAK RIDGE ESTATES LOT 11 BLK B
	SEC/TWP //RNG of County, Florida. Real Property ID No.: Brevard
	including all improvements existing on the Property and the following additional property:
2.	Purchase Price: (U.S. currency)
	All deposits will be made payable to "Escrow Agent" named below and held in escrow by: Escrow Agent's Name: Kristy Mount Esquire,
	Escrow Agent's Contact Person: Kristy Mount
	Escrow Agent's Address: 1702 S. Washington Ave. Titusville, Florida 32780
	Escrow Agent's Phone:       321-267-5504, ext. 2         Escrow Agent's Email:       kmount@titusvillelaw.com
	Escrow Agent's Email: kmount@titusvillelaw.com
	(a) Initial deposit (\$0 if left blank) (Check if applicable)
	□ accompanies offer X will be delivered to Escrow Agent within days (3 days if left blank)
	after Effective Date\$ 1,000
	(b) Additional deposit will be delivered to Escrow Agent (Check if applicable)
	□ within days (10 days if left blank) after Effective Date
	□ within days (3 days if left blank) after expiration of Due Diligence Period\$
	(c) Total Financing (see Paragraph 6) (express as a dollar amount or percentage)
	(d) Other:
	(e) Balance to close (not including <b>Buyer's</b> closing costs, prepaid items, and prorations)
	to be paid at closing by wire transfer or other Collected funds
	(f) (Complete only if purchase price will be determined based on a per unit cost instead of a fixed price.) The
	unit used to determine the purchase price is $\Box$ lot $\Box$ acre $\Box$ square foot $\Box$ other (specify):
	prorating areas of less than a full unit. The purchase price will be \$ per unit based on a
	calculation of total area of the Property as certified to <b>Seller</b> and <b>Buyer</b> by a Florida licensed surveyor in accordance with Paragraph 8(c). The following rights of way and other areas will be excluded from the
	calculation:
3.	
	delivered to all parties on or before <u>Nov 5, 2021</u> , this offer will be withdrawn and <b>Buyer's</b> deposit, if
	any, will be returned. The time for acceptance of any counter-offer will be 3 days after the date the counter-offer is
	delivered. The "Effective Date" of this Contract is the date on which the last one of the Seller and Buyer
	has signed or initialed and delivered this offer or the final counter-offer.
4.	
	extended by other provisions of this Contract. The Closing Date will prevail over all other time periods including,
	but not limited to, Financing and Due Diligence periods. However, if the Closing Date occurs on a Saturday,
	Sunday, or national legal holiday, it will extend to 5:00 p.m. (where the Property is located) of the next business day. In the event insurance underwriting is suspended on Closing Date and <b>Buyer</b> is unable to obtain property
	insurance, <b>Buyer</b> may postpone closing for up to 5 days after the insurance underwriting suspension is lifted. If
	this transaction does not close for any reason, <b>Buyer</b> will immediately return all <b>Seller</b> provided documents and
	other items.
5.	
	available on Closing Date due to Consumer Financial Protection Bureau Closing Disclosure delivery requirements

("CFPB Requirements), if applicable, then Closing Date shall be extended for such period necessary to satisfy 53 CFPB Requirements, provided such period shall not exceed 10 days. 54

### 6. Financing: (Check as applicable) 55

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- (a) **Buyer** will pay cash for the Property with no financing contingency. 56\*
- 57 \* (b) This Contract is contingent on **Buyer** gualifying for and obtaining the commitment(s) or approval(s) specified below ("Financing") within days after Effective Date (Closing Date or 30 days after Effective 58 \* Date, whichever occurs first, if left blank) ("Financing Period"). **Buyer** will apply for Financing within 59\* days after Effective Date (5 days if left blank) and will timely provide any and all credit, employment, financial, 60 and other information required by the lender. If Buyer, after using diligence and good faith, cannot obtain the 61 Financing within the Financing Period, either party may terminate this Contract and Buyer's deposit(s) will be 62 returned. 63

- returned.
   (1) □ New Financing: Buyer will secure a commitment for new third party financing for \$

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   (1) □ New Financing: Buyer will secure a commitment for new third party financing for \$

   (2) □ A fixed rate not exceeding \_\_\_\_\_\_% □ an

   65 \* adjustable interest rate not exceeding \_\_\_\_\_% at origination (a fixed rate at the prevailing interest rate 66 \* based on Buyer's creditworthiness if neither choice is selected). Buyer will keep Seller and Broker fully 67 informed of the loan application status and progress and authorizes the lender or mortgage broker to 68 disclose all such information to Seller and Broker. 69 70\*
  - (2) Seller Financing: Buyer will execute a first second purchase money note and mortgage to Seller in the amount of \$\_\_\_\_\_, bearing annual interest at \_\_\_\_% and payable as follows:

The mortgage, note, and any security agreement will be in a form acceptable to Seller and will follow forms generally accepted in the county where the Property is located; will provide for a late payment fee and acceleration at the mortgagee's option if **Buyer** defaults; will give **Buyer** the right to prepay without penalty all or part of the principal at any time(s) with interest only to date of payment; will be due on conveyance or sale; will provide for release of contiguous parcels, if applicable; and will require **Buyer** to keep liability insurance on the Property, with Seller as additional named insured. Buyer authorizes Seller to obtain credit, employment, and other necessary information to determine creditworthiness for the financing. Seller will, within 10 days after Effective Date, give Buyer written notice of whether or not Seller will make the loan.

83*	
84 *	LN# in the approximate amount of \$ currently payable at
85*	\$ per month, including principal, interest, □ taxes and insurance, and having a
86 *	□ fixed □ other (describe)
87 *	interest rate of% which 🛛 will 🗅 will not escalate upon assumption. Any variance in the mortgage
88	will be adjusted in the balance due at closing with no adjustment to purchase price. Buyer will purchase
89 *	Seller's escrow account dollar for dollar. If the interest rate upon transfer exceeds% or the
90 *	assumption/transfer fee exceeds \$, either party may elect to pay the excess, failing
91	which this Contract will terminate; and <b>Buyer's</b> deposit(s) will be returned. If the lender disapproves
92	Buyer, this Contract will terminate; and Buyer's deposit(s) will be returned.

- 93\* 7. Assignability: (Check one) Buyer 
  may assign and thereby be released from any further liability under this Contract,  $\Box$  may assign but not be released from liability under this Contract, or XI may not assign this Contract. 94\*
- Title: Seller has the legal capacity to and will convey marketable title to the Property by K statutory warranty 95 \* 8. deed 
  special warranty deed 
  other (specify) , free of liens, easements, 96\* and encumbrances of record or known to **Seller**, but subject to property taxes for the year of closing; covenants, 97 restrictions, and public utility easements of record; existing zoning and governmental regulations; and (list any 98 other matters to which title will be subject) 99\*
- provided there exists at closing no violation of the foregoing. 100
- (a) Title Evidence: The party who pays for the owner's title insurance policy will select the closing agent and pay 101 for the title search, including tax and lien search (including municipal lien search) if performed, and all other 102 fees charged by closing agent. Seller will deliver to Buyer, at 103
- (Check one) Seller's Buyer's expense and 104 \*

#### (Check one) $\times$ within 15 days after Effective Date $\Box$ at least days before Closing Date, 105 \* (Check one) 106

(1) X a title insurance commitment by a Florida licensed title insurer setting forth those matters to be 107 \* discharged by Seller at or before closing and, upon Buyer recording the deed, an owner's policy in the 108

amount of the purchase price for fee simple title subject only to the exceptions stated above. If Buyer is paying for the owner's title insurance policy and **Seller** has an owner's policy, **Seller** will deliver a copy to Buyer within 15 days after Effective Date.

- (2) an abstract of title, prepared or brought current by an existing abstract firm or certified as correct by an 112\* existing firm. However, if such an abstract is not available to **Seller**, then a prior owner's title policy 113 acceptable to the proposed insurer as a base for reissuance of coverage may be used. The prior policy will 114 include copies of all policy exceptions and an update in a format acceptable to **Buyer** from the policy 115 effective date and certified to Buyer or Buyer's closing agent together with copies of all documents 116 recited in the prior policy and in the update. If such an abstract or prior policy is not available to Seller, 117 then (1) above will be the title evidence. 118
- (b) Title Examination: After receipt of the title evidence, Buyer will, within days (10 days if left blank) but 119\* no later than Closing Date, deliver written notice to Seller of title defects. Title will be deemed acceptable to 120 Buyer if (i) Buyer fails to deliver proper notice of defects or (ii) Buyer delivers proper written notice and Seller 121 cures the defects within days (30 days if left blank) ("Cure Period") after receipt of the notice. If the 122 \* defects are cured within the Cure Period, closing will occur within 10 days after receipt by Buyer of notice of 123 such cure. Seller may elect not to cure defects if Seller reasonably believes any defect cannot be cured within 124 125 the Cure Period. If the defects are not cured within the Cure Period, Buyer will have 10 days after receipt of notice of Seller's inability to cure the defects to elect whether to terminate this Contract or accept title subject 126 to existing defects and close the transaction without reduction in purchase price. 127
- (c) Survey: Buyer may, at Buyer's expense, have the Property surveyed and must deliver written notice to 128 Seller, within 5 days after receiving survey but not later than 5 days before Closing Date, of any 129 encroachments on the Property, encroachments by the Property's improvements on other lands, or deed 130 restriction or zoning violations. Any such encroachment or violation will be treated in the same manner as a 131 title defect and Seller's and Buyer's obligations will be determined in accordance with Paragraph 8(b). 132 133
  - (d) Ingress and Egress: Seller warrants that the Property presently has ingress and egress.
- Property Condition: Seller will deliver the Property to Buyer at closing in its present "as is" condition, with 134 9 conditions resulting from Buyer's Inspections and casualty damage, if any, excepted. Seller will not engage in or 135 permit any activity that would materially alter the Property's condition without the Buyer's prior written consent. 136 137
  - (a) Inspections: (Check (1) or (2))

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- (1) X Due Diligence Period: Buyer will, at Buyer's expense and within \_\_\_\_\_\_ days (30 days if left blank) 138 \* ("Due Diligence Period") after Effective Date and in Buyer's sole and absolute discretion, determine 139 whether the Property is suitable for **Buyer's** intended use. During the Due Diligence Period, **Buyer** may 140 141 conduct a Phase 1 environmental assessment and any other tests, analyses, surveys, and investigations ("Inspections") that **Buyer** deems necessary to determine to **Buyer's** satisfaction the Property's 142 engineering, architectural, and environmental properties; zoning and zoning restrictions; subdivision 143 statutes; soil and grade; availability of access to public roads, water, and other utilities; consistency with 144 local, state, and regional growth management plans; availability of permits, government approvals, and 145 licenses; and other inspections that **Buyer** deems appropriate. If the Property must be rezoned, **Buyer** will 146 obtain the rezoning from the appropriate government agencies. Seller will sign all documents Buyer is 147 required to file in connection with development or rezoning approvals. Seller gives Buyer, its agents, 148 contractors, and assigns, the right to enter the Property at any time during the Due Diligence Period for the 149 purpose of conducting Inspections, provided, however, that **Buyer**, its agents, contractors, and assigns 150 enter the Property and conduct Inspections at their own risk. Buyer will indemnify and hold Seller 151 harmless from losses, damages, costs, claims, and expenses of any nature, including attorneys' fees, 152 expenses, and liability incurred in application for rezoning or related proceedings, and from liability to any 153 person, arising from the conduct of any and all Inspections or any work authorized by Buyer. Buyer will 154 155 not engage in any activity that could result in a construction lien being filed against the Property without Seller's prior written consent. If this transaction does not close, Buyer will, at Buyer's expense, (i) repair 156 all damages to the Property resulting from the Inspections and return the Property to the condition it was in 157 before conducting the Inspections and (ii) release to Seller all reports and other work generated as a 158 result of the Inspections. 159
- Before expiration of the Due Diligence Period, Buyer must deliver written notice to Seller of Buyer's 160 determination of whether or not the Property is acceptable. Buyer's failure to comply with this notice 161 requirement will constitute acceptance of the Property as suitable for Buyer's intended use in its "as is" 162 163 condition. If the Property is unacceptable to **Buyer** and written notice of this fact is timely delivered to Seller, this Contract will be deemed terminated, and Buyer's deposit(s) will be returned. 164

- 165\* (2) □ No Due Diligence Period: Buyer is satisfied that the Property is suitable for Buyer's purposes,
   including being satisfied that either public sewerage and water are available to the Property or the
   Property will be approved for the installation of a well and/or private sewerage disposal system and that
   existing zoning and other pertinent regulations and restrictions, such as subdivision or deed restrictions,
   concurrency, growth management, and environmental conditions, are acceptable to Buyer. This Contract
   is not contingent on Buyer conducting any further investigations.
- (b) Government Regulations: Changes in government regulations and levels of service which affect Buyer's
   intended use of the Property will not be grounds for terminating this Contract if the Due Diligence Period has
   expired or if Paragraph 9(a)(2) is selected.
- (c) Flood Zone: Buyer is advised to verify by survey, with the lender, and with appropriate government agencies
   which flood zone the Property is in, whether flood insurance is required, and what restrictions apply to
   improving the Property and rebuilding in the event of casualty.
- (d) Coastal Construction Control Line ("CCCL"): If any part of the Property lies seaward of the CCCL as 177 defined in Section 161.053. Florida Statutes. Seller will provide Buver with an affidavit or survey as required 178 by law delineating the line's location on the Property, unless **Buyer** waives this requirement in writing. The 179 Property being purchased may be subject to coastal erosion and to federal, state, or local regulations that 180 181 govern coastal property, including delineation of the CCCL, rigid coastal protection structures, beach nourishment, and the protection of marine turtles. Additional information can be obtained from the Florida 182 Department of Environmental Protection, including whether there are significant erosion conditions associated 183 with the shore line of the Property being purchased. 184
- 185\* **Buyer** waives the right to receive a CCCL affidavit or survey.
- 10. Closing Procedure; Costs: Closing will take place in the county where the Property is located and may be
   conducted by mail or electronic means. If title insurance insures Buyer for title defects arising between the title
   binder effective date and recording of Buyer's deed, closing agent will disburse at closing the net sale proceeds to
   Seller (in local cashier's check if Seller requests in writing at least 5 days before closing) and brokerage fees to
   Broker as per Paragraph 21. In addition to other expenses provided in this Contract, Seller and Buyer will pay the
   costs indicated below.

### 192 (a) Seller Costs:

- Taxes on deed
- Recording fees for documents needed to cure title
- 195Title evidence (if applicable under Paragraph 8)
- 196 Estoppel Fee(s)

# 197 \* Other: 198 (b) Buyer Costs:

- 199 Taxes and recording fees on notes and mortgages
- 200 Recording fees on the deed and financing statements
- 201 Loan expenses
- 202 Title evidence (if applicable under Paragraph 8)
- 203 Lender's title policy at the simultaneous issue rate
- 204Inspections205Survey
- 205 206

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- 206Insurance207★Other:
- (c) Prorations: The following items will be made current and prorated as of the day before Closing Date: real
   estate taxes (including special benefit tax liens imposed by a CDD), interest, bonds, assessments, leases, and
   other Property expenses and revenues. If taxes and assessments for the current year cannot be determined,
   the previous year's rates will be used with adjustment for any exemptions.
- (d) Special Assessment by Public Body: Regarding special assessments imposed by a public body, Seller will pay (i) the full amount of liens that are certified, confirmed, and ratified before closing and (ii) the amount of the last estimate of the assessment if an improvement is substantially completed as of Effective Date but has not resulted in a lien before closing; and Buyer will pay all other amounts. If special assessments may be paid in installments, X Seller □ Buyer (Buyer if left blank) will pay installments due after closing. If Seller is checked, Seller will pay the assessment in full before or at the time of closing. Public body does not include a Homeowners' or Condominium Association.
  - (e) **PROPERTY TAX DISCLOSURE SUMMARY: BUYER** SHOULD NOT RELY ON THE **SELLER'S** CURRENT PROPERTY TAXES AS THE AMOUNT OF PROPERTY TAXES THAT **BUYER** MAY BE OBLIGATED TO PAY IN THE YEAR SUBSEQUENT TO PURCHASE. A CHANGE OF OWNERSHIP OR PROPERTY

222 223 224 IMPROVEMENTS TRIGGERS REASSESSMENTS OF THE PROPERTY THAT COULD RESULT IN HIGHER PROPERTY TAXES. IF YOU HAVE ANY QUESTIONS CONCERNING VALUATION, CONTACT THE COUNTY PROPERTY APPRAISER'S OFFICE FOR FURTHER INFORMATION.

- (f) Foreign Investment in Real Property Tax Act ("FIRPTA"): If Seller is a "foreign person" as defined by
   FIRPTA, Seller and Buyer will comply with FIRPTA, which may require Seller to provide additional cash at
   closing.
- (g) 1031 Exchange: If either Seller or Buyer wish to enter into a like-kind exchange (either simultaneously with closing or after) under Section 1031 of the Internal Revenue Code ("Exchange"), the other party will cooperate in all reasonable respects to effectuate the Exchange including executing documents, provided, however, that the cooperating party will incur no liability or cost related to the Exchange and that the closing will not be contingent upon, extended, or delayed by the Exchange.
- 11. Computation of Time: Calendar days will be used when computing time periods, except time periods of 5 days or less. Time periods of 5 days or less will be computed without including Saturday, Sunday, or national legal holidays specified in 5 U.S.C. 6103(a). Other than time for acceptance and Effective Date as set forth in Paragraph 3, any time periods provided for or dates specified in this Contract, whether preprinted, handwritten, typewritten or inserted herein, which shall end or occur on a Saturday, Sunday, or national legal holiday (see 5 U.S.C. 6103) shall extend until 5:00 p.m. (where the Property is located) of the next business day. Time is of the essence in this Contract.
- 12. Risk of Loss; Eminent Domain: If any portion of the Property is materially damaged by casualty before closing
   or Seller negotiates with a governmental authority to transfer all or part of the Property in lieu of eminent domain
   proceedings or an eminent domain proceeding is initiated, Seller will promptly inform Buyer. Either party may
   terminate this Contract by written notice to the other within 10 days after Buyer's receipt of Seller's notification,
   and Buyer's deposit(s) will be returned, failing which Buyer will close in accordance with this Contract and receive
   all payments made by the governmental authority or insurance company, if any.
- 13. Force Majeure: Seller or Buyer will not be required to perform any obligation under this Contract or be liable to 246 each other for damages so long as the performance or non-performance of the obligation is delayed, caused, or 247 prevented by an act of God or force majeure. An "act of God or "force majeure" is defined as hurricanes, 248 earthquakes, floods, fire, unusual transportation delays, wars, insurrections, and any other cause not reasonably 249 within the control of **Seller** or **Buyer** and which by the exercise of due diligence the non-performing party is unable 250 in whole or in part to prevent or overcome. All time periods, including Closing Date, will be extended for the period 251 that the act of God or force majeure is in place. However, in the event that such act of God or force majeure event 252 253 continues beyond 30 days, either party may terminate this Contract by delivering written notice to the other; and Buyer's deposit(s) will be returned. 254
- 14. Notices: All notices will be in writing and delivered to the parties and Broker by mail, personal delivery, or
   electronic means. Buyer's failure to timely deliver written notice to Seller, when such notice is required by
   this Contract, regarding any contingency will render that contingency null and void, and this Contract will
   be construed as if the contingency did not exist. Any notice, document, or item delivered to or received by
   an attorney or licensee (including a transactions broker) representing a party will be as effective as if
   delivered to or received by that party.
- 15. Complete Agreement; Persons Bound: This Contract is the entire agreement between Seller and Buyer. 261 Except for brokerage agreements, no prior or present agreements will bind Seller. Buyer, or Broker unless 262 incorporated into this Contract. Modifications of this Contract will not be binding unless in writing, signed or 263 initialed, and delivered by the party to be bound. Electronic signatures will be acceptable and binding. This 264 Contract, signatures, initials, documents referenced in this Contract, counterparts, and written modifications 265 communicated electronically or on paper will be acceptable for all purposes, including delivery, and will be binding. 266 Handwritten or typewritten terms inserted in or attached to this Contract prevail over preprinted terms. If any 267 provision of this Contract is or becomes invalid or unenforceable, all remaining provisions will continue to be fully 268 effective. Seller and Buyer will use diligence and good faith in performing all obligations under this Contract. This 269 Contract will not be recorded in any public record. The terms "Seller," "Buyer," and "Broker" may be singular or 270 plural. This Contract is binding on the heirs, administrators, executors, personal representatives, and assigns, if 271 permitted, of Seller, Buyer, and Broker. 272
- **16. Default and Dispute Resolution:** This Contract will be construed under Florida law. This Paragraph will survive closing or termination of this Contract.
- (a) Seller Default: If Seller fails, neglects, or refuses to perform Seller's obligations under this Contract, Buyer
   may elect to receive a return of Buyer's deposit(s) without thereby waiving any action for damages resulting

- 277from Seller's breach and may seek to recover such damages or seek specific performance. Seller will also be278liable for the full amount of the brokerage fee.
- (b) Buyer Default: If Buyer fails, neglects, or refuses to perform Buyer's obligations under this Contract,
   including payment of deposit(s), within the time(s) specified, Seller may elect to recover and retain the
   deposit(s), paid and agreed to be paid, for the account of Seller as agreed upon liquidated damages,
   consideration for execution of this Contract, and in full settlement of any claims, whereupon Seller and Buyer
   will be relieved from all further obligations under this Contract; or Seller, at Seller's option, may proceed in
   equity to enforce Seller's rights under this Contract.
- **17. Attorney's Fees; Costs:** In any litigation permitted by this Contract, the prevailing party shall be entitled to
   recover from the non-prevailing party costs and fees, including reasonable attorney's fees, incurred in conducting
   the litigation. This Paragraph 17 shall survive Closing or termination of this Contract.
- 18. Escrow Agent; Closing Agent: Seller and Buyer authorize Escrow Agent and closing agent (collectively 288 "Agent") to receive, deposit, and hold funds and other items in escrow and, subject to Collection, disburse them 289 upon proper authorization and in accordance with Florida law and the terms of this Contract, including disbursing 290 brokerage fees. "Collection" or "Collected" means any checks tendered or received have become actually and 291 292 finally collected and deposited in the account of Agent. The parties agree that Agent will not be liable to any person for misdelivery of escrowed items to Seller or Buyer, unless the misdelivery is due to Agent's willful breach of this 293 Contract or gross negligence. If Agent interpleads the subject matter of the escrow, Agent will pay the filing fees 294 and costs from the deposit and will recover reasonable attorneys' fees and costs to be paid from the escrowed 295 funds or equivalent and charged and awarded as court costs in favor of the prevailing party. 296
- 19. Professional Advice; Broker Liability: Broker advises Seller and Buyer to verify all facts and representations 297 that are important to them and to consult an appropriate professional for legal advice (for example, interpreting this 298 Contract, determining the effect of laws on the Property and this transaction, status of title, foreign investor 299 reporting requirements, the effect of property lying partially or totally seaward of the CCCL, etc.) and for tax, 300 property condition, environmental, and other specialized advice. Buyer acknowledges that all representations 301 (oral, written, or otherwise) by Broker are based on **Seller** representations or public records. **Buver agrees to rely** 302 solely on Seller, professional inspectors, and government agencies for verification of the Property 303 condition and facts that materially affect Property value. Seller and Buyer respectively will pay all costs and 304 expenses, including reasonable attorneys' fees at all levels, incurred by Broker and Broker's officers, directors, 305 agents, and employees in connection with or arising from Seller's or Buyer's misstatement or failure to perform 306 307 contractual obligations. Seller and Buyer hold harmless and release Broker and Broker's officers, directors, 308 agents, and employees from all liability for loss or damage based on (i) Seller's or Buver's misstatement or failure to perform contractual obligations; (ii) the use or display of listing data by third parties, including, but not limited to, 309 photographs, images, graphics, video recordings, virtual tours, drawings, written descriptions, and remarks related 310 to the Property; (iii) Broker's performance, at Seller's or Buyer's request, of any task beyond the scope of 311 services regulated by Chapter 475, Florida Statutes, as amended, including Broker's referral, recommendation, or 312 retention of any vendor; (iv) products or services provided by any vendor; and (v) expenses incurred by any 313 vendor. Seller and Buyer each assume full responsibility for selecting and compensating their respective vendors. 314 This Paragraph will not relieve Broker of statutory obligations. For purposes of this Paragraph, Broker will be 315 treated as a party to this Contract. This Paragraph will survive closing. 316
- 20. Commercial Real Estate Sales Commission Lien Act: If the Property is commercial real estate as defined by
   Section 475.701, Florida Statutes, the following disclosure will apply: The Florida Commercial Real Estate Sales
   Commission Lien Act provides that when a broker has earned a commission by performing licensed services
   under a brokerage agreement with you, the broker may claim a lien against your net sales proceeds for the
   broker's commission. The broker's lien rights under the act cannot be waived before the commission is earned.
- 322 21. Brokers: The licensee(s) and brokerage(s) named below are collectively referred to as "Broker." Instruction to closing agent: Seller and Buyer direct Closing Agent to disburse at Closing the full amount of the brokerage fees as specified in separate brokerage agreements with the parties and cooperative agreements between the Brokers, except to the extent Broker has retained such fees from the escrowed funds. This Paragraph will not be used to modify any MLS or other offer of compensation made by Seller or listing broker to cooperating brokers.

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BK3135692 Seller's Sales Associate/License No. BK3135692 Buyer's Sales Associate/License No.

	۱		info@courtneynoble		
Seller's Sales Associate Email	Address	Buyer's Sales	Associate Email	Address	
321.607.1311			321.607.1311		
Seller's Sales Associate Phone	Number	Buyer's Sales	Associate Phone		· · · · · · · · · · · · · · · · · · ·
Noble & Co Real Estate Professio	oanls LLC	Noble Buyer's Brok	& Co Real Estate Prot	fessioanls L	
LISTING DIOKETAGE		Buyer S BIOK	eraye		
5 Main Street, Titusville Florida	a 32796		ain Street, Titusville Fl	orida 32796	; 
Listing Brokerage Address		Buyer's Brok	erage Address		
<ul> <li>22. Addenda: The following addition (Check if applicable):</li> <li>□ A. Back-up Contract</li> <li>□ B. Kick Out Clause</li> <li>□ C. Other</li> </ul>				corporate	d into this Con
23. Additional Terms: Contract is of	conditioned upon	approval of the TCAA	Board Members.		
Property is subject to avigation easeme	ent.				
□ Seller counters Buyer's offer (to a deliver a copy of the acceptance to 3 □ Seller rejects Buyer's offer	COUNT accept the count Seller).	ER-OFFER/REJEC1 ter-offer, Buyer must	T <b>ION</b> sign or initial the o	counter-of	ffered terms ar
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□ Seller counters Buyer's offer (to a deliver a copy of the acceptance to s □ Seller rejects Buyer's offer This is intended to be a legally bis signing. Buyer:	COUNT accept the count Seller). nding Contract el Marden M&T Real Estate I ce: _ Fax: Dambo	ER-OFFER/REJECT ter-offer, Buyer must t. If not fully unders Development LLC	TON sign or initial the o tood, seek the ad	counter-of dvice of a Date: Date:	ffered terms ar in attorney be Nov 4, 2021
<ul> <li>□ Seller counters Buyer's offer (to a deliver a copy of the acceptance to 3</li> <li>□ Seller rejects Buyer's offer</li> <li>This is intended to be a legally bin signing.</li> <li>Buyer:</li></ul>	COUNT accept the count Seller). nding Contract el Manden M&T Real Estate D ce: _ Fax: 	ER-OFFER/REJECT ter-offer, Buyer must t. If not fully unders Development LLC	TION sign or initial the o tood, seek the ad	counter-of dvice of a Date: Date: Date:	ffered terms an n attorney be Nov 4, 2021

Buyer  $(\underbrace{MW}_{\text{Rev 3/21}})$  and Seller  $(\underbrace{k \not o })$  (\_\_\_\_) acknowledge receipt of a copy of this page, which is 7 of 8 pages.

378	Seller's address for purpose of notic	e:	
379*	Address:		
380*	Phone:	Fax:	Email:

381*	Effective Date:	(The date on which the last party signed or initialed and delivered the
382	final offer or counter-offer.)	

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## Vacant Land Contract

1.	Sale and Purchase ("Contract"):
	("Seller") and M&T Real Estate Development LLC
	(" <b>Buyer</b> ") (the "parties") agree to sell and buy on the terms and conditions specified below the property ("Property")
	described as: Address: 180 N WILLIAMS AVE TITUSVILLE FL 32796
	Legal Description: OAK RIDGE ESTATES LOT 11 BLK A
	SEC/TWP //RNG of County, Florida. Real Property ID No.: Brevard
	including all improvements existing on the Property and the following additional property:
2.	Purchase Price: (U.S. currency)\$ 26,833.33
	All deposits will be made payable to "Escrow Agent" named below and held in escrow by: Escrow Agent's Name: Kristy Mount Esquire,
	Escrow Agent's Contact Person: Kristy Mount
	Escrow Agent's Address: 1702 S. Washington Ave. Titusville, Florida 32780
	Escrow Agent's Phone:       321-267-5504, ext. 2         Escrow Agent's Email:       kmount@titusvillelaw.com
	Escrow Agent's Email: kmount@titusvillelaw.com
	(a) Initial deposit (\$0 if left blank) (Check if applicable)
	□ accompanies offer X will be delivered to Escrow Agent within days (3 days if left blank)
	after Effective Date\$ 1,000
	(b) Additional deposit will be delivered to Escrow Agent (Check if applicable)
	□ within days (10 days if left blank) after Effective Date
	□ within days (3 days if left blank) after expiration of Due Diligence Period \$
	(c) Total Financing (see Paragraph 6) (express as a dollar amount or percentage)\$
	(d) Other:\$
	(e) Balance to close (not including <b>Buyer's</b> closing costs, prepaid items, and prorations)
	to be paid at closing by wire transfer or other Collected funds\$ 25,833.33
	(f) (Complete only if purchase price will be determined based on a per unit cost instead of a fixed price.) The
	unit used to determine the purchase price is $\Box$ lot $\Box$ acre $\Box$ square foot $\Box$ other (specify):
	prorating areas of less than a full unit. The purchase price will be \$ per unit based on a
	calculation of total area of the Property as certified to <b>Seller</b> and <b>Buyer</b> by a Florida licensed surveyor in
	accordance with Paragraph 8(c). The following rights of way and other areas will be excluded from the
	calculation:
3.	· · · · · · · · · · · · · · · · · · ·
	delivered to all parties on or before <u>Nov 5, 2021</u> , this offer will be withdrawn and <b>Buyer's</b> deposit, if
	any, will be returned. The time for acceptance of any counter-offer will be 3 days after the date the counter-offer is
	delivered. The "Effective Date" of this Contract is the date on which the last one of the Seller and Buyer
	has signed or initialed and delivered this offer or the final counter-offer.
4.	
	extended by other provisions of this Contract. The Closing Date will prevail over all other time periods including,
	but not limited to, Financing and Due Diligence periods. However, if the Closing Date occurs on a Saturday,
	Sunday, or national legal holiday, it will extend to 5:00 p.m. (where the Property is located) of the next business day. In the event insurance underwriting is suspended on Closing Date and <b>Buyer</b> is unable to obtain property
	insurance, <b>Buyer</b> may postpone closing for up to 5 days after the insurance underwriting suspension is lifted. If
	this transaction does not close for any reason, <b>Buyer</b> will immediately return all <b>Seller</b> provided documents and
	other items.
5.	
••	available on Closing Date due to Consumer Financial Protection Bureau Closing Disclosure delivery requirements

("CFPB Requirements), if applicable, then Closing Date shall be extended for such period necessary to satisfy 53 CFPB Requirements, provided such period shall not exceed 10 days. 54

### 6. Financing: (Check as applicable) 55

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- (a) **Buyer** will pay cash for the Property with no financing contingency. 56\*
- 57 \* (b) This Contract is contingent on **Buyer** gualifying for and obtaining the commitment(s) or approval(s) specified below ("Financing") within days after Effective Date (Closing Date or 30 days after Effective 58 \* Date, whichever occurs first, if left blank) ("Financing Period"). **Buyer** will apply for Financing within 59\* days after Effective Date (5 days if left blank) and will timely provide any and all credit, employment, financial, 60 and other information required by the lender. If Buyer, after using diligence and good faith, cannot obtain the 61 Financing within the Financing Period, either party may terminate this Contract and Buyer's deposit(s) will be 62 returned. 63

- returned.
   (1) □ New Financing: Buyer will secure a commitment for new third party financing for \$

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   (2) □ A fixed rate not exceeding \_\_\_\_\_\_% □ an

   65 \* adjustable interest rate not exceeding \_\_\_\_\_% at origination (a fixed rate at the prevailing interest rate 66 \* based on Buyer's creditworthiness if neither choice is selected). Buyer will keep Seller and Broker fully 67 informed of the loan application status and progress and authorizes the lender or mortgage broker to 68 disclose all such information to Seller and Broker. 69 70\*
  - (2) Seller Financing: Buyer will execute a first second purchase money note and mortgage to Seller in the amount of \$\_\_\_\_\_, bearing annual interest at \_\_\_\_% and payable as follows:

The mortgage, note, and any security agreement will be in a form acceptable to Seller and will follow forms generally accepted in the county where the Property is located; will provide for a late payment fee and acceleration at the mortgagee's option if **Buyer** defaults; will give **Buyer** the right to prepay without penalty all or part of the principal at any time(s) with interest only to date of payment; will be due on conveyance or sale; will provide for release of contiguous parcels, if applicable; and will require **Buyer** to keep liability insurance on the Property, with Seller as additional named insured. Buyer authorizes Seller to obtain credit, employment, and other necessary information to determine creditworthiness for the financing. Seller will, within 10 days after Effective Date, give Buyer written notice of whether or not Seller will make the loan.

83*	
84 *	LN# in the approximate amount of \$ currently payable at
85*	\$ per month, including principal, interest, □ taxes and insurance, and having a
86 *	□ fixed □ other (describe)
87 *	interest rate of% which 🛛 will 🗅 will not escalate upon assumption. Any variance in the mortgage
88	will be adjusted in the balance due at closing with no adjustment to purchase price. Buyer will purchase
89 *	Seller's escrow account dollar for dollar. If the interest rate upon transfer exceeds% or the
90 *	assumption/transfer fee exceeds \$, either party may elect to pay the excess, failing
91	which this Contract will terminate; and <b>Buyer's</b> deposit(s) will be returned. If the lender disapproves
92	Buyer, this Contract will terminate; and Buyer's deposit(s) will be returned.

- 93\* 7. Assignability: (Check one) Buyer 
  may assign and thereby be released from any further liability under this Contract,  $\Box$  may assign but not be released from liability under this Contract, or XI may not assign this Contract. 94\*
- Title: Seller has the legal capacity to and will convey marketable title to the Property by K statutory warranty 95 \* 8. deed 
  special warranty deed 
  other (specify) , free of liens, easements, 96\* and encumbrances of record or known to **Seller**, but subject to property taxes for the year of closing; covenants, 97 restrictions, and public utility easements of record; existing zoning and governmental regulations; and (list any 98 other matters to which title will be subject) 99\*
- provided there exists at closing no violation of the foregoing. 100
- (a) Title Evidence: The party who pays for the owner's title insurance policy will select the closing agent and pay 101 for the title search, including tax and lien search (including municipal lien search) if performed, and all other 102 fees charged by closing agent. Seller will deliver to Buyer, at 103
- (Check one) Seller's Buyer's expense and 104 \*

#### (Check one) $\times$ within 15 days after Effective Date $\Box$ at least days before Closing Date, 105 \* (Check one) 106

(1) X a title insurance commitment by a Florida licensed title insurer setting forth those matters to be 107 \* discharged by Seller at or before closing and, upon Buyer recording the deed, an owner's policy in the 108

amount of the purchase price for fee simple title subject only to the exceptions stated above. If Buyer is paying for the owner's title insurance policy and **Seller** has an owner's policy, **Seller** will deliver a copy to Buyer within 15 days after Effective Date.

- (2) an abstract of title, prepared or brought current by an existing abstract firm or certified as correct by an 112\* existing firm. However, if such an abstract is not available to **Seller**, then a prior owner's title policy 113 acceptable to the proposed insurer as a base for reissuance of coverage may be used. The prior policy will 114 include copies of all policy exceptions and an update in a format acceptable to **Buyer** from the policy 115 effective date and certified to Buyer or Buyer's closing agent together with copies of all documents 116 recited in the prior policy and in the update. If such an abstract or prior policy is not available to Seller, 117 then (1) above will be the title evidence. 118
- (b) Title Examination: After receipt of the title evidence, Buyer will, within days (10 days if left blank) but 119\* no later than Closing Date, deliver written notice to Seller of title defects. Title will be deemed acceptable to 120 Buyer if (i) Buyer fails to deliver proper notice of defects or (ii) Buyer delivers proper written notice and Seller 121 cures the defects within days (30 days if left blank) ("Cure Period") after receipt of the notice. If the 122 \* defects are cured within the Cure Period, closing will occur within 10 days after receipt by Buyer of notice of 123 such cure. Seller may elect not to cure defects if Seller reasonably believes any defect cannot be cured within 124 125 the Cure Period. If the defects are not cured within the Cure Period, Buyer will have 10 days after receipt of notice of Seller's inability to cure the defects to elect whether to terminate this Contract or accept title subject 126 to existing defects and close the transaction without reduction in purchase price. 127
- (c) Survey: Buyer may, at Buyer's expense, have the Property surveyed and must deliver written notice to 128 Seller, within 5 days after receiving survey but not later than 5 days before Closing Date, of any 129 encroachments on the Property, encroachments by the Property's improvements on other lands, or deed 130 restriction or zoning violations. Any such encroachment or violation will be treated in the same manner as a 131 title defect and Seller's and Buyer's obligations will be determined in accordance with Paragraph 8(b). 132 133
  - (d) Ingress and Egress: Seller warrants that the Property presently has ingress and egress.
- Property Condition: Seller will deliver the Property to Buyer at closing in its present "as is" condition, with 134 9 conditions resulting from Buyer's Inspections and casualty damage, if any, excepted. Seller will not engage in or 135 permit any activity that would materially alter the Property's condition without the Buyer's prior written consent. 136 137
  - (a) Inspections: (Check (1) or (2))

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- (1) X Due Diligence Period: Buyer will, at Buyer's expense and within \_\_\_\_\_\_ days (30 days if left blank) 138 \* ("Due Diligence Period") after Effective Date and in Buyer's sole and absolute discretion, determine 139 whether the Property is suitable for **Buyer's** intended use. During the Due Diligence Period, **Buyer** may 140 141 conduct a Phase 1 environmental assessment and any other tests, analyses, surveys, and investigations ("Inspections") that **Buyer** deems necessary to determine to **Buyer's** satisfaction the Property's 142 engineering, architectural, and environmental properties; zoning and zoning restrictions; subdivision 143 statutes; soil and grade; availability of access to public roads, water, and other utilities; consistency with 144 local, state, and regional growth management plans; availability of permits, government approvals, and 145 licenses; and other inspections that **Buyer** deems appropriate. If the Property must be rezoned, **Buyer** will 146 obtain the rezoning from the appropriate government agencies. Seller will sign all documents Buyer is 147 required to file in connection with development or rezoning approvals. Seller gives Buyer, its agents, 148 contractors, and assigns, the right to enter the Property at any time during the Due Diligence Period for the 149 purpose of conducting Inspections, provided, however, that **Buyer**, its agents, contractors, and assigns 150 enter the Property and conduct Inspections at their own risk. Buyer will indemnify and hold Seller 151 harmless from losses, damages, costs, claims, and expenses of any nature, including attorneys' fees, 152 expenses, and liability incurred in application for rezoning or related proceedings, and from liability to any 153 person, arising from the conduct of any and all Inspections or any work authorized by Buyer. Buyer will 154 155 not engage in any activity that could result in a construction lien being filed against the Property without Seller's prior written consent. If this transaction does not close, Buyer will, at Buyer's expense, (i) repair 156 all damages to the Property resulting from the Inspections and return the Property to the condition it was in 157 before conducting the Inspections and (ii) release to Seller all reports and other work generated as a 158 result of the Inspections. 159
- Before expiration of the Due Diligence Period, Buyer must deliver written notice to Seller of Buyer's 160 determination of whether or not the Property is acceptable. Buyer's failure to comply with this notice 161 requirement will constitute acceptance of the Property as suitable for Buyer's intended use in its "as is" 162 163 condition. If the Property is unacceptable to **Buyer** and written notice of this fact is timely delivered to Seller, this Contract will be deemed terminated, and Buyer's deposit(s) will be returned. 164

- 165\* (2) □ No Due Diligence Period: Buyer is satisfied that the Property is suitable for Buyer's purposes,
   including being satisfied that either public sewerage and water are available to the Property or the
   Property will be approved for the installation of a well and/or private sewerage disposal system and that
   existing zoning and other pertinent regulations and restrictions, such as subdivision or deed restrictions,
   concurrency, growth management, and environmental conditions, are acceptable to Buyer. This Contract
   is not contingent on Buyer conducting any further investigations.
- (b) Government Regulations: Changes in government regulations and levels of service which affect Buyer's
   intended use of the Property will not be grounds for terminating this Contract if the Due Diligence Period has
   expired or if Paragraph 9(a)(2) is selected.
- (c) Flood Zone: Buyer is advised to verify by survey, with the lender, and with appropriate government agencies
   which flood zone the Property is in, whether flood insurance is required, and what restrictions apply to
   improving the Property and rebuilding in the event of casualty.
- (d) Coastal Construction Control Line ("CCCL"): If any part of the Property lies seaward of the CCCL as 177 defined in Section 161.053. Florida Statutes. Seller will provide Buver with an affidavit or survey as required 178 by law delineating the line's location on the Property, unless **Buyer** waives this requirement in writing. The 179 Property being purchased may be subject to coastal erosion and to federal, state, or local regulations that 180 181 govern coastal property, including delineation of the CCCL, rigid coastal protection structures, beach nourishment, and the protection of marine turtles. Additional information can be obtained from the Florida 182 Department of Environmental Protection, including whether there are significant erosion conditions associated 183 with the shore line of the Property being purchased. 184
- 185\* **Buyer** waives the right to receive a CCCL affidavit or survey.
- 10. Closing Procedure; Costs: Closing will take place in the county where the Property is located and may be
   conducted by mail or electronic means. If title insurance insures Buyer for title defects arising between the title
   binder effective date and recording of Buyer's deed, closing agent will disburse at closing the net sale proceeds to
   Seller (in local cashier's check if Seller requests in writing at least 5 days before closing) and brokerage fees to
   Broker as per Paragraph 21. In addition to other expenses provided in this Contract, Seller and Buyer will pay the
   costs indicated below.

### 192 (a) Seller Costs:

- Taxes on deed
- Recording fees for documents needed to cure title
- 195Title evidence (if applicable under Paragraph 8)
- 196 Estoppel Fee(s)

# 197 \* Other: 198 (b) Buyer Costs:

- 199 Taxes and recording fees on notes and mortgages
- 200 Recording fees on the deed and financing statements
- 201 Loan expenses
- 202 Title evidence (if applicable under Paragraph 8)
- 203 Lender's title policy at the simultaneous issue rate
- 204Inspections205Survey
- 205 206

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- 206Insurance207★Other:
- (c) Prorations: The following items will be made current and prorated as of the day before Closing Date: real
   estate taxes (including special benefit tax liens imposed by a CDD), interest, bonds, assessments, leases, and
   other Property expenses and revenues. If taxes and assessments for the current year cannot be determined,
   the previous year's rates will be used with adjustment for any exemptions.
- (d) Special Assessment by Public Body: Regarding special assessments imposed by a public body, Seller will pay (i) the full amount of liens that are certified, confirmed, and ratified before closing and (ii) the amount of the last estimate of the assessment if an improvement is substantially completed as of Effective Date but has not resulted in a lien before closing; and Buyer will pay all other amounts. If special assessments may be paid in installments, X Seller □ Buyer (Buyer if left blank) will pay installments due after closing. If Seller is checked, Seller will pay the assessment in full before or at the time of closing. Public body does not include a Homeowners' or Condominium Association.
  - (e) **PROPERTY TAX DISCLOSURE SUMMARY: BUYER** SHOULD NOT RELY ON THE **SELLER'S** CURRENT PROPERTY TAXES AS THE AMOUNT OF PROPERTY TAXES THAT **BUYER** MAY BE OBLIGATED TO PAY IN THE YEAR SUBSEQUENT TO PURCHASE. A CHANGE OF OWNERSHIP OR PROPERTY

222 223 224 IMPROVEMENTS TRIGGERS REASSESSMENTS OF THE PROPERTY THAT COULD RESULT IN HIGHER PROPERTY TAXES. IF YOU HAVE ANY QUESTIONS CONCERNING VALUATION, CONTACT THE COUNTY PROPERTY APPRAISER'S OFFICE FOR FURTHER INFORMATION.

- (f) Foreign Investment in Real Property Tax Act ("FIRPTA"): If Seller is a "foreign person" as defined by
   FIRPTA, Seller and Buyer will comply with FIRPTA, which may require Seller to provide additional cash at
   closing.
- (g) 1031 Exchange: If either Seller or Buyer wish to enter into a like-kind exchange (either simultaneously with closing or after) under Section 1031 of the Internal Revenue Code ("Exchange"), the other party will cooperate in all reasonable respects to effectuate the Exchange including executing documents, provided, however, that the cooperating party will incur no liability or cost related to the Exchange and that the closing will not be contingent upon, extended, or delayed by the Exchange.
- 11. Computation of Time: Calendar days will be used when computing time periods, except time periods of 5 days or less. Time periods of 5 days or less will be computed without including Saturday, Sunday, or national legal holidays specified in 5 U.S.C. 6103(a). Other than time for acceptance and Effective Date as set forth in Paragraph 3, any time periods provided for or dates specified in this Contract, whether preprinted, handwritten, typewritten or inserted herein, which shall end or occur on a Saturday, Sunday, or national legal holiday (see 5 U.S.C. 6103) shall extend until 5:00 p.m. (where the Property is located) of the next business day. Time is of the essence in this Contract.
- 12. Risk of Loss; Eminent Domain: If any portion of the Property is materially damaged by casualty before closing
   or Seller negotiates with a governmental authority to transfer all or part of the Property in lieu of eminent domain
   proceedings or an eminent domain proceeding is initiated, Seller will promptly inform Buyer. Either party may
   terminate this Contract by written notice to the other within 10 days after Buyer's receipt of Seller's notification,
   and Buyer's deposit(s) will be returned, failing which Buyer will close in accordance with this Contract and receive
   all payments made by the governmental authority or insurance company, if any.
- 13. Force Majeure: Seller or Buyer will not be required to perform any obligation under this Contract or be liable to 246 each other for damages so long as the performance or non-performance of the obligation is delayed, caused, or 247 prevented by an act of God or force majeure. An "act of God or "force majeure" is defined as hurricanes, 248 earthquakes, floods, fire, unusual transportation delays, wars, insurrections, and any other cause not reasonably 249 within the control of **Seller** or **Buyer** and which by the exercise of due diligence the non-performing party is unable 250 in whole or in part to prevent or overcome. All time periods, including Closing Date, will be extended for the period 251 that the act of God or force majeure is in place. However, in the event that such act of God or force majeure event 252 253 continues beyond 30 days, either party may terminate this Contract by delivering written notice to the other; and Buyer's deposit(s) will be returned. 254
- 14. Notices: All notices will be in writing and delivered to the parties and Broker by mail, personal delivery, or
   electronic means. Buyer's failure to timely deliver written notice to Seller, when such notice is required by
   this Contract, regarding any contingency will render that contingency null and void, and this Contract will
   be construed as if the contingency did not exist. Any notice, document, or item delivered to or received by
   an attorney or licensee (including a transactions broker) representing a party will be as effective as if
   delivered to or received by that party.
- 15. Complete Agreement; Persons Bound: This Contract is the entire agreement between Seller and Buyer. 261 Except for brokerage agreements, no prior or present agreements will bind Seller. Buyer, or Broker unless 262 incorporated into this Contract. Modifications of this Contract will not be binding unless in writing, signed or 263 initialed, and delivered by the party to be bound. Electronic signatures will be acceptable and binding. This 264 Contract, signatures, initials, documents referenced in this Contract, counterparts, and written modifications 265 communicated electronically or on paper will be acceptable for all purposes, including delivery, and will be binding. 266 Handwritten or typewritten terms inserted in or attached to this Contract prevail over preprinted terms. If any 267 provision of this Contract is or becomes invalid or unenforceable, all remaining provisions will continue to be fully 268 effective. Seller and Buyer will use diligence and good faith in performing all obligations under this Contract. This 269 Contract will not be recorded in any public record. The terms "Seller," "Buyer," and "Broker" may be singular or 270 plural. This Contract is binding on the heirs, administrators, executors, personal representatives, and assigns, if 271 permitted, of Seller, Buyer, and Broker. 272
- **16. Default and Dispute Resolution:** This Contract will be construed under Florida law. This Paragraph will survive closing or termination of this Contract.
- (a) Seller Default: If Seller fails, neglects, or refuses to perform Seller's obligations under this Contract, Buyer
   may elect to receive a return of Buyer's deposit(s) without thereby waiving any action for damages resulting

- 277from Seller's breach and may seek to recover such damages or seek specific performance. Seller will also be278liable for the full amount of the brokerage fee.
- (b) Buyer Default: If Buyer fails, neglects, or refuses to perform Buyer's obligations under this Contract,
   including payment of deposit(s), within the time(s) specified, Seller may elect to recover and retain the
   deposit(s), paid and agreed to be paid, for the account of Seller as agreed upon liquidated damages,
   consideration for execution of this Contract, and in full settlement of any claims, whereupon Seller and Buyer
   will be relieved from all further obligations under this Contract; or Seller, at Seller's option, may proceed in
   equity to enforce Seller's rights under this Contract.
- **17. Attorney's Fees; Costs:** In any litigation permitted by this Contract, the prevailing party shall be entitled to
   recover from the non-prevailing party costs and fees, including reasonable attorney's fees, incurred in conducting
   the litigation. This Paragraph 17 shall survive Closing or termination of this Contract.
- 18. Escrow Agent; Closing Agent: Seller and Buyer authorize Escrow Agent and closing agent (collectively 288 "Agent") to receive, deposit, and hold funds and other items in escrow and, subject to Collection, disburse them 289 upon proper authorization and in accordance with Florida law and the terms of this Contract, including disbursing 290 brokerage fees. "Collection" or "Collected" means any checks tendered or received have become actually and 291 292 finally collected and deposited in the account of Agent. The parties agree that Agent will not be liable to any person for misdelivery of escrowed items to Seller or Buyer, unless the misdelivery is due to Agent's willful breach of this 293 Contract or gross negligence. If Agent interpleads the subject matter of the escrow, Agent will pay the filing fees 294 and costs from the deposit and will recover reasonable attorneys' fees and costs to be paid from the escrowed 295 funds or equivalent and charged and awarded as court costs in favor of the prevailing party. 296
- 19. Professional Advice; Broker Liability: Broker advises Seller and Buyer to verify all facts and representations 297 that are important to them and to consult an appropriate professional for legal advice (for example, interpreting this 298 Contract, determining the effect of laws on the Property and this transaction, status of title, foreign investor 299 reporting requirements, the effect of property lying partially or totally seaward of the CCCL, etc.) and for tax, 300 property condition, environmental, and other specialized advice. Buyer acknowledges that all representations 301 (oral, written, or otherwise) by Broker are based on **Seller** representations or public records. **Buver agrees to rely** 302 solely on Seller, professional inspectors, and government agencies for verification of the Property 303 condition and facts that materially affect Property value. Seller and Buyer respectively will pay all costs and 304 expenses, including reasonable attorneys' fees at all levels, incurred by Broker and Broker's officers, directors, 305 agents, and employees in connection with or arising from Seller's or Buyer's misstatement or failure to perform 306 307 contractual obligations. Seller and Buyer hold harmless and release Broker and Broker's officers, directors, 308 agents, and employees from all liability for loss or damage based on (i) Seller's or Buver's misstatement or failure to perform contractual obligations; (ii) the use or display of listing data by third parties, including, but not limited to, 309 photographs, images, graphics, video recordings, virtual tours, drawings, written descriptions, and remarks related 310 to the Property; (iii) Broker's performance, at Seller's or Buyer's request, of any task beyond the scope of 311 services regulated by Chapter 475, Florida Statutes, as amended, including Broker's referral, recommendation, or 312 retention of any vendor; (iv) products or services provided by any vendor; and (v) expenses incurred by any 313 vendor. Seller and Buyer each assume full responsibility for selecting and compensating their respective vendors. 314 This Paragraph will not relieve Broker of statutory obligations. For purposes of this Paragraph, Broker will be 315 treated as a party to this Contract. This Paragraph will survive closing. 316
- 20. Commercial Real Estate Sales Commission Lien Act: If the Property is commercial real estate as defined by
   Section 475.701, Florida Statutes, the following disclosure will apply: The Florida Commercial Real Estate Sales
   Commission Lien Act provides that when a broker has earned a commission by performing licensed services
   under a brokerage agreement with you, the broker may claim a lien against your net sales proceeds for the
   broker's commission. The broker's lien rights under the act cannot be waived before the commission is earned.
- 322 21. Brokers: The licensee(s) and brokerage(s) named below are collectively referred to as "Broker." Instruction to closing agent: Seller and Buyer direct Closing Agent to disburse at Closing the full amount of the brokerage fees as specified in separate brokerage agreements with the parties and cooperative agreements between the Brokers, except to the extent Broker has retained such fees from the escrowed funds. This Paragraph will not be used to modify any MLS or other offer of compensation made by Seller or listing broker to cooperating brokers.

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BK3135692 Seller's Sales Associate/License No. BK3135692 Buyer's Sales Associate/License No.

	۱		info@courtneynoble		
Seller's Sales Associate Email	Address	Buyer's Sales	Associate Email	Address	
321.607.1311			321.607.1311		
Seller's Sales Associate Phone	Number	Buyer's Sales	Associate Phone		· · · · · · · · · · · · · · · · · · ·
Noble & Co Real Estate Professio	oanls LLC	Noble Buyer's Brok	& Co Real Estate Prot	fessioanls L	
LISTING DIOKETAGE		Buyer S BIOK	eraye		
5 Main Street, Titusville Florida	a 32796		ain Street, Titusville Fl	orida 32796	; 
Listing Brokerage Address		Buyer's Brok	erage Address		
<ul> <li>22. Addenda: The following addition (Check if applicable):</li> <li>□ A. Back-up Contract</li> <li>□ B. Kick Out Clause</li> <li>□ C. Other</li> </ul>				corporate	d into this Con
23. Additional Terms: Contract is of	conditioned upon	approval of the TCAA	Board Members.		
Property is subject to avigation easeme	ent.				
□ Seller counters Buyer's offer (to a deliver a copy of the acceptance to 3 □ Seller rejects Buyer's offer	COUNT accept the count Seller).	ER-OFFER/REJEC1 ter-offer, Buyer must	T <b>ION</b> sign or initial the o	counter-of	ffered terms ar
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<ul> <li>□ Seller counters Buyer's offer (to a deliver a copy of the acceptance to 3</li> <li>□ Seller rejects Buyer's offer</li> <li>This is intended to be a legally bin signing.</li> <li>Buyer:</li></ul>	COUNT accept the count Seller). nding Contract el Manden M&T Real Estate D ce: _ Fax: 	ER-OFFER/REJECT ter-offer, Buyer must t. If not fully unders Development LLC	TION sign or initial the o tood, seek the ac	counter-of dvice of a Date: Date: Date:	ffered terms an n attorney be Nov 4, 2021

Buyer  $(\underbrace{MW}_{\text{Rev 3/21}})$  and Seller  $(\underbrace{k \not o })$  (\_\_\_\_) acknowledge receipt of a copy of this page, which is 7 of 8 pages.

378	Seller's address for purpose of notic	e:	
379*	Address:		
380*	Phone:	Fax:	Email:

381*	Effective Date:	(The date on which the last party signed or initialed and delivered the
382	final offer or counter-offer.)	

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## Vacant Land Contract

1.	Sale and Purchase ("Contract"): Titusville-Cocoa Airport Authority
	("Seller") and M&T Real Estate Development LLC
	("Buyer") (the "parties") agree to sell and buy on the terms and conditions specified below the property ("Property"
	Address: 195 N WILLIAMS AVE TITUSVILLE FL 32796 Legal Description: LUNA HEIGHTS LOT 11 BLK 2
	SEC/TWP //RNG of County, Florida. Real Property ID No.: Brevard including all improvements existing on the Property and the following additional property:
2.	Purchase Price: (U.S. currency)
	All deposits will be made payable to "Escrow Agent" named below and held in escrow by:
	Escrow Agent's Name: Kristy Mount Esquire,
	Escrow Agent's Contact Person: Kristy Mount
	Escrow Agent's Address: 1702 S. Washington Ave. Titusville, Florida 32780
	Escrow Agent's Phone:       321-267-5504, ext. 2         Escrow Agent's Email:       kmount@titusvillelaw.com
	Escrow Agent's Email: kmount@titusvillelaw.com
	(a) Initial deposit (\$0 if left blank) (Check if applicable)
	□ accompanies offer
	x will be delivered to Escrow Agent within days (3 days if left blank) after Effective Date\$ 1,000
	(b) Additional deposit will be delivered to Escrow Agent ( <b>Check if applicable</b> )
	□ within days (10 days if left blank) after Effective Date
	□ within days (3 days if left blank) after expiration of Due Diligence Period\$
	(c) Total Financing (see Paragraph 6) (express as a dollar amount or percentage)\$
	(d) Other:\$
	(e) Balance to close (not including <b>Buyer's</b> closing costs, prepaid items, and prorations)
	to be paid at closing by wire transfer or other Collected funds
	(f) 🗆 (Complete only if purchase price will be determined based on a per unit cost instead of a fixed price.) The
	unit used to determine the purchase price is □ lot □ acre □ square foot □ other (specify):
	prorating areas of less than a full unit. The purchase price will be \$ per unit based on a
	calculation of total area of the Property as certified to Seller and Buyer by a Florida licensed surveyor in
	accordance with Paragraph 8(c). The following rights of way and other areas will be excluded from the
	calculation:
3.	
	delivered to all parties on or before <u>Nov 5, 2021</u> , this offer will be withdrawn and <b>Buyer's</b> deposit, if
	any, will be returned. The time for acceptance of any counter-offer will be 3 days after the date the counter-offer is
	delivered. The "Effective Date" of this Contract is the date on which the last one of the Seller and Buyer
	has signed or initialed and delivered this offer or the final counter-offer.
4.	
	extended by other provisions of this Contract. The Closing Date will prevail over all other time periods including,
	but not limited to, Financing and Due Diligence periods. However, if the Closing Date occurs on a Saturday,
	Sunday, or national legal holiday, it will extend to 5:00 p.m. (where the Property is located) of the next business
	day. In the event insurance underwriting is suspended on Closing Date and <b>Buyer</b> is unable to obtain property insurance, <b>Buyer</b> may postpone closing for up to 5 days after the insurance underwriting suspension is lifted. If
	this transaction does not close for any reason, <b>Buyer</b> will immediately return all <b>Seller</b> provided documents and
	other items.
F	
5.	available on Closing Date due to Consumer Financial Protection Bureau Closing Disclosure delivery requirements

("CFPB Requirements), if applicable, then Closing Date shall be extended for such period necessary to satisfy 53 CFPB Requirements, provided such period shall not exceed 10 days. 54

### 6. Financing: (Check as applicable) 55

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- (a) **Buyer** will pay cash for the Property with no financing contingency. 56\*
- 57 \* (b) This Contract is contingent on **Buyer** gualifying for and obtaining the commitment(s) or approval(s) specified below ("Financing") within days after Effective Date (Closing Date or 30 days after Effective 58 \* Date, whichever occurs first, if left blank) ("Financing Period"). **Buyer** will apply for Financing within 59\* days after Effective Date (5 days if left blank) and will timely provide any and all credit, employment, financial, 60 and other information required by the lender. If Buyer, after using diligence and good faith, cannot obtain the 61 Financing within the Financing Period, either party may terminate this Contract and Buyer's deposit(s) will be 62 returned. 63

- returned.
   (1) □ New Financing: Buyer will secure a commitment for new third party financing for \$

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   (1) □ New Financing: Buyer will secure a commitment for new third party financing for \$

   (2) □ A fixed rate not exceeding \_\_\_\_\_\_% □ an

   65 \* adjustable interest rate not exceeding \_\_\_\_\_% at origination (a fixed rate at the prevailing interest rate 66 \* based on Buyer's creditworthiness if neither choice is selected). Buyer will keep Seller and Broker fully 67 informed of the loan application status and progress and authorizes the lender or mortgage broker to 68 disclose all such information to Seller and Broker. 69 70\*
  - (2) Seller Financing: Buyer will execute a first second purchase money note and mortgage to Seller in the amount of \$\_\_\_\_\_, bearing annual interest at \_\_\_\_% and payable as follows:

The mortgage, note, and any security agreement will be in a form acceptable to Seller and will follow forms generally accepted in the county where the Property is located; will provide for a late payment fee and acceleration at the mortgagee's option if **Buyer** defaults; will give **Buyer** the right to prepay without penalty all or part of the principal at any time(s) with interest only to date of payment; will be due on conveyance or sale; will provide for release of contiguous parcels, if applicable; and will require **Buyer** to keep liability insurance on the Property, with Seller as additional named insured. Buyer authorizes Seller to obtain credit, employment, and other necessary information to determine creditworthiness for the financing. Seller will, within 10 days after Effective Date, give Buyer written notice of whether or not Seller will make the loan.

83*	
84 *	LN# in the approximate amount of \$ currently payable at
85*	\$ per month, including principal, interest, □ taxes and insurance, and having a
86 *	□ fixed □ other (describe)
87 *	interest rate of% which 🛛 will 🗅 will not escalate upon assumption. Any variance in the mortgage
88	will be adjusted in the balance due at closing with no adjustment to purchase price. Buyer will purchase
89 *	Seller's escrow account dollar for dollar. If the interest rate upon transfer exceeds% or the
90 *	assumption/transfer fee exceeds \$, either party may elect to pay the excess, failing
91	which this Contract will terminate; and <b>Buyer's</b> deposit(s) will be returned. If the lender disapproves
92	Buyer, this Contract will terminate; and Buyer's deposit(s) will be returned.

- 93\* 7. Assignability: (Check one) Buyer 
  may assign and thereby be released from any further liability under this Contract,  $\Box$  may assign but not be released from liability under this Contract, or XI may not assign this Contract. 94\*
- Title: Seller has the legal capacity to and will convey marketable title to the Property by K statutory warranty 95 \* 8. deed 
  special warranty deed 
  other (specify) , free of liens, easements, 96\* and encumbrances of record or known to **Seller**, but subject to property taxes for the year of closing; covenants, 97 restrictions, and public utility easements of record; existing zoning and governmental regulations; and (list any 98 other matters to which title will be subject) 99\*
- provided there exists at closing no violation of the foregoing. 100
- (a) Title Evidence: The party who pays for the owner's title insurance policy will select the closing agent and pay 101 for the title search, including tax and lien search (including municipal lien search) if performed, and all other 102 fees charged by closing agent. Seller will deliver to Buyer, at 103
- (Check one) Seller's Buyer's expense and 104 \*

#### (Check one) $\times$ within 15 days after Effective Date $\Box$ at least days before Closing Date, 105 \* (Check one) 106

(1) X a title insurance commitment by a Florida licensed title insurer setting forth those matters to be 107 \* discharged by Seller at or before closing and, upon Buyer recording the deed, an owner's policy in the 108

amount of the purchase price for fee simple title subject only to the exceptions stated above. If Buyer is paying for the owner's title insurance policy and **Seller** has an owner's policy, **Seller** will deliver a copy to Buyer within 15 days after Effective Date.

- (2) an abstract of title, prepared or brought current by an existing abstract firm or certified as correct by an 112\* existing firm. However, if such an abstract is not available to **Seller**, then a prior owner's title policy 113 acceptable to the proposed insurer as a base for reissuance of coverage may be used. The prior policy will 114 include copies of all policy exceptions and an update in a format acceptable to **Buyer** from the policy 115 effective date and certified to Buyer or Buyer's closing agent together with copies of all documents 116 recited in the prior policy and in the update. If such an abstract or prior policy is not available to Seller, 117 then (1) above will be the title evidence. 118
- (b) Title Examination: After receipt of the title evidence, Buyer will, within days (10 days if left blank) but 119\* no later than Closing Date, deliver written notice to Seller of title defects. Title will be deemed acceptable to 120 Buyer if (i) Buyer fails to deliver proper notice of defects or (ii) Buyer delivers proper written notice and Seller 121 cures the defects within days (30 days if left blank) ("Cure Period") after receipt of the notice. If the 122 \* defects are cured within the Cure Period, closing will occur within 10 days after receipt by Buyer of notice of 123 such cure. Seller may elect not to cure defects if Seller reasonably believes any defect cannot be cured within 124 125 the Cure Period. If the defects are not cured within the Cure Period, Buyer will have 10 days after receipt of notice of Seller's inability to cure the defects to elect whether to terminate this Contract or accept title subject 126 to existing defects and close the transaction without reduction in purchase price. 127
- (c) Survey: Buyer may, at Buyer's expense, have the Property surveyed and must deliver written notice to 128 Seller, within 5 days after receiving survey but not later than 5 days before Closing Date, of any 129 encroachments on the Property, encroachments by the Property's improvements on other lands, or deed 130 restriction or zoning violations. Any such encroachment or violation will be treated in the same manner as a 131 title defect and Seller's and Buyer's obligations will be determined in accordance with Paragraph 8(b). 132 133
  - (d) Ingress and Egress: Seller warrants that the Property presently has ingress and egress.
- Property Condition: Seller will deliver the Property to Buyer at closing in its present "as is" condition, with 134 9 conditions resulting from Buyer's Inspections and casualty damage, if any, excepted. Seller will not engage in or 135 permit any activity that would materially alter the Property's condition without the Buyer's prior written consent. 136 137
  - (a) Inspections: (Check (1) or (2))

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- (1) X Due Diligence Period: Buyer will, at Buyer's expense and within \_\_\_\_\_\_ days (30 days if left blank) 138 \* ("Due Diligence Period") after Effective Date and in Buyer's sole and absolute discretion, determine 139 whether the Property is suitable for **Buyer's** intended use. During the Due Diligence Period, **Buyer** may 140 141 conduct a Phase 1 environmental assessment and any other tests, analyses, surveys, and investigations ("Inspections") that **Buyer** deems necessary to determine to **Buyer's** satisfaction the Property's 142 engineering, architectural, and environmental properties; zoning and zoning restrictions; subdivision 143 statutes; soil and grade; availability of access to public roads, water, and other utilities; consistency with 144 local, state, and regional growth management plans; availability of permits, government approvals, and 145 licenses; and other inspections that **Buyer** deems appropriate. If the Property must be rezoned, **Buyer** will 146 obtain the rezoning from the appropriate government agencies. Seller will sign all documents Buyer is 147 required to file in connection with development or rezoning approvals. Seller gives Buyer, its agents, 148 contractors, and assigns, the right to enter the Property at any time during the Due Diligence Period for the 149 purpose of conducting Inspections, provided, however, that **Buyer**, its agents, contractors, and assigns 150 enter the Property and conduct Inspections at their own risk. Buyer will indemnify and hold Seller 151 harmless from losses, damages, costs, claims, and expenses of any nature, including attorneys' fees, 152 expenses, and liability incurred in application for rezoning or related proceedings, and from liability to any 153 person, arising from the conduct of any and all Inspections or any work authorized by Buyer. Buyer will 154 155 not engage in any activity that could result in a construction lien being filed against the Property without Seller's prior written consent. If this transaction does not close, Buyer will, at Buyer's expense, (i) repair 156 all damages to the Property resulting from the Inspections and return the Property to the condition it was in 157 before conducting the Inspections and (ii) release to Seller all reports and other work generated as a 158 result of the Inspections. 159
- Before expiration of the Due Diligence Period, Buyer must deliver written notice to Seller of Buyer's 160 determination of whether or not the Property is acceptable. Buyer's failure to comply with this notice 161 requirement will constitute acceptance of the Property as suitable for Buyer's intended use in its "as is" 162 163 condition. If the Property is unacceptable to **Buyer** and written notice of this fact is timely delivered to Seller, this Contract will be deemed terminated, and Buyer's deposit(s) will be returned. 164

- 165\* (2) □ No Due Diligence Period: Buyer is satisfied that the Property is suitable for Buyer's purposes,
   including being satisfied that either public sewerage and water are available to the Property or the
   Property will be approved for the installation of a well and/or private sewerage disposal system and that
   existing zoning and other pertinent regulations and restrictions, such as subdivision or deed restrictions,
   concurrency, growth management, and environmental conditions, are acceptable to Buyer. This Contract
   is not contingent on Buyer conducting any further investigations.
- (b) Government Regulations: Changes in government regulations and levels of service which affect Buyer's
   intended use of the Property will not be grounds for terminating this Contract if the Due Diligence Period has
   expired or if Paragraph 9(a)(2) is selected.
- (c) Flood Zone: Buyer is advised to verify by survey, with the lender, and with appropriate government agencies
   which flood zone the Property is in, whether flood insurance is required, and what restrictions apply to
   improving the Property and rebuilding in the event of casualty.
- (d) Coastal Construction Control Line ("CCCL"): If any part of the Property lies seaward of the CCCL as 177 defined in Section 161.053. Florida Statutes. Seller will provide Buver with an affidavit or survey as required 178 by law delineating the line's location on the Property, unless **Buyer** waives this requirement in writing. The 179 Property being purchased may be subject to coastal erosion and to federal, state, or local regulations that 180 181 govern coastal property, including delineation of the CCCL, rigid coastal protection structures, beach nourishment, and the protection of marine turtles. Additional information can be obtained from the Florida 182 Department of Environmental Protection, including whether there are significant erosion conditions associated 183 with the shore line of the Property being purchased. 184
- 185\* **Buyer** waives the right to receive a CCCL affidavit or survey.
- 10. Closing Procedure; Costs: Closing will take place in the county where the Property is located and may be
   conducted by mail or electronic means. If title insurance insures Buyer for title defects arising between the title
   binder effective date and recording of Buyer's deed, closing agent will disburse at closing the net sale proceeds to
   Seller (in local cashier's check if Seller requests in writing at least 5 days before closing) and brokerage fees to
   Broker as per Paragraph 21. In addition to other expenses provided in this Contract, Seller and Buyer will pay the
   costs indicated below.

### 192 (a) Seller Costs:

- Taxes on deed
- Recording fees for documents needed to cure title
- 195Title evidence (if applicable under Paragraph 8)
- 196 Estoppel Fee(s)

# 197 \* Other: 198 (b) Buyer Costs:

- 199 Taxes and recording fees on notes and mortgages
- 200 Recording fees on the deed and financing statements
- 201 Loan expenses
- 202 Title evidence (if applicable under Paragraph 8)
- 203 Lender's title policy at the simultaneous issue rate
- 204Inspections205Survey
- 205 206

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- 206Insurance207★Other:
- (c) Prorations: The following items will be made current and prorated as of the day before Closing Date: real
   estate taxes (including special benefit tax liens imposed by a CDD), interest, bonds, assessments, leases, and
   other Property expenses and revenues. If taxes and assessments for the current year cannot be determined,
   the previous year's rates will be used with adjustment for any exemptions.
- (d) Special Assessment by Public Body: Regarding special assessments imposed by a public body, Seller will pay (i) the full amount of liens that are certified, confirmed, and ratified before closing and (ii) the amount of the last estimate of the assessment if an improvement is substantially completed as of Effective Date but has not resulted in a lien before closing; and Buyer will pay all other amounts. If special assessments may be paid in installments, X Seller □ Buyer (Buyer if left blank) will pay installments due after closing. If Seller is checked, Seller will pay the assessment in full before or at the time of closing. Public body does not include a Homeowners' or Condominium Association.
  - (e) **PROPERTY TAX DISCLOSURE SUMMARY: BUYER** SHOULD NOT RELY ON THE **SELLER'S** CURRENT PROPERTY TAXES AS THE AMOUNT OF PROPERTY TAXES THAT **BUYER** MAY BE OBLIGATED TO PAY IN THE YEAR SUBSEQUENT TO PURCHASE. A CHANGE OF OWNERSHIP OR PROPERTY

222 223 224 IMPROVEMENTS TRIGGERS REASSESSMENTS OF THE PROPERTY THAT COULD RESULT IN HIGHER PROPERTY TAXES. IF YOU HAVE ANY QUESTIONS CONCERNING VALUATION, CONTACT THE COUNTY PROPERTY APPRAISER'S OFFICE FOR FURTHER INFORMATION.

- (f) Foreign Investment in Real Property Tax Act ("FIRPTA"): If Seller is a "foreign person" as defined by
   FIRPTA, Seller and Buyer will comply with FIRPTA, which may require Seller to provide additional cash at
   closing.
- (g) 1031 Exchange: If either Seller or Buyer wish to enter into a like-kind exchange (either simultaneously with closing or after) under Section 1031 of the Internal Revenue Code ("Exchange"), the other party will cooperate in all reasonable respects to effectuate the Exchange including executing documents, provided, however, that the cooperating party will incur no liability or cost related to the Exchange and that the closing will not be contingent upon, extended, or delayed by the Exchange.
- 11. Computation of Time: Calendar days will be used when computing time periods, except time periods of 5 days or less. Time periods of 5 days or less will be computed without including Saturday, Sunday, or national legal holidays specified in 5 U.S.C. 6103(a). Other than time for acceptance and Effective Date as set forth in Paragraph 3, any time periods provided for or dates specified in this Contract, whether preprinted, handwritten, typewritten or inserted herein, which shall end or occur on a Saturday, Sunday, or national legal holiday (see 5 U.S.C. 6103) shall extend until 5:00 p.m. (where the Property is located) of the next business day. Time is of the essence in this Contract.
- 12. Risk of Loss; Eminent Domain: If any portion of the Property is materially damaged by casualty before closing
   or Seller negotiates with a governmental authority to transfer all or part of the Property in lieu of eminent domain
   proceedings or an eminent domain proceeding is initiated, Seller will promptly inform Buyer. Either party may
   terminate this Contract by written notice to the other within 10 days after Buyer's receipt of Seller's notification,
   and Buyer's deposit(s) will be returned, failing which Buyer will close in accordance with this Contract and receive
   all payments made by the governmental authority or insurance company, if any.
- 13. Force Majeure: Seller or Buyer will not be required to perform any obligation under this Contract or be liable to 246 each other for damages so long as the performance or non-performance of the obligation is delayed, caused, or 247 prevented by an act of God or force majeure. An "act of God or "force majeure" is defined as hurricanes, 248 earthquakes, floods, fire, unusual transportation delays, wars, insurrections, and any other cause not reasonably 249 within the control of **Seller** or **Buyer** and which by the exercise of due diligence the non-performing party is unable 250 in whole or in part to prevent or overcome. All time periods, including Closing Date, will be extended for the period 251 that the act of God or force majeure is in place. However, in the event that such act of God or force majeure event 252 253 continues beyond 30 days, either party may terminate this Contract by delivering written notice to the other; and Buyer's deposit(s) will be returned. 254
- 14. Notices: All notices will be in writing and delivered to the parties and Broker by mail, personal delivery, or
   electronic means. Buyer's failure to timely deliver written notice to Seller, when such notice is required by
   this Contract, regarding any contingency will render that contingency null and void, and this Contract will
   be construed as if the contingency did not exist. Any notice, document, or item delivered to or received by
   an attorney or licensee (including a transactions broker) representing a party will be as effective as if
   delivered to or received by that party.
- 15. Complete Agreement; Persons Bound: This Contract is the entire agreement between Seller and Buyer. 261 Except for brokerage agreements, no prior or present agreements will bind Seller. Buyer, or Broker unless 262 incorporated into this Contract. Modifications of this Contract will not be binding unless in writing, signed or 263 initialed, and delivered by the party to be bound. Electronic signatures will be acceptable and binding. This 264 Contract, signatures, initials, documents referenced in this Contract, counterparts, and written modifications 265 communicated electronically or on paper will be acceptable for all purposes, including delivery, and will be binding. 266 Handwritten or typewritten terms inserted in or attached to this Contract prevail over preprinted terms. If any 267 provision of this Contract is or becomes invalid or unenforceable, all remaining provisions will continue to be fully 268 effective. Seller and Buyer will use diligence and good faith in performing all obligations under this Contract. This 269 Contract will not be recorded in any public record. The terms "Seller," "Buyer," and "Broker" may be singular or 270 plural. This Contract is binding on the heirs, administrators, executors, personal representatives, and assigns, if 271 permitted, of Seller, Buyer, and Broker. 272
- **16. Default and Dispute Resolution:** This Contract will be construed under Florida law. This Paragraph will survive closing or termination of this Contract.
- (a) Seller Default: If Seller fails, neglects, or refuses to perform Seller's obligations under this Contract, Buyer
   may elect to receive a return of Buyer's deposit(s) without thereby waiving any action for damages resulting

- 277from Seller's breach and may seek to recover such damages or seek specific performance. Seller will also be278liable for the full amount of the brokerage fee.
- (b) Buyer Default: If Buyer fails, neglects, or refuses to perform Buyer's obligations under this Contract,
   including payment of deposit(s), within the time(s) specified, Seller may elect to recover and retain the
   deposit(s), paid and agreed to be paid, for the account of Seller as agreed upon liquidated damages,
   consideration for execution of this Contract, and in full settlement of any claims, whereupon Seller and Buyer
   will be relieved from all further obligations under this Contract; or Seller, at Seller's option, may proceed in
   equity to enforce Seller's rights under this Contract.
- **17. Attorney's Fees; Costs:** In any litigation permitted by this Contract, the prevailing party shall be entitled to
   recover from the non-prevailing party costs and fees, including reasonable attorney's fees, incurred in conducting
   the litigation. This Paragraph 17 shall survive Closing or termination of this Contract.
- 18. Escrow Agent; Closing Agent: Seller and Buyer authorize Escrow Agent and closing agent (collectively 288 "Agent") to receive, deposit, and hold funds and other items in escrow and, subject to Collection, disburse them 289 upon proper authorization and in accordance with Florida law and the terms of this Contract, including disbursing 290 brokerage fees. "Collection" or "Collected" means any checks tendered or received have become actually and 291 292 finally collected and deposited in the account of Agent. The parties agree that Agent will not be liable to any person for misdelivery of escrowed items to Seller or Buyer, unless the misdelivery is due to Agent's willful breach of this 293 Contract or gross negligence. If Agent interpleads the subject matter of the escrow, Agent will pay the filing fees 294 and costs from the deposit and will recover reasonable attorneys' fees and costs to be paid from the escrowed 295 funds or equivalent and charged and awarded as court costs in favor of the prevailing party. 296
- 19. Professional Advice; Broker Liability: Broker advises Seller and Buyer to verify all facts and representations 297 that are important to them and to consult an appropriate professional for legal advice (for example, interpreting this 298 Contract, determining the effect of laws on the Property and this transaction, status of title, foreign investor 299 reporting requirements, the effect of property lying partially or totally seaward of the CCCL, etc.) and for tax, 300 property condition, environmental, and other specialized advice. Buyer acknowledges that all representations 301 (oral, written, or otherwise) by Broker are based on **Seller** representations or public records. **Buver agrees to rely** 302 solely on Seller, professional inspectors, and government agencies for verification of the Property 303 condition and facts that materially affect Property value. Seller and Buyer respectively will pay all costs and 304 expenses, including reasonable attorneys' fees at all levels, incurred by Broker and Broker's officers, directors, 305 agents, and employees in connection with or arising from Seller's or Buyer's misstatement or failure to perform 306 307 contractual obligations. Seller and Buyer hold harmless and release Broker and Broker's officers, directors, 308 agents, and employees from all liability for loss or damage based on (i) Seller's or Buver's misstatement or failure to perform contractual obligations; (ii) the use or display of listing data by third parties, including, but not limited to, 309 photographs, images, graphics, video recordings, virtual tours, drawings, written descriptions, and remarks related 310 to the Property; (iii) Broker's performance, at Seller's or Buyer's request, of any task beyond the scope of 311 services regulated by Chapter 475, Florida Statutes, as amended, including Broker's referral, recommendation, or 312 retention of any vendor; (iv) products or services provided by any vendor; and (v) expenses incurred by any 313 vendor. Seller and Buyer each assume full responsibility for selecting and compensating their respective vendors. 314 This Paragraph will not relieve Broker of statutory obligations. For purposes of this Paragraph, Broker will be 315 treated as a party to this Contract. This Paragraph will survive closing. 316
- 20. Commercial Real Estate Sales Commission Lien Act: If the Property is commercial real estate as defined by
   Section 475.701, Florida Statutes, the following disclosure will apply: The Florida Commercial Real Estate Sales
   Commission Lien Act provides that when a broker has earned a commission by performing licensed services
   under a brokerage agreement with you, the broker may claim a lien against your net sales proceeds for the
   broker's commission. The broker's lien rights under the act cannot be waived before the commission is earned.
- 322 21. Brokers: The licensee(s) and brokerage(s) named below are collectively referred to as "Broker." Instruction to closing agent: Seller and Buyer direct Closing Agent to disburse at Closing the full amount of the brokerage fees as specified in separate brokerage agreements with the parties and cooperative agreements between the Brokers, except to the extent Broker has retained such fees from the escrowed funds. This Paragraph will not be used to modify any MLS or other offer of compensation made by Seller or listing broker to cooperating brokers.

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BK3135692 Seller's Sales Associate/License No. BK3135692 Buyer's Sales Associate/License No.

	۱		info@courtneynoble		
Seller's Sales Associate Email	Address	Buyer's Sales	Associate Email	Address	
321.607.1311			321.607.1311		
Seller's Sales Associate Phone	Number	Buyer's Sales	Associate Phone		· · · · · · · · · · · · · · · · · · ·
Noble & Co Real Estate Professio	oanls LLC	Noble Buyer's Brok	& Co Real Estate Prot	fessioanls L	
LISTING DIOKETAGE		Buyer S BIOK	eraye		
5 Main Street, Titusville Florida	a 32796		ain Street, Titusville Fl	orida 32796	; 
Listing Brokerage Address		Buyer's Brok	erage Address		
<ul> <li>22. Addenda: The following addition (Check if applicable):</li> <li>□ A. Back-up Contract</li> <li>□ B. Kick Out Clause</li> <li>□ C. Other</li> </ul>				corporate	d into this Con
23. Additional Terms: Contract is of	conditioned upon	approval of the TCAA	Board Members.		
Property is subject to avigation easeme	ent.				
□ Seller counters Buyer's offer (to a deliver a copy of the acceptance to 3 □ Seller rejects Buyer's offer	COUNT accept the count Seller).	ER-OFFER/REJEC1 ter-offer, Buyer must	T <b>ION</b> sign or initial the o	counter-of	ffered terms ar
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Buyer  $(\underbrace{MW}_{\text{Rev 3/21}})$  and Seller  $(\underbrace{k \not o })$  (\_\_\_\_) acknowledge receipt of a copy of this page, which is 7 of 8 pages.

378	Seller's address for purpose of notic	e:	
379*	Address:		
380*	Phone:	Fax:	Email:

381*	Effective Date:	(The date on which the last party signed or initialed and delivered the
382	final offer or counter-offer.)	

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## Vacant Land Contract

1.	Sale and Purchase ("Contract"): Titusville-Cocoa Airport Authority
	("Seller") and M&T Real Estate Development LLC
	("Buyer") (the "parties") agree to sell and buy on the terms and conditions specified below the property ("Property"
	Address: 195 N WILLIAMS AVE TITUSVILLE FL 32796 Legal Description: LUNA HEIGHTS LOT 11 BLK 2
	SEC/TWP //RNG of County, Florida. Real Property ID No.: Brevard including all improvements existing on the Property and the following additional property:
2.	Purchase Price: (U.S. currency)
	All deposits will be made payable to "Escrow Agent" named below and held in escrow by:
	Escrow Agent's Name: Kristy Mount Esquire,
	Escrow Agent's Contact Person: Kristy Mount
	Escrow Agent's Address: 1702 S. Washington Ave. Titusville, Florida 32780
	Escrow Agent's Phone:       321-267-5504, ext. 2         Escrow Agent's Email:       kmount@titusvillelaw.com
	Escrow Agent's Email: kmount@titusvillelaw.com
	(a) Initial deposit (\$0 if left blank) (Check if applicable)
	□ accompanies offer
	x will be delivered to Escrow Agent within days (3 days if left blank) after Effective Date\$ 1,000
	(b) Additional deposit will be delivered to Escrow Agent ( <b>Check if applicable</b> )
	□ within days (10 days if left blank) after Effective Date
	□ within days (3 days if left blank) after expiration of Due Diligence Period\$
	(c) Total Financing (see Paragraph 6) (express as a dollar amount or percentage)\$
	(d) Other:\$
	(e) Balance to close (not including <b>Buyer's</b> closing costs, prepaid items, and prorations)
	to be paid at closing by wire transfer or other Collected funds
	(f) 🗆 (Complete only if purchase price will be determined based on a per unit cost instead of a fixed price.) The
	unit used to determine the purchase price is □ lot □ acre □ square foot □ other (specify):
	prorating areas of less than a full unit. The purchase price will be \$ per unit based on a
	calculation of total area of the Property as certified to Seller and Buyer by a Florida licensed surveyor in
	accordance with Paragraph 8(c). The following rights of way and other areas will be excluded from the
	calculation:
3.	
	delivered to all parties on or before <u>Nov 5, 2021</u> , this offer will be withdrawn and <b>Buyer's</b> deposit, if
	any, will be returned. The time for acceptance of any counter-offer will be 3 days after the date the counter-offer is
	delivered. The "Effective Date" of this Contract is the date on which the last one of the Seller and Buyer
	has signed or initialed and delivered this offer or the final counter-offer.
4.	
	extended by other provisions of this Contract. The Closing Date will prevail over all other time periods including,
	but not limited to, Financing and Due Diligence periods. However, if the Closing Date occurs on a Saturday,
	Sunday, or national legal holiday, it will extend to 5:00 p.m. (where the Property is located) of the next business
	day. In the event insurance underwriting is suspended on Closing Date and <b>Buyer</b> is unable to obtain property insurance, <b>Buyer</b> may postpone closing for up to 5 days after the insurance underwriting suspension is lifted. If
	this transaction does not close for any reason, <b>Buyer</b> will immediately return all <b>Seller</b> provided documents and
	other items.
F	
5.	available on Closing Date due to Consumer Financial Protection Bureau Closing Disclosure delivery requirements

("CFPB Requirements), if applicable, then Closing Date shall be extended for such period necessary to satisfy 53 CFPB Requirements, provided such period shall not exceed 10 days. 54

### 6. Financing: (Check as applicable) 55

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- (a) **Buyer** will pay cash for the Property with no financing contingency. 56\*
- 57 \* (b) This Contract is contingent on **Buyer** gualifying for and obtaining the commitment(s) or approval(s) specified below ("Financing") within days after Effective Date (Closing Date or 30 days after Effective 58 \* Date, whichever occurs first, if left blank) ("Financing Period"). **Buyer** will apply for Financing within 59\* days after Effective Date (5 days if left blank) and will timely provide any and all credit, employment, financial, 60 and other information required by the lender. If Buyer, after using diligence and good faith, cannot obtain the 61 Financing within the Financing Period, either party may terminate this Contract and Buyer's deposit(s) will be 62 returned. 63

- returned.
   (1) □ New Financing: Buyer will secure a commitment for new third party financing for \$

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   (2) □ A fixed rate not exceeding \_\_\_\_\_\_% □ an

   65 \* adjustable interest rate not exceeding \_\_\_\_\_% at origination (a fixed rate at the prevailing interest rate 66 \* based on Buyer's creditworthiness if neither choice is selected). Buyer will keep Seller and Broker fully 67 informed of the loan application status and progress and authorizes the lender or mortgage broker to 68 disclose all such information to Seller and Broker. 69 70\*
  - (2) Seller Financing: Buyer will execute a first second purchase money note and mortgage to Seller in the amount of \$\_\_\_\_\_, bearing annual interest at \_\_\_\_% and payable as follows:

The mortgage, note, and any security agreement will be in a form acceptable to Seller and will follow forms generally accepted in the county where the Property is located; will provide for a late payment fee and acceleration at the mortgagee's option if **Buyer** defaults; will give **Buyer** the right to prepay without penalty all or part of the principal at any time(s) with interest only to date of payment; will be due on conveyance or sale; will provide for release of contiguous parcels, if applicable; and will require **Buyer** to keep liability insurance on the Property, with Seller as additional named insured. Buyer authorizes Seller to obtain credit, employment, and other necessary information to determine creditworthiness for the financing. Seller will, within 10 days after Effective Date, give Buyer written notice of whether or not Seller will make the loan.

83*	
84 *	LN# in the approximate amount of \$ currently payable at
85*	\$ per month, including principal, interest, □ taxes and insurance, and having a
86 *	□ fixed □ other (describe)
87 *	interest rate of% which 🛛 will 🗅 will not escalate upon assumption. Any variance in the mortgage
88	will be adjusted in the balance due at closing with no adjustment to purchase price. Buyer will purchase
89 *	Seller's escrow account dollar for dollar. If the interest rate upon transfer exceeds% or the
90 *	assumption/transfer fee exceeds \$, either party may elect to pay the excess, failing
91	which this Contract will terminate; and <b>Buyer's</b> deposit(s) will be returned. If the lender disapproves
92	Buyer, this Contract will terminate; and Buyer's deposit(s) will be returned.

- 93\* 7. Assignability: (Check one) Buyer 
  may assign and thereby be released from any further liability under this Contract,  $\Box$  may assign but not be released from liability under this Contract, or XI may not assign this Contract. 94\*
- Title: Seller has the legal capacity to and will convey marketable title to the Property by K statutory warranty 95 \* 8. deed 
  special warranty deed 
  other (specify) , free of liens, easements, 96\* and encumbrances of record or known to **Seller**, but subject to property taxes for the year of closing; covenants, 97 restrictions, and public utility easements of record; existing zoning and governmental regulations; and (list any 98 other matters to which title will be subject) 99\*
- provided there exists at closing no violation of the foregoing. 100
- (a) Title Evidence: The party who pays for the owner's title insurance policy will select the closing agent and pay 101 for the title search, including tax and lien search (including municipal lien search) if performed, and all other 102 fees charged by closing agent. Seller will deliver to Buyer, at 103
- (Check one) Seller's Buyer's expense and 104 \*

#### (Check one) $\times$ within 15 days after Effective Date $\Box$ at least days before Closing Date, 105 \* (Check one) 106

(1) X a title insurance commitment by a Florida licensed title insurer setting forth those matters to be 107 \* discharged by Seller at or before closing and, upon Buyer recording the deed, an owner's policy in the 108

amount of the purchase price for fee simple title subject only to the exceptions stated above. If Buyer is paying for the owner's title insurance policy and **Seller** has an owner's policy, **Seller** will deliver a copy to Buyer within 15 days after Effective Date.

- (2) an abstract of title, prepared or brought current by an existing abstract firm or certified as correct by an 112\* existing firm. However, if such an abstract is not available to **Seller**, then a prior owner's title policy 113 acceptable to the proposed insurer as a base for reissuance of coverage may be used. The prior policy will 114 include copies of all policy exceptions and an update in a format acceptable to **Buyer** from the policy 115 effective date and certified to Buyer or Buyer's closing agent together with copies of all documents 116 recited in the prior policy and in the update. If such an abstract or prior policy is not available to Seller, 117 then (1) above will be the title evidence. 118
- (b) Title Examination: After receipt of the title evidence, Buyer will, within days (10 days if left blank) but 119\* no later than Closing Date, deliver written notice to Seller of title defects. Title will be deemed acceptable to 120 Buyer if (i) Buyer fails to deliver proper notice of defects or (ii) Buyer delivers proper written notice and Seller 121 cures the defects within days (30 days if left blank) ("Cure Period") after receipt of the notice. If the 122 \* defects are cured within the Cure Period, closing will occur within 10 days after receipt by Buyer of notice of 123 such cure. Seller may elect not to cure defects if Seller reasonably believes any defect cannot be cured within 124 125 the Cure Period. If the defects are not cured within the Cure Period, Buyer will have 10 days after receipt of notice of Seller's inability to cure the defects to elect whether to terminate this Contract or accept title subject 126 to existing defects and close the transaction without reduction in purchase price. 127
- (c) Survey: Buyer may, at Buyer's expense, have the Property surveyed and must deliver written notice to 128 Seller, within 5 days after receiving survey but not later than 5 days before Closing Date, of any 129 encroachments on the Property, encroachments by the Property's improvements on other lands, or deed 130 restriction or zoning violations. Any such encroachment or violation will be treated in the same manner as a 131 title defect and Seller's and Buyer's obligations will be determined in accordance with Paragraph 8(b). 132 133
  - (d) Ingress and Egress: Seller warrants that the Property presently has ingress and egress.
- Property Condition: Seller will deliver the Property to Buyer at closing in its present "as is" condition, with 134 9 conditions resulting from Buyer's Inspections and casualty damage, if any, excepted. Seller will not engage in or 135 permit any activity that would materially alter the Property's condition without the Buyer's prior written consent. 136 137
  - (a) Inspections: (Check (1) or (2))

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- (1) X Due Diligence Period: Buyer will, at Buyer's expense and within \_\_\_\_\_\_ days (30 days if left blank) 138 \* ("Due Diligence Period") after Effective Date and in Buyer's sole and absolute discretion, determine 139 whether the Property is suitable for **Buyer's** intended use. During the Due Diligence Period, **Buyer** may 140 141 conduct a Phase 1 environmental assessment and any other tests, analyses, surveys, and investigations ("Inspections") that **Buyer** deems necessary to determine to **Buyer's** satisfaction the Property's 142 engineering, architectural, and environmental properties; zoning and zoning restrictions; subdivision 143 statutes; soil and grade; availability of access to public roads, water, and other utilities; consistency with 144 local, state, and regional growth management plans; availability of permits, government approvals, and 145 licenses; and other inspections that **Buyer** deems appropriate. If the Property must be rezoned, **Buyer** will 146 obtain the rezoning from the appropriate government agencies. Seller will sign all documents Buyer is 147 required to file in connection with development or rezoning approvals. Seller gives Buyer, its agents, 148 contractors, and assigns, the right to enter the Property at any time during the Due Diligence Period for the 149 purpose of conducting Inspections, provided, however, that **Buyer**, its agents, contractors, and assigns 150 enter the Property and conduct Inspections at their own risk. Buyer will indemnify and hold Seller 151 harmless from losses, damages, costs, claims, and expenses of any nature, including attorneys' fees, 152 expenses, and liability incurred in application for rezoning or related proceedings, and from liability to any 153 person, arising from the conduct of any and all Inspections or any work authorized by Buyer. Buyer will 154 155 not engage in any activity that could result in a construction lien being filed against the Property without Seller's prior written consent. If this transaction does not close, Buyer will, at Buyer's expense, (i) repair 156 all damages to the Property resulting from the Inspections and return the Property to the condition it was in 157 before conducting the Inspections and (ii) release to Seller all reports and other work generated as a 158 result of the Inspections. 159
- Before expiration of the Due Diligence Period, Buyer must deliver written notice to Seller of Buyer's 160 determination of whether or not the Property is acceptable. Buyer's failure to comply with this notice 161 requirement will constitute acceptance of the Property as suitable for Buyer's intended use in its "as is" 162 163 condition. If the Property is unacceptable to **Buyer** and written notice of this fact is timely delivered to Seller, this Contract will be deemed terminated, and Buyer's deposit(s) will be returned. 164

- 165\* (2) □ No Due Diligence Period: Buyer is satisfied that the Property is suitable for Buyer's purposes,
   including being satisfied that either public sewerage and water are available to the Property or the
   Property will be approved for the installation of a well and/or private sewerage disposal system and that
   existing zoning and other pertinent regulations and restrictions, such as subdivision or deed restrictions,
   concurrency, growth management, and environmental conditions, are acceptable to Buyer. This Contract
   is not contingent on Buyer conducting any further investigations.
- (b) Government Regulations: Changes in government regulations and levels of service which affect Buyer's
   intended use of the Property will not be grounds for terminating this Contract if the Due Diligence Period has
   expired or if Paragraph 9(a)(2) is selected.
- (c) Flood Zone: Buyer is advised to verify by survey, with the lender, and with appropriate government agencies
   which flood zone the Property is in, whether flood insurance is required, and what restrictions apply to
   improving the Property and rebuilding in the event of casualty.
- (d) Coastal Construction Control Line ("CCCL"): If any part of the Property lies seaward of the CCCL as 177 defined in Section 161.053. Florida Statutes. Seller will provide Buver with an affidavit or survey as required 178 by law delineating the line's location on the Property, unless **Buyer** waives this requirement in writing. The 179 Property being purchased may be subject to coastal erosion and to federal, state, or local regulations that 180 181 govern coastal property, including delineation of the CCCL, rigid coastal protection structures, beach nourishment, and the protection of marine turtles. Additional information can be obtained from the Florida 182 Department of Environmental Protection, including whether there are significant erosion conditions associated 183 with the shore line of the Property being purchased. 184
- 185\* **Buyer** waives the right to receive a CCCL affidavit or survey.
- 10. Closing Procedure; Costs: Closing will take place in the county where the Property is located and may be
   conducted by mail or electronic means. If title insurance insures Buyer for title defects arising between the title
   binder effective date and recording of Buyer's deed, closing agent will disburse at closing the net sale proceeds to
   Seller (in local cashier's check if Seller requests in writing at least 5 days before closing) and brokerage fees to
   Broker as per Paragraph 21. In addition to other expenses provided in this Contract, Seller and Buyer will pay the
   costs indicated below.

### 192 (a) Seller Costs:

- Taxes on deed
- Recording fees for documents needed to cure title
- 195Title evidence (if applicable under Paragraph 8)
- 196 Estoppel Fee(s)

# 197 \* Other: 198 (b) Buyer Costs:

- 199 Taxes and recording fees on notes and mortgages
- 200 Recording fees on the deed and financing statements
- 201 Loan expenses
- 202 Title evidence (if applicable under Paragraph 8)
- 203 Lender's title policy at the simultaneous issue rate
- 204Inspections205Survey
- 205 206

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193

- 206Insurance207★Other:
- (c) Prorations: The following items will be made current and prorated as of the day before Closing Date: real
   estate taxes (including special benefit tax liens imposed by a CDD), interest, bonds, assessments, leases, and
   other Property expenses and revenues. If taxes and assessments for the current year cannot be determined,
   the previous year's rates will be used with adjustment for any exemptions.
- (d) Special Assessment by Public Body: Regarding special assessments imposed by a public body, Seller will pay (i) the full amount of liens that are certified, confirmed, and ratified before closing and (ii) the amount of the last estimate of the assessment if an improvement is substantially completed as of Effective Date but has not resulted in a lien before closing; and Buyer will pay all other amounts. If special assessments may be paid in installments, X Seller □ Buyer (Buyer if left blank) will pay installments due after closing. If Seller is checked, Seller will pay the assessment in full before or at the time of closing. Public body does not include a Homeowners' or Condominium Association.
  - (e) **PROPERTY TAX DISCLOSURE SUMMARY: BUYER** SHOULD NOT RELY ON THE **SELLER'S** CURRENT PROPERTY TAXES AS THE AMOUNT OF PROPERTY TAXES THAT **BUYER** MAY BE OBLIGATED TO PAY IN THE YEAR SUBSEQUENT TO PURCHASE. A CHANGE OF OWNERSHIP OR PROPERTY

222 223 224 IMPROVEMENTS TRIGGERS REASSESSMENTS OF THE PROPERTY THAT COULD RESULT IN HIGHER PROPERTY TAXES. IF YOU HAVE ANY QUESTIONS CONCERNING VALUATION, CONTACT THE COUNTY PROPERTY APPRAISER'S OFFICE FOR FURTHER INFORMATION.

- (f) Foreign Investment in Real Property Tax Act ("FIRPTA"): If Seller is a "foreign person" as defined by
   FIRPTA, Seller and Buyer will comply with FIRPTA, which may require Seller to provide additional cash at
   closing.
- (g) 1031 Exchange: If either Seller or Buyer wish to enter into a like-kind exchange (either simultaneously with closing or after) under Section 1031 of the Internal Revenue Code ("Exchange"), the other party will cooperate in all reasonable respects to effectuate the Exchange including executing documents, provided, however, that the cooperating party will incur no liability or cost related to the Exchange and that the closing will not be contingent upon, extended, or delayed by the Exchange.
- 11. Computation of Time: Calendar days will be used when computing time periods, except time periods of 5 days or less. Time periods of 5 days or less will be computed without including Saturday, Sunday, or national legal holidays specified in 5 U.S.C. 6103(a). Other than time for acceptance and Effective Date as set forth in Paragraph 3, any time periods provided for or dates specified in this Contract, whether preprinted, handwritten, typewritten or inserted herein, which shall end or occur on a Saturday, Sunday, or national legal holiday (see 5 U.S.C. 6103) shall extend until 5:00 p.m. (where the Property is located) of the next business day. Time is of the essence in this Contract.
- 12. Risk of Loss; Eminent Domain: If any portion of the Property is materially damaged by casualty before closing
   or Seller negotiates with a governmental authority to transfer all or part of the Property in lieu of eminent domain
   proceedings or an eminent domain proceeding is initiated, Seller will promptly inform Buyer. Either party may
   terminate this Contract by written notice to the other within 10 days after Buyer's receipt of Seller's notification,
   and Buyer's deposit(s) will be returned, failing which Buyer will close in accordance with this Contract and receive
   all payments made by the governmental authority or insurance company, if any.
- 13. Force Majeure: Seller or Buyer will not be required to perform any obligation under this Contract or be liable to 246 each other for damages so long as the performance or non-performance of the obligation is delayed, caused, or 247 prevented by an act of God or force majeure. An "act of God or "force majeure" is defined as hurricanes, 248 earthquakes, floods, fire, unusual transportation delays, wars, insurrections, and any other cause not reasonably 249 within the control of **Seller** or **Buyer** and which by the exercise of due diligence the non-performing party is unable 250 in whole or in part to prevent or overcome. All time periods, including Closing Date, will be extended for the period 251 that the act of God or force majeure is in place. However, in the event that such act of God or force majeure event 252 253 continues beyond 30 days, either party may terminate this Contract by delivering written notice to the other; and Buyer's deposit(s) will be returned. 254
- 14. Notices: All notices will be in writing and delivered to the parties and Broker by mail, personal delivery, or
   electronic means. Buyer's failure to timely deliver written notice to Seller, when such notice is required by
   this Contract, regarding any contingency will render that contingency null and void, and this Contract will
   be construed as if the contingency did not exist. Any notice, document, or item delivered to or received by
   an attorney or licensee (including a transactions broker) representing a party will be as effective as if
   delivered to or received by that party.
- 15. Complete Agreement; Persons Bound: This Contract is the entire agreement between Seller and Buyer. 261 Except for brokerage agreements, no prior or present agreements will bind Seller. Buyer, or Broker unless 262 incorporated into this Contract. Modifications of this Contract will not be binding unless in writing, signed or 263 initialed, and delivered by the party to be bound. Electronic signatures will be acceptable and binding. This 264 Contract, signatures, initials, documents referenced in this Contract, counterparts, and written modifications 265 communicated electronically or on paper will be acceptable for all purposes, including delivery, and will be binding. 266 Handwritten or typewritten terms inserted in or attached to this Contract prevail over preprinted terms. If any 267 provision of this Contract is or becomes invalid or unenforceable, all remaining provisions will continue to be fully 268 effective. Seller and Buyer will use diligence and good faith in performing all obligations under this Contract. This 269 Contract will not be recorded in any public record. The terms "Seller," "Buyer," and "Broker" may be singular or 270 plural. This Contract is binding on the heirs, administrators, executors, personal representatives, and assigns, if 271 permitted, of Seller, Buyer, and Broker. 272
- **16. Default and Dispute Resolution:** This Contract will be construed under Florida law. This Paragraph will survive closing or termination of this Contract.
- (a) Seller Default: If Seller fails, neglects, or refuses to perform Seller's obligations under this Contract, Buyer
   may elect to receive a return of Buyer's deposit(s) without thereby waiving any action for damages resulting

- 277from Seller's breach and may seek to recover such damages or seek specific performance. Seller will also be278liable for the full amount of the brokerage fee.
- (b) Buyer Default: If Buyer fails, neglects, or refuses to perform Buyer's obligations under this Contract,
   including payment of deposit(s), within the time(s) specified, Seller may elect to recover and retain the
   deposit(s), paid and agreed to be paid, for the account of Seller as agreed upon liquidated damages,
   consideration for execution of this Contract, and in full settlement of any claims, whereupon Seller and Buyer
   will be relieved from all further obligations under this Contract; or Seller, at Seller's option, may proceed in
   equity to enforce Seller's rights under this Contract.
- **17. Attorney's Fees; Costs:** In any litigation permitted by this Contract, the prevailing party shall be entitled to
   recover from the non-prevailing party costs and fees, including reasonable attorney's fees, incurred in conducting
   the litigation. This Paragraph 17 shall survive Closing or termination of this Contract.
- 18. Escrow Agent; Closing Agent: Seller and Buyer authorize Escrow Agent and closing agent (collectively 288 "Agent") to receive, deposit, and hold funds and other items in escrow and, subject to Collection, disburse them 289 upon proper authorization and in accordance with Florida law and the terms of this Contract, including disbursing 290 brokerage fees. "Collection" or "Collected" means any checks tendered or received have become actually and 291 292 finally collected and deposited in the account of Agent. The parties agree that Agent will not be liable to any person for misdelivery of escrowed items to Seller or Buyer, unless the misdelivery is due to Agent's willful breach of this 293 Contract or gross negligence. If Agent interpleads the subject matter of the escrow, Agent will pay the filing fees 294 and costs from the deposit and will recover reasonable attorneys' fees and costs to be paid from the escrowed 295 funds or equivalent and charged and awarded as court costs in favor of the prevailing party. 296
- 19. Professional Advice; Broker Liability: Broker advises Seller and Buyer to verify all facts and representations 297 that are important to them and to consult an appropriate professional for legal advice (for example, interpreting this 298 Contract, determining the effect of laws on the Property and this transaction, status of title, foreign investor 299 reporting requirements, the effect of property lying partially or totally seaward of the CCCL, etc.) and for tax, 300 property condition, environmental, and other specialized advice. Buyer acknowledges that all representations 301 (oral, written, or otherwise) by Broker are based on **Seller** representations or public records. **Buver agrees to rely** 302 solely on Seller, professional inspectors, and government agencies for verification of the Property 303 condition and facts that materially affect Property value. Seller and Buyer respectively will pay all costs and 304 expenses, including reasonable attorneys' fees at all levels, incurred by Broker and Broker's officers, directors, 305 agents, and employees in connection with or arising from Seller's or Buyer's misstatement or failure to perform 306 307 contractual obligations. Seller and Buyer hold harmless and release Broker and Broker's officers, directors, 308 agents, and employees from all liability for loss or damage based on (i) Seller's or Buver's misstatement or failure to perform contractual obligations; (ii) the use or display of listing data by third parties, including, but not limited to, 309 photographs, images, graphics, video recordings, virtual tours, drawings, written descriptions, and remarks related 310 to the Property; (iii) Broker's performance, at Seller's or Buyer's request, of any task beyond the scope of 311 services regulated by Chapter 475, Florida Statutes, as amended, including Broker's referral, recommendation, or 312 retention of any vendor; (iv) products or services provided by any vendor; and (v) expenses incurred by any 313 vendor. Seller and Buyer each assume full responsibility for selecting and compensating their respective vendors. 314 This Paragraph will not relieve Broker of statutory obligations. For purposes of this Paragraph, Broker will be 315 treated as a party to this Contract. This Paragraph will survive closing. 316
- 20. Commercial Real Estate Sales Commission Lien Act: If the Property is commercial real estate as defined by
   Section 475.701, Florida Statutes, the following disclosure will apply: The Florida Commercial Real Estate Sales
   Commission Lien Act provides that when a broker has earned a commission by performing licensed services
   under a brokerage agreement with you, the broker may claim a lien against your net sales proceeds for the
   broker's commission. The broker's lien rights under the act cannot be waived before the commission is earned.
- 322 21. Brokers: The licensee(s) and brokerage(s) named below are collectively referred to as "Broker." Instruction to closing agent: Seller and Buyer direct Closing Agent to disburse at Closing the full amount of the brokerage fees as specified in separate brokerage agreements with the parties and cooperative agreements between the Brokers, except to the extent Broker has retained such fees from the escrowed funds. This Paragraph will not be used to modify any MLS or other offer of compensation made by Seller or listing broker to cooperating brokers.

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BK3135692 Seller's Sales Associate/License No. BK3135692 Buyer's Sales Associate/License No.

	۱		info@courtneynoble		
Seller's Sales Associate Email	Address	Buyer's Sales	Associate Email	Address	
321.607.1311			321.607.1311		
Seller's Sales Associate Phone	Number	Buyer's Sales	Associate Phone		· · · · · · · · · · · · · · · · · · ·
Noble & Co Real Estate Professio	oanls LLC	Noble Buyer's Brok	& Co Real Estate Prot	fessioanls L	
LISTING DIOKETAGE		Buyer S BIOK	eraye		
5 Main Street, Titusville Florida	a 32796		ain Street, Titusville Fl	orida 32796	; 
Listing Brokerage Address		Buyer's Brok	erage Address		
<ul> <li>22. Addenda: The following addition (Check if applicable):</li> <li>□ A. Back-up Contract</li> <li>□ B. Kick Out Clause</li> <li>□ C. Other</li> </ul>				corporate	d into this Con
23. Additional Terms: Contract is of	conditioned upon	approval of the TCAA	Board Members.		
Property is subject to avigation easeme	ent.				
□ Seller counters Buyer's offer (to a deliver a copy of the acceptance to 3 □ Seller rejects Buyer's offer	COUNT accept the count Seller).	ER-OFFER/REJEC1 ter-offer, Buyer must	T <b>ION</b> sign or initial the o	counter-of	ffered terms ar
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Buyer  $(\underbrace{MW}_{\text{Rev 3/21}})$  and Seller  $(\underbrace{k \not o })$  (\_\_\_\_) acknowledge receipt of a copy of this page, which is 7 of 8 pages.

378	Seller's address for purpose of notic	e:	
379*	Address:		
380*	Phone:	Fax:	Email:

381*	Effective Date:	(The date on which the last party signed or initialed and delivered the
382	final offer or counter-offer.)	

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## Vacant Land Contract

1.	Sale and Purchase ("Contract"):
	("Seller") and <u>M&amp;T Real Estate Development LLC</u>
	(" <b>Buyer</b> ") (the "parties") agree to sell and buy on the terms and conditions specified below the property ("Property" described as:
	Address: 925 LUNA TERACE, TITUSVILLE FL 32796
	Legal Description: LUNA HEIGHTS LOT 3 BLK 3
	SEC/TWP //RNG of County, Florida. Real Property ID No.: Brevard
	including all improvements existing on the Property and the following additional property:
2.	Purchase Price: (U.S. currency)
	All deposits will be made payable to "Escrow Agent" named below and held in escrow by:
	Escrow Agent's Name: Kristy Mount Esquire,
	Escrow Agent's Contact Person: Kristy Mount
	Escrow Agent's Address: 1702 S. Washington Ave. Titusville, Florida 32780
	Escrow Agent's Phone:       321-267-5504, ext. 2         Escrow Agent's Email:       kmount@titusvillelaw.com
	Escrow Agent's Email: kmount@titusvillelaw.com
	(a) Initial deposit (\$0 if left blank) (Check if applicable)
	□ accompanies offer
	x will be delivered to Escrow Agent within days (3 days if left blank) after Effective Date\$1,000
	(b) Additional deposit will be delivered to Escrow Agent (Check if applicable)
	□ within days (10 days if left blank) after Effective Date
	□ within days (3 days if left blank) after expiration of Due Diligence Period\$
	(c) Total Financing (see Paragraph 6) (express as a dollar amount or percentage)\$
	(d) Other:\$
	(e) Balance to close (not including <b>Buyer's</b> closing costs, prepaid items, and prorations)
	to be paid at closing by wire transfer or other Collected funds \$ 18,833.33
	(f) 🗆 (Complete only if purchase price will be determined based on a per unit cost instead of a fixed price.) The
	unit used to determine the purchase price is □ lot □ acre □ square foot □ other (specify):
	prorating areas of less than a full unit. The purchase price will be \$ per unit based on a
	calculation of total area of the Property as certified to Seller and Buyer by a Florida licensed surveyor in
	accordance with Paragraph 8(c). The following rights of way and other areas will be excluded from the
	calculation:
3.	
	delivered to all parties on or before, this offer will be withdrawn and <b>Buyer's</b> deposit, if
	any, will be returned. The time for acceptance of any counter-offer will be 3 days after the date the counter-offer is
	delivered. The "Effective Date" of this Contract is the date on which the last one of the Seller and Buyer
	has signed or initialed and delivered this offer or the final counter-offer.
4.	
	extended by other provisions of this Contract. The Closing Date will prevail over all other time periods including,
	but not limited to, Financing and Due Diligence periods. However, if the Closing Date occurs on a Saturday,
	Sunday, or national legal holiday, it will extend to 5:00 p.m. (where the Property is located) of the next business
	day. In the event insurance underwriting is suspended on Closing Date and <b>Buyer</b> is unable to obtain property insurance, <b>Buyer</b> may postpone closing for up to 5 days after the insurance underwriting suspension is lifted. If
	this transaction does not close for any reason, <b>Buyer</b> will immediately return all <b>Seller</b> provided documents and
	other items.
F	
5.	Extension of Closing Date: If Paragraph 6(b) is checked and Closing Funds from Buyer's lender(s) are not available on Closing Date due to Consumer Financial Protection Bureau Closing Disclosure delivery requirements

("CFPB Requirements), if applicable, then Closing Date shall be extended for such period necessary to satisfy 53 CFPB Requirements, provided such period shall not exceed 10 days. 54

### 6. Financing: (Check as applicable) 55

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- (a) **Buyer** will pay cash for the Property with no financing contingency. 56\*
- 57 \* (b) This Contract is contingent on **Buyer** gualifying for and obtaining the commitment(s) or approval(s) specified below ("Financing") within days after Effective Date (Closing Date or 30 days after Effective 58 \* Date, whichever occurs first, if left blank) ("Financing Period"). **Buyer** will apply for Financing within 59\* days after Effective Date (5 days if left blank) and will timely provide any and all credit, employment, financial, 60 and other information required by the lender. If Buyer, after using diligence and good faith, cannot obtain the 61 Financing within the Financing Period, either party may terminate this Contract and Buyer's deposit(s) will be 62 returned. 63

- returned.
   (1) □ New Financing: Buyer will secure a commitment for new third party financing for \$

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   (2) □ A fixed rate not exceeding \_\_\_\_\_\_% □ an

   65 \* adjustable interest rate not exceeding \_\_\_\_\_% at origination (a fixed rate at the prevailing interest rate 66 \* based on Buyer's creditworthiness if neither choice is selected). Buyer will keep Seller and Broker fully 67 informed of the loan application status and progress and authorizes the lender or mortgage broker to 68 disclose all such information to Seller and Broker. 69 70\*
  - (2) Seller Financing: Buyer will execute a first second purchase money note and mortgage to Seller in the amount of \$\_\_\_\_\_, bearing annual interest at \_\_\_\_% and payable as follows:

The mortgage, note, and any security agreement will be in a form acceptable to Seller and will follow forms generally accepted in the county where the Property is located; will provide for a late payment fee and acceleration at the mortgagee's option if **Buyer** defaults; will give **Buyer** the right to prepay without penalty all or part of the principal at any time(s) with interest only to date of payment; will be due on conveyance or sale; will provide for release of contiguous parcels, if applicable; and will require **Buyer** to keep liability insurance on the Property, with Seller as additional named insured. Buyer authorizes Seller to obtain credit, employment, and other necessary information to determine creditworthiness for the financing. Seller will, within 10 days after Effective Date, give Buyer written notice of whether or not Seller will make the loan.

83*	
84 *	LN# in the approximate amount of \$ currently payable at
85*	\$ per month, including principal, interest, □ taxes and insurance, and having a
86 *	□ fixed □ other (describe)
87 *	interest rate of% which 🛛 will 🗅 will not escalate upon assumption. Any variance in the mortgage
88	will be adjusted in the balance due at closing with no adjustment to purchase price. Buyer will purchase
89 *	Seller's escrow account dollar for dollar. If the interest rate upon transfer exceeds% or the
90 *	assumption/transfer fee exceeds \$, either party may elect to pay the excess, failing
91	which this Contract will terminate; and <b>Buyer's</b> deposit(s) will be returned. If the lender disapproves
92	Buyer, this Contract will terminate; and Buyer's deposit(s) will be returned.

- 93\* 7. Assignability: (Check one) Buyer 
  may assign and thereby be released from any further liability under this Contract,  $\Box$  may assign but not be released from liability under this Contract, or XI may not assign this Contract. 94\*
- Title: Seller has the legal capacity to and will convey marketable title to the Property by K statutory warranty 95 \* 8. deed 
  special warranty deed 
  other (specify) , free of liens, easements, 96\* and encumbrances of record or known to **Seller**, but subject to property taxes for the year of closing; covenants, 97 restrictions, and public utility easements of record; existing zoning and governmental regulations; and (list any 98 other matters to which title will be subject) 99\*
- provided there exists at closing no violation of the foregoing. 100
- (a) Title Evidence: The party who pays for the owner's title insurance policy will select the closing agent and pay 101 for the title search, including tax and lien search (including municipal lien search) if performed, and all other 102 fees charged by closing agent. Seller will deliver to Buyer, at 103
- (Check one) Seller's Buyer's expense and 104 \*

#### (Check one) $\times$ within 15 days after Effective Date $\Box$ at least days before Closing Date, 105 \* (Check one) 106

(1) X a title insurance commitment by a Florida licensed title insurer setting forth those matters to be 107 \* discharged by Seller at or before closing and, upon Buyer recording the deed, an owner's policy in the 108

amount of the purchase price for fee simple title subject only to the exceptions stated above. If Buyer is paying for the owner's title insurance policy and **Seller** has an owner's policy, **Seller** will deliver a copy to Buyer within 15 days after Effective Date.

- (2) an abstract of title, prepared or brought current by an existing abstract firm or certified as correct by an 112\* existing firm. However, if such an abstract is not available to **Seller**, then a prior owner's title policy 113 acceptable to the proposed insurer as a base for reissuance of coverage may be used. The prior policy will 114 include copies of all policy exceptions and an update in a format acceptable to **Buyer** from the policy 115 effective date and certified to Buyer or Buyer's closing agent together with copies of all documents 116 recited in the prior policy and in the update. If such an abstract or prior policy is not available to Seller, 117 then (1) above will be the title evidence. 118
- (b) Title Examination: After receipt of the title evidence, Buyer will, within days (10 days if left blank) but 119\* no later than Closing Date, deliver written notice to Seller of title defects. Title will be deemed acceptable to 120 Buyer if (i) Buyer fails to deliver proper notice of defects or (ii) Buyer delivers proper written notice and Seller 121 cures the defects within days (30 days if left blank) ("Cure Period") after receipt of the notice. If the 122 \* defects are cured within the Cure Period, closing will occur within 10 days after receipt by Buyer of notice of 123 such cure. Seller may elect not to cure defects if Seller reasonably believes any defect cannot be cured within 124 125 the Cure Period. If the defects are not cured within the Cure Period, Buyer will have 10 days after receipt of notice of Seller's inability to cure the defects to elect whether to terminate this Contract or accept title subject 126 to existing defects and close the transaction without reduction in purchase price. 127
- (c) Survey: Buyer may, at Buyer's expense, have the Property surveyed and must deliver written notice to 128 Seller, within 5 days after receiving survey but not later than 5 days before Closing Date, of any 129 encroachments on the Property, encroachments by the Property's improvements on other lands, or deed 130 restriction or zoning violations. Any such encroachment or violation will be treated in the same manner as a 131 title defect and Seller's and Buyer's obligations will be determined in accordance with Paragraph 8(b). 132 133
  - (d) Ingress and Egress: Seller warrants that the Property presently has ingress and egress.
- Property Condition: Seller will deliver the Property to Buyer at closing in its present "as is" condition, with 134 9 conditions resulting from Buyer's Inspections and casualty damage, if any, excepted. Seller will not engage in or 135 permit any activity that would materially alter the Property's condition without the Buyer's prior written consent. 136 137
  - (a) Inspections: (Check (1) or (2))

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- (1) X Due Diligence Period: Buyer will, at Buyer's expense and within \_\_\_\_\_\_ days (30 days if left blank) 138 \* ("Due Diligence Period") after Effective Date and in Buyer's sole and absolute discretion, determine 139 whether the Property is suitable for **Buyer's** intended use. During the Due Diligence Period, **Buyer** may 140 141 conduct a Phase 1 environmental assessment and any other tests, analyses, surveys, and investigations ("Inspections") that **Buyer** deems necessary to determine to **Buyer's** satisfaction the Property's 142 engineering, architectural, and environmental properties; zoning and zoning restrictions; subdivision 143 statutes; soil and grade; availability of access to public roads, water, and other utilities; consistency with 144 local, state, and regional growth management plans; availability of permits, government approvals, and 145 licenses; and other inspections that **Buyer** deems appropriate. If the Property must be rezoned, **Buyer** will 146 obtain the rezoning from the appropriate government agencies. Seller will sign all documents Buyer is 147 required to file in connection with development or rezoning approvals. Seller gives Buyer, its agents, 148 contractors, and assigns, the right to enter the Property at any time during the Due Diligence Period for the 149 purpose of conducting Inspections, provided, however, that **Buyer**, its agents, contractors, and assigns 150 enter the Property and conduct Inspections at their own risk. Buyer will indemnify and hold Seller 151 harmless from losses, damages, costs, claims, and expenses of any nature, including attorneys' fees, 152 expenses, and liability incurred in application for rezoning or related proceedings, and from liability to any 153 person, arising from the conduct of any and all Inspections or any work authorized by Buyer. Buyer will 154 155 not engage in any activity that could result in a construction lien being filed against the Property without Seller's prior written consent. If this transaction does not close, Buyer will, at Buyer's expense, (i) repair 156 all damages to the Property resulting from the Inspections and return the Property to the condition it was in 157 before conducting the Inspections and (ii) release to Seller all reports and other work generated as a 158 result of the Inspections. 159
- Before expiration of the Due Diligence Period, Buyer must deliver written notice to Seller of Buyer's 160 determination of whether or not the Property is acceptable. Buyer's failure to comply with this notice 161 requirement will constitute acceptance of the Property as suitable for Buyer's intended use in its "as is" 162 163 condition. If the Property is unacceptable to **Buyer** and written notice of this fact is timely delivered to Seller, this Contract will be deemed terminated, and Buyer's deposit(s) will be returned. 164

- 165\* (2) □ No Due Diligence Period: Buyer is satisfied that the Property is suitable for Buyer's purposes,
   including being satisfied that either public sewerage and water are available to the Property or the
   Property will be approved for the installation of a well and/or private sewerage disposal system and that
   existing zoning and other pertinent regulations and restrictions, such as subdivision or deed restrictions,
   concurrency, growth management, and environmental conditions, are acceptable to Buyer. This Contract
   is not contingent on Buyer conducting any further investigations.
- (b) Government Regulations: Changes in government regulations and levels of service which affect Buyer's
   intended use of the Property will not be grounds for terminating this Contract if the Due Diligence Period has
   expired or if Paragraph 9(a)(2) is selected.
- (c) Flood Zone: Buyer is advised to verify by survey, with the lender, and with appropriate government agencies
   which flood zone the Property is in, whether flood insurance is required, and what restrictions apply to
   improving the Property and rebuilding in the event of casualty.
- (d) Coastal Construction Control Line ("CCCL"): If any part of the Property lies seaward of the CCCL as 177 defined in Section 161.053. Florida Statutes. Seller will provide Buver with an affidavit or survey as required 178 by law delineating the line's location on the Property, unless **Buyer** waives this requirement in writing. The 179 Property being purchased may be subject to coastal erosion and to federal, state, or local regulations that 180 181 govern coastal property, including delineation of the CCCL, rigid coastal protection structures, beach nourishment, and the protection of marine turtles. Additional information can be obtained from the Florida 182 Department of Environmental Protection, including whether there are significant erosion conditions associated 183 with the shore line of the Property being purchased. 184
- 185\* **Buyer** waives the right to receive a CCCL affidavit or survey.
- 10. Closing Procedure; Costs: Closing will take place in the county where the Property is located and may be
   conducted by mail or electronic means. If title insurance insures Buyer for title defects arising between the title
   binder effective date and recording of Buyer's deed, closing agent will disburse at closing the net sale proceeds to
   Seller (in local cashier's check if Seller requests in writing at least 5 days before closing) and brokerage fees to
   Broker as per Paragraph 21. In addition to other expenses provided in this Contract, Seller and Buyer will pay the
   costs indicated below.

### 192 (a) Seller Costs:

- Taxes on deed
- Recording fees for documents needed to cure title
- 195Title evidence (if applicable under Paragraph 8)
- 196 Estoppel Fee(s)

# 197 \* Other: 198 (b) Buyer Costs:

- 199 Taxes and recording fees on notes and mortgages
- 200 Recording fees on the deed and financing statements
- 201 Loan expenses
- 202 Title evidence (if applicable under Paragraph 8)
- 203 Lender's title policy at the simultaneous issue rate
- 204Inspections205Survey
- 205 206

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- 206Insurance207★Other:
- (c) Prorations: The following items will be made current and prorated as of the day before Closing Date: real
   estate taxes (including special benefit tax liens imposed by a CDD), interest, bonds, assessments, leases, and
   other Property expenses and revenues. If taxes and assessments for the current year cannot be determined,
   the previous year's rates will be used with adjustment for any exemptions.
- (d) Special Assessment by Public Body: Regarding special assessments imposed by a public body, Seller will pay (i) the full amount of liens that are certified, confirmed, and ratified before closing and (ii) the amount of the last estimate of the assessment if an improvement is substantially completed as of Effective Date but has not resulted in a lien before closing; and Buyer will pay all other amounts. If special assessments may be paid in installments, X Seller □ Buyer (Buyer if left blank) will pay installments due after closing. If Seller is checked, Seller will pay the assessment in full before or at the time of closing. Public body does not include a Homeowners' or Condominium Association.
  - (e) **PROPERTY TAX DISCLOSURE SUMMARY: BUYER** SHOULD NOT RELY ON THE **SELLER'S** CURRENT PROPERTY TAXES AS THE AMOUNT OF PROPERTY TAXES THAT **BUYER** MAY BE OBLIGATED TO PAY IN THE YEAR SUBSEQUENT TO PURCHASE. A CHANGE OF OWNERSHIP OR PROPERTY

222 223 224 IMPROVEMENTS TRIGGERS REASSESSMENTS OF THE PROPERTY THAT COULD RESULT IN HIGHER PROPERTY TAXES. IF YOU HAVE ANY QUESTIONS CONCERNING VALUATION, CONTACT THE COUNTY PROPERTY APPRAISER'S OFFICE FOR FURTHER INFORMATION.

- (f) Foreign Investment in Real Property Tax Act ("FIRPTA"): If Seller is a "foreign person" as defined by
   FIRPTA, Seller and Buyer will comply with FIRPTA, which may require Seller to provide additional cash at
   closing.
- (g) 1031 Exchange: If either Seller or Buyer wish to enter into a like-kind exchange (either simultaneously with closing or after) under Section 1031 of the Internal Revenue Code ("Exchange"), the other party will cooperate in all reasonable respects to effectuate the Exchange including executing documents, provided, however, that the cooperating party will incur no liability or cost related to the Exchange and that the closing will not be contingent upon, extended, or delayed by the Exchange.
- 11. Computation of Time: Calendar days will be used when computing time periods, except time periods of 5 days or less. Time periods of 5 days or less will be computed without including Saturday, Sunday, or national legal holidays specified in 5 U.S.C. 6103(a). Other than time for acceptance and Effective Date as set forth in Paragraph 3, any time periods provided for or dates specified in this Contract, whether preprinted, handwritten, typewritten or inserted herein, which shall end or occur on a Saturday, Sunday, or national legal holiday (see 5 U.S.C. 6103) shall extend until 5:00 p.m. (where the Property is located) of the next business day. Time is of the essence in this Contract.
- 12. Risk of Loss; Eminent Domain: If any portion of the Property is materially damaged by casualty before closing
   or Seller negotiates with a governmental authority to transfer all or part of the Property in lieu of eminent domain
   proceedings or an eminent domain proceeding is initiated, Seller will promptly inform Buyer. Either party may
   terminate this Contract by written notice to the other within 10 days after Buyer's receipt of Seller's notification,
   and Buyer's deposit(s) will be returned, failing which Buyer will close in accordance with this Contract and receive
   all payments made by the governmental authority or insurance company, if any.
- 13. Force Majeure: Seller or Buyer will not be required to perform any obligation under this Contract or be liable to 246 each other for damages so long as the performance or non-performance of the obligation is delayed, caused, or 247 prevented by an act of God or force majeure. An "act of God or "force majeure" is defined as hurricanes, 248 earthquakes, floods, fire, unusual transportation delays, wars, insurrections, and any other cause not reasonably 249 within the control of **Seller** or **Buyer** and which by the exercise of due diligence the non-performing party is unable 250 in whole or in part to prevent or overcome. All time periods, including Closing Date, will be extended for the period 251 that the act of God or force majeure is in place. However, in the event that such act of God or force majeure event 252 253 continues beyond 30 days, either party may terminate this Contract by delivering written notice to the other; and Buyer's deposit(s) will be returned. 254
- 14. Notices: All notices will be in writing and delivered to the parties and Broker by mail, personal delivery, or
   electronic means. Buyer's failure to timely deliver written notice to Seller, when such notice is required by
   this Contract, regarding any contingency will render that contingency null and void, and this Contract will
   be construed as if the contingency did not exist. Any notice, document, or item delivered to or received by
   an attorney or licensee (including a transactions broker) representing a party will be as effective as if
   delivered to or received by that party.
- 15. Complete Agreement; Persons Bound: This Contract is the entire agreement between Seller and Buyer. 261 Except for brokerage agreements, no prior or present agreements will bind Seller. Buyer, or Broker unless 262 incorporated into this Contract. Modifications of this Contract will not be binding unless in writing, signed or 263 initialed, and delivered by the party to be bound. Electronic signatures will be acceptable and binding. This 264 Contract, signatures, initials, documents referenced in this Contract, counterparts, and written modifications 265 communicated electronically or on paper will be acceptable for all purposes, including delivery, and will be binding. 266 Handwritten or typewritten terms inserted in or attached to this Contract prevail over preprinted terms. If any 267 provision of this Contract is or becomes invalid or unenforceable, all remaining provisions will continue to be fully 268 effective. Seller and Buyer will use diligence and good faith in performing all obligations under this Contract. This 269 Contract will not be recorded in any public record. The terms "Seller," "Buyer," and "Broker" may be singular or 270 plural. This Contract is binding on the heirs, administrators, executors, personal representatives, and assigns, if 271 permitted, of Seller, Buyer, and Broker. 272
- **16. Default and Dispute Resolution:** This Contract will be construed under Florida law. This Paragraph will survive closing or termination of this Contract.
- (a) Seller Default: If Seller fails, neglects, or refuses to perform Seller's obligations under this Contract, Buyer
   may elect to receive a return of Buyer's deposit(s) without thereby waiving any action for damages resulting

- 277from Seller's breach and may seek to recover such damages or seek specific performance. Seller will also be278liable for the full amount of the brokerage fee.
- (b) Buyer Default: If Buyer fails, neglects, or refuses to perform Buyer's obligations under this Contract,
   including payment of deposit(s), within the time(s) specified, Seller may elect to recover and retain the
   deposit(s), paid and agreed to be paid, for the account of Seller as agreed upon liquidated damages,
   consideration for execution of this Contract, and in full settlement of any claims, whereupon Seller and Buyer
   will be relieved from all further obligations under this Contract; or Seller, at Seller's option, may proceed in
   equity to enforce Seller's rights under this Contract.
- **17. Attorney's Fees; Costs:** In any litigation permitted by this Contract, the prevailing party shall be entitled to
   recover from the non-prevailing party costs and fees, including reasonable attorney's fees, incurred in conducting
   the litigation. This Paragraph 17 shall survive Closing or termination of this Contract.
- 18. Escrow Agent; Closing Agent: Seller and Buyer authorize Escrow Agent and closing agent (collectively 288 "Agent") to receive, deposit, and hold funds and other items in escrow and, subject to Collection, disburse them 289 upon proper authorization and in accordance with Florida law and the terms of this Contract, including disbursing 290 brokerage fees. "Collection" or "Collected" means any checks tendered or received have become actually and 291 292 finally collected and deposited in the account of Agent. The parties agree that Agent will not be liable to any person for misdelivery of escrowed items to Seller or Buyer, unless the misdelivery is due to Agent's willful breach of this 293 Contract or gross negligence. If Agent interpleads the subject matter of the escrow, Agent will pay the filing fees 294 and costs from the deposit and will recover reasonable attorneys' fees and costs to be paid from the escrowed 295 funds or equivalent and charged and awarded as court costs in favor of the prevailing party. 296
- 19. Professional Advice; Broker Liability: Broker advises Seller and Buyer to verify all facts and representations 297 that are important to them and to consult an appropriate professional for legal advice (for example, interpreting this 298 Contract, determining the effect of laws on the Property and this transaction, status of title, foreign investor 299 reporting requirements, the effect of property lying partially or totally seaward of the CCCL, etc.) and for tax, 300 property condition, environmental, and other specialized advice. Buyer acknowledges that all representations 301 (oral, written, or otherwise) by Broker are based on **Seller** representations or public records. **Buver agrees to rely** 302 solely on Seller, professional inspectors, and government agencies for verification of the Property 303 condition and facts that materially affect Property value. Seller and Buyer respectively will pay all costs and 304 expenses, including reasonable attorneys' fees at all levels, incurred by Broker and Broker's officers, directors, 305 agents, and employees in connection with or arising from Seller's or Buyer's misstatement or failure to perform 306 307 contractual obligations. Seller and Buyer hold harmless and release Broker and Broker's officers, directors, 308 agents, and employees from all liability for loss or damage based on (i) Seller's or Buver's misstatement or failure to perform contractual obligations; (ii) the use or display of listing data by third parties, including, but not limited to, 309 photographs, images, graphics, video recordings, virtual tours, drawings, written descriptions, and remarks related 310 to the Property; (iii) Broker's performance, at Seller's or Buyer's request, of any task beyond the scope of 311 services regulated by Chapter 475, Florida Statutes, as amended, including Broker's referral, recommendation, or 312 retention of any vendor; (iv) products or services provided by any vendor; and (v) expenses incurred by any 313 vendor. Seller and Buyer each assume full responsibility for selecting and compensating their respective vendors. 314 This Paragraph will not relieve Broker of statutory obligations. For purposes of this Paragraph, Broker will be 315 treated as a party to this Contract. This Paragraph will survive closing. 316
- 20. Commercial Real Estate Sales Commission Lien Act: If the Property is commercial real estate as defined by
   Section 475.701, Florida Statutes, the following disclosure will apply: The Florida Commercial Real Estate Sales
   Commission Lien Act provides that when a broker has earned a commission by performing licensed services
   under a brokerage agreement with you, the broker may claim a lien against your net sales proceeds for the
   broker's commission. The broker's lien rights under the act cannot be waived before the commission is earned.
- 322 21. Brokers: The licensee(s) and brokerage(s) named below are collectively referred to as "Broker." Instruction to closing agent: Seller and Buyer direct Closing Agent to disburse at Closing the full amount of the brokerage fees as specified in separate brokerage agreements with the parties and cooperative agreements between the Brokers, except to the extent Broker has retained such fees from the escrowed funds. This Paragraph will not be used to modify any MLS or other offer of compensation made by Seller or listing broker to cooperating brokers.

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BK3135692 Seller's Sales Associate/License No. BK3135692 Buyer's Sales Associate/License No.

	۱		info@courtneynoble		
Seller's Sales Associate Email	Address	Buyer's Sales	Associate Email	Address	
321.607.1311			321.607.1311		
Seller's Sales Associate Phone	Number	Buyer's Sales	Associate Phone		· · · · · · · · · · · · · · · · · · ·
Noble & Co Real Estate Professio	oanls LLC	Noble Buyer's Brok	& Co Real Estate Prot	fessioanls L	
LISTING DIOKETAGE		Buyer S BIOK	eraye		
5 Main Street, Titusville Florida	a 32796		ain Street, Titusville Fl	orida 32796	; 
Listing Brokerage Address		Buyer's Brok	erage Address		
<ul> <li>22. Addenda: The following addition (Check if applicable):</li> <li>□ A. Back-up Contract</li> <li>□ B. Kick Out Clause</li> <li>□ C. Other</li> </ul>				corporate	d into this Con
23. Additional Terms: Contract is of	conditioned upon	approval of the TCAA	Board Members.		
Property is subject to avigation easeme	ent.				
□ Seller counters Buyer's offer (to a deliver a copy of the acceptance to 3 □ Seller rejects Buyer's offer	COUNT accept the count Seller).	ER-OFFER/REJEC1 ter-offer, Buyer must	T <b>ION</b> sign or initial the o	counter-of	ffered terms ar
□ Seller counters Buyer's offer (to a deliver a copy of the acceptance to s □ Seller rejects Buyer's offer This is intended to be a legally bin signing.	COUNT accept the count Seller). nding Contract	ER-OFFER/REJEC1 ter-offer, Buyer must t. If not fully unders	TON sign or initial the o tood, seek the ad	counter-or	ffered terms ar
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<ul> <li>□ Seller counters Buyer's offer (to a deliver a copy of the acceptance to S</li> <li>□ Seller rejects Buyer's offer</li> <li>This is intended to be a legally bin signing.</li> <li>Buyer:</li></ul>	COUNT accept the count Seller). nding Contract el Manden M&T Real Estate D ce: _ Fax: 	ER-OFFER/REJECT ter-offer, Buyer must t. If not fully unders Development LLC	TION sign or initial the o tood, seek the ad	counter-of dvice of a Date: Date: Date:	ffered terms an n attorney be Nov 4, 2021

Buyer  $(\underbrace{MW}_{\text{Rev 3/21}})$  and Seller  $(\underbrace{k \not o })$  (\_\_\_\_) acknowledge receipt of a copy of this page, which is 7 of 8 pages.

378	Seller's address for purpose of notic	e:	
379*	Address:		
380*	Phone:	Fax:	Email:

381*	Effective Date:	(The date on which the last party signed or initialed and delivered the
382	final offer or counter-offer.)	

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## Vacant Land Contract

1.	Sale and Purchase ("Contract"): Titusville-Cocoa Airport Authority
	("Seller") and M&T Real Estate Development LLC
	(" <b>Buyer</b> ") (the "parties") agree to sell and buy on the terms and conditions specified below the property ("Property" described as:
	Address: 955 N SINGLETON AVE, TITUSVILLE FL 32796
	Legal Description: LUNA HEIGHTS LOT 6 BLK 2
	SEC/TWP //RNG of County, Florida. Real Property ID No.: Brevard
	including all improvements existing on the Property and the following additional property:
2.	Purchase Price: (U.S. currency)\$ 22,166.67
	All deposits will be made payable to "Escrow Agent" named below and held in escrow by: Escrow Agent's Name: Kristy Mount Esquire,
	Escrow Agent's Contact Person: Kristy Mount
	Escrow Agent's Address: 1702 S. Washington Ave. Titusville, Florida 32780
	Escrow Agent's Phone:       321-267-5504, ext. 2         Escrow Agent's Email:       kmount@titusvillelaw.com
	Escrow Agent's Email: knount@ittusvillelaw.com
	(a) Initial deposit (\$0 if left blank) (Check if applicable)
	□ accompanies offer X will be delivered to Escrow Agent within days (3 days if left blank)
	after Effective Date\$ 1,000
	(b) Additional deposit will be delivered to Escrow Agent (Check if applicable)
	□ within days (10 days if left blank) after Effective Date
	□ within days (3 days if left blank) after expiration of Due Diligence Period\$
	(c) Total Financing (see Paragraph 6) (express as a dollar amount or percentage)\$
	(d) Other:
	to be paid at closing by wire transfer or other Collected funds
	(f) 🛛 (Complete only if purchase price will be determined based on a per unit cost instead of a fixed price.) The
	unit used to determine the purchase price is □ lot □ acre □ square foot □ other (specify):
	prorating areas of less than a full unit. The purchase price will be \$ per unit based on a
	calculation of total area of the Property as certified to <b>Seller</b> and <b>Buyer</b> by a Florida licensed surveyor in accordance with Paragraph 8(c). The following rights of way and other areas will be excluded from the
	calculation:
3.	<b>Time for Acceptance; Effective Date:</b> Unless this offer is signed by <b>Seller</b> and <b>Buyer</b> and an executed copy delivered to all parties on or before
	any, will be returned. The time for acceptance of any counter-offer will be 3 days after the date the counter-offer is
	delivered. The "Effective Date" of this Contract is the date on which the last one of the Seller and Buyer
	has signed or initialed and delivered this offer or the final counter-offer.
4.	
	extended by other provisions of this Contract. The Closing Date will prevail over all other time periods including,
	but not limited to, Financing and Due Diligence periods. However, if the Closing Date occurs on a Saturday,
	Sunday, or national legal holiday, it will extend to 5:00 p.m. (where the Property is located) of the next business day. In the event insurance underwriting is suspended on Closing Date and <b>Buyer</b> is unable to obtain property
	insurance, <b>Buyer</b> may postpone closing for up to 5 days after the insurance underwriting suspension is lifted. If
	this transaction does not close for any reason, <b>Buyer</b> will immediately return all <b>Seller</b> provided documents and
	other items.
5.	<b>Extension of Closing Date:</b> If Paragraph 6(b) is checked and Closing Funds from Buyer's lender(s) are not available on Closing Date due to Consumer Financial Protection Bureau Closing Disclosure delivery requirements

("CFPB Requirements), if applicable, then Closing Date shall be extended for such period necessary to satisfy 53 CFPB Requirements, provided such period shall not exceed 10 days. 54

### 6. Financing: (Check as applicable) 55

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- (a) **Buyer** will pay cash for the Property with no financing contingency. 56\*
- 57 \* (b) This Contract is contingent on **Buyer** gualifying for and obtaining the commitment(s) or approval(s) specified below ("Financing") within days after Effective Date (Closing Date or 30 days after Effective 58 \* Date, whichever occurs first, if left blank) ("Financing Period"). **Buyer** will apply for Financing within 59\* days after Effective Date (5 days if left blank) and will timely provide any and all credit, employment, financial, 60 and other information required by the lender. If Buyer, after using diligence and good faith, cannot obtain the 61 Financing within the Financing Period, either party may terminate this Contract and Buyer's deposit(s) will be 62 returned. 63

- returned.
   (1) □ New Financing: Buyer will secure a commitment for new third party financing for \$

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   (2) □ A fixed rate not exceeding \_\_\_\_\_\_% □ an

   65 \* adjustable interest rate not exceeding \_\_\_\_\_% at origination (a fixed rate at the prevailing interest rate 66 \* based on Buyer's creditworthiness if neither choice is selected). Buyer will keep Seller and Broker fully 67 informed of the loan application status and progress and authorizes the lender or mortgage broker to 68 disclose all such information to Seller and Broker. 69 70\*
  - (2) Seller Financing: Buyer will execute a first second purchase money note and mortgage to Seller in the amount of \$\_\_\_\_\_, bearing annual interest at \_\_\_\_% and payable as follows:

The mortgage, note, and any security agreement will be in a form acceptable to Seller and will follow forms generally accepted in the county where the Property is located; will provide for a late payment fee and acceleration at the mortgagee's option if **Buyer** defaults; will give **Buyer** the right to prepay without penalty all or part of the principal at any time(s) with interest only to date of payment; will be due on conveyance or sale; will provide for release of contiguous parcels, if applicable; and will require **Buyer** to keep liability insurance on the Property, with Seller as additional named insured. Buyer authorizes Seller to obtain credit, employment, and other necessary information to determine creditworthiness for the financing. Seller will, within 10 days after Effective Date, give Buyer written notice of whether or not Seller will make the loan.

83*	
84 *	LN# in the approximate amount of \$ currently payable at
85*	\$ per month, including principal, interest, □ taxes and insurance, and having a
86 *	□ fixed □ other (describe)
87 *	interest rate of% which 🛛 will 🗅 will not escalate upon assumption. Any variance in the mortgage
88	will be adjusted in the balance due at closing with no adjustment to purchase price. Buyer will purchase
89 *	Seller's escrow account dollar for dollar. If the interest rate upon transfer exceeds% or the
90 *	assumption/transfer fee exceeds \$, either party may elect to pay the excess, failing
91	which this Contract will terminate; and <b>Buyer's</b> deposit(s) will be returned. If the lender disapproves
92	Buyer, this Contract will terminate; and Buyer's deposit(s) will be returned.

- 93\* 7. Assignability: (Check one) Buyer 
  may assign and thereby be released from any further liability under this Contract,  $\Box$  may assign but not be released from liability under this Contract, or XI may not assign this Contract. 94\*
- Title: Seller has the legal capacity to and will convey marketable title to the Property by K statutory warranty 95 \* 8. deed 
  special warranty deed 
  other (specify) , free of liens, easements, 96\* and encumbrances of record or known to **Seller**, but subject to property taxes for the year of closing; covenants, 97 restrictions, and public utility easements of record; existing zoning and governmental regulations; and (list any 98 other matters to which title will be subject) 99\*
- provided there exists at closing no violation of the foregoing. 100
- (a) Title Evidence: The party who pays for the owner's title insurance policy will select the closing agent and pay 101 for the title search, including tax and lien search (including municipal lien search) if performed, and all other 102 fees charged by closing agent. Seller will deliver to Buyer, at 103
- (Check one) Seller's Buyer's expense and 104 \*

#### (Check one) $\times$ within 15 days after Effective Date $\Box$ at least days before Closing Date, 105 \* (Check one) 106

(1) X a title insurance commitment by a Florida licensed title insurer setting forth those matters to be 107 \* discharged by Seller at or before closing and, upon Buyer recording the deed, an owner's policy in the 108

amount of the purchase price for fee simple title subject only to the exceptions stated above. If Buyer is paying for the owner's title insurance policy and **Seller** has an owner's policy, **Seller** will deliver a copy to Buyer within 15 days after Effective Date.

- (2) an abstract of title, prepared or brought current by an existing abstract firm or certified as correct by an 112\* existing firm. However, if such an abstract is not available to **Seller**, then a prior owner's title policy 113 acceptable to the proposed insurer as a base for reissuance of coverage may be used. The prior policy will 114 include copies of all policy exceptions and an update in a format acceptable to **Buyer** from the policy 115 effective date and certified to Buyer or Buyer's closing agent together with copies of all documents 116 recited in the prior policy and in the update. If such an abstract or prior policy is not available to Seller, 117 then (1) above will be the title evidence. 118
- (b) Title Examination: After receipt of the title evidence, Buyer will, within days (10 days if left blank) but 119\* no later than Closing Date, deliver written notice to Seller of title defects. Title will be deemed acceptable to 120 Buyer if (i) Buyer fails to deliver proper notice of defects or (ii) Buyer delivers proper written notice and Seller 121 cures the defects within days (30 days if left blank) ("Cure Period") after receipt of the notice. If the 122 \* defects are cured within the Cure Period, closing will occur within 10 days after receipt by Buyer of notice of 123 such cure. Seller may elect not to cure defects if Seller reasonably believes any defect cannot be cured within 124 125 the Cure Period. If the defects are not cured within the Cure Period, Buyer will have 10 days after receipt of notice of Seller's inability to cure the defects to elect whether to terminate this Contract or accept title subject 126 to existing defects and close the transaction without reduction in purchase price. 127
- (c) Survey: Buyer may, at Buyer's expense, have the Property surveyed and must deliver written notice to 128 Seller, within 5 days after receiving survey but not later than 5 days before Closing Date, of any 129 encroachments on the Property, encroachments by the Property's improvements on other lands, or deed 130 restriction or zoning violations. Any such encroachment or violation will be treated in the same manner as a 131 title defect and Seller's and Buyer's obligations will be determined in accordance with Paragraph 8(b). 132 133
  - (d) Ingress and Egress: Seller warrants that the Property presently has ingress and egress.
- Property Condition: Seller will deliver the Property to Buyer at closing in its present "as is" condition, with 134 9 conditions resulting from Buyer's Inspections and casualty damage, if any, excepted. Seller will not engage in or 135 permit any activity that would materially alter the Property's condition without the Buyer's prior written consent. 136 137
  - (a) Inspections: (Check (1) or (2))

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- (1) X Due Diligence Period: Buyer will, at Buyer's expense and within \_\_\_\_\_\_ days (30 days if left blank) 138 \* ("Due Diligence Period") after Effective Date and in Buyer's sole and absolute discretion, determine 139 whether the Property is suitable for **Buyer's** intended use. During the Due Diligence Period, **Buyer** may 140 141 conduct a Phase 1 environmental assessment and any other tests, analyses, surveys, and investigations ("Inspections") that **Buyer** deems necessary to determine to **Buyer's** satisfaction the Property's 142 engineering, architectural, and environmental properties; zoning and zoning restrictions; subdivision 143 statutes; soil and grade; availability of access to public roads, water, and other utilities; consistency with 144 local, state, and regional growth management plans; availability of permits, government approvals, and 145 licenses; and other inspections that **Buyer** deems appropriate. If the Property must be rezoned, **Buyer** will 146 obtain the rezoning from the appropriate government agencies. Seller will sign all documents Buyer is 147 required to file in connection with development or rezoning approvals. Seller gives Buyer, its agents, 148 contractors, and assigns, the right to enter the Property at any time during the Due Diligence Period for the 149 purpose of conducting Inspections, provided, however, that **Buyer**, its agents, contractors, and assigns 150 enter the Property and conduct Inspections at their own risk. Buyer will indemnify and hold Seller 151 harmless from losses, damages, costs, claims, and expenses of any nature, including attorneys' fees, 152 expenses, and liability incurred in application for rezoning or related proceedings, and from liability to any 153 person, arising from the conduct of any and all Inspections or any work authorized by Buyer. Buyer will 154 155 not engage in any activity that could result in a construction lien being filed against the Property without Seller's prior written consent. If this transaction does not close, Buyer will, at Buyer's expense, (i) repair 156 all damages to the Property resulting from the Inspections and return the Property to the condition it was in 157 before conducting the Inspections and (ii) release to Seller all reports and other work generated as a 158 result of the Inspections. 159
- Before expiration of the Due Diligence Period, Buyer must deliver written notice to Seller of Buyer's 160 determination of whether or not the Property is acceptable. Buyer's failure to comply with this notice 161 requirement will constitute acceptance of the Property as suitable for Buyer's intended use in its "as is" 162 163 condition. If the Property is unacceptable to **Buyer** and written notice of this fact is timely delivered to Seller, this Contract will be deemed terminated, and Buyer's deposit(s) will be returned. 164

- 165\* (2) □ No Due Diligence Period: Buyer is satisfied that the Property is suitable for Buyer's purposes,
   including being satisfied that either public sewerage and water are available to the Property or the
   Property will be approved for the installation of a well and/or private sewerage disposal system and that
   existing zoning and other pertinent regulations and restrictions, such as subdivision or deed restrictions,
   concurrency, growth management, and environmental conditions, are acceptable to Buyer. This Contract
   is not contingent on Buyer conducting any further investigations.
- (b) Government Regulations: Changes in government regulations and levels of service which affect Buyer's
   intended use of the Property will not be grounds for terminating this Contract if the Due Diligence Period has
   expired or if Paragraph 9(a)(2) is selected.
- (c) Flood Zone: Buyer is advised to verify by survey, with the lender, and with appropriate government agencies
   which flood zone the Property is in, whether flood insurance is required, and what restrictions apply to
   improving the Property and rebuilding in the event of casualty.
- (d) Coastal Construction Control Line ("CCCL"): If any part of the Property lies seaward of the CCCL as 177 defined in Section 161.053. Florida Statutes. Seller will provide Buver with an affidavit or survey as required 178 by law delineating the line's location on the Property, unless **Buyer** waives this requirement in writing. The 179 Property being purchased may be subject to coastal erosion and to federal, state, or local regulations that 180 181 govern coastal property, including delineation of the CCCL, rigid coastal protection structures, beach nourishment, and the protection of marine turtles. Additional information can be obtained from the Florida 182 Department of Environmental Protection, including whether there are significant erosion conditions associated 183 with the shore line of the Property being purchased. 184
- 185\* **Buyer** waives the right to receive a CCCL affidavit or survey.
- 10. Closing Procedure; Costs: Closing will take place in the county where the Property is located and may be
   conducted by mail or electronic means. If title insurance insures Buyer for title defects arising between the title
   binder effective date and recording of Buyer's deed, closing agent will disburse at closing the net sale proceeds to
   Seller (in local cashier's check if Seller requests in writing at least 5 days before closing) and brokerage fees to
   Broker as per Paragraph 21. In addition to other expenses provided in this Contract, Seller and Buyer will pay the
   costs indicated below.

### 192 (a) Seller Costs:

- Taxes on deed
- Recording fees for documents needed to cure title
- 195Title evidence (if applicable under Paragraph 8)
- 196 Estoppel Fee(s)

# 197 \* Other: 198 (b) Buyer Costs:

- 199 Taxes and recording fees on notes and mortgages
- 200 Recording fees on the deed and financing statements
- 201 Loan expenses
- 202 Title evidence (if applicable under Paragraph 8)
- 203 Lender's title policy at the simultaneous issue rate
- 204Inspections205Survey
- 205 206

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- 206Insurance207★Other:
- (c) Prorations: The following items will be made current and prorated as of the day before Closing Date: real
   estate taxes (including special benefit tax liens imposed by a CDD), interest, bonds, assessments, leases, and
   other Property expenses and revenues. If taxes and assessments for the current year cannot be determined,
   the previous year's rates will be used with adjustment for any exemptions.
- (d) Special Assessment by Public Body: Regarding special assessments imposed by a public body, Seller will pay (i) the full amount of liens that are certified, confirmed, and ratified before closing and (ii) the amount of the last estimate of the assessment if an improvement is substantially completed as of Effective Date but has not resulted in a lien before closing; and Buyer will pay all other amounts. If special assessments may be paid in installments, X Seller □ Buyer (Buyer if left blank) will pay installments due after closing. If Seller is checked, Seller will pay the assessment in full before or at the time of closing. Public body does not include a Homeowners' or Condominium Association.
  - (e) **PROPERTY TAX DISCLOSURE SUMMARY: BUYER** SHOULD NOT RELY ON THE **SELLER'S** CURRENT PROPERTY TAXES AS THE AMOUNT OF PROPERTY TAXES THAT **BUYER** MAY BE OBLIGATED TO PAY IN THE YEAR SUBSEQUENT TO PURCHASE. A CHANGE OF OWNERSHIP OR PROPERTY

222 223 224 IMPROVEMENTS TRIGGERS REASSESSMENTS OF THE PROPERTY THAT COULD RESULT IN HIGHER PROPERTY TAXES. IF YOU HAVE ANY QUESTIONS CONCERNING VALUATION, CONTACT THE COUNTY PROPERTY APPRAISER'S OFFICE FOR FURTHER INFORMATION.

- (f) Foreign Investment in Real Property Tax Act ("FIRPTA"): If Seller is a "foreign person" as defined by
   FIRPTA, Seller and Buyer will comply with FIRPTA, which may require Seller to provide additional cash at
   closing.
- (g) 1031 Exchange: If either Seller or Buyer wish to enter into a like-kind exchange (either simultaneously with closing or after) under Section 1031 of the Internal Revenue Code ("Exchange"), the other party will cooperate in all reasonable respects to effectuate the Exchange including executing documents, provided, however, that the cooperating party will incur no liability or cost related to the Exchange and that the closing will not be contingent upon, extended, or delayed by the Exchange.
- 11. Computation of Time: Calendar days will be used when computing time periods, except time periods of 5 days or less. Time periods of 5 days or less will be computed without including Saturday, Sunday, or national legal holidays specified in 5 U.S.C. 6103(a). Other than time for acceptance and Effective Date as set forth in Paragraph 3, any time periods provided for or dates specified in this Contract, whether preprinted, handwritten, typewritten or inserted herein, which shall end or occur on a Saturday, Sunday, or national legal holiday (see 5 U.S.C. 6103) shall extend until 5:00 p.m. (where the Property is located) of the next business day. Time is of the essence in this Contract.
- 12. Risk of Loss; Eminent Domain: If any portion of the Property is materially damaged by casualty before closing
   or Seller negotiates with a governmental authority to transfer all or part of the Property in lieu of eminent domain
   proceedings or an eminent domain proceeding is initiated, Seller will promptly inform Buyer. Either party may
   terminate this Contract by written notice to the other within 10 days after Buyer's receipt of Seller's notification,
   and Buyer's deposit(s) will be returned, failing which Buyer will close in accordance with this Contract and receive
   all payments made by the governmental authority or insurance company, if any.
- 13. Force Majeure: Seller or Buyer will not be required to perform any obligation under this Contract or be liable to 246 each other for damages so long as the performance or non-performance of the obligation is delayed, caused, or 247 prevented by an act of God or force majeure. An "act of God or "force majeure" is defined as hurricanes, 248 earthquakes, floods, fire, unusual transportation delays, wars, insurrections, and any other cause not reasonably 249 within the control of **Seller** or **Buyer** and which by the exercise of due diligence the non-performing party is unable 250 in whole or in part to prevent or overcome. All time periods, including Closing Date, will be extended for the period 251 that the act of God or force majeure is in place. However, in the event that such act of God or force majeure event 252 253 continues beyond 30 days, either party may terminate this Contract by delivering written notice to the other; and Buyer's deposit(s) will be returned. 254
- 14. Notices: All notices will be in writing and delivered to the parties and Broker by mail, personal delivery, or
   electronic means. Buyer's failure to timely deliver written notice to Seller, when such notice is required by
   this Contract, regarding any contingency will render that contingency null and void, and this Contract will
   be construed as if the contingency did not exist. Any notice, document, or item delivered to or received by
   an attorney or licensee (including a transactions broker) representing a party will be as effective as if
   delivered to or received by that party.
- 15. Complete Agreement; Persons Bound: This Contract is the entire agreement between Seller and Buyer. 261 Except for brokerage agreements, no prior or present agreements will bind Seller. Buyer, or Broker unless 262 incorporated into this Contract. Modifications of this Contract will not be binding unless in writing, signed or 263 initialed, and delivered by the party to be bound. Electronic signatures will be acceptable and binding. This 264 Contract, signatures, initials, documents referenced in this Contract, counterparts, and written modifications 265 communicated electronically or on paper will be acceptable for all purposes, including delivery, and will be binding. 266 Handwritten or typewritten terms inserted in or attached to this Contract prevail over preprinted terms. If any 267 provision of this Contract is or becomes invalid or unenforceable, all remaining provisions will continue to be fully 268 effective. Seller and Buyer will use diligence and good faith in performing all obligations under this Contract. This 269 Contract will not be recorded in any public record. The terms "Seller," "Buyer," and "Broker" may be singular or 270 plural. This Contract is binding on the heirs, administrators, executors, personal representatives, and assigns, if 271 permitted, of Seller, Buyer, and Broker. 272
- **16. Default and Dispute Resolution:** This Contract will be construed under Florida law. This Paragraph will survive closing or termination of this Contract.
- (a) Seller Default: If Seller fails, neglects, or refuses to perform Seller's obligations under this Contract, Buyer
   may elect to receive a return of Buyer's deposit(s) without thereby waiving any action for damages resulting

- 277from Seller's breach and may seek to recover such damages or seek specific performance. Seller will also be278liable for the full amount of the brokerage fee.
- (b) Buyer Default: If Buyer fails, neglects, or refuses to perform Buyer's obligations under this Contract,
   including payment of deposit(s), within the time(s) specified, Seller may elect to recover and retain the
   deposit(s), paid and agreed to be paid, for the account of Seller as agreed upon liquidated damages,
   consideration for execution of this Contract, and in full settlement of any claims, whereupon Seller and Buyer
   will be relieved from all further obligations under this Contract; or Seller, at Seller's option, may proceed in
   equity to enforce Seller's rights under this Contract.
- **17. Attorney's Fees; Costs:** In any litigation permitted by this Contract, the prevailing party shall be entitled to
   recover from the non-prevailing party costs and fees, including reasonable attorney's fees, incurred in conducting
   the litigation. This Paragraph 17 shall survive Closing or termination of this Contract.
- 18. Escrow Agent; Closing Agent: Seller and Buyer authorize Escrow Agent and closing agent (collectively 288 "Agent") to receive, deposit, and hold funds and other items in escrow and, subject to Collection, disburse them 289 upon proper authorization and in accordance with Florida law and the terms of this Contract, including disbursing 290 brokerage fees. "Collection" or "Collected" means any checks tendered or received have become actually and 291 292 finally collected and deposited in the account of Agent. The parties agree that Agent will not be liable to any person for misdelivery of escrowed items to Seller or Buyer, unless the misdelivery is due to Agent's willful breach of this 293 Contract or gross negligence. If Agent interpleads the subject matter of the escrow, Agent will pay the filing fees 294 and costs from the deposit and will recover reasonable attorneys' fees and costs to be paid from the escrowed 295 funds or equivalent and charged and awarded as court costs in favor of the prevailing party. 296
- 19. Professional Advice; Broker Liability: Broker advises Seller and Buyer to verify all facts and representations 297 that are important to them and to consult an appropriate professional for legal advice (for example, interpreting this 298 Contract, determining the effect of laws on the Property and this transaction, status of title, foreign investor 299 reporting requirements, the effect of property lying partially or totally seaward of the CCCL, etc.) and for tax, 300 property condition, environmental, and other specialized advice. Buyer acknowledges that all representations 301 (oral, written, or otherwise) by Broker are based on **Seller** representations or public records. **Buver agrees to rely** 302 solely on Seller, professional inspectors, and government agencies for verification of the Property 303 condition and facts that materially affect Property value. Seller and Buyer respectively will pay all costs and 304 expenses, including reasonable attorneys' fees at all levels, incurred by Broker and Broker's officers, directors, 305 agents, and employees in connection with or arising from Seller's or Buyer's misstatement or failure to perform 306 307 contractual obligations. Seller and Buyer hold harmless and release Broker and Broker's officers, directors, 308 agents, and employees from all liability for loss or damage based on (i) Seller's or Buver's misstatement or failure to perform contractual obligations; (ii) the use or display of listing data by third parties, including, but not limited to, 309 photographs, images, graphics, video recordings, virtual tours, drawings, written descriptions, and remarks related 310 to the Property; (iii) Broker's performance, at Seller's or Buyer's request, of any task beyond the scope of 311 services regulated by Chapter 475, Florida Statutes, as amended, including Broker's referral, recommendation, or 312 retention of any vendor; (iv) products or services provided by any vendor; and (v) expenses incurred by any 313 vendor. Seller and Buyer each assume full responsibility for selecting and compensating their respective vendors. 314 This Paragraph will not relieve Broker of statutory obligations. For purposes of this Paragraph, Broker will be 315 treated as a party to this Contract. This Paragraph will survive closing. 316
- 20. Commercial Real Estate Sales Commission Lien Act: If the Property is commercial real estate as defined by
   Section 475.701, Florida Statutes, the following disclosure will apply: The Florida Commercial Real Estate Sales
   Commission Lien Act provides that when a broker has earned a commission by performing licensed services
   under a brokerage agreement with you, the broker may claim a lien against your net sales proceeds for the
   broker's commission. The broker's lien rights under the act cannot be waived before the commission is earned.
- 322 21. Brokers: The licensee(s) and brokerage(s) named below are collectively referred to as "Broker." Instruction to closing agent: Seller and Buyer direct Closing Agent to disburse at Closing the full amount of the brokerage fees as specified in separate brokerage agreements with the parties and cooperative agreements between the Brokers, except to the extent Broker has retained such fees from the escrowed funds. This Paragraph will not be used to modify any MLS or other offer of compensation made by Seller or listing broker to cooperating brokers.

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BK3135692 Seller's Sales Associate/License No. BK3135692 Buyer's Sales Associate/License No.

	۱		info@courtneynoble		
Seller's Sales Associate Email	Address	Buyer's Sales	Associate Email	Address	
321.607.1311			321.607.1311		
Seller's Sales Associate Phone	Number	Buyer's Sales	Associate Phone		· · · · · · · · · · · · · · · · · · ·
Noble & Co Real Estate Professio	oanls LLC	Noble Buyer's Brok	& Co Real Estate Prot	fessioanls L	
LISTING DIOKETAGE		Buyer S BIOK	eraye		
5 Main Street, Titusville Florida	a 32796		ain Street, Titusville Fl	orida 32796	; 
Listing Brokerage Address		Buyer's Brok	erage Address		
<ul> <li>22. Addenda: The following addition (Check if applicable):</li> <li>□ A. Back-up Contract</li> <li>□ B. Kick Out Clause</li> <li>□ C. Other</li> </ul>				corporate	d into this Con
23. Additional Terms: Contract is of	conditioned upon	approval of the TCAA	Board Members.		
Property is subject to avigation easeme	ent.				
□ Seller counters Buyer's offer (to a deliver a copy of the acceptance to 3 □ Seller rejects Buyer's offer	COUNT accept the count Seller).	ER-OFFER/REJEC1 ter-offer, Buyer must	T <b>ION</b> sign or initial the o	counter-of	ffered terms ar
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Buyer  $(\underbrace{MW}_{\text{Rev 3/21}})$  and Seller  $(\underbrace{k \not o })$  (\_\_\_\_) acknowledge receipt of a copy of this page, which is 7 of 8 pages.

378	Seller's address for purpose of notic	e:	
379*	Address:		
380*	Phone:	Fax:	Email:

381*	Effective Date:	(The date on which the last party signed or initialed and delivered the
382	final offer or counter-offer.)	

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## Vacant Land Contract

1.	Sale and Purchase ("Contract"): Titusville-Cocoa Airport Authority
	("Seller") and M&T Real Estate Development LLC
	("Buyer") (the "parties") agree to sell and buy on the terms and conditions specified below the property ("Property"
	described as: Address:950 LUNA TERRACE, TITUSVILLE FL 32796
	Legal Description: LUNA HEIGHTS LOT 17 BLK 2
	SEC/TWP //RNG of County, Florida. Real Property ID No.: Brevard
	including all improvements existing on the Property and the following additional property:
2.	Purchase Price: (U.S. currency)\$22,166.67
	All deposits will be made payable to "Escrow Agent" named below and held in escrow by: Escrow Agent's Name: Kristy Mount Esquire,
	Escrow Agent's Contact Person: Kristy Mount
	Escrow Agent's Address: 1702 S. Washington Ave. Titusville, Florida 32780
	Escrow Agent's Phone:       321-267-5504, ext. 2         Escrow Agent's Email:       kmount@titusvillelaw.com
	Escrow Agent's Email: kmount@titusvillelaw.com
	(a) Initial deposit (\$0 if left blank) (Check if applicable)
	□ accompanies offer
	X will be delivered to Escrow Agent within days (3 days if left blank) after Effective Date\$ 1,000
	(b) Additional deposit will be delivered to Escrow Agent (Check if applicable)
	□ within days (10 days if left blank) after Effective Date
	□ within days (3 days if left blank) after expiration of Due Diligence Period \$
	(c) Total Financing (see Paragraph 6) (express as a dollar amount or percentage)\$
	(d) Other:\$
	(e) Balance to close (not including <b>Buyer's</b> closing costs, prepaid items, and prorations)
	to be paid at closing by wire transfer or other Collected funds \$\$
	(f) (Complete only if purchase price will be determined based on a per unit cost instead of a fixed price.) The
	unit used to determine the purchase price is $\Box$ lot $\Box$ acre $\Box$ square foot $\Box$ other (specify):
	prorating areas of less than a full unit. The purchase price will be \$ per unit based on a
	calculation of total area of the Property as certified to <b>Seller</b> and <b>Buyer</b> by a Florida licensed surveyor in
	accordance with Paragraph 8(c). The following rights of way and other areas will be excluded from the calculation:
_	
3.	<b>Time for Acceptance; Effective Date:</b> Unless this offer is signed by <b>Seller</b> and <b>Buyer</b> and an executed copy
	delivered to all parties on or before <u>Nov 5, 2021</u> , this offer will be withdrawn and <b>Buyer's</b> deposit, if any, will be returned. The time for acceptance of any counter-offer will be 3 days after the date the counter-offer is
	delivered. The "Effective Date" of this Contract is the date on which the last one of the Seller and Buyer
	has signed or initialed and delivered this offer or the final counter-offer.
4.	Closing Date: This transaction will close on on/before 12/17/2021 ("Closing Date"), unless specifically
т.	extended by other provisions of this Contract. The Closing Date will prevail over all other time periods including,
	but not limited to, Financing and Due Diligence periods. However, if the Closing Date occurs on a Saturday,
	Sunday, or national legal holiday, it will extend to 5:00 p.m. (where the Property is located) of the next business
	day. In the event insurance underwriting is suspended on Closing Date and <b>Buyer</b> is unable to obtain property
	insurance, <b>Buyer</b> may postpone closing for up to 5 days after the insurance underwriting suspension is lifted. If
	this transaction does not close for any reason, <b>Buyer</b> will immediately return all <b>Seller</b> provided documents and
	other items.
5.	<b>Extension of Closing Date:</b> If Paragraph 6(b) is checked and Closing Funds from Buyer's lender(s) are not available on Closing Date due to Consumer Financial Protection Bureau Closing Disclosure delivery requirements

("CFPB Requirements), if applicable, then Closing Date shall be extended for such period necessary to satisfy 53 CFPB Requirements, provided such period shall not exceed 10 days. 54

### 6. Financing: (Check as applicable) 55

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- (a) **Buyer** will pay cash for the Property with no financing contingency. 56\*
- 57 \* (b) This Contract is contingent on **Buyer** gualifying for and obtaining the commitment(s) or approval(s) specified below ("Financing") within days after Effective Date (Closing Date or 30 days after Effective 58 \* Date, whichever occurs first, if left blank) ("Financing Period"). **Buyer** will apply for Financing within 59\* days after Effective Date (5 days if left blank) and will timely provide any and all credit, employment, financial, 60 and other information required by the lender. If Buyer, after using diligence and good faith, cannot obtain the 61 Financing within the Financing Period, either party may terminate this Contract and Buyer's deposit(s) will be 62 returned. 63

- returned.
   (1) □ New Financing: Buyer will secure a commitment for new third party financing for \$

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   (2) □ A fixed rate not exceeding \_\_\_\_\_\_% □ an

   65 \* adjustable interest rate not exceeding \_\_\_\_\_% at origination (a fixed rate at the prevailing interest rate 66 \* based on Buyer's creditworthiness if neither choice is selected). Buyer will keep Seller and Broker fully 67 informed of the loan application status and progress and authorizes the lender or mortgage broker to 68 disclose all such information to Seller and Broker. 69 70\*
  - (2) Seller Financing: Buyer will execute a first second purchase money note and mortgage to Seller in the amount of \$\_\_\_\_\_, bearing annual interest at \_\_\_\_% and payable as follows:

The mortgage, note, and any security agreement will be in a form acceptable to Seller and will follow forms generally accepted in the county where the Property is located; will provide for a late payment fee and acceleration at the mortgagee's option if **Buyer** defaults; will give **Buyer** the right to prepay without penalty all or part of the principal at any time(s) with interest only to date of payment; will be due on conveyance or sale; will provide for release of contiguous parcels, if applicable; and will require **Buyer** to keep liability insurance on the Property, with Seller as additional named insured. Buyer authorizes Seller to obtain credit, employment, and other necessary information to determine creditworthiness for the financing. Seller will, within 10 days after Effective Date, give Buyer written notice of whether or not Seller will make the loan.

83*	
84 *	LN# in the approximate amount of \$ currently payable at
85*	\$ per month, including principal, interest, □ taxes and insurance, and having a
86 *	□ fixed □ other (describe)
87 *	interest rate of% which 🛛 will 🗅 will not escalate upon assumption. Any variance in the mortgage
88	will be adjusted in the balance due at closing with no adjustment to purchase price. Buyer will purchase
89 *	Seller's escrow account dollar for dollar. If the interest rate upon transfer exceeds% or the
90 *	assumption/transfer fee exceeds \$, either party may elect to pay the excess, failing
91	which this Contract will terminate; and <b>Buyer's</b> deposit(s) will be returned. If the lender disapproves
92	Buyer, this Contract will terminate; and Buyer's deposit(s) will be returned.

- 93\* 7. Assignability: (Check one) Buyer 
  may assign and thereby be released from any further liability under this Contract,  $\Box$  may assign but not be released from liability under this Contract, or XI may not assign this Contract. 94\*
- Title: Seller has the legal capacity to and will convey marketable title to the Property by K statutory warranty 95 \* 8. deed 
  special warranty deed 
  other (specify) , free of liens, easements, 96\* and encumbrances of record or known to **Seller**, but subject to property taxes for the year of closing; covenants, 97 restrictions, and public utility easements of record; existing zoning and governmental regulations; and (list any 98 other matters to which title will be subject) 99\*
- provided there exists at closing no violation of the foregoing. 100
- (a) Title Evidence: The party who pays for the owner's title insurance policy will select the closing agent and pay 101 for the title search, including tax and lien search (including municipal lien search) if performed, and all other 102 fees charged by closing agent. Seller will deliver to Buyer, at 103
- (Check one) Seller's Buyer's expense and 104 \*

#### (Check one) $\times$ within 15 days after Effective Date $\Box$ at least days before Closing Date, 105 \* (Check one) 106

(1) X a title insurance commitment by a Florida licensed title insurer setting forth those matters to be 107 \* discharged by Seller at or before closing and, upon Buyer recording the deed, an owner's policy in the 108

amount of the purchase price for fee simple title subject only to the exceptions stated above. If Buyer is paying for the owner's title insurance policy and **Seller** has an owner's policy, **Seller** will deliver a copy to Buyer within 15 days after Effective Date.

- (2) an abstract of title, prepared or brought current by an existing abstract firm or certified as correct by an 112\* existing firm. However, if such an abstract is not available to **Seller**, then a prior owner's title policy 113 acceptable to the proposed insurer as a base for reissuance of coverage may be used. The prior policy will 114 include copies of all policy exceptions and an update in a format acceptable to **Buyer** from the policy 115 effective date and certified to Buyer or Buyer's closing agent together with copies of all documents 116 recited in the prior policy and in the update. If such an abstract or prior policy is not available to Seller, 117 then (1) above will be the title evidence. 118
- (b) Title Examination: After receipt of the title evidence, Buyer will, within days (10 days if left blank) but 119\* no later than Closing Date, deliver written notice to Seller of title defects. Title will be deemed acceptable to 120 Buyer if (i) Buyer fails to deliver proper notice of defects or (ii) Buyer delivers proper written notice and Seller 121 cures the defects within days (30 days if left blank) ("Cure Period") after receipt of the notice. If the 122 \* defects are cured within the Cure Period, closing will occur within 10 days after receipt by Buyer of notice of 123 such cure. Seller may elect not to cure defects if Seller reasonably believes any defect cannot be cured within 124 125 the Cure Period. If the defects are not cured within the Cure Period, Buyer will have 10 days after receipt of notice of Seller's inability to cure the defects to elect whether to terminate this Contract or accept title subject 126 to existing defects and close the transaction without reduction in purchase price. 127
- (c) Survey: Buyer may, at Buyer's expense, have the Property surveyed and must deliver written notice to 128 Seller, within 5 days after receiving survey but not later than 5 days before Closing Date, of any 129 encroachments on the Property, encroachments by the Property's improvements on other lands, or deed 130 restriction or zoning violations. Any such encroachment or violation will be treated in the same manner as a 131 title defect and Seller's and Buyer's obligations will be determined in accordance with Paragraph 8(b). 132 133
  - (d) Ingress and Egress: Seller warrants that the Property presently has ingress and egress.
- Property Condition: Seller will deliver the Property to Buyer at closing in its present "as is" condition, with 134 9 conditions resulting from Buyer's Inspections and casualty damage, if any, excepted. Seller will not engage in or 135 permit any activity that would materially alter the Property's condition without the Buyer's prior written consent. 136 137
  - (a) Inspections: (Check (1) or (2))

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- (1) X Due Diligence Period: Buyer will, at Buyer's expense and within \_\_\_\_\_\_ days (30 days if left blank) 138 \* ("Due Diligence Period") after Effective Date and in Buyer's sole and absolute discretion, determine 139 whether the Property is suitable for **Buyer's** intended use. During the Due Diligence Period, **Buyer** may 140 141 conduct a Phase 1 environmental assessment and any other tests, analyses, surveys, and investigations ("Inspections") that **Buyer** deems necessary to determine to **Buyer's** satisfaction the Property's 142 engineering, architectural, and environmental properties; zoning and zoning restrictions; subdivision 143 statutes; soil and grade; availability of access to public roads, water, and other utilities; consistency with 144 local, state, and regional growth management plans; availability of permits, government approvals, and 145 licenses; and other inspections that **Buyer** deems appropriate. If the Property must be rezoned, **Buyer** will 146 obtain the rezoning from the appropriate government agencies. Seller will sign all documents Buyer is 147 required to file in connection with development or rezoning approvals. Seller gives Buyer, its agents, 148 contractors, and assigns, the right to enter the Property at any time during the Due Diligence Period for the 149 purpose of conducting Inspections, provided, however, that **Buyer**, its agents, contractors, and assigns 150 enter the Property and conduct Inspections at their own risk. Buyer will indemnify and hold Seller 151 harmless from losses, damages, costs, claims, and expenses of any nature, including attorneys' fees, 152 expenses, and liability incurred in application for rezoning or related proceedings, and from liability to any 153 person, arising from the conduct of any and all Inspections or any work authorized by Buyer. Buyer will 154 155 not engage in any activity that could result in a construction lien being filed against the Property without Seller's prior written consent. If this transaction does not close, Buyer will, at Buyer's expense, (i) repair 156 all damages to the Property resulting from the Inspections and return the Property to the condition it was in 157 before conducting the Inspections and (ii) release to Seller all reports and other work generated as a 158 result of the Inspections. 159
- Before expiration of the Due Diligence Period, Buyer must deliver written notice to Seller of Buyer's 160 determination of whether or not the Property is acceptable. Buyer's failure to comply with this notice 161 requirement will constitute acceptance of the Property as suitable for Buyer's intended use in its "as is" 162 163 condition. If the Property is unacceptable to **Buyer** and written notice of this fact is timely delivered to Seller, this Contract will be deemed terminated, and Buyer's deposit(s) will be returned. 164

- 165\* (2) □ No Due Diligence Period: Buyer is satisfied that the Property is suitable for Buyer's purposes,
   including being satisfied that either public sewerage and water are available to the Property or the
   Property will be approved for the installation of a well and/or private sewerage disposal system and that
   existing zoning and other pertinent regulations and restrictions, such as subdivision or deed restrictions,
   concurrency, growth management, and environmental conditions, are acceptable to Buyer. This Contract
   is not contingent on Buyer conducting any further investigations.
- (b) Government Regulations: Changes in government regulations and levels of service which affect Buyer's
   intended use of the Property will not be grounds for terminating this Contract if the Due Diligence Period has
   expired or if Paragraph 9(a)(2) is selected.
- (c) Flood Zone: Buyer is advised to verify by survey, with the lender, and with appropriate government agencies
   which flood zone the Property is in, whether flood insurance is required, and what restrictions apply to
   improving the Property and rebuilding in the event of casualty.
- (d) Coastal Construction Control Line ("CCCL"): If any part of the Property lies seaward of the CCCL as 177 defined in Section 161.053. Florida Statutes. Seller will provide Buver with an affidavit or survey as required 178 by law delineating the line's location on the Property, unless **Buyer** waives this requirement in writing. The 179 Property being purchased may be subject to coastal erosion and to federal, state, or local regulations that 180 181 govern coastal property, including delineation of the CCCL, rigid coastal protection structures, beach nourishment, and the protection of marine turtles. Additional information can be obtained from the Florida 182 Department of Environmental Protection, including whether there are significant erosion conditions associated 183 with the shore line of the Property being purchased. 184
- 185\* **Buyer** waives the right to receive a CCCL affidavit or survey.
- 10. Closing Procedure; Costs: Closing will take place in the county where the Property is located and may be
   conducted by mail or electronic means. If title insurance insures Buyer for title defects arising between the title
   binder effective date and recording of Buyer's deed, closing agent will disburse at closing the net sale proceeds to
   Seller (in local cashier's check if Seller requests in writing at least 5 days before closing) and brokerage fees to
   Broker as per Paragraph 21. In addition to other expenses provided in this Contract, Seller and Buyer will pay the
   costs indicated below.

### 192 (a) Seller Costs:

- Taxes on deed
- Recording fees for documents needed to cure title
- 195Title evidence (if applicable under Paragraph 8)
- 196 Estoppel Fee(s)

# 197 \* Other: 198 (b) Buyer Costs:

- 199 Taxes and recording fees on notes and mortgages
- 200 Recording fees on the deed and financing statements
- 201 Loan expenses
- 202 Title evidence (if applicable under Paragraph 8)
- 203 Lender's title policy at the simultaneous issue rate
- 204Inspections205Survey
- 205 206

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- 206Insurance207★Other:
- (c) Prorations: The following items will be made current and prorated as of the day before Closing Date: real
   estate taxes (including special benefit tax liens imposed by a CDD), interest, bonds, assessments, leases, and
   other Property expenses and revenues. If taxes and assessments for the current year cannot be determined,
   the previous year's rates will be used with adjustment for any exemptions.
- (d) Special Assessment by Public Body: Regarding special assessments imposed by a public body, Seller will pay (i) the full amount of liens that are certified, confirmed, and ratified before closing and (ii) the amount of the last estimate of the assessment if an improvement is substantially completed as of Effective Date but has not resulted in a lien before closing; and Buyer will pay all other amounts. If special assessments may be paid in installments, X Seller □ Buyer (Buyer if left blank) will pay installments due after closing. If Seller is checked, Seller will pay the assessment in full before or at the time of closing. Public body does not include a Homeowners' or Condominium Association.
  - (e) **PROPERTY TAX DISCLOSURE SUMMARY: BUYER** SHOULD NOT RELY ON THE **SELLER'S** CURRENT PROPERTY TAXES AS THE AMOUNT OF PROPERTY TAXES THAT **BUYER** MAY BE OBLIGATED TO PAY IN THE YEAR SUBSEQUENT TO PURCHASE. A CHANGE OF OWNERSHIP OR PROPERTY

222 223 224 IMPROVEMENTS TRIGGERS REASSESSMENTS OF THE PROPERTY THAT COULD RESULT IN HIGHER PROPERTY TAXES. IF YOU HAVE ANY QUESTIONS CONCERNING VALUATION, CONTACT THE COUNTY PROPERTY APPRAISER'S OFFICE FOR FURTHER INFORMATION.

- (f) Foreign Investment in Real Property Tax Act ("FIRPTA"): If Seller is a "foreign person" as defined by
   FIRPTA, Seller and Buyer will comply with FIRPTA, which may require Seller to provide additional cash at
   closing.
- (g) 1031 Exchange: If either Seller or Buyer wish to enter into a like-kind exchange (either simultaneously with closing or after) under Section 1031 of the Internal Revenue Code ("Exchange"), the other party will cooperate in all reasonable respects to effectuate the Exchange including executing documents, provided, however, that the cooperating party will incur no liability or cost related to the Exchange and that the closing will not be contingent upon, extended, or delayed by the Exchange.
- 11. Computation of Time: Calendar days will be used when computing time periods, except time periods of 5 days or less. Time periods of 5 days or less will be computed without including Saturday, Sunday, or national legal holidays specified in 5 U.S.C. 6103(a). Other than time for acceptance and Effective Date as set forth in Paragraph 3, any time periods provided for or dates specified in this Contract, whether preprinted, handwritten, typewritten or inserted herein, which shall end or occur on a Saturday, Sunday, or national legal holiday (see 5 U.S.C. 6103) shall extend until 5:00 p.m. (where the Property is located) of the next business day. Time is of the essence in this Contract.
- 12. Risk of Loss; Eminent Domain: If any portion of the Property is materially damaged by casualty before closing
   or Seller negotiates with a governmental authority to transfer all or part of the Property in lieu of eminent domain
   proceedings or an eminent domain proceeding is initiated, Seller will promptly inform Buyer. Either party may
   terminate this Contract by written notice to the other within 10 days after Buyer's receipt of Seller's notification,
   and Buyer's deposit(s) will be returned, failing which Buyer will close in accordance with this Contract and receive
   all payments made by the governmental authority or insurance company, if any.
- 13. Force Majeure: Seller or Buyer will not be required to perform any obligation under this Contract or be liable to 246 each other for damages so long as the performance or non-performance of the obligation is delayed, caused, or 247 prevented by an act of God or force majeure. An "act of God or "force majeure" is defined as hurricanes, 248 earthquakes, floods, fire, unusual transportation delays, wars, insurrections, and any other cause not reasonably 249 within the control of **Seller** or **Buyer** and which by the exercise of due diligence the non-performing party is unable 250 in whole or in part to prevent or overcome. All time periods, including Closing Date, will be extended for the period 251 that the act of God or force majeure is in place. However, in the event that such act of God or force majeure event 252 253 continues beyond 30 days, either party may terminate this Contract by delivering written notice to the other; and Buyer's deposit(s) will be returned. 254
- 14. Notices: All notices will be in writing and delivered to the parties and Broker by mail, personal delivery, or
   electronic means. Buyer's failure to timely deliver written notice to Seller, when such notice is required by
   this Contract, regarding any contingency will render that contingency null and void, and this Contract will
   be construed as if the contingency did not exist. Any notice, document, or item delivered to or received by
   an attorney or licensee (including a transactions broker) representing a party will be as effective as if
   delivered to or received by that party.
- 15. Complete Agreement; Persons Bound: This Contract is the entire agreement between Seller and Buyer. 261 Except for brokerage agreements, no prior or present agreements will bind Seller. Buyer, or Broker unless 262 incorporated into this Contract. Modifications of this Contract will not be binding unless in writing, signed or 263 initialed, and delivered by the party to be bound. Electronic signatures will be acceptable and binding. This 264 Contract, signatures, initials, documents referenced in this Contract, counterparts, and written modifications 265 communicated electronically or on paper will be acceptable for all purposes, including delivery, and will be binding. 266 Handwritten or typewritten terms inserted in or attached to this Contract prevail over preprinted terms. If any 267 provision of this Contract is or becomes invalid or unenforceable, all remaining provisions will continue to be fully 268 effective. Seller and Buyer will use diligence and good faith in performing all obligations under this Contract. This 269 Contract will not be recorded in any public record. The terms "Seller," "Buyer," and "Broker" may be singular or 270 plural. This Contract is binding on the heirs, administrators, executors, personal representatives, and assigns, if 271 permitted, of Seller, Buyer, and Broker. 272
- **16. Default and Dispute Resolution:** This Contract will be construed under Florida law. This Paragraph will survive closing or termination of this Contract.
- (a) Seller Default: If Seller fails, neglects, or refuses to perform Seller's obligations under this Contract, Buyer
   may elect to receive a return of Buyer's deposit(s) without thereby waiving any action for damages resulting

- 277from Seller's breach and may seek to recover such damages or seek specific performance. Seller will also be278liable for the full amount of the brokerage fee.
- (b) Buyer Default: If Buyer fails, neglects, or refuses to perform Buyer's obligations under this Contract,
   including payment of deposit(s), within the time(s) specified, Seller may elect to recover and retain the
   deposit(s), paid and agreed to be paid, for the account of Seller as agreed upon liquidated damages,
   consideration for execution of this Contract, and in full settlement of any claims, whereupon Seller and Buyer
   will be relieved from all further obligations under this Contract; or Seller, at Seller's option, may proceed in
   equity to enforce Seller's rights under this Contract.
- **17. Attorney's Fees; Costs:** In any litigation permitted by this Contract, the prevailing party shall be entitled to
   recover from the non-prevailing party costs and fees, including reasonable attorney's fees, incurred in conducting
   the litigation. This Paragraph 17 shall survive Closing or termination of this Contract.
- 18. Escrow Agent; Closing Agent: Seller and Buyer authorize Escrow Agent and closing agent (collectively 288 "Agent") to receive, deposit, and hold funds and other items in escrow and, subject to Collection, disburse them 289 upon proper authorization and in accordance with Florida law and the terms of this Contract, including disbursing 290 brokerage fees. "Collection" or "Collected" means any checks tendered or received have become actually and 291 292 finally collected and deposited in the account of Agent. The parties agree that Agent will not be liable to any person for misdelivery of escrowed items to Seller or Buyer, unless the misdelivery is due to Agent's willful breach of this 293 Contract or gross negligence. If Agent interpleads the subject matter of the escrow, Agent will pay the filing fees 294 and costs from the deposit and will recover reasonable attorneys' fees and costs to be paid from the escrowed 295 funds or equivalent and charged and awarded as court costs in favor of the prevailing party. 296
- 19. Professional Advice; Broker Liability: Broker advises Seller and Buyer to verify all facts and representations 297 that are important to them and to consult an appropriate professional for legal advice (for example, interpreting this 298 Contract, determining the effect of laws on the Property and this transaction, status of title, foreign investor 299 reporting requirements, the effect of property lying partially or totally seaward of the CCCL, etc.) and for tax, 300 property condition, environmental, and other specialized advice. Buyer acknowledges that all representations 301 (oral, written, or otherwise) by Broker are based on **Seller** representations or public records. **Buver agrees to rely** 302 solely on Seller, professional inspectors, and government agencies for verification of the Property 303 condition and facts that materially affect Property value. Seller and Buyer respectively will pay all costs and 304 expenses, including reasonable attorneys' fees at all levels, incurred by Broker and Broker's officers, directors, 305 agents, and employees in connection with or arising from Seller's or Buyer's misstatement or failure to perform 306 307 contractual obligations. Seller and Buyer hold harmless and release Broker and Broker's officers, directors, 308 agents, and employees from all liability for loss or damage based on (i) Seller's or Buver's misstatement or failure to perform contractual obligations; (ii) the use or display of listing data by third parties, including, but not limited to, 309 photographs, images, graphics, video recordings, virtual tours, drawings, written descriptions, and remarks related 310 to the Property; (iii) Broker's performance, at Seller's or Buyer's request, of any task beyond the scope of 311 services regulated by Chapter 475, Florida Statutes, as amended, including Broker's referral, recommendation, or 312 retention of any vendor; (iv) products or services provided by any vendor; and (v) expenses incurred by any 313 vendor. Seller and Buyer each assume full responsibility for selecting and compensating their respective vendors. 314 This Paragraph will not relieve Broker of statutory obligations. For purposes of this Paragraph, Broker will be 315 treated as a party to this Contract. This Paragraph will survive closing. 316
- 20. Commercial Real Estate Sales Commission Lien Act: If the Property is commercial real estate as defined by
   Section 475.701, Florida Statutes, the following disclosure will apply: The Florida Commercial Real Estate Sales
   Commission Lien Act provides that when a broker has earned a commission by performing licensed services
   under a brokerage agreement with you, the broker may claim a lien against your net sales proceeds for the
   broker's commission. The broker's lien rights under the act cannot be waived before the commission is earned.
- 322 21. Brokers: The licensee(s) and brokerage(s) named below are collectively referred to as "Broker." Instruction to closing agent: Seller and Buyer direct Closing Agent to disburse at Closing the full amount of the brokerage fees as specified in separate brokerage agreements with the parties and cooperative agreements between the Brokers, except to the extent Broker has retained such fees from the escrowed funds. This Paragraph will not be used to modify any MLS or other offer of compensation made by Seller or listing broker to cooperating brokers.

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BK3135692 Seller's Sales Associate/License No. BK3135692 Buyer's Sales Associate/License No.

	۱		info@courtneynoble		
Seller's Sales Associate Email	Address	Buyer's Sales	Associate Email	Address	
321.607.1311			321.607.1311		
Seller's Sales Associate Phone	Number	Buyer's Sales	Associate Phone		· · · · · · · · · · · · · · · · · · ·
Noble & Co Real Estate Professio	oanls LLC	Noble Buyer's Brok	& Co Real Estate Prot	fessioanls L	
LISTING DIOKETAGE		Buyer S BIOK	eraye		
5 Main Street, Titusville Florida	a 32796		ain Street, Titusville Fl	orida 32796	; 
Listing Brokerage Address		Buyer's Brok	erage Address		
<ul> <li>22. Addenda: The following addition (Check if applicable):</li> <li>□ A. Back-up Contract</li> <li>□ B. Kick Out Clause</li> <li>□ C. Other</li> </ul>				corporate	d into this Con
23. Additional Terms: Contract is of	conditioned upon	approval of the TCAA	Board Members.		
Property is subject to avigation easeme	ent.				
□ Seller counters Buyer's offer (to a deliver a copy of the acceptance to 3 □ Seller rejects Buyer's offer	COUNT accept the count Seller).	ER-OFFER/REJEC1 ter-offer, Buyer must	T <b>ION</b> sign or initial the o	counter-of	ffered terms ar
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<ul> <li>□ Seller counters Buyer's offer (to a deliver a copy of the acceptance to S</li> <li>□ Seller rejects Buyer's offer</li> <li>This is intended to be a legally bin signing.</li> <li>Buyer:</li></ul>	COUNT accept the count Seller). nding Contract el Manden M&T Real Estate D ce: _ Fax: 	ER-OFFER/REJECT ter-offer, Buyer must t. If not fully unders Development LLC	TION sign or initial the o tood, seek the ac	counter-of dvice of a Date: Date: Date:	ffered terms an n attorney be Nov 4, 2021

Buyer  $(\underbrace{MW}_{\text{Rev 3/21}})$  and Seller  $(\underbrace{k \not o })$  (\_\_\_\_) acknowledge receipt of a copy of this page, which is 7 of 8 pages.

378	Seller's address for purpose of notic	e:	
379*	Address:		
380*	Phone:	Fax:	Email:

381*	Effective Date:	(The date on which the last party signed or initialed and delivered the
382	final offer or counter-offer.)	

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## Vacant Land Contract

1.	Sale and Purchase ("Contract"): Titusville-Cocoa Airport Authority
	("Seller") and M&T Real Estate Development LLC
	("Buyer") (the "parties") agree to sell and buy on the terms and conditions specified below the property ("Property"
	Address:       945 LUNA TERRACE, TITUSVILLE FL 32796         Legal Description:       LUNA HEIGHTS LOT 5 BLK 3
	SEC/TWP //RNG of County, Florida. Real Property ID No.: Brevard
	including all improvements existing on the Property and the following additional property:
2.	Purchase Price: (U.S. currency)\$
	All deposits will be made payable to "Escrow Agent" named below and held in escrow by: Escrow Agent's Name: Kristy Mount Esquire,
	Escrow Agent's Contact Person: Kristy Mount
	Escrow Agent's Address: 1702 S. Washington Ave. Titusville, Florida 32780
	Escrow Agent's Phone: 321-267-5504, ext. 2
	Escrow Agent's Email: kmount@titusvillelaw.com
	(a) Initial deposit (\$0 if left blank) (Check if applicable)
	accompanies offer
	X will be delivered to Escrow Agent within days (3 days if left blank)
	after Effective Date
	(b) Additional deposit will be delivered to Escrow Agent (Check if applicable)
	□ within days (10 days if left blank) after Effective Date □ within days (3 days if left blank) after expiration of Due Diligence Period\$
	(c) Total Financing (see Paragraph 6) (express as a dollar amount or percentage)\$
	(d) Other:\$
	(e) Balance to close (not including <b>Buyer's</b> closing costs, prepaid items, and prorations)
	to be paid at closing by wire transfer or other Collected funds
	(f) (Complete only if purchase price will be determined based on a per unit cost instead of a fixed price.) The
	unit used to determine the purchase price is $\Box$ lot $\Box$ acre $\Box$ square foot $\Box$ other (specify):
	prorating areas of less than a full unit. The purchase price will be \$ per unit based on a
	calculation of total area of the Property as certified to Seller and Buyer by a Florida licensed surveyor in
	accordance with Paragraph 8(c). The following rights of way and other areas will be excluded from the
	calculation:
3.	Time for Acceptance; Effective Date: Unless this offer is signed by Seller and Buyer and an executed copy
	delivered to all parties on or before <u>Nov 5, 2021</u> , this offer will be withdrawn and <b>Buyer's</b> deposit, if
	any, will be returned. The time for acceptance of any counter-offer will be 3 days after the date the counter-offer is
	delivered. The "Effective Date" of this Contract is the date on which the last one of the Seller and Buyer
	has signed or initialed and delivered this offer or the final counter-offer.
4.	
	extended by other provisions of this Contract. The Closing Date will prevail over all other time periods including,
	but not limited to, Financing and Due Diligence periods. However, if the Closing Date occurs on a Saturday,
	Sunday, or national legal holiday, it will extend to 5:00 p.m. (where the Property is located) of the next business
	day. In the event insurance underwriting is suspended on Closing Date and <b>Buyer</b> is unable to obtain property insurance, <b>Buyer</b> may postpone closing for up to 5 days after the insurance underwriting suspension is lifted. If
	this transaction does not close for any reason, <b>Buyer</b> will immediately return all <b>Seller</b> provided documents and
	other items.
F	
5.	available on Closing Date due to Consumer Financial Protection Bureau Closing Disclosure delivery requirements

("CFPB Requirements), if applicable, then Closing Date shall be extended for such period necessary to satisfy 53 CFPB Requirements, provided such period shall not exceed 10 days. 54

### 6. Financing: (Check as applicable) 55

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- (a) **Buyer** will pay cash for the Property with no financing contingency. 56\*
- 57 \* (b) This Contract is contingent on **Buyer** gualifying for and obtaining the commitment(s) or approval(s) specified below ("Financing") within days after Effective Date (Closing Date or 30 days after Effective 58 \* Date, whichever occurs first, if left blank) ("Financing Period"). **Buyer** will apply for Financing within 59\* days after Effective Date (5 days if left blank) and will timely provide any and all credit, employment, financial, 60 and other information required by the lender. If Buyer, after using diligence and good faith, cannot obtain the 61 Financing within the Financing Period, either party may terminate this Contract and Buyer's deposit(s) will be 62 returned. 63

- returned.
   (1) □ New Financing: Buyer will secure a commitment for new third party financing for \$

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   (2) □ A fixed rate not exceeding \_\_\_\_\_\_% □ an

   65 \* adjustable interest rate not exceeding \_\_\_\_\_% at origination (a fixed rate at the prevailing interest rate 66 \* based on Buyer's creditworthiness if neither choice is selected). Buyer will keep Seller and Broker fully 67 informed of the loan application status and progress and authorizes the lender or mortgage broker to 68 disclose all such information to Seller and Broker. 69 70\*
  - (2) Seller Financing: Buyer will execute a first second purchase money note and mortgage to Seller in the amount of \$\_\_\_\_\_, bearing annual interest at \_\_\_\_% and payable as follows:

The mortgage, note, and any security agreement will be in a form acceptable to Seller and will follow forms generally accepted in the county where the Property is located; will provide for a late payment fee and acceleration at the mortgagee's option if **Buyer** defaults; will give **Buyer** the right to prepay without penalty all or part of the principal at any time(s) with interest only to date of payment; will be due on conveyance or sale; will provide for release of contiguous parcels, if applicable; and will require **Buyer** to keep liability insurance on the Property, with Seller as additional named insured. Buyer authorizes Seller to obtain credit, employment, and other necessary information to determine creditworthiness for the financing. Seller will, within 10 days after Effective Date, give Buyer written notice of whether or not Seller will make the loan.

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84 *	LN# in the approximate amount of \$ currently payable at
85*	\$ per month, including principal, interest, □ taxes and insurance, and having a
86 *	□ fixed □ other (describe)
87 *	interest rate of% which 🛛 will 🗅 will not escalate upon assumption. Any variance in the mortgage
88	will be adjusted in the balance due at closing with no adjustment to purchase price. Buyer will purchase
89 *	Seller's escrow account dollar for dollar. If the interest rate upon transfer exceeds% or the
90 *	assumption/transfer fee exceeds \$, either party may elect to pay the excess, failing
91	which this Contract will terminate; and <b>Buyer's</b> deposit(s) will be returned. If the lender disapproves
92	Buyer, this Contract will terminate; and Buyer's deposit(s) will be returned.

- 93\* 7. Assignability: (Check one) Buyer 
  may assign and thereby be released from any further liability under this Contract,  $\Box$  may assign but not be released from liability under this Contract, or XI may not assign this Contract. 94\*
- Title: Seller has the legal capacity to and will convey marketable title to the Property by K statutory warranty 95 \* 8. deed 
  special warranty deed 
  other (specify) , free of liens, easements, 96\* and encumbrances of record or known to **Seller**, but subject to property taxes for the year of closing; covenants, 97 restrictions, and public utility easements of record; existing zoning and governmental regulations; and (list any 98 other matters to which title will be subject) 99\*
- provided there exists at closing no violation of the foregoing. 100
- (a) Title Evidence: The party who pays for the owner's title insurance policy will select the closing agent and pay 101 for the title search, including tax and lien search (including municipal lien search) if performed, and all other 102 fees charged by closing agent. Seller will deliver to Buyer, at 103
- (Check one) Seller's Buyer's expense and 104 \*

#### (Check one) $\times$ within 15 days after Effective Date $\Box$ at least days before Closing Date, 105 \* (Check one) 106

(1) X a title insurance commitment by a Florida licensed title insurer setting forth those matters to be 107 \* discharged by Seller at or before closing and, upon Buyer recording the deed, an owner's policy in the 108

amount of the purchase price for fee simple title subject only to the exceptions stated above. If Buyer is paying for the owner's title insurance policy and **Seller** has an owner's policy, **Seller** will deliver a copy to Buyer within 15 days after Effective Date.

- (2) an abstract of title, prepared or brought current by an existing abstract firm or certified as correct by an 112\* existing firm. However, if such an abstract is not available to **Seller**, then a prior owner's title policy 113 acceptable to the proposed insurer as a base for reissuance of coverage may be used. The prior policy will 114 include copies of all policy exceptions and an update in a format acceptable to **Buyer** from the policy 115 effective date and certified to Buyer or Buyer's closing agent together with copies of all documents 116 recited in the prior policy and in the update. If such an abstract or prior policy is not available to Seller, 117 then (1) above will be the title evidence. 118
- (b) Title Examination: After receipt of the title evidence, Buyer will, within days (10 days if left blank) but 119\* no later than Closing Date, deliver written notice to Seller of title defects. Title will be deemed acceptable to 120 Buyer if (i) Buyer fails to deliver proper notice of defects or (ii) Buyer delivers proper written notice and Seller 121 cures the defects within days (30 days if left blank) ("Cure Period") after receipt of the notice. If the 122 \* defects are cured within the Cure Period, closing will occur within 10 days after receipt by Buyer of notice of 123 such cure. Seller may elect not to cure defects if Seller reasonably believes any defect cannot be cured within 124 125 the Cure Period. If the defects are not cured within the Cure Period, Buyer will have 10 days after receipt of notice of Seller's inability to cure the defects to elect whether to terminate this Contract or accept title subject 126 to existing defects and close the transaction without reduction in purchase price. 127
- (c) Survey: Buyer may, at Buyer's expense, have the Property surveyed and must deliver written notice to 128 Seller, within 5 days after receiving survey but not later than 5 days before Closing Date, of any 129 encroachments on the Property, encroachments by the Property's improvements on other lands, or deed 130 restriction or zoning violations. Any such encroachment or violation will be treated in the same manner as a 131 title defect and Seller's and Buyer's obligations will be determined in accordance with Paragraph 8(b). 132 133
  - (d) Ingress and Egress: Seller warrants that the Property presently has ingress and egress.
- Property Condition: Seller will deliver the Property to Buyer at closing in its present "as is" condition, with 134 9 conditions resulting from Buyer's Inspections and casualty damage, if any, excepted. Seller will not engage in or 135 permit any activity that would materially alter the Property's condition without the Buyer's prior written consent. 136 137
  - (a) Inspections: (Check (1) or (2))

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- (1) X Due Diligence Period: Buyer will, at Buyer's expense and within \_\_\_\_\_\_ days (30 days if left blank) 138 \* ("Due Diligence Period") after Effective Date and in Buyer's sole and absolute discretion, determine 139 whether the Property is suitable for **Buyer's** intended use. During the Due Diligence Period, **Buyer** may 140 141 conduct a Phase 1 environmental assessment and any other tests, analyses, surveys, and investigations ("Inspections") that **Buyer** deems necessary to determine to **Buyer's** satisfaction the Property's 142 engineering, architectural, and environmental properties; zoning and zoning restrictions; subdivision 143 statutes; soil and grade; availability of access to public roads, water, and other utilities; consistency with 144 local, state, and regional growth management plans; availability of permits, government approvals, and 145 licenses; and other inspections that **Buyer** deems appropriate. If the Property must be rezoned, **Buyer** will 146 obtain the rezoning from the appropriate government agencies. Seller will sign all documents Buyer is 147 required to file in connection with development or rezoning approvals. Seller gives Buyer, its agents, 148 contractors, and assigns, the right to enter the Property at any time during the Due Diligence Period for the 149 purpose of conducting Inspections, provided, however, that **Buyer**, its agents, contractors, and assigns 150 enter the Property and conduct Inspections at their own risk. Buyer will indemnify and hold Seller 151 harmless from losses, damages, costs, claims, and expenses of any nature, including attorneys' fees, 152 expenses, and liability incurred in application for rezoning or related proceedings, and from liability to any 153 person, arising from the conduct of any and all Inspections or any work authorized by Buyer. Buyer will 154 155 not engage in any activity that could result in a construction lien being filed against the Property without Seller's prior written consent. If this transaction does not close, Buyer will, at Buyer's expense, (i) repair 156 all damages to the Property resulting from the Inspections and return the Property to the condition it was in 157 before conducting the Inspections and (ii) release to Seller all reports and other work generated as a 158 result of the Inspections. 159
- Before expiration of the Due Diligence Period, Buyer must deliver written notice to Seller of Buyer's 160 determination of whether or not the Property is acceptable. Buyer's failure to comply with this notice 161 requirement will constitute acceptance of the Property as suitable for Buyer's intended use in its "as is" 162 163 condition. If the Property is unacceptable to **Buyer** and written notice of this fact is timely delivered to Seller, this Contract will be deemed terminated, and Buyer's deposit(s) will be returned. 164

- 165\* (2) □ No Due Diligence Period: Buyer is satisfied that the Property is suitable for Buyer's purposes,
   including being satisfied that either public sewerage and water are available to the Property or the
   Property will be approved for the installation of a well and/or private sewerage disposal system and that
   existing zoning and other pertinent regulations and restrictions, such as subdivision or deed restrictions,
   concurrency, growth management, and environmental conditions, are acceptable to Buyer. This Contract
   is not contingent on Buyer conducting any further investigations.
- (b) Government Regulations: Changes in government regulations and levels of service which affect Buyer's
   intended use of the Property will not be grounds for terminating this Contract if the Due Diligence Period has
   expired or if Paragraph 9(a)(2) is selected.
- (c) Flood Zone: Buyer is advised to verify by survey, with the lender, and with appropriate government agencies
   which flood zone the Property is in, whether flood insurance is required, and what restrictions apply to
   improving the Property and rebuilding in the event of casualty.
- (d) Coastal Construction Control Line ("CCCL"): If any part of the Property lies seaward of the CCCL as 177 defined in Section 161.053. Florida Statutes. Seller will provide Buver with an affidavit or survey as required 178 by law delineating the line's location on the Property, unless **Buyer** waives this requirement in writing. The 179 Property being purchased may be subject to coastal erosion and to federal, state, or local regulations that 180 181 govern coastal property, including delineation of the CCCL, rigid coastal protection structures, beach nourishment, and the protection of marine turtles. Additional information can be obtained from the Florida 182 Department of Environmental Protection, including whether there are significant erosion conditions associated 183 with the shore line of the Property being purchased. 184
- 185\* **Buyer** waives the right to receive a CCCL affidavit or survey.
- 10. Closing Procedure; Costs: Closing will take place in the county where the Property is located and may be
   conducted by mail or electronic means. If title insurance insures Buyer for title defects arising between the title
   binder effective date and recording of Buyer's deed, closing agent will disburse at closing the net sale proceeds to
   Seller (in local cashier's check if Seller requests in writing at least 5 days before closing) and brokerage fees to
   Broker as per Paragraph 21. In addition to other expenses provided in this Contract, Seller and Buyer will pay the
   costs indicated below.

### 192 (a) Seller Costs:

- Taxes on deed
- Recording fees for documents needed to cure title
- 195Title evidence (if applicable under Paragraph 8)
- 196 Estoppel Fee(s)

# 197 \* Other: 198 (b) Buyer Costs:

- 199 Taxes and recording fees on notes and mortgages
- 200 Recording fees on the deed and financing statements
- 201 Loan expenses
- 202 Title evidence (if applicable under Paragraph 8)
- 203 Lender's title policy at the simultaneous issue rate
- 204Inspections205Survey
- 205 206

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- 206Insurance207★Other:
- (c) Prorations: The following items will be made current and prorated as of the day before Closing Date: real
   estate taxes (including special benefit tax liens imposed by a CDD), interest, bonds, assessments, leases, and
   other Property expenses and revenues. If taxes and assessments for the current year cannot be determined,
   the previous year's rates will be used with adjustment for any exemptions.
- (d) Special Assessment by Public Body: Regarding special assessments imposed by a public body, Seller will pay (i) the full amount of liens that are certified, confirmed, and ratified before closing and (ii) the amount of the last estimate of the assessment if an improvement is substantially completed as of Effective Date but has not resulted in a lien before closing; and Buyer will pay all other amounts. If special assessments may be paid in installments, X Seller □ Buyer (Buyer if left blank) will pay installments due after closing. If Seller is checked, Seller will pay the assessment in full before or at the time of closing. Public body does not include a Homeowners' or Condominium Association.
  - (e) **PROPERTY TAX DISCLOSURE SUMMARY: BUYER** SHOULD NOT RELY ON THE **SELLER'S** CURRENT PROPERTY TAXES AS THE AMOUNT OF PROPERTY TAXES THAT **BUYER** MAY BE OBLIGATED TO PAY IN THE YEAR SUBSEQUENT TO PURCHASE. A CHANGE OF OWNERSHIP OR PROPERTY

222 223 224 IMPROVEMENTS TRIGGERS REASSESSMENTS OF THE PROPERTY THAT COULD RESULT IN HIGHER PROPERTY TAXES. IF YOU HAVE ANY QUESTIONS CONCERNING VALUATION, CONTACT THE COUNTY PROPERTY APPRAISER'S OFFICE FOR FURTHER INFORMATION.

- (f) Foreign Investment in Real Property Tax Act ("FIRPTA"): If Seller is a "foreign person" as defined by
   FIRPTA, Seller and Buyer will comply with FIRPTA, which may require Seller to provide additional cash at
   closing.
- (g) 1031 Exchange: If either Seller or Buyer wish to enter into a like-kind exchange (either simultaneously with closing or after) under Section 1031 of the Internal Revenue Code ("Exchange"), the other party will cooperate in all reasonable respects to effectuate the Exchange including executing documents, provided, however, that the cooperating party will incur no liability or cost related to the Exchange and that the closing will not be contingent upon, extended, or delayed by the Exchange.
- 11. Computation of Time: Calendar days will be used when computing time periods, except time periods of 5 days or less. Time periods of 5 days or less will be computed without including Saturday, Sunday, or national legal holidays specified in 5 U.S.C. 6103(a). Other than time for acceptance and Effective Date as set forth in Paragraph 3, any time periods provided for or dates specified in this Contract, whether preprinted, handwritten, typewritten or inserted herein, which shall end or occur on a Saturday, Sunday, or national legal holiday (see 5 U.S.C. 6103) shall extend until 5:00 p.m. (where the Property is located) of the next business day. Time is of the essence in this Contract.
- 12. Risk of Loss; Eminent Domain: If any portion of the Property is materially damaged by casualty before closing
   or Seller negotiates with a governmental authority to transfer all or part of the Property in lieu of eminent domain
   proceedings or an eminent domain proceeding is initiated, Seller will promptly inform Buyer. Either party may
   terminate this Contract by written notice to the other within 10 days after Buyer's receipt of Seller's notification,
   and Buyer's deposit(s) will be returned, failing which Buyer will close in accordance with this Contract and receive
   all payments made by the governmental authority or insurance company, if any.
- 13. Force Majeure: Seller or Buyer will not be required to perform any obligation under this Contract or be liable to 246 each other for damages so long as the performance or non-performance of the obligation is delayed, caused, or 247 prevented by an act of God or force majeure. An "act of God or "force majeure" is defined as hurricanes, 248 earthquakes, floods, fire, unusual transportation delays, wars, insurrections, and any other cause not reasonably 249 within the control of **Seller** or **Buyer** and which by the exercise of due diligence the non-performing party is unable 250 in whole or in part to prevent or overcome. All time periods, including Closing Date, will be extended for the period 251 that the act of God or force majeure is in place. However, in the event that such act of God or force majeure event 252 253 continues beyond 30 days, either party may terminate this Contract by delivering written notice to the other; and Buyer's deposit(s) will be returned. 254
- 14. Notices: All notices will be in writing and delivered to the parties and Broker by mail, personal delivery, or
   electronic means. Buyer's failure to timely deliver written notice to Seller, when such notice is required by
   this Contract, regarding any contingency will render that contingency null and void, and this Contract will
   be construed as if the contingency did not exist. Any notice, document, or item delivered to or received by
   an attorney or licensee (including a transactions broker) representing a party will be as effective as if
   delivered to or received by that party.
- 15. Complete Agreement; Persons Bound: This Contract is the entire agreement between Seller and Buyer. 261 Except for brokerage agreements, no prior or present agreements will bind Seller. Buyer, or Broker unless 262 incorporated into this Contract. Modifications of this Contract will not be binding unless in writing, signed or 263 initialed, and delivered by the party to be bound. Electronic signatures will be acceptable and binding. This 264 Contract, signatures, initials, documents referenced in this Contract, counterparts, and written modifications 265 communicated electronically or on paper will be acceptable for all purposes, including delivery, and will be binding. 266 Handwritten or typewritten terms inserted in or attached to this Contract prevail over preprinted terms. If any 267 provision of this Contract is or becomes invalid or unenforceable, all remaining provisions will continue to be fully 268 effective. Seller and Buyer will use diligence and good faith in performing all obligations under this Contract. This 269 Contract will not be recorded in any public record. The terms "Seller," "Buyer," and "Broker" may be singular or 270 plural. This Contract is binding on the heirs, administrators, executors, personal representatives, and assigns, if 271 permitted, of Seller, Buyer, and Broker. 272
- **16. Default and Dispute Resolution:** This Contract will be construed under Florida law. This Paragraph will survive closing or termination of this Contract.
- (a) Seller Default: If Seller fails, neglects, or refuses to perform Seller's obligations under this Contract, Buyer
   may elect to receive a return of Buyer's deposit(s) without thereby waiving any action for damages resulting

- 277from Seller's breach and may seek to recover such damages or seek specific performance. Seller will also be278liable for the full amount of the brokerage fee.
- (b) Buyer Default: If Buyer fails, neglects, or refuses to perform Buyer's obligations under this Contract,
   including payment of deposit(s), within the time(s) specified, Seller may elect to recover and retain the
   deposit(s), paid and agreed to be paid, for the account of Seller as agreed upon liquidated damages,
   consideration for execution of this Contract, and in full settlement of any claims, whereupon Seller and Buyer
   will be relieved from all further obligations under this Contract; or Seller, at Seller's option, may proceed in
   equity to enforce Seller's rights under this Contract.
- **17. Attorney's Fees; Costs:** In any litigation permitted by this Contract, the prevailing party shall be entitled to
   recover from the non-prevailing party costs and fees, including reasonable attorney's fees, incurred in conducting
   the litigation. This Paragraph 17 shall survive Closing or termination of this Contract.
- 18. Escrow Agent; Closing Agent: Seller and Buyer authorize Escrow Agent and closing agent (collectively 288 "Agent") to receive, deposit, and hold funds and other items in escrow and, subject to Collection, disburse them 289 upon proper authorization and in accordance with Florida law and the terms of this Contract, including disbursing 290 brokerage fees. "Collection" or "Collected" means any checks tendered or received have become actually and 291 292 finally collected and deposited in the account of Agent. The parties agree that Agent will not be liable to any person for misdelivery of escrowed items to Seller or Buyer, unless the misdelivery is due to Agent's willful breach of this 293 Contract or gross negligence. If Agent interpleads the subject matter of the escrow, Agent will pay the filing fees 294 and costs from the deposit and will recover reasonable attorneys' fees and costs to be paid from the escrowed 295 funds or equivalent and charged and awarded as court costs in favor of the prevailing party. 296
- 19. Professional Advice; Broker Liability: Broker advises Seller and Buyer to verify all facts and representations 297 that are important to them and to consult an appropriate professional for legal advice (for example, interpreting this 298 Contract, determining the effect of laws on the Property and this transaction, status of title, foreign investor 299 reporting requirements, the effect of property lying partially or totally seaward of the CCCL, etc.) and for tax, 300 property condition, environmental, and other specialized advice. Buyer acknowledges that all representations 301 (oral, written, or otherwise) by Broker are based on **Seller** representations or public records. **Buver agrees to rely** 302 solely on Seller, professional inspectors, and government agencies for verification of the Property 303 condition and facts that materially affect Property value. Seller and Buyer respectively will pay all costs and 304 expenses, including reasonable attorneys' fees at all levels, incurred by Broker and Broker's officers, directors, 305 agents, and employees in connection with or arising from Seller's or Buyer's misstatement or failure to perform 306 307 contractual obligations. Seller and Buyer hold harmless and release Broker and Broker's officers, directors, 308 agents, and employees from all liability for loss or damage based on (i) Seller's or Buver's misstatement or failure to perform contractual obligations; (ii) the use or display of listing data by third parties, including, but not limited to, 309 photographs, images, graphics, video recordings, virtual tours, drawings, written descriptions, and remarks related 310 to the Property; (iii) Broker's performance, at Seller's or Buyer's request, of any task beyond the scope of 311 services regulated by Chapter 475, Florida Statutes, as amended, including Broker's referral, recommendation, or 312 retention of any vendor; (iv) products or services provided by any vendor; and (v) expenses incurred by any 313 vendor. Seller and Buyer each assume full responsibility for selecting and compensating their respective vendors. 314 This Paragraph will not relieve Broker of statutory obligations. For purposes of this Paragraph, Broker will be 315 treated as a party to this Contract. This Paragraph will survive closing. 316
- 20. Commercial Real Estate Sales Commission Lien Act: If the Property is commercial real estate as defined by
   Section 475.701, Florida Statutes, the following disclosure will apply: The Florida Commercial Real Estate Sales
   Commission Lien Act provides that when a broker has earned a commission by performing licensed services
   under a brokerage agreement with you, the broker may claim a lien against your net sales proceeds for the
   broker's commission. The broker's lien rights under the act cannot be waived before the commission is earned.
- 322 21. Brokers: The licensee(s) and brokerage(s) named below are collectively referred to as "Broker." Instruction to closing agent: Seller and Buyer direct Closing Agent to disburse at Closing the full amount of the brokerage fees as specified in separate brokerage agreements with the parties and cooperative agreements between the Brokers, except to the extent Broker has retained such fees from the escrowed funds. This Paragraph will not be used to modify any MLS or other offer of compensation made by Seller or listing broker to cooperating brokers.

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BK3135692 Seller's Sales Associate/License No. BK3135692 Buyer's Sales Associate/License No.

	۱		info@courtneynoble		
Seller's Sales Associate Email	Address	Buyer's Sales	Associate Email	Address	
321.607.1311			321.607.1311		
Seller's Sales Associate Phone	Number	Buyer's Sales	Associate Phone		· · · · · · · · · · · · · · · · · · ·
Noble & Co Real Estate Professio	oanls LLC	Noble Buyer's Brok	& Co Real Estate Prot	fessioanls L	
LISTING DIOKETAGE		Buyer S BIOK	eraye		
5 Main Street, Titusville Florida	a 32796		ain Street, Titusville Fl	orida 32796	; 
Listing Brokerage Address		Buyer's Brok	erage Address		
<ul> <li>22. Addenda: The following addition (Check if applicable):</li> <li>□ A. Back-up Contract</li> <li>□ B. Kick Out Clause</li> <li>□ C. Other</li> </ul>				corporate	d into this Con
23. Additional Terms: Contract is of	conditioned upon	approval of the TCAA	Board Members.		
Property is subject to avigation easeme	ent.				
□ Seller counters Buyer's offer (to a deliver a copy of the acceptance to 3 □ Seller rejects Buyer's offer	COUNT accept the count Seller).	ER-OFFER/REJEC1 ter-offer, Buyer must	T <b>ION</b> sign or initial the o	counter-of	ffered terms ar
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<ul> <li>□ Seller counters Buyer's offer (to a deliver a copy of the acceptance to 3</li> <li>□ Seller rejects Buyer's offer</li> <li>This is intended to be a legally bin signing.</li> <li>Buyer:</li></ul>	COUNT accept the count Seller). nding Contract el Manden M&T Real Estate D ce: _ Fax: 	ER-OFFER/REJECT ter-offer, Buyer must t. If not fully unders Development LLC	TION sign or initial the o tood, seek the ad	counter-of dvice of a Date: Date: Date:	ffered terms an n attorney be Nov 4, 2021

Buyer  $(\underbrace{MW}_{\text{Rev 3/21}})$  and Seller  $(\underbrace{k \not o })$  (\_\_\_\_) acknowledge receipt of a copy of this page, which is 7 of 8 pages.

378	Seller's address for purpose of notic	e:	
379*	Address:		
380*	Phone:	Fax:	Email:

381*	Effective Date:	(The date on which the last party signed or initialed and delivered the
382	final offer or counter-offer.)	

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## Vacant Land Contract

1.	Sale and Purchase ("Contract"):
	("Seller") and <u>M&amp;T Real Estate Development LLC</u>
	(" <b>Buyer</b> ") (the "parties") agree to sell and buy on the terms and conditions specified below the property ("Property" described as:
	Address: 925 LUNA TERACE, TITUSVILLE FL 32796
	Legal Description: LUNA HEIGHTS LOT 3 BLK 3
	SEC/TWP //RNG of County, Florida. Real Property ID No.: Brevard
	including all improvements existing on the Property and the following additional property:
2.	Purchase Price: (U.S. currency)
	All deposits will be made payable to "Escrow Agent" named below and held in escrow by:
	Escrow Agent's Name: Kristy Mount Esquire,
	Escrow Agent's Contact Person: Kristy Mount
	Escrow Agent's Address: 1702 S. Washington Ave. Titusville, Florida 32780
	Escrow Agent's Phone:       321-267-5504, ext. 2         Escrow Agent's Email:       kmount@titusvillelaw.com
	Escrow Agent's Email: kmount@titusvillelaw.com
	(a) Initial deposit (\$0 if left blank) (Check if applicable)
	□ accompanies offer
	x will be delivered to Escrow Agent within days (3 days if left blank) after Effective Date\$1,000
	(b) Additional deposit will be delivered to Escrow Agent (Check if applicable)
	□ within days (10 days if left blank) after Effective Date
	□ within days (3 days if left blank) after expiration of Due Diligence Period\$
	(c) Total Financing (see Paragraph 6) (express as a dollar amount or percentage)\$
	(d) Other:
	(e) Balance to close (not including <b>Buyer's</b> closing costs, prepaid items, and prorations)
	to be paid at closing by wire transfer or other Collected funds \$ 18,833.33
	(f) 🗆 (Complete only if purchase price will be determined based on a per unit cost instead of a fixed price.) The
	unit used to determine the purchase price is □ lot □ acre □ square foot □ other (specify):
	prorating areas of less than a full unit. The purchase price will be \$ per unit based on a
	calculation of total area of the Property as certified to Seller and Buyer by a Florida licensed surveyor in
	accordance with Paragraph 8(c). The following rights of way and other areas will be excluded from the
	calculation:
3.	
	delivered to all parties on or before, this offer will be withdrawn and <b>Buyer's</b> deposit, if
	any, will be returned. The time for acceptance of any counter-offer will be 3 days after the date the counter-offer is
	delivered. The "Effective Date" of this Contract is the date on which the last one of the Seller and Buyer
	has signed or initialed and delivered this offer or the final counter-offer.
4.	
	extended by other provisions of this Contract. The Closing Date will prevail over all other time periods including,
	but not limited to, Financing and Due Diligence periods. However, if the Closing Date occurs on a Saturday,
	Sunday, or national legal holiday, it will extend to 5:00 p.m. (where the Property is located) of the next business
	day. In the event insurance underwriting is suspended on Closing Date and <b>Buyer</b> is unable to obtain property insurance, <b>Buyer</b> may postpone closing for up to 5 days after the insurance underwriting suspension is lifted. If
	this transaction does not close for any reason, <b>Buyer</b> will immediately return all <b>Seller</b> provided documents and
	other items.
F	
5.	Extension of Closing Date: If Paragraph 6(b) is checked and Closing Funds from Buyer's lender(s) are not available on Closing Date due to Consumer Financial Protection Bureau Closing Disclosure delivery requirements

("CFPB Requirements), if applicable, then Closing Date shall be extended for such period necessary to satisfy 53 CFPB Requirements, provided such period shall not exceed 10 days. 54

### 6. Financing: (Check as applicable) 55

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- (a) **Buyer** will pay cash for the Property with no financing contingency. 56\*
- 57 \* (b) This Contract is contingent on **Buyer** gualifying for and obtaining the commitment(s) or approval(s) specified below ("Financing") within days after Effective Date (Closing Date or 30 days after Effective 58 \* Date, whichever occurs first, if left blank) ("Financing Period"). **Buyer** will apply for Financing within 59\* days after Effective Date (5 days if left blank) and will timely provide any and all credit, employment, financial, 60 and other information required by the lender. If Buyer, after using diligence and good faith, cannot obtain the 61 Financing within the Financing Period, either party may terminate this Contract and Buyer's deposit(s) will be 62 returned. 63

- returned.
   (1) □ New Financing: Buyer will secure a commitment for new third party financing for \$

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   (1) □ New Financing: Buyer will secure a commitment for new third party financing for \$

   (2) □ A fixed rate not exceeding \_\_\_\_\_\_% □ an

   65 \* adjustable interest rate not exceeding \_\_\_\_\_% at origination (a fixed rate at the prevailing interest rate 66 \* based on Buyer's creditworthiness if neither choice is selected). Buyer will keep Seller and Broker fully 67 informed of the loan application status and progress and authorizes the lender or mortgage broker to 68 disclose all such information to Seller and Broker. 69 70\*
  - (2) Seller Financing: Buyer will execute a first second purchase money note and mortgage to Seller in the amount of \$\_\_\_\_\_, bearing annual interest at \_\_\_\_% and payable as follows:

The mortgage, note, and any security agreement will be in a form acceptable to Seller and will follow forms generally accepted in the county where the Property is located; will provide for a late payment fee and acceleration at the mortgagee's option if **Buyer** defaults; will give **Buyer** the right to prepay without penalty all or part of the principal at any time(s) with interest only to date of payment; will be due on conveyance or sale; will provide for release of contiguous parcels, if applicable; and will require **Buyer** to keep liability insurance on the Property, with Seller as additional named insured. Buyer authorizes Seller to obtain credit, employment, and other necessary information to determine creditworthiness for the financing. Seller will, within 10 days after Effective Date, give Buyer written notice of whether or not Seller will make the loan.

83*	
84 *	LN# in the approximate amount of \$ currently payable at
85*	\$ per month, including principal, interest, □ taxes and insurance, and having a
86 *	□ fixed □ other (describe)
87 *	interest rate of% which 🛛 will 🗅 will not escalate upon assumption. Any variance in the mortgage
88	will be adjusted in the balance due at closing with no adjustment to purchase price. Buyer will purchase
89 *	Seller's escrow account dollar for dollar. If the interest rate upon transfer exceeds% or the
90 *	assumption/transfer fee exceeds \$, either party may elect to pay the excess, failing
91	which this Contract will terminate; and <b>Buyer's</b> deposit(s) will be returned. If the lender disapproves
92	Buyer, this Contract will terminate; and Buyer's deposit(s) will be returned.

- 93\* 7. Assignability: (Check one) Buyer 
  may assign and thereby be released from any further liability under this Contract,  $\Box$  may assign but not be released from liability under this Contract, or XI may not assign this Contract. 94\*
- Title: Seller has the legal capacity to and will convey marketable title to the Property by K statutory warranty 95 \* 8. deed 
  special warranty deed 
  other (specify) , free of liens, easements, 96\* and encumbrances of record or known to **Seller**, but subject to property taxes for the year of closing; covenants, 97 restrictions, and public utility easements of record; existing zoning and governmental regulations; and (list any 98 other matters to which title will be subject) 99\*
- provided there exists at closing no violation of the foregoing. 100
- (a) Title Evidence: The party who pays for the owner's title insurance policy will select the closing agent and pay 101 for the title search, including tax and lien search (including municipal lien search) if performed, and all other 102 fees charged by closing agent. Seller will deliver to Buyer, at 103
- (Check one) Seller's Buyer's expense and 104 \*

#### (Check one) $\times$ within 15 days after Effective Date $\Box$ at least days before Closing Date, 105 \* (Check one) 106

(1) X a title insurance commitment by a Florida licensed title insurer setting forth those matters to be 107 \* discharged by Seller at or before closing and, upon Buyer recording the deed, an owner's policy in the 108

amount of the purchase price for fee simple title subject only to the exceptions stated above. If Buyer is paying for the owner's title insurance policy and **Seller** has an owner's policy, **Seller** will deliver a copy to Buyer within 15 days after Effective Date.

- (2) an abstract of title, prepared or brought current by an existing abstract firm or certified as correct by an 112\* existing firm. However, if such an abstract is not available to **Seller**, then a prior owner's title policy 113 acceptable to the proposed insurer as a base for reissuance of coverage may be used. The prior policy will 114 include copies of all policy exceptions and an update in a format acceptable to **Buyer** from the policy 115 effective date and certified to Buyer or Buyer's closing agent together with copies of all documents 116 recited in the prior policy and in the update. If such an abstract or prior policy is not available to Seller, 117 then (1) above will be the title evidence. 118
- (b) Title Examination: After receipt of the title evidence, Buyer will, within days (10 days if left blank) but 119\* no later than Closing Date, deliver written notice to Seller of title defects. Title will be deemed acceptable to 120 Buyer if (i) Buyer fails to deliver proper notice of defects or (ii) Buyer delivers proper written notice and Seller 121 cures the defects within days (30 days if left blank) ("Cure Period") after receipt of the notice. If the 122 \* defects are cured within the Cure Period, closing will occur within 10 days after receipt by Buyer of notice of 123 such cure. Seller may elect not to cure defects if Seller reasonably believes any defect cannot be cured within 124 125 the Cure Period. If the defects are not cured within the Cure Period, Buyer will have 10 days after receipt of notice of Seller's inability to cure the defects to elect whether to terminate this Contract or accept title subject 126 to existing defects and close the transaction without reduction in purchase price. 127
- (c) Survey: Buyer may, at Buyer's expense, have the Property surveyed and must deliver written notice to 128 Seller, within 5 days after receiving survey but not later than 5 days before Closing Date, of any 129 encroachments on the Property, encroachments by the Property's improvements on other lands, or deed 130 restriction or zoning violations. Any such encroachment or violation will be treated in the same manner as a 131 title defect and Seller's and Buyer's obligations will be determined in accordance with Paragraph 8(b). 132 133
  - (d) Ingress and Egress: Seller warrants that the Property presently has ingress and egress.
- Property Condition: Seller will deliver the Property to Buyer at closing in its present "as is" condition, with 134 9 conditions resulting from Buyer's Inspections and casualty damage, if any, excepted. Seller will not engage in or 135 permit any activity that would materially alter the Property's condition without the Buyer's prior written consent. 136 137
  - (a) Inspections: (Check (1) or (2))

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- (1) X Due Diligence Period: Buyer will, at Buyer's expense and within \_\_\_\_\_\_ days (30 days if left blank) 138 \* ("Due Diligence Period") after Effective Date and in Buyer's sole and absolute discretion, determine 139 whether the Property is suitable for **Buyer's** intended use. During the Due Diligence Period, **Buyer** may 140 141 conduct a Phase 1 environmental assessment and any other tests, analyses, surveys, and investigations ("Inspections") that **Buyer** deems necessary to determine to **Buyer's** satisfaction the Property's 142 engineering, architectural, and environmental properties; zoning and zoning restrictions; subdivision 143 statutes; soil and grade; availability of access to public roads, water, and other utilities; consistency with 144 local, state, and regional growth management plans; availability of permits, government approvals, and 145 licenses; and other inspections that **Buyer** deems appropriate. If the Property must be rezoned, **Buyer** will 146 obtain the rezoning from the appropriate government agencies. Seller will sign all documents Buyer is 147 required to file in connection with development or rezoning approvals. Seller gives Buyer, its agents, 148 contractors, and assigns, the right to enter the Property at any time during the Due Diligence Period for the 149 purpose of conducting Inspections, provided, however, that **Buyer**, its agents, contractors, and assigns 150 enter the Property and conduct Inspections at their own risk. Buyer will indemnify and hold Seller 151 harmless from losses, damages, costs, claims, and expenses of any nature, including attorneys' fees, 152 expenses, and liability incurred in application for rezoning or related proceedings, and from liability to any 153 person, arising from the conduct of any and all Inspections or any work authorized by Buyer. Buyer will 154 155 not engage in any activity that could result in a construction lien being filed against the Property without Seller's prior written consent. If this transaction does not close, Buyer will, at Buyer's expense, (i) repair 156 all damages to the Property resulting from the Inspections and return the Property to the condition it was in 157 before conducting the Inspections and (ii) release to Seller all reports and other work generated as a 158 result of the Inspections. 159
- Before expiration of the Due Diligence Period, Buyer must deliver written notice to Seller of Buyer's 160 determination of whether or not the Property is acceptable. Buyer's failure to comply with this notice 161 requirement will constitute acceptance of the Property as suitable for Buyer's intended use in its "as is" 162 163 condition. If the Property is unacceptable to **Buyer** and written notice of this fact is timely delivered to Seller, this Contract will be deemed terminated, and Buyer's deposit(s) will be returned. 164

- 165\* (2) □ No Due Diligence Period: Buyer is satisfied that the Property is suitable for Buyer's purposes,
   including being satisfied that either public sewerage and water are available to the Property or the
   Property will be approved for the installation of a well and/or private sewerage disposal system and that
   existing zoning and other pertinent regulations and restrictions, such as subdivision or deed restrictions,
   concurrency, growth management, and environmental conditions, are acceptable to Buyer. This Contract
   is not contingent on Buyer conducting any further investigations.
- (b) Government Regulations: Changes in government regulations and levels of service which affect Buyer's
   intended use of the Property will not be grounds for terminating this Contract if the Due Diligence Period has
   expired or if Paragraph 9(a)(2) is selected.
- (c) Flood Zone: Buyer is advised to verify by survey, with the lender, and with appropriate government agencies
   which flood zone the Property is in, whether flood insurance is required, and what restrictions apply to
   improving the Property and rebuilding in the event of casualty.
- (d) Coastal Construction Control Line ("CCCL"): If any part of the Property lies seaward of the CCCL as 177 defined in Section 161.053. Florida Statutes. Seller will provide Buver with an affidavit or survey as required 178 by law delineating the line's location on the Property, unless **Buyer** waives this requirement in writing. The 179 Property being purchased may be subject to coastal erosion and to federal, state, or local regulations that 180 181 govern coastal property, including delineation of the CCCL, rigid coastal protection structures, beach nourishment, and the protection of marine turtles. Additional information can be obtained from the Florida 182 Department of Environmental Protection, including whether there are significant erosion conditions associated 183 with the shore line of the Property being purchased. 184
- 185\* **Buyer** waives the right to receive a CCCL affidavit or survey.
- 10. Closing Procedure; Costs: Closing will take place in the county where the Property is located and may be
   conducted by mail or electronic means. If title insurance insures Buyer for title defects arising between the title
   binder effective date and recording of Buyer's deed, closing agent will disburse at closing the net sale proceeds to
   Seller (in local cashier's check if Seller requests in writing at least 5 days before closing) and brokerage fees to
   Broker as per Paragraph 21. In addition to other expenses provided in this Contract, Seller and Buyer will pay the
   costs indicated below.

### 192 (a) Seller Costs:

- Taxes on deed
- Recording fees for documents needed to cure title
- 195Title evidence (if applicable under Paragraph 8)
- 196 Estoppel Fee(s)

# 197 \* Other: 198 (b) Buyer Costs:

- 199 Taxes and recording fees on notes and mortgages
- 200 Recording fees on the deed and financing statements
- 201 Loan expenses
- 202 Title evidence (if applicable under Paragraph 8)
- 203 Lender's title policy at the simultaneous issue rate
- 204Inspections205Survey
- 205 206

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- 206Insurance207★Other:
- (c) Prorations: The following items will be made current and prorated as of the day before Closing Date: real
   estate taxes (including special benefit tax liens imposed by a CDD), interest, bonds, assessments, leases, and
   other Property expenses and revenues. If taxes and assessments for the current year cannot be determined,
   the previous year's rates will be used with adjustment for any exemptions.
- (d) Special Assessment by Public Body: Regarding special assessments imposed by a public body, Seller will pay (i) the full amount of liens that are certified, confirmed, and ratified before closing and (ii) the amount of the last estimate of the assessment if an improvement is substantially completed as of Effective Date but has not resulted in a lien before closing; and Buyer will pay all other amounts. If special assessments may be paid in installments, X Seller □ Buyer (Buyer if left blank) will pay installments due after closing. If Seller is checked, Seller will pay the assessment in full before or at the time of closing. Public body does not include a Homeowners' or Condominium Association.
  - (e) **PROPERTY TAX DISCLOSURE SUMMARY: BUYER** SHOULD NOT RELY ON THE **SELLER'S** CURRENT PROPERTY TAXES AS THE AMOUNT OF PROPERTY TAXES THAT **BUYER** MAY BE OBLIGATED TO PAY IN THE YEAR SUBSEQUENT TO PURCHASE. A CHANGE OF OWNERSHIP OR PROPERTY

222 223 224 IMPROVEMENTS TRIGGERS REASSESSMENTS OF THE PROPERTY THAT COULD RESULT IN HIGHER PROPERTY TAXES. IF YOU HAVE ANY QUESTIONS CONCERNING VALUATION, CONTACT THE COUNTY PROPERTY APPRAISER'S OFFICE FOR FURTHER INFORMATION.

- (f) Foreign Investment in Real Property Tax Act ("FIRPTA"): If Seller is a "foreign person" as defined by
   FIRPTA, Seller and Buyer will comply with FIRPTA, which may require Seller to provide additional cash at
   closing.
- (g) 1031 Exchange: If either Seller or Buyer wish to enter into a like-kind exchange (either simultaneously with closing or after) under Section 1031 of the Internal Revenue Code ("Exchange"), the other party will cooperate in all reasonable respects to effectuate the Exchange including executing documents, provided, however, that the cooperating party will incur no liability or cost related to the Exchange and that the closing will not be contingent upon, extended, or delayed by the Exchange.
- 11. Computation of Time: Calendar days will be used when computing time periods, except time periods of 5 days or less. Time periods of 5 days or less will be computed without including Saturday, Sunday, or national legal holidays specified in 5 U.S.C. 6103(a). Other than time for acceptance and Effective Date as set forth in Paragraph 3, any time periods provided for or dates specified in this Contract, whether preprinted, handwritten, typewritten or inserted herein, which shall end or occur on a Saturday, Sunday, or national legal holiday (see 5 U.S.C. 6103) shall extend until 5:00 p.m. (where the Property is located) of the next business day. Time is of the essence in this Contract.
- 12. Risk of Loss; Eminent Domain: If any portion of the Property is materially damaged by casualty before closing
   or Seller negotiates with a governmental authority to transfer all or part of the Property in lieu of eminent domain
   proceedings or an eminent domain proceeding is initiated, Seller will promptly inform Buyer. Either party may
   terminate this Contract by written notice to the other within 10 days after Buyer's receipt of Seller's notification,
   and Buyer's deposit(s) will be returned, failing which Buyer will close in accordance with this Contract and receive
   all payments made by the governmental authority or insurance company, if any.
- 13. Force Majeure: Seller or Buyer will not be required to perform any obligation under this Contract or be liable to 246 each other for damages so long as the performance or non-performance of the obligation is delayed, caused, or 247 prevented by an act of God or force majeure. An "act of God or "force majeure" is defined as hurricanes, 248 earthquakes, floods, fire, unusual transportation delays, wars, insurrections, and any other cause not reasonably 249 within the control of **Seller** or **Buyer** and which by the exercise of due diligence the non-performing party is unable 250 in whole or in part to prevent or overcome. All time periods, including Closing Date, will be extended for the period 251 that the act of God or force majeure is in place. However, in the event that such act of God or force majeure event 252 253 continues beyond 30 days, either party may terminate this Contract by delivering written notice to the other; and Buyer's deposit(s) will be returned. 254
- 14. Notices: All notices will be in writing and delivered to the parties and Broker by mail, personal delivery, or
   electronic means. Buyer's failure to timely deliver written notice to Seller, when such notice is required by
   this Contract, regarding any contingency will render that contingency null and void, and this Contract will
   be construed as if the contingency did not exist. Any notice, document, or item delivered to or received by
   an attorney or licensee (including a transactions broker) representing a party will be as effective as if
   delivered to or received by that party.
- 15. Complete Agreement; Persons Bound: This Contract is the entire agreement between Seller and Buyer. 261 Except for brokerage agreements, no prior or present agreements will bind Seller. Buyer, or Broker unless 262 incorporated into this Contract. Modifications of this Contract will not be binding unless in writing, signed or 263 initialed, and delivered by the party to be bound. Electronic signatures will be acceptable and binding. This 264 Contract, signatures, initials, documents referenced in this Contract, counterparts, and written modifications 265 communicated electronically or on paper will be acceptable for all purposes, including delivery, and will be binding. 266 Handwritten or typewritten terms inserted in or attached to this Contract prevail over preprinted terms. If any 267 provision of this Contract is or becomes invalid or unenforceable, all remaining provisions will continue to be fully 268 effective. Seller and Buyer will use diligence and good faith in performing all obligations under this Contract. This 269 Contract will not be recorded in any public record. The terms "Seller," "Buyer," and "Broker" may be singular or 270 plural. This Contract is binding on the heirs, administrators, executors, personal representatives, and assigns, if 271 permitted, of Seller, Buyer, and Broker. 272
- **16. Default and Dispute Resolution:** This Contract will be construed under Florida law. This Paragraph will survive closing or termination of this Contract.
- (a) Seller Default: If Seller fails, neglects, or refuses to perform Seller's obligations under this Contract, Buyer
   may elect to receive a return of Buyer's deposit(s) without thereby waiving any action for damages resulting

- 277from Seller's breach and may seek to recover such damages or seek specific performance. Seller will also be278liable for the full amount of the brokerage fee.
- (b) Buyer Default: If Buyer fails, neglects, or refuses to perform Buyer's obligations under this Contract,
   including payment of deposit(s), within the time(s) specified, Seller may elect to recover and retain the
   deposit(s), paid and agreed to be paid, for the account of Seller as agreed upon liquidated damages,
   consideration for execution of this Contract, and in full settlement of any claims, whereupon Seller and Buyer
   will be relieved from all further obligations under this Contract; or Seller, at Seller's option, may proceed in
   equity to enforce Seller's rights under this Contract.
- **17. Attorney's Fees; Costs:** In any litigation permitted by this Contract, the prevailing party shall be entitled to
   recover from the non-prevailing party costs and fees, including reasonable attorney's fees, incurred in conducting
   the litigation. This Paragraph 17 shall survive Closing or termination of this Contract.
- 18. Escrow Agent; Closing Agent: Seller and Buyer authorize Escrow Agent and closing agent (collectively 288 "Agent") to receive, deposit, and hold funds and other items in escrow and, subject to Collection, disburse them 289 upon proper authorization and in accordance with Florida law and the terms of this Contract, including disbursing 290 brokerage fees. "Collection" or "Collected" means any checks tendered or received have become actually and 291 292 finally collected and deposited in the account of Agent. The parties agree that Agent will not be liable to any person for misdelivery of escrowed items to Seller or Buyer, unless the misdelivery is due to Agent's willful breach of this 293 Contract or gross negligence. If Agent interpleads the subject matter of the escrow, Agent will pay the filing fees 294 and costs from the deposit and will recover reasonable attorneys' fees and costs to be paid from the escrowed 295 funds or equivalent and charged and awarded as court costs in favor of the prevailing party. 296
- 19. Professional Advice; Broker Liability: Broker advises Seller and Buyer to verify all facts and representations 297 that are important to them and to consult an appropriate professional for legal advice (for example, interpreting this 298 Contract, determining the effect of laws on the Property and this transaction, status of title, foreign investor 299 reporting requirements, the effect of property lying partially or totally seaward of the CCCL, etc.) and for tax, 300 property condition, environmental, and other specialized advice. Buyer acknowledges that all representations 301 (oral, written, or otherwise) by Broker are based on **Seller** representations or public records. **Buver agrees to rely** 302 solely on Seller, professional inspectors, and government agencies for verification of the Property 303 condition and facts that materially affect Property value. Seller and Buyer respectively will pay all costs and 304 expenses, including reasonable attorneys' fees at all levels, incurred by Broker and Broker's officers, directors, 305 agents, and employees in connection with or arising from Seller's or Buyer's misstatement or failure to perform 306 307 contractual obligations. Seller and Buyer hold harmless and release Broker and Broker's officers, directors, 308 agents, and employees from all liability for loss or damage based on (i) Seller's or Buver's misstatement or failure to perform contractual obligations; (ii) the use or display of listing data by third parties, including, but not limited to, 309 photographs, images, graphics, video recordings, virtual tours, drawings, written descriptions, and remarks related 310 to the Property; (iii) Broker's performance, at Seller's or Buyer's request, of any task beyond the scope of 311 services regulated by Chapter 475, Florida Statutes, as amended, including Broker's referral, recommendation, or 312 retention of any vendor; (iv) products or services provided by any vendor; and (v) expenses incurred by any 313 vendor. Seller and Buyer each assume full responsibility for selecting and compensating their respective vendors. 314 This Paragraph will not relieve Broker of statutory obligations. For purposes of this Paragraph, Broker will be 315 treated as a party to this Contract. This Paragraph will survive closing. 316
- 20. Commercial Real Estate Sales Commission Lien Act: If the Property is commercial real estate as defined by
   Section 475.701, Florida Statutes, the following disclosure will apply: The Florida Commercial Real Estate Sales
   Commission Lien Act provides that when a broker has earned a commission by performing licensed services
   under a brokerage agreement with you, the broker may claim a lien against your net sales proceeds for the
   broker's commission. The broker's lien rights under the act cannot be waived before the commission is earned.
- 322 21. Brokers: The licensee(s) and brokerage(s) named below are collectively referred to as "Broker." Instruction to closing agent: Seller and Buyer direct Closing Agent to disburse at Closing the full amount of the brokerage fees as specified in separate brokerage agreements with the parties and cooperative agreements between the Brokers, except to the extent Broker has retained such fees from the escrowed funds. This Paragraph will not be used to modify any MLS or other offer of compensation made by Seller or listing broker to cooperating brokers.

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BK3135692 Seller's Sales Associate/License No. BK3135692 Buyer's Sales Associate/License No.

	۱		info@courtneynoble		
Seller's Sales Associate Email	Address	Buyer's Sales	Associate Email	Address	
321.607.1311			321.607.1311		
Seller's Sales Associate Phone	Number	Buyer's Sales	Associate Phone		· · · · · · · · · · · · · · · · · · ·
Noble & Co Real Estate Professio	oanls LLC	Noble Buyer's Brok	& Co Real Estate Prot	fessioanls L	
LISTING DIOKETAGE		Buyer S BIOK	eraye		
5 Main Street, Titusville Florida	a 32796		ain Street, Titusville Fl	orida 32796	; 
Listing Brokerage Address		Buyer's Brok	erage Address		
<ul> <li>22. Addenda: The following addition (Check if applicable):</li> <li>□ A. Back-up Contract</li> <li>□ B. Kick Out Clause</li> <li>□ C. Other</li> </ul>				corporate	d into this Con
23. Additional Terms: Contract is of	conditioned upon	approval of the TCAA	Board Members.		
Property is subject to avigation easeme	ent.				
□ Seller counters Buyer's offer (to a deliver a copy of the acceptance to 3 □ Seller rejects Buyer's offer	COUNT accept the count Seller).	ER-OFFER/REJEC1 ter-offer, Buyer must	T <b>ION</b> sign or initial the o	counter-of	ffered terms ar
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Buyer  $(\underbrace{MW}_{\text{Rev 3/21}})$  and Seller  $(\underbrace{k \not o })$  (\_\_\_\_) acknowledge receipt of a copy of this page, which is 7 of 8 pages.

378	Seller's address for purpose of notic	e:	
379*	Address:		
380*	Phone:	Fax:	Email:

381*	Effective Date:	(The date on which the last party signed or initialed and delivered the
382	final offer or counter-offer.)	

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# Vacant Land Contract

1.	Sale and Purchase ("Contract"): Titusville-Cocoa Airport Authority
	("Seller") and M&T Real Estate Development LLC
	(" <b>Buyer</b> ") (the "parties") agree to sell and buy on the terms and conditions specified below the property ("Property" described as:
	Address: 1005 N SINGLETON AVE, TITUSVILLE FL 32796
	Legal Description: LUNA HEIGHTS LOT 11 BLK 2
	SEC/TWP //RNG of County, Florida. Real Property ID No.: Brevard
	including all improvements existing on the Property and the following additional property:
2.	Purchase Price: (U.S. currency)\$25,666.67
	All deposits will be made payable to "Escrow Agent" named below and held in escrow by: Escrow Agent's Name: Kristy Mount Esquire,
	Escrow Agent's Contact Person: Kristy Mount
	Escrow Agent's Address: 1702 S. Washington Ave. Titusville, Florida 32780
	Escrow Agent's Phone:       321-267-5504, ext. 2         Escrow Agent's Email:       kmount@titusvillelaw.com
	Escrow Agent's Email: kmount@titusvillelaw.com
	<ul> <li>(a) Initial deposit (\$0 if left blank) (Check if applicable)</li> <li>□ accompanies offer</li> </ul>
	X will be delivered to Escrow Agent within days (3 days if left blank)
	after Effective Date\$ 1,000
	(b) Additional deposit will be delivered to Escrow Agent (Check if applicable)
	□ within days (10 days if left blank) after Effective Date
	□ within days (3 days if left blank) after expiration of Due Diligence Period\$
	(c) Total Financing (see Paragraph 6) (express as a dollar amount or percentage)\$
	(d) Other:
	(e) Balance to close (not including <b>Buyer's</b> closing costs, prepaid items, and prorations) to be paid at closing by wire transfer or other Collected funds\$ 24,666.67
	(f) 🛛 (Complete only if purchase price will be determined based on a per unit cost instead of a fixed price.) The
	unit used to determine the purchase price is □ lot □ acre □ square foot □ other (specify):
	prorating areas of less than a full unit. The purchase price will be \$ per unit based on a
	calculation of total area of the Property as certified to <b>Seller</b> and <b>Buyer</b> by a Florida licensed surveyor in accordance with Paragraph 8(c). The following rights of way and other areas will be excluded from the
	calculation:
3.	<b>Time for Acceptance; Effective Date:</b> Unless this offer is signed by <b>Seller</b> and <b>Buyer</b> and an executed copy delivered to all parties on or before <u>Nov 5, 2021</u> , this offer will be withdrawn and <b>Buyer's</b> deposit, if any, will be returned. The time for acceptance of any counter-offer will be 3 days after the date the counter-offer is delivered. The "Effective Date" of this Contract is the date on which the last one of the Seller and Buyer has signed or initialed and delivered this offer or the final counter-offer.
4.	
	extended by other provisions of this Contract. The Closing Date will prevail over all other time periods including,
	but not limited to, Financing and Due Diligence periods. However, if the Closing Date occurs on a Saturday,
	Sunday, or national legal holiday, it will extend to 5:00 p.m. (where the Property is located) of the next business
	day. In the event insurance underwriting is suspended on Closing Date and <b>Buyer</b> is unable to obtain property insurance, <b>Buyer</b> may postpone closing for up to 5 days after the insurance underwriting suspension is lifted. If
	this transaction does not close for any reason, <b>Buyer</b> will immediately return all <b>Seller</b> provided documents and
	other items.
5.	<b>Extension of Closing Date:</b> If Paragraph 6(b) is checked and Closing Funds from Buyer's lender(s) are not available on Closing Date due to Consumer Financial Protection Bureau Closing Disclosure delivery requirements

("CFPB Requirements), if applicable, then Closing Date shall be extended for such period necessary to satisfy 53 CFPB Requirements, provided such period shall not exceed 10 days. 54

### 6. Financing: (Check as applicable) 55

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- (a) **Buyer** will pay cash for the Property with no financing contingency. 56\*
- 57 \* (b) This Contract is contingent on **Buyer** gualifying for and obtaining the commitment(s) or approval(s) specified below ("Financing") within days after Effective Date (Closing Date or 30 days after Effective 58 \* Date, whichever occurs first, if left blank) ("Financing Period"). **Buyer** will apply for Financing within 59\* days after Effective Date (5 days if left blank) and will timely provide any and all credit, employment, financial, 60 and other information required by the lender. If Buyer, after using diligence and good faith, cannot obtain the 61 Financing within the Financing Period, either party may terminate this Contract and Buyer's deposit(s) will be 62 returned. 63

- returned.
   (1) □ New Financing: Buyer will secure a commitment for new third party financing for \$

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   (2) □ A fixed rate not exceeding \_\_\_\_\_\_% □ an

   65 \* adjustable interest rate not exceeding \_\_\_\_\_% at origination (a fixed rate at the prevailing interest rate 66 \* based on Buyer's creditworthiness if neither choice is selected). Buyer will keep Seller and Broker fully 67 informed of the loan application status and progress and authorizes the lender or mortgage broker to 68 disclose all such information to Seller and Broker. 69 70\*
  - (2) Seller Financing: Buyer will execute a first second purchase money note and mortgage to Seller in the amount of \$\_\_\_\_\_, bearing annual interest at \_\_\_\_% and payable as follows:

The mortgage, note, and any security agreement will be in a form acceptable to Seller and will follow forms generally accepted in the county where the Property is located; will provide for a late payment fee and acceleration at the mortgagee's option if **Buyer** defaults; will give **Buyer** the right to prepay without penalty all or part of the principal at any time(s) with interest only to date of payment; will be due on conveyance or sale; will provide for release of contiguous parcels, if applicable; and will require **Buyer** to keep liability insurance on the Property, with Seller as additional named insured. Buyer authorizes Seller to obtain credit, employment, and other necessary information to determine creditworthiness for the financing. Seller will, within 10 days after Effective Date, give Buyer written notice of whether or not Seller will make the loan.

83*	
84 *	LN# in the approximate amount of \$ currently payable at
85*	\$ per month, including principal, interest, □ taxes and insurance, and having a
86 *	□ fixed □ other (describe)
87 *	interest rate of% which 🛛 will 🗅 will not escalate upon assumption. Any variance in the mortgage
88	will be adjusted in the balance due at closing with no adjustment to purchase price. Buyer will purchase
89 *	Seller's escrow account dollar for dollar. If the interest rate upon transfer exceeds% or the
90 *	assumption/transfer fee exceeds \$, either party may elect to pay the excess, failing
91	which this Contract will terminate; and <b>Buyer's</b> deposit(s) will be returned. If the lender disapproves
92	Buyer, this Contract will terminate; and Buyer's deposit(s) will be returned.

- 93\* 7. Assignability: (Check one) Buyer 
  may assign and thereby be released from any further liability under this Contract,  $\Box$  may assign but not be released from liability under this Contract, or XI may not assign this Contract. 94\*
- Title: Seller has the legal capacity to and will convey marketable title to the Property by X statutory warranty 95 \* 8. deed 
  special warranty deed 
  other (specify) , free of liens, easements, 96\* and encumbrances of record or known to **Seller**, but subject to property taxes for the year of closing; covenants, 97 restrictions, and public utility easements of record; existing zoning and governmental regulations; and (list any 98 other matters to which title will be subject) 99\*
- provided there exists at closing no violation of the foregoing. 100
- (a) Title Evidence: The party who pays for the owner's title insurance policy will select the closing agent and pay 101 for the title search, including tax and lien search (including municipal lien search) if performed, and all other 102 fees charged by closing agent. Seller will deliver to Buyer, at 103
- (Check one) Seller's Buyer's expense and 104 \*

### (Check one) $\times$ within 15 days after Effective Date $\Box$ at least days before Closing Date, 105 \* (Check one) 106

(1) X a title insurance commitment by a Florida licensed title insurer setting forth those matters to be 107 \* discharged by Seller at or before closing and, upon Buyer recording the deed, an owner's policy in the 108

amount of the purchase price for fee simple title subject only to the exceptions stated above. If Buyer is paying for the owner's title insurance policy and **Seller** has an owner's policy, **Seller** will deliver a copy to Buyer within 15 days after Effective Date.

- (2) an abstract of title, prepared or brought current by an existing abstract firm or certified as correct by an 112\* existing firm. However, if such an abstract is not available to **Seller**, then a prior owner's title policy 113 acceptable to the proposed insurer as a base for reissuance of coverage may be used. The prior policy will 114 include copies of all policy exceptions and an update in a format acceptable to **Buyer** from the policy 115 effective date and certified to Buyer or Buyer's closing agent together with copies of all documents 116 recited in the prior policy and in the update. If such an abstract or prior policy is not available to Seller, 117 then (1) above will be the title evidence. 118
- (b) Title Examination: After receipt of the title evidence, Buyer will, within days (10 days if left blank) but 119\* no later than Closing Date, deliver written notice to Seller of title defects. Title will be deemed acceptable to 120 Buyer if (i) Buyer fails to deliver proper notice of defects or (ii) Buyer delivers proper written notice and Seller 121 cures the defects within days (30 days if left blank) ("Cure Period") after receipt of the notice. If the 122 \* defects are cured within the Cure Period, closing will occur within 10 days after receipt by Buyer of notice of 123 such cure. Seller may elect not to cure defects if Seller reasonably believes any defect cannot be cured within 124 125 the Cure Period. If the defects are not cured within the Cure Period, Buyer will have 10 days after receipt of notice of Seller's inability to cure the defects to elect whether to terminate this Contract or accept title subject 126 to existing defects and close the transaction without reduction in purchase price. 127
- (c) Survey: Buyer may, at Buyer's expense, have the Property surveyed and must deliver written notice to 128 Seller, within 5 days after receiving survey but not later than 5 days before Closing Date, of any 129 encroachments on the Property, encroachments by the Property's improvements on other lands, or deed 130 restriction or zoning violations. Any such encroachment or violation will be treated in the same manner as a 131 title defect and Seller's and Buyer's obligations will be determined in accordance with Paragraph 8(b). 132 133
  - (d) Ingress and Egress: Seller warrants that the Property presently has ingress and egress.
- Property Condition: Seller will deliver the Property to Buyer at closing in its present "as is" condition, with 134 9 conditions resulting from Buyer's Inspections and casualty damage, if any, excepted. Seller will not engage in or 135 permit any activity that would materially alter the Property's condition without the Buyer's prior written consent. 136 137
  - (a) Inspections: (Check (1) or (2))

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- (1) X Due Diligence Period: Buyer will, at Buyer's expense and within \_\_\_\_\_\_ days (30 days if left blank) 138 \* ("Due Diligence Period") after Effective Date and in Buyer's sole and absolute discretion, determine 139 whether the Property is suitable for **Buyer's** intended use. During the Due Diligence Period, **Buyer** may 140 141 conduct a Phase 1 environmental assessment and any other tests, analyses, surveys, and investigations ("Inspections") that **Buyer** deems necessary to determine to **Buyer's** satisfaction the Property's 142 engineering, architectural, and environmental properties; zoning and zoning restrictions; subdivision 143 statutes; soil and grade; availability of access to public roads, water, and other utilities; consistency with 144 local, state, and regional growth management plans; availability of permits, government approvals, and 145 licenses; and other inspections that **Buyer** deems appropriate. If the Property must be rezoned, **Buyer** will 146 obtain the rezoning from the appropriate government agencies. Seller will sign all documents Buyer is 147 required to file in connection with development or rezoning approvals. Seller gives Buyer, its agents, 148 contractors, and assigns, the right to enter the Property at any time during the Due Diligence Period for the 149 purpose of conducting Inspections, provided, however, that **Buyer**, its agents, contractors, and assigns 150 enter the Property and conduct Inspections at their own risk. Buyer will indemnify and hold Seller 151 harmless from losses, damages, costs, claims, and expenses of any nature, including attorneys' fees, 152 expenses, and liability incurred in application for rezoning or related proceedings, and from liability to any 153 person, arising from the conduct of any and all Inspections or any work authorized by Buyer. Buyer will 154 155 not engage in any activity that could result in a construction lien being filed against the Property without Seller's prior written consent. If this transaction does not close, Buyer will, at Buyer's expense, (i) repair 156 all damages to the Property resulting from the Inspections and return the Property to the condition it was in 157 before conducting the Inspections and (ii) release to Seller all reports and other work generated as a 158 result of the Inspections. 159
- Before expiration of the Due Diligence Period, Buyer must deliver written notice to Seller of Buyer's 160 determination of whether or not the Property is acceptable. Buyer's failure to comply with this notice 161 requirement will constitute acceptance of the Property as suitable for Buyer's intended use in its "as is" 162 163 condition. If the Property is unacceptable to **Buyer** and written notice of this fact is timely delivered to Seller, this Contract will be deemed terminated, and Buyer's deposit(s) will be returned. 164

- 165\* (2) □ No Due Diligence Period: Buyer is satisfied that the Property is suitable for Buyer's purposes,
   including being satisfied that either public sewerage and water are available to the Property or the
   Property will be approved for the installation of a well and/or private sewerage disposal system and that
   existing zoning and other pertinent regulations and restrictions, such as subdivision or deed restrictions,
   concurrency, growth management, and environmental conditions, are acceptable to Buyer. This Contract
   is not contingent on Buyer conducting any further investigations.
- (b) Government Regulations: Changes in government regulations and levels of service which affect Buyer's
   intended use of the Property will not be grounds for terminating this Contract if the Due Diligence Period has
   expired or if Paragraph 9(a)(2) is selected.
- (c) Flood Zone: Buyer is advised to verify by survey, with the lender, and with appropriate government agencies
   which flood zone the Property is in, whether flood insurance is required, and what restrictions apply to
   improving the Property and rebuilding in the event of casualty.
- (d) Coastal Construction Control Line ("CCCL"): If any part of the Property lies seaward of the CCCL as 177 defined in Section 161.053. Florida Statutes. Seller will provide Buver with an affidavit or survey as required 178 by law delineating the line's location on the Property, unless **Buyer** waives this requirement in writing. The 179 Property being purchased may be subject to coastal erosion and to federal, state, or local regulations that 180 181 govern coastal property, including delineation of the CCCL, rigid coastal protection structures, beach nourishment, and the protection of marine turtles. Additional information can be obtained from the Florida 182 Department of Environmental Protection, including whether there are significant erosion conditions associated 183 with the shore line of the Property being purchased. 184
- 185\* **Buyer** waives the right to receive a CCCL affidavit or survey.
- 10. Closing Procedure; Costs: Closing will take place in the county where the Property is located and may be
   conducted by mail or electronic means. If title insurance insures Buyer for title defects arising between the title
   binder effective date and recording of Buyer's deed, closing agent will disburse at closing the net sale proceeds to
   Seller (in local cashier's check if Seller requests in writing at least 5 days before closing) and brokerage fees to
   Broker as per Paragraph 21. In addition to other expenses provided in this Contract, Seller and Buyer will pay the
   costs indicated below.

# 192 (a) Seller Costs:

- Taxes on deed
- Recording fees for documents needed to cure title
- 195Title evidence (if applicable under Paragraph 8)
- 196 Estoppel Fee(s)

# 197 \* Other: 198 (b) Buyer Costs:

- 199 Taxes and recording fees on notes and mortgages
- 200 Recording fees on the deed and financing statements
- 201 Loan expenses
- 202 Title evidence (if applicable under Paragraph 8)
- 203 Lender's title policy at the simultaneous issue rate
- 204Inspections205Survey
- 205 206

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- 206Insurance207★Other:
- (c) Prorations: The following items will be made current and prorated as of the day before Closing Date: real
   estate taxes (including special benefit tax liens imposed by a CDD), interest, bonds, assessments, leases, and
   other Property expenses and revenues. If taxes and assessments for the current year cannot be determined,
   the previous year's rates will be used with adjustment for any exemptions.
- (d) Special Assessment by Public Body: Regarding special assessments imposed by a public body, Seller will pay (i) the full amount of liens that are certified, confirmed, and ratified before closing and (ii) the amount of the last estimate of the assessment if an improvement is substantially completed as of Effective Date but has not resulted in a lien before closing; and Buyer will pay all other amounts. If special assessments may be paid in installments, X Seller □ Buyer (Buyer if left blank) will pay installments due after closing. If Seller is checked, Seller will pay the assessment in full before or at the time of closing. Public body does not include a Homeowners' or Condominium Association.
  - (e) **PROPERTY TAX DISCLOSURE SUMMARY: BUYER** SHOULD NOT RELY ON THE **SELLER'S** CURRENT PROPERTY TAXES AS THE AMOUNT OF PROPERTY TAXES THAT **BUYER** MAY BE OBLIGATED TO PAY IN THE YEAR SUBSEQUENT TO PURCHASE. A CHANGE OF OWNERSHIP OR PROPERTY

222 223 224 IMPROVEMENTS TRIGGERS REASSESSMENTS OF THE PROPERTY THAT COULD RESULT IN HIGHER PROPERTY TAXES. IF YOU HAVE ANY QUESTIONS CONCERNING VALUATION, CONTACT THE COUNTY PROPERTY APPRAISER'S OFFICE FOR FURTHER INFORMATION.

- (f) Foreign Investment in Real Property Tax Act ("FIRPTA"): If Seller is a "foreign person" as defined by
   FIRPTA, Seller and Buyer will comply with FIRPTA, which may require Seller to provide additional cash at
   closing.
- (g) 1031 Exchange: If either Seller or Buyer wish to enter into a like-kind exchange (either simultaneously with closing or after) under Section 1031 of the Internal Revenue Code ("Exchange"), the other party will cooperate in all reasonable respects to effectuate the Exchange including executing documents, provided, however, that the cooperating party will incur no liability or cost related to the Exchange and that the closing will not be contingent upon, extended, or delayed by the Exchange.
- 11. Computation of Time: Calendar days will be used when computing time periods, except time periods of 5 days or less. Time periods of 5 days or less will be computed without including Saturday, Sunday, or national legal holidays specified in 5 U.S.C. 6103(a). Other than time for acceptance and Effective Date as set forth in Paragraph 3, any time periods provided for or dates specified in this Contract, whether preprinted, handwritten, typewritten or inserted herein, which shall end or occur on a Saturday, Sunday, or national legal holiday (see 5 U.S.C. 6103) shall extend until 5:00 p.m. (where the Property is located) of the next business day. Time is of the essence in this Contract.
- 12. Risk of Loss; Eminent Domain: If any portion of the Property is materially damaged by casualty before closing
   or Seller negotiates with a governmental authority to transfer all or part of the Property in lieu of eminent domain
   proceedings or an eminent domain proceeding is initiated, Seller will promptly inform Buyer. Either party may
   terminate this Contract by written notice to the other within 10 days after Buyer's receipt of Seller's notification,
   and Buyer's deposit(s) will be returned, failing which Buyer will close in accordance with this Contract and receive
   all payments made by the governmental authority or insurance company, if any.
- 13. Force Majeure: Seller or Buyer will not be required to perform any obligation under this Contract or be liable to 246 each other for damages so long as the performance or non-performance of the obligation is delayed, caused, or 247 prevented by an act of God or force majeure. An "act of God or "force majeure" is defined as hurricanes, 248 earthquakes, floods, fire, unusual transportation delays, wars, insurrections, and any other cause not reasonably 249 within the control of **Seller** or **Buyer** and which by the exercise of due diligence the non-performing party is unable 250 in whole or in part to prevent or overcome. All time periods, including Closing Date, will be extended for the period 251 that the act of God or force majeure is in place. However, in the event that such act of God or force majeure event 252 253 continues beyond 30 days, either party may terminate this Contract by delivering written notice to the other; and Buyer's deposit(s) will be returned. 254
- 14. Notices: All notices will be in writing and delivered to the parties and Broker by mail, personal delivery, or
   electronic means. Buyer's failure to timely deliver written notice to Seller, when such notice is required by
   this Contract, regarding any contingency will render that contingency null and void, and this Contract will
   be construed as if the contingency did not exist. Any notice, document, or item delivered to or received by
   an attorney or licensee (including a transactions broker) representing a party will be as effective as if
   delivered to or received by that party.
- 15. Complete Agreement; Persons Bound: This Contract is the entire agreement between Seller and Buyer. 261 Except for brokerage agreements, no prior or present agreements will bind Seller. Buyer, or Broker unless 262 incorporated into this Contract. Modifications of this Contract will not be binding unless in writing, signed or 263 initialed, and delivered by the party to be bound. Electronic signatures will be acceptable and binding. This 264 Contract, signatures, initials, documents referenced in this Contract, counterparts, and written modifications 265 communicated electronically or on paper will be acceptable for all purposes, including delivery, and will be binding. 266 Handwritten or typewritten terms inserted in or attached to this Contract prevail over preprinted terms. If any 267 provision of this Contract is or becomes invalid or unenforceable, all remaining provisions will continue to be fully 268 effective. Seller and Buyer will use diligence and good faith in performing all obligations under this Contract. This 269 Contract will not be recorded in any public record. The terms "Seller," "Buyer," and "Broker" may be singular or 270 plural. This Contract is binding on the heirs, administrators, executors, personal representatives, and assigns, if 271 permitted, of Seller, Buyer, and Broker. 272
- **16. Default and Dispute Resolution:** This Contract will be construed under Florida law. This Paragraph will survive closing or termination of this Contract.
- (a) Seller Default: If Seller fails, neglects, or refuses to perform Seller's obligations under this Contract, Buyer
   may elect to receive a return of Buyer's deposit(s) without thereby waiving any action for damages resulting

- 277from Seller's breach and may seek to recover such damages or seek specific performance. Seller will also be278liable for the full amount of the brokerage fee.
- (b) Buyer Default: If Buyer fails, neglects, or refuses to perform Buyer's obligations under this Contract,
   including payment of deposit(s), within the time(s) specified, Seller may elect to recover and retain the
   deposit(s), paid and agreed to be paid, for the account of Seller as agreed upon liquidated damages,
   consideration for execution of this Contract, and in full settlement of any claims, whereupon Seller and Buyer
   will be relieved from all further obligations under this Contract; or Seller, at Seller's option, may proceed in
   equity to enforce Seller's rights under this Contract.
- **17. Attorney's Fees; Costs:** In any litigation permitted by this Contract, the prevailing party shall be entitled to
   recover from the non-prevailing party costs and fees, including reasonable attorney's fees, incurred in conducting
   the litigation. This Paragraph 17 shall survive Closing or termination of this Contract.
- 18. Escrow Agent; Closing Agent: Seller and Buyer authorize Escrow Agent and closing agent (collectively 288 "Agent") to receive, deposit, and hold funds and other items in escrow and, subject to Collection, disburse them 289 upon proper authorization and in accordance with Florida law and the terms of this Contract, including disbursing 290 brokerage fees. "Collection" or "Collected" means any checks tendered or received have become actually and 291 292 finally collected and deposited in the account of Agent. The parties agree that Agent will not be liable to any person for misdelivery of escrowed items to Seller or Buyer, unless the misdelivery is due to Agent's willful breach of this 293 Contract or gross negligence. If Agent interpleads the subject matter of the escrow, Agent will pay the filing fees 294 and costs from the deposit and will recover reasonable attorneys' fees and costs to be paid from the escrowed 295 funds or equivalent and charged and awarded as court costs in favor of the prevailing party. 296
- 19. Professional Advice; Broker Liability: Broker advises Seller and Buyer to verify all facts and representations 297 that are important to them and to consult an appropriate professional for legal advice (for example, interpreting this 298 Contract, determining the effect of laws on the Property and this transaction, status of title, foreign investor 299 reporting requirements, the effect of property lying partially or totally seaward of the CCCL, etc.) and for tax, 300 property condition, environmental, and other specialized advice. Buyer acknowledges that all representations 301 (oral, written, or otherwise) by Broker are based on **Seller** representations or public records. **Buver agrees to rely** 302 solely on Seller, professional inspectors, and government agencies for verification of the Property 303 condition and facts that materially affect Property value. Seller and Buyer respectively will pay all costs and 304 expenses, including reasonable attorneys' fees at all levels, incurred by Broker and Broker's officers, directors, 305 agents, and employees in connection with or arising from Seller's or Buyer's misstatement or failure to perform 306 307 contractual obligations. Seller and Buyer hold harmless and release Broker and Broker's officers, directors, 308 agents, and employees from all liability for loss or damage based on (i) Seller's or Buver's misstatement or failure to perform contractual obligations; (ii) the use or display of listing data by third parties, including, but not limited to, 309 photographs, images, graphics, video recordings, virtual tours, drawings, written descriptions, and remarks related 310 to the Property; (iii) Broker's performance, at Seller's or Buyer's request, of any task beyond the scope of 311 services regulated by Chapter 475, Florida Statutes, as amended, including Broker's referral, recommendation, or 312 retention of any vendor; (iv) products or services provided by any vendor; and (v) expenses incurred by any 313 vendor. Seller and Buyer each assume full responsibility for selecting and compensating their respective vendors. 314 This Paragraph will not relieve Broker of statutory obligations. For purposes of this Paragraph, Broker will be 315 treated as a party to this Contract. This Paragraph will survive closing. 316
- 20. Commercial Real Estate Sales Commission Lien Act: If the Property is commercial real estate as defined by
   Section 475.701, Florida Statutes, the following disclosure will apply: The Florida Commercial Real Estate Sales
   Commission Lien Act provides that when a broker has earned a commission by performing licensed services
   under a brokerage agreement with you, the broker may claim a lien against your net sales proceeds for the
   broker's commission. The broker's lien rights under the act cannot be waived before the commission is earned.
- 322 21. Brokers: The licensee(s) and brokerage(s) named below are collectively referred to as "Broker." Instruction to closing agent: Seller and Buyer direct Closing Agent to disburse at Closing the full amount of the brokerage fees as specified in separate brokerage agreements with the parties and cooperative agreements between the Brokers, except to the extent Broker has retained such fees from the escrowed funds. This Paragraph will not be used to modify any MLS or other offer of compensation made by Seller or listing broker to cooperating brokers.

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BK3135692 Seller's Sales Associate/License No. BK3135692 Buyer's Sales Associate/License No.

	۱		info@courtneynoble		
Seller's Sales Associate Email	Address	Buyer's Sales	Associate Email	Address	
321.607.1311			321.607.1311		
Seller's Sales Associate Phone	Number	Buyer's Sales	Associate Phone		· · · · · · · · · · · · · · · · · · ·
Noble & Co Real Estate Professio	oanls LLC	Noble Buyer's Brok	& Co Real Estate Prot	fessioanls L	
LISTING DIOKETAGE		Buyer S BIOK	eraye		
5 Main Street, Titusville Florida	a 32796		ain Street, Titusville Fl	orida 32796	; 
Listing Brokerage Address		Buyer's Brok	erage Address		
<ul> <li>22. Addenda: The following addition (Check if applicable):</li> <li>□ A. Back-up Contract</li> <li>□ B. Kick Out Clause</li> <li>□ C. Other</li> </ul>				corporate	d into this Con
23. Additional Terms: Contract is of	conditioned upon	approval of the TCAA	Board Members.		
Property is subject to avigation easeme	ent.				
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Buyer  $(\underbrace{MW}_{\text{Rev 3/21}})$  and Seller  $(\underbrace{k \not o })$  (\_\_\_\_) acknowledge receipt of a copy of this page, which is 7 of 8 pages.

378	Seller's address for purpose of notic	e:	
379*	Address:		
380*	Phone:	Fax:	Email:

381*	Effective Date:	(The date on which the last party signed or initialed and delivered the
382	final offer or counter-offer.)	

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# Vacant Land Contract

1.	Sale and Purchase ("Contract"): Titusville-Cocoa Airport Authority
	("Seller") and M&T Real Estate Development LLC
	("Buyer") (the "parties") agree to sell and buy on the terms and conditions specified below the property ("Property"
	described as:
	Address: 965 N WILLIAMS AVE, TITUSVILLE FL 32796
	Legal Description: LUNA HEIGHTS LOT 7 BLK 2
	SEC/TWP //RNG of County, Florida. Real Property ID No.: Brevard including all improvements existing on the Property and the following additional property:
2.	Purchase Price: (U.S. currency)
	All deposits will be made payable to "Escrow Agent" named below and held in escrow by:
	Escrow Agent's Name: Kristy Mount Esquire,
	Escrow Agent's Contact Person: Kristy Mount
	Escrow Agent's Address: 1702 S. Washington Ave. Titusville, Florida 32780
	Escrow Agent's Phone:       321-267-5504, ext. 2         Escrow Agent's Email:       kmount@titusvillelaw.com
	ESCIOW Agent's Email: kmount@titusvillelaw.com
	(a) Initial deposit (\$0 if left blank) (Check if applicable)
	□ accompanies offer ■ will be delivered to Ecorow Agent within deve (2 deve if left blank)
	x will be delivered to Escrow Agent within days (3 days if left blank) after Effective Date\$ 1,000
	(b) Additional deposit will be delivered to Escrow Agent (Check if applicable)
	□ within days (10 days if left blank) after Effective Date
	□ within days (3 days if left blank) after expiration of Due Diligence Period\$
	(c) Total Financing (see Paragraph 6) (express as a dollar amount or percentage)
	(d) Other:\$
	(e) Balance to close (not including <b>Buyer's</b> closing costs, prepaid items, and prorations)
	to be paid at closing by wire transfer or other Collected funds \$
	(f) 🛛 (Complete only if purchase price will be determined based on a per unit cost instead of a fixed price.) The
	unit used to determine the purchase price is  I lot  acre  square foot  other (specify):
	prorating areas of less than a full unit. The purchase price will be \$ per unit based on a
	calculation of total area of the Property as certified to Seller and Buyer by a Florida licensed surveyor in
	accordance with Paragraph 8(c). The following rights of way and other areas will be excluded from the
	calculation:
3.	
	delivered to all parties on or before <u>Nov 5, 2021</u> , this offer will be withdrawn and <b>Buyer's</b> deposit, if
	any, will be returned. The time for acceptance of any counter-offer will be 3 days after the date the counter-offer is
	delivered. The "Effective Date" of this Contract is the date on which the last one of the Seller and Buyer
	has signed or initialed and delivered this offer or the final counter-offer.
4.	
	extended by other provisions of this Contract. The Closing Date will prevail over all other time periods including,
	but not limited to, Financing and Due Diligence periods. However, if the Closing Date occurs on a Saturday,
	Sunday, or national legal holiday, it will extend to 5:00 p.m. (where the Property is located) of the next business day. In the event insurance underwriting is suspended on Closing Date and <b>Buyer</b> is unable to obtain property
	insurance, <b>Buyer</b> may postpone closing for up to 5 days after the insurance underwriting suspension is lifted. If
	this transaction does not close for any reason, <b>Buyer</b> will immediately return all <b>Seller</b> provided documents and
	other items.
5.	
	available on Closing Date due to Consumer Financial Protection Bureau Closing Disclosure delivery requirements

("CFPB Requirements), if applicable, then Closing Date shall be extended for such period necessary to satisfy 53 CFPB Requirements, provided such period shall not exceed 10 days. 54

### 6. Financing: (Check as applicable) 55

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- (a) **Buyer** will pay cash for the Property with no financing contingency. 56\*
- 57 \* (b) This Contract is contingent on **Buyer** gualifying for and obtaining the commitment(s) or approval(s) specified below ("Financing") within days after Effective Date (Closing Date or 30 days after Effective 58 \* Date, whichever occurs first, if left blank) ("Financing Period"). **Buyer** will apply for Financing within 59\* days after Effective Date (5 days if left blank) and will timely provide any and all credit, employment, financial, 60 and other information required by the lender. If Buyer, after using diligence and good faith, cannot obtain the 61 Financing within the Financing Period, either party may terminate this Contract and Buyer's deposit(s) will be 62 returned. 63

- returned.
   (1) □ New Financing: Buyer will secure a commitment for new third party financing for \$

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   (2) □ A fixed rate not exceeding \_\_\_\_\_\_% □ an

   65 \* adjustable interest rate not exceeding \_\_\_\_\_% at origination (a fixed rate at the prevailing interest rate 66 \* based on Buyer's creditworthiness if neither choice is selected). Buyer will keep Seller and Broker fully 67 informed of the loan application status and progress and authorizes the lender or mortgage broker to 68 disclose all such information to Seller and Broker. 69 70\*
  - (2) Seller Financing: Buyer will execute a first second purchase money note and mortgage to Seller in the amount of \$\_\_\_\_\_, bearing annual interest at \_\_\_\_% and payable as follows:

The mortgage, note, and any security agreement will be in a form acceptable to Seller and will follow forms generally accepted in the county where the Property is located; will provide for a late payment fee and acceleration at the mortgagee's option if **Buyer** defaults; will give **Buyer** the right to prepay without penalty all or part of the principal at any time(s) with interest only to date of payment; will be due on conveyance or sale; will provide for release of contiguous parcels, if applicable; and will require **Buyer** to keep liability insurance on the Property, with Seller as additional named insured. Buyer authorizes Seller to obtain credit, employment, and other necessary information to determine creditworthiness for the financing. Seller will, within 10 days after Effective Date, give Buyer written notice of whether or not Seller will make the loan.

83*	
84 *	LN# in the approximate amount of \$ currently payable at
85*	\$ per month, including principal, interest, □ taxes and insurance, and having a
86 *	□ fixed □ other (describe)
87 *	interest rate of% which 🛛 will 🗅 will not escalate upon assumption. Any variance in the mortgage
88	will be adjusted in the balance due at closing with no adjustment to purchase price. Buyer will purchase
89 *	Seller's escrow account dollar for dollar. If the interest rate upon transfer exceeds% or the
90 *	assumption/transfer fee exceeds \$, either party may elect to pay the excess, failing
91	which this Contract will terminate; and <b>Buyer's</b> deposit(s) will be returned. If the lender disapproves
92	Buyer, this Contract will terminate; and Buyer's deposit(s) will be returned.

- 93\* 7. Assignability: (Check one) Buyer 
  may assign and thereby be released from any further liability under this Contract,  $\Box$  may assign but not be released from liability under this Contract, or XI may not assign this Contract. 94\*
- Title: Seller has the legal capacity to and will convey marketable title to the Property by X statutory warranty 95 \* 8. deed 
  special warranty deed 
  other (specify) , free of liens, easements, 96\* and encumbrances of record or known to **Seller**, but subject to property taxes for the year of closing; covenants, 97 restrictions, and public utility easements of record; existing zoning and governmental regulations; and (list any 98 other matters to which title will be subject) 99\*
- provided there exists at closing no violation of the foregoing. 100
- (a) Title Evidence: The party who pays for the owner's title insurance policy will select the closing agent and pay 101 for the title search, including tax and lien search (including municipal lien search) if performed, and all other 102 fees charged by closing agent. Seller will deliver to Buyer, at 103
- (Check one) Seller's Buyer's expense and 104 \*

### (Check one) $\times$ within 15 days after Effective Date $\Box$ at least days before Closing Date, 105 \* (Check one) 106

(1) X a title insurance commitment by a Florida licensed title insurer setting forth those matters to be 107 \* discharged by Seller at or before closing and, upon Buyer recording the deed, an owner's policy in the 108

amount of the purchase price for fee simple title subject only to the exceptions stated above. If Buyer is paying for the owner's title insurance policy and **Seller** has an owner's policy, **Seller** will deliver a copy to Buyer within 15 days after Effective Date.

- (2) an abstract of title, prepared or brought current by an existing abstract firm or certified as correct by an 112\* existing firm. However, if such an abstract is not available to **Seller**, then a prior owner's title policy 113 acceptable to the proposed insurer as a base for reissuance of coverage may be used. The prior policy will 114 include copies of all policy exceptions and an update in a format acceptable to **Buyer** from the policy 115 effective date and certified to Buyer or Buyer's closing agent together with copies of all documents 116 recited in the prior policy and in the update. If such an abstract or prior policy is not available to Seller, 117 then (1) above will be the title evidence. 118
- (b) Title Examination: After receipt of the title evidence, Buyer will, within days (10 days if left blank) but 119\* no later than Closing Date, deliver written notice to Seller of title defects. Title will be deemed acceptable to 120 Buyer if (i) Buyer fails to deliver proper notice of defects or (ii) Buyer delivers proper written notice and Seller 121 cures the defects within days (30 days if left blank) ("Cure Period") after receipt of the notice. If the 122 \* defects are cured within the Cure Period, closing will occur within 10 days after receipt by Buyer of notice of 123 such cure. Seller may elect not to cure defects if Seller reasonably believes any defect cannot be cured within 124 125 the Cure Period. If the defects are not cured within the Cure Period, Buyer will have 10 days after receipt of notice of Seller's inability to cure the defects to elect whether to terminate this Contract or accept title subject 126 to existing defects and close the transaction without reduction in purchase price. 127
- (c) Survey: Buyer may, at Buyer's expense, have the Property surveyed and must deliver written notice to 128 Seller, within 5 days after receiving survey but not later than 5 days before Closing Date, of any 129 encroachments on the Property, encroachments by the Property's improvements on other lands, or deed 130 restriction or zoning violations. Any such encroachment or violation will be treated in the same manner as a 131 title defect and Seller's and Buyer's obligations will be determined in accordance with Paragraph 8(b). 132 133
  - (d) Ingress and Egress: Seller warrants that the Property presently has ingress and egress.
- Property Condition: Seller will deliver the Property to Buyer at closing in its present "as is" condition, with 134 9 conditions resulting from Buyer's Inspections and casualty damage, if any, excepted. Seller will not engage in or 135 permit any activity that would materially alter the Property's condition without the Buyer's prior written consent. 136 137
  - (a) Inspections: (Check (1) or (2))

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- (1) X Due Diligence Period: Buyer will, at Buyer's expense and within \_\_\_\_\_\_ days (30 days if left blank) 138 \* ("Due Diligence Period") after Effective Date and in Buyer's sole and absolute discretion, determine 139 whether the Property is suitable for **Buyer's** intended use. During the Due Diligence Period, **Buyer** may 140 141 conduct a Phase 1 environmental assessment and any other tests, analyses, surveys, and investigations ("Inspections") that **Buyer** deems necessary to determine to **Buyer's** satisfaction the Property's 142 engineering, architectural, and environmental properties; zoning and zoning restrictions; subdivision 143 statutes; soil and grade; availability of access to public roads, water, and other utilities; consistency with 144 local, state, and regional growth management plans; availability of permits, government approvals, and 145 licenses; and other inspections that **Buyer** deems appropriate. If the Property must be rezoned, **Buyer** will 146 obtain the rezoning from the appropriate government agencies. Seller will sign all documents Buyer is 147 required to file in connection with development or rezoning approvals. Seller gives Buyer, its agents, 148 contractors, and assigns, the right to enter the Property at any time during the Due Diligence Period for the 149 purpose of conducting Inspections, provided, however, that **Buyer**, its agents, contractors, and assigns 150 enter the Property and conduct Inspections at their own risk. Buyer will indemnify and hold Seller 151 harmless from losses, damages, costs, claims, and expenses of any nature, including attorneys' fees, 152 expenses, and liability incurred in application for rezoning or related proceedings, and from liability to any 153 person, arising from the conduct of any and all Inspections or any work authorized by Buyer. Buyer will 154 155 not engage in any activity that could result in a construction lien being filed against the Property without Seller's prior written consent. If this transaction does not close, Buyer will, at Buyer's expense, (i) repair 156 all damages to the Property resulting from the Inspections and return the Property to the condition it was in 157 before conducting the Inspections and (ii) release to Seller all reports and other work generated as a 158 result of the Inspections. 159
- Before expiration of the Due Diligence Period, Buyer must deliver written notice to Seller of Buyer's 160 determination of whether or not the Property is acceptable. Buyer's failure to comply with this notice 161 requirement will constitute acceptance of the Property as suitable for Buyer's intended use in its "as is" 162 163 condition. If the Property is unacceptable to **Buyer** and written notice of this fact is timely delivered to Seller, this Contract will be deemed terminated, and Buyer's deposit(s) will be returned. 164

- 165\* (2) □ No Due Diligence Period: Buyer is satisfied that the Property is suitable for Buyer's purposes,
   including being satisfied that either public sewerage and water are available to the Property or the
   Property will be approved for the installation of a well and/or private sewerage disposal system and that
   existing zoning and other pertinent regulations and restrictions, such as subdivision or deed restrictions,
   concurrency, growth management, and environmental conditions, are acceptable to Buyer. This Contract
   is not contingent on Buyer conducting any further investigations.
- (b) Government Regulations: Changes in government regulations and levels of service which affect Buyer's
   intended use of the Property will not be grounds for terminating this Contract if the Due Diligence Period has
   expired or if Paragraph 9(a)(2) is selected.
- (c) Flood Zone: Buyer is advised to verify by survey, with the lender, and with appropriate government agencies
   which flood zone the Property is in, whether flood insurance is required, and what restrictions apply to
   improving the Property and rebuilding in the event of casualty.
- (d) Coastal Construction Control Line ("CCCL"): If any part of the Property lies seaward of the CCCL as 177 defined in Section 161.053. Florida Statutes. Seller will provide Buver with an affidavit or survey as required 178 by law delineating the line's location on the Property, unless **Buyer** waives this requirement in writing. The 179 Property being purchased may be subject to coastal erosion and to federal, state, or local regulations that 180 181 govern coastal property, including delineation of the CCCL, rigid coastal protection structures, beach nourishment, and the protection of marine turtles. Additional information can be obtained from the Florida 182 Department of Environmental Protection, including whether there are significant erosion conditions associated 183 with the shore line of the Property being purchased. 184
- 185\* **Buyer** waives the right to receive a CCCL affidavit or survey.
- 10. Closing Procedure; Costs: Closing will take place in the county where the Property is located and may be
   conducted by mail or electronic means. If title insurance insures Buyer for title defects arising between the title
   binder effective date and recording of Buyer's deed, closing agent will disburse at closing the net sale proceeds to
   Seller (in local cashier's check if Seller requests in writing at least 5 days before closing) and brokerage fees to
   Broker as per Paragraph 21. In addition to other expenses provided in this Contract, Seller and Buyer will pay the
   costs indicated below.

# 192 (a) Seller Costs:

- Taxes on deed
- Recording fees for documents needed to cure title
- 195Title evidence (if applicable under Paragraph 8)
- 196 Estoppel Fee(s)

# 197 \* Other: 198 (b) Buyer Costs:

- 199 Taxes and recording fees on notes and mortgages
- 200 Recording fees on the deed and financing statements
- 201 Loan expenses
- 202 Title evidence (if applicable under Paragraph 8)
- 203 Lender's title policy at the simultaneous issue rate
- 204Inspections205Survey
- 205 206

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- 206Insurance207★Other:
- (c) Prorations: The following items will be made current and prorated as of the day before Closing Date: real
   estate taxes (including special benefit tax liens imposed by a CDD), interest, bonds, assessments, leases, and
   other Property expenses and revenues. If taxes and assessments for the current year cannot be determined,
   the previous year's rates will be used with adjustment for any exemptions.
- (d) Special Assessment by Public Body: Regarding special assessments imposed by a public body, Seller will pay (i) the full amount of liens that are certified, confirmed, and ratified before closing and (ii) the amount of the last estimate of the assessment if an improvement is substantially completed as of Effective Date but has not resulted in a lien before closing; and Buyer will pay all other amounts. If special assessments may be paid in installments, X Seller □ Buyer (Buyer if left blank) will pay installments due after closing. If Seller is checked, Seller will pay the assessment in full before or at the time of closing. Public body does not include a Homeowners' or Condominium Association.
  - (e) **PROPERTY TAX DISCLOSURE SUMMARY: BUYER** SHOULD NOT RELY ON THE **SELLER'S** CURRENT PROPERTY TAXES AS THE AMOUNT OF PROPERTY TAXES THAT **BUYER** MAY BE OBLIGATED TO PAY IN THE YEAR SUBSEQUENT TO PURCHASE. A CHANGE OF OWNERSHIP OR PROPERTY

222 223 224 IMPROVEMENTS TRIGGERS REASSESSMENTS OF THE PROPERTY THAT COULD RESULT IN HIGHER PROPERTY TAXES. IF YOU HAVE ANY QUESTIONS CONCERNING VALUATION, CONTACT THE COUNTY PROPERTY APPRAISER'S OFFICE FOR FURTHER INFORMATION.

- (f) Foreign Investment in Real Property Tax Act ("FIRPTA"): If Seller is a "foreign person" as defined by
   FIRPTA, Seller and Buyer will comply with FIRPTA, which may require Seller to provide additional cash at
   closing.
- (g) 1031 Exchange: If either Seller or Buyer wish to enter into a like-kind exchange (either simultaneously with closing or after) under Section 1031 of the Internal Revenue Code ("Exchange"), the other party will cooperate in all reasonable respects to effectuate the Exchange including executing documents, provided, however, that the cooperating party will incur no liability or cost related to the Exchange and that the closing will not be contingent upon, extended, or delayed by the Exchange.
- 11. Computation of Time: Calendar days will be used when computing time periods, except time periods of 5 days or less. Time periods of 5 days or less will be computed without including Saturday, Sunday, or national legal holidays specified in 5 U.S.C. 6103(a). Other than time for acceptance and Effective Date as set forth in Paragraph 3, any time periods provided for or dates specified in this Contract, whether preprinted, handwritten, typewritten or inserted herein, which shall end or occur on a Saturday, Sunday, or national legal holiday (see 5 U.S.C. 6103) shall extend until 5:00 p.m. (where the Property is located) of the next business day. Time is of the essence in this Contract.
- 12. Risk of Loss; Eminent Domain: If any portion of the Property is materially damaged by casualty before closing
   or Seller negotiates with a governmental authority to transfer all or part of the Property in lieu of eminent domain
   proceedings or an eminent domain proceeding is initiated, Seller will promptly inform Buyer. Either party may
   terminate this Contract by written notice to the other within 10 days after Buyer's receipt of Seller's notification,
   and Buyer's deposit(s) will be returned, failing which Buyer will close in accordance with this Contract and receive
   all payments made by the governmental authority or insurance company, if any.
- 13. Force Majeure: Seller or Buyer will not be required to perform any obligation under this Contract or be liable to 246 each other for damages so long as the performance or non-performance of the obligation is delayed, caused, or 247 prevented by an act of God or force majeure. An "act of God or "force majeure" is defined as hurricanes, 248 earthquakes, floods, fire, unusual transportation delays, wars, insurrections, and any other cause not reasonably 249 within the control of **Seller** or **Buyer** and which by the exercise of due diligence the non-performing party is unable 250 in whole or in part to prevent or overcome. All time periods, including Closing Date, will be extended for the period 251 that the act of God or force majeure is in place. However, in the event that such act of God or force majeure event 252 253 continues beyond 30 days, either party may terminate this Contract by delivering written notice to the other; and Buyer's deposit(s) will be returned. 254
- 14. Notices: All notices will be in writing and delivered to the parties and Broker by mail, personal delivery, or
   electronic means. Buyer's failure to timely deliver written notice to Seller, when such notice is required by
   this Contract, regarding any contingency will render that contingency null and void, and this Contract will
   be construed as if the contingency did not exist. Any notice, document, or item delivered to or received by
   an attorney or licensee (including a transactions broker) representing a party will be as effective as if
   delivered to or received by that party.
- 15. Complete Agreement; Persons Bound: This Contract is the entire agreement between Seller and Buyer. 261 Except for brokerage agreements, no prior or present agreements will bind Seller. Buyer, or Broker unless 262 incorporated into this Contract. Modifications of this Contract will not be binding unless in writing, signed or 263 initialed, and delivered by the party to be bound. Electronic signatures will be acceptable and binding. This 264 Contract, signatures, initials, documents referenced in this Contract, counterparts, and written modifications 265 communicated electronically or on paper will be acceptable for all purposes, including delivery, and will be binding. 266 Handwritten or typewritten terms inserted in or attached to this Contract prevail over preprinted terms. If any 267 provision of this Contract is or becomes invalid or unenforceable, all remaining provisions will continue to be fully 268 effective. Seller and Buyer will use diligence and good faith in performing all obligations under this Contract. This 269 Contract will not be recorded in any public record. The terms "Seller," "Buyer," and "Broker" may be singular or 270 plural. This Contract is binding on the heirs, administrators, executors, personal representatives, and assigns, if 271 permitted, of Seller, Buyer, and Broker. 272
- **16. Default and Dispute Resolution:** This Contract will be construed under Florida law. This Paragraph will survive closing or termination of this Contract.
- (a) Seller Default: If Seller fails, neglects, or refuses to perform Seller's obligations under this Contract, Buyer
   may elect to receive a return of Buyer's deposit(s) without thereby waiving any action for damages resulting

- 277from Seller's breach and may seek to recover such damages or seek specific performance. Seller will also be278liable for the full amount of the brokerage fee.
- (b) Buyer Default: If Buyer fails, neglects, or refuses to perform Buyer's obligations under this Contract,
   including payment of deposit(s), within the time(s) specified, Seller may elect to recover and retain the
   deposit(s), paid and agreed to be paid, for the account of Seller as agreed upon liquidated damages,
   consideration for execution of this Contract, and in full settlement of any claims, whereupon Seller and Buyer
   will be relieved from all further obligations under this Contract; or Seller, at Seller's option, may proceed in
   equity to enforce Seller's rights under this Contract.
- **17. Attorney's Fees; Costs:** In any litigation permitted by this Contract, the prevailing party shall be entitled to
   recover from the non-prevailing party costs and fees, including reasonable attorney's fees, incurred in conducting
   the litigation. This Paragraph 17 shall survive Closing or termination of this Contract.
- 18. Escrow Agent; Closing Agent: Seller and Buyer authorize Escrow Agent and closing agent (collectively 288 "Agent") to receive, deposit, and hold funds and other items in escrow and, subject to Collection, disburse them 289 upon proper authorization and in accordance with Florida law and the terms of this Contract, including disbursing 290 brokerage fees. "Collection" or "Collected" means any checks tendered or received have become actually and 291 292 finally collected and deposited in the account of Agent. The parties agree that Agent will not be liable to any person for misdelivery of escrowed items to Seller or Buyer, unless the misdelivery is due to Agent's willful breach of this 293 Contract or gross negligence. If Agent interpleads the subject matter of the escrow, Agent will pay the filing fees 294 and costs from the deposit and will recover reasonable attorneys' fees and costs to be paid from the escrowed 295 funds or equivalent and charged and awarded as court costs in favor of the prevailing party. 296
- 19. Professional Advice; Broker Liability: Broker advises Seller and Buyer to verify all facts and representations 297 that are important to them and to consult an appropriate professional for legal advice (for example, interpreting this 298 Contract, determining the effect of laws on the Property and this transaction, status of title, foreign investor 299 reporting requirements, the effect of property lying partially or totally seaward of the CCCL, etc.) and for tax, 300 property condition, environmental, and other specialized advice. Buyer acknowledges that all representations 301 (oral, written, or otherwise) by Broker are based on **Seller** representations or public records. **Buver agrees to rely** 302 solely on Seller, professional inspectors, and government agencies for verification of the Property 303 condition and facts that materially affect Property value. Seller and Buyer respectively will pay all costs and 304 expenses, including reasonable attorneys' fees at all levels, incurred by Broker and Broker's officers, directors, 305 agents, and employees in connection with or arising from Seller's or Buyer's misstatement or failure to perform 306 307 contractual obligations. Seller and Buyer hold harmless and release Broker and Broker's officers, directors, 308 agents, and employees from all liability for loss or damage based on (i) Seller's or Buver's misstatement or failure to perform contractual obligations; (ii) the use or display of listing data by third parties, including, but not limited to, 309 photographs, images, graphics, video recordings, virtual tours, drawings, written descriptions, and remarks related 310 to the Property; (iii) Broker's performance, at Seller's or Buyer's request, of any task beyond the scope of 311 services regulated by Chapter 475, Florida Statutes, as amended, including Broker's referral, recommendation, or 312 retention of any vendor; (iv) products or services provided by any vendor; and (v) expenses incurred by any 313 vendor. Seller and Buyer each assume full responsibility for selecting and compensating their respective vendors. 314 This Paragraph will not relieve Broker of statutory obligations. For purposes of this Paragraph, Broker will be 315 treated as a party to this Contract. This Paragraph will survive closing. 316
- 20. Commercial Real Estate Sales Commission Lien Act: If the Property is commercial real estate as defined by
   Section 475.701, Florida Statutes, the following disclosure will apply: The Florida Commercial Real Estate Sales
   Commission Lien Act provides that when a broker has earned a commission by performing licensed services
   under a brokerage agreement with you, the broker may claim a lien against your net sales proceeds for the
   broker's commission. The broker's lien rights under the act cannot be waived before the commission is earned.
- 322 21. Brokers: The licensee(s) and brokerage(s) named below are collectively referred to as "Broker." Instruction to closing agent: Seller and Buyer direct Closing Agent to disburse at Closing the full amount of the brokerage fees as specified in separate brokerage agreements with the parties and cooperative agreements between the Brokers, except to the extent Broker has retained such fees from the escrowed funds. This Paragraph will not be used to modify any MLS or other offer of compensation made by Seller or listing broker to cooperating brokers.

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BK3135692 Seller's Sales Associate/License No. BK3135692 Buyer's Sales Associate/License No.

	۱		info@courtneynoble		
Seller's Sales Associate Email	Address	Buyer's Sales	Associate Email	Address	
321.607.1311			321.607.1311		
Seller's Sales Associate Phone	Number	Buyer's Sales	Associate Phone		· · · · · · · · · · · · · · · · · · ·
Noble & Co Real Estate Professio	oanls LLC	Noble Buyer's Brok	& Co Real Estate Prot	fessioanls L	
LISTING DIOKETAGE		Buyer S BIOK	eraye		
5 Main Street, Titusville Florida	a 32796		ain Street, Titusville Fl	orida 32796	; 
Listing Brokerage Address		Buyer's Brok	erage Address		
<ul> <li>22. Addenda: The following addition (Check if applicable):</li> <li>□ A. Back-up Contract</li> <li>□ B. Kick Out Clause</li> <li>□ C. Other</li> </ul>				corporate	d into this Con
23. Additional Terms: Contract is of	conditioned upon	approval of the TCAA	Board Members.		
Property is subject to avigation easeme	ent.				
□ Seller counters Buyer's offer (to a deliver a copy of the acceptance to 3 □ Seller rejects Buyer's offer	COUNT accept the count Seller).	ER-OFFER/REJEC1 ter-offer, Buyer must	T <b>ION</b> sign or initial the o	counter-of	ffered terms ar
□ Seller counters Buyer's offer (to a deliver a copy of the acceptance to s □ Seller rejects Buyer's offer This is intended to be a legally bin signing.	COUNT accept the count Seller). nding Contract	ER-OFFER/REJEC1 ter-offer, Buyer must t. If not fully unders	TON sign or initial the o tood, seek the ad	counter-or	ffered terms ar
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Buyer  $(\underbrace{MW}_{\text{Rev 3/21}})$  and Seller  $(\underbrace{k \not o })$  (\_\_\_\_) acknowledge receipt of a copy of this page, which is 7 of 8 pages.

378	Seller's address for purpose of notice:			
379*	Address:			
380*	Phone:	Fax:	Email:	

381*	Effective Date:	(The date on which the last party signed or initialed and delivered the
382	final offer or counter-offer.)	

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# Vacant Land Contract

1.	Sale and Purchase ("Contract"): Titusville-Cocoa Airport Authority
	("Seller") and M&T Real Estate Development LLC
	(" <b>Buyer</b> ") (the "parties") agree to sell and buy on the terms and conditions specified below the property ("Property")
	Address: 960 LUNA TERRACE, TITUSVILLE FL 32796
	Legal Description: LUNA HEIGHTS LOT 17 BLK 2
	SEC/TWP //RNG of County, Florida. Real Property ID No.: Brevard
	including all improvements existing on the Property and the following additional property:
2.	Purchase Price: (U.S. currency)\$ 22,166.67
	All deposits will be made payable to "Escrow Agent" named below and held in escrow by: Escrow Agent's Name: Kristy Mount Esquire,
	Escrow Agent's Contact Person: Kristy Mount
	Escrow Agent's Address: 1702 S. Washington Ave. Titusville, Florida 32780
	Escrow Agent's Phone:       321-267-5504, ext. 2         Escrow Agent's Email:       kmount@titusvillelaw.com
	ESCIOW Agent's Email: kmount@titusvillelaw.com
	(a) Initial deposit (\$0 if left blank) (Check if applicable)
	□ accompanies offer X will be delivered to Escrow Agent within days (3 days if left blank)
	after Effective Date\$ 1,000
	(b) Additional deposit will be delivered to Escrow Agent (Check if applicable)
	□ within days (10 days if left blank) after Effective Date
	□ within days (3 days if left blank) after expiration of Due Diligence Period\$
	(c) Total Financing (see Paragraph 6) (express as a dollar amount or percentage)
	(d) Other:
	(e) Balance to close (not including <b>Buyer's</b> closing costs, prepaid items, and prorations)
	to be paid at closing by wire transfer or other Collected funds
	(f) 🗆 (Complete only if purchase price will be determined based on a per unit cost instead of a fixed price.) The
	unit used to determine the purchase price is $\Box$ lot $\Box$ acre $\Box$ square foot $\Box$ other (specify):
	prorating areas of less than a full unit. The purchase price will be \$ per unit based on a
	calculation of total area of the Property as certified to <b>Seller</b> and <b>Buyer</b> by a Florida licensed surveyor in accordance with Paragraph 8(c). The following rights of way and other areas will be excluded from the
	calculation:
3.	
	any, will be returned. The time for acceptance of any counter-offer will be 3 days after the date the counter-offer is
	delivered. The "Effective Date" of this Contract is the date on which the last one of the Seller and Buyer
	has signed or initialed and delivered this offer or the final counter-offer.
4.	Closing Date: This transaction will close on on/before 12/17/2021 ("Closing Date"), unless specifically
	extended by other provisions of this Contract. The Closing Date will prevail over all other time periods including,
	but not limited to, Financing and Due Diligence periods. However, if the Closing Date occurs on a Saturday,
	Sunday, or national legal holiday, it will extend to 5:00 p.m. (where the Property is located) of the next business
	day. In the event insurance underwriting is suspended on Closing Date and <b>Buyer</b> is unable to obtain property
	insurance, <b>Buyer</b> may postpone closing for up to 5 days after the insurance underwriting suspension is lifted. If
	this transaction does not close for any reason, <b>Buyer</b> will immediately return all <b>Seller</b> provided documents and other items.
F	
5.	<b>Extension of Closing Date:</b> If Paragraph 6(b) is checked and Closing Funds from Buyer's lender(s) are not available on Closing Date due to Consumer Financial Protection Bureau Closing Disclosure delivery requirements

("CFPB Requirements), if applicable, then Closing Date shall be extended for such period necessary to satisfy 53 CFPB Requirements, provided such period shall not exceed 10 days. 54

### 6. Financing: (Check as applicable) 55

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- (a) **Buyer** will pay cash for the Property with no financing contingency. 56\*
- 57 \* (b) This Contract is contingent on **Buyer** gualifying for and obtaining the commitment(s) or approval(s) specified below ("Financing") within days after Effective Date (Closing Date or 30 days after Effective 58 \* Date, whichever occurs first, if left blank) ("Financing Period"). **Buyer** will apply for Financing within 59\* days after Effective Date (5 days if left blank) and will timely provide any and all credit, employment, financial, 60 and other information required by the lender. If Buyer, after using diligence and good faith, cannot obtain the 61 Financing within the Financing Period, either party may terminate this Contract and Buyer's deposit(s) will be 62 returned. 63

- returned.
   (1) □ New Financing: Buyer will secure a commitment for new third party financing for \$

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   (2) □ A fixed rate not exceeding \_\_\_\_\_\_% □ an

   65 \* adjustable interest rate not exceeding \_\_\_\_\_% at origination (a fixed rate at the prevailing interest rate 66 \* based on Buyer's creditworthiness if neither choice is selected). Buyer will keep Seller and Broker fully 67 informed of the loan application status and progress and authorizes the lender or mortgage broker to 68 disclose all such information to Seller and Broker. 69 70\*
  - (2) Seller Financing: Buyer will execute a first second purchase money note and mortgage to Seller in the amount of \$\_\_\_\_\_, bearing annual interest at \_\_\_\_% and payable as follows:

The mortgage, note, and any security agreement will be in a form acceptable to Seller and will follow forms generally accepted in the county where the Property is located; will provide for a late payment fee and acceleration at the mortgagee's option if **Buyer** defaults; will give **Buyer** the right to prepay without penalty all or part of the principal at any time(s) with interest only to date of payment; will be due on conveyance or sale; will provide for release of contiguous parcels, if applicable; and will require **Buyer** to keep liability insurance on the Property, with Seller as additional named insured. Buyer authorizes Seller to obtain credit, employment, and other necessary information to determine creditworthiness for the financing. Seller will, within 10 days after Effective Date, give Buyer written notice of whether or not Seller will make the loan.

83*	
84 *	LN# in the approximate amount of \$ currently payable at
85*	\$ per month, including principal, interest, □ taxes and insurance, and having a
86 *	□ fixed □ other (describe)
87 *	interest rate of% which 🛛 will 🗅 will not escalate upon assumption. Any variance in the mortgage
88	will be adjusted in the balance due at closing with no adjustment to purchase price. Buyer will purchase
89 *	Seller's escrow account dollar for dollar. If the interest rate upon transfer exceeds% or the
90 *	assumption/transfer fee exceeds \$, either party may elect to pay the excess, failing
91	which this Contract will terminate; and <b>Buyer's</b> deposit(s) will be returned. If the lender disapproves
92	Buyer, this Contract will terminate; and Buyer's deposit(s) will be returned.

- 93\* 7. Assignability: (Check one) Buyer 
  may assign and thereby be released from any further liability under this Contract,  $\Box$  may assign but not be released from liability under this Contract, or XI may not assign this Contract. 94\*
- Title: Seller has the legal capacity to and will convey marketable title to the Property by K statutory warranty 95 \* 8. deed 
  special warranty deed 
  other (specify) , free of liens, easements, 96\* and encumbrances of record or known to **Seller**, but subject to property taxes for the year of closing; covenants, 97 restrictions, and public utility easements of record; existing zoning and governmental regulations; and (list any 98 other matters to which title will be subject) 99\*
- provided there exists at closing no violation of the foregoing. 100
- (a) Title Evidence: The party who pays for the owner's title insurance policy will select the closing agent and pay 101 for the title search, including tax and lien search (including municipal lien search) if performed, and all other 102 fees charged by closing agent. Seller will deliver to Buyer, at 103
- (Check one) Seller's Buyer's expense and 104 \*

### (Check one) $\times$ within 15 days after Effective Date $\Box$ at least days before Closing Date, 105 \* (Check one) 106

(1) X a title insurance commitment by a Florida licensed title insurer setting forth those matters to be 107 \* discharged by Seller at or before closing and, upon Buyer recording the deed, an owner's policy in the 108

amount of the purchase price for fee simple title subject only to the exceptions stated above. If Buyer is paying for the owner's title insurance policy and **Seller** has an owner's policy, **Seller** will deliver a copy to Buyer within 15 days after Effective Date.

- (2) an abstract of title, prepared or brought current by an existing abstract firm or certified as correct by an 112\* existing firm. However, if such an abstract is not available to **Seller**, then a prior owner's title policy 113 acceptable to the proposed insurer as a base for reissuance of coverage may be used. The prior policy will 114 include copies of all policy exceptions and an update in a format acceptable to **Buyer** from the policy 115 effective date and certified to Buyer or Buyer's closing agent together with copies of all documents 116 recited in the prior policy and in the update. If such an abstract or prior policy is not available to Seller, 117 then (1) above will be the title evidence. 118
- (b) Title Examination: After receipt of the title evidence, Buyer will, within days (10 days if left blank) but 119\* no later than Closing Date, deliver written notice to Seller of title defects. Title will be deemed acceptable to 120 Buyer if (i) Buyer fails to deliver proper notice of defects or (ii) Buyer delivers proper written notice and Seller 121 cures the defects within days (30 days if left blank) ("Cure Period") after receipt of the notice. If the 122 \* defects are cured within the Cure Period, closing will occur within 10 days after receipt by Buyer of notice of 123 such cure. Seller may elect not to cure defects if Seller reasonably believes any defect cannot be cured within 124 125 the Cure Period. If the defects are not cured within the Cure Period, Buyer will have 10 days after receipt of notice of Seller's inability to cure the defects to elect whether to terminate this Contract or accept title subject 126 to existing defects and close the transaction without reduction in purchase price. 127
- (c) Survey: Buyer may, at Buyer's expense, have the Property surveyed and must deliver written notice to 128 Seller, within 5 days after receiving survey but not later than 5 days before Closing Date, of any 129 encroachments on the Property, encroachments by the Property's improvements on other lands, or deed 130 restriction or zoning violations. Any such encroachment or violation will be treated in the same manner as a 131 title defect and Seller's and Buyer's obligations will be determined in accordance with Paragraph 8(b). 132 133
  - (d) Ingress and Egress: Seller warrants that the Property presently has ingress and egress.
- Property Condition: Seller will deliver the Property to Buyer at closing in its present "as is" condition, with 134 9 conditions resulting from Buyer's Inspections and casualty damage, if any, excepted. Seller will not engage in or 135 permit any activity that would materially alter the Property's condition without the Buyer's prior written consent. 136 137
  - (a) Inspections: (Check (1) or (2))

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- (1) X Due Diligence Period: Buyer will, at Buyer's expense and within \_\_\_\_\_\_ days (30 days if left blank) 138 \* ("Due Diligence Period") after Effective Date and in Buyer's sole and absolute discretion, determine 139 whether the Property is suitable for **Buyer's** intended use. During the Due Diligence Period, **Buyer** may 140 141 conduct a Phase 1 environmental assessment and any other tests, analyses, surveys, and investigations ("Inspections") that **Buyer** deems necessary to determine to **Buyer's** satisfaction the Property's 142 engineering, architectural, and environmental properties; zoning and zoning restrictions; subdivision 143 statutes; soil and grade; availability of access to public roads, water, and other utilities; consistency with 144 local, state, and regional growth management plans; availability of permits, government approvals, and 145 licenses; and other inspections that **Buyer** deems appropriate. If the Property must be rezoned, **Buyer** will 146 obtain the rezoning from the appropriate government agencies. Seller will sign all documents Buyer is 147 required to file in connection with development or rezoning approvals. Seller gives Buyer, its agents, 148 contractors, and assigns, the right to enter the Property at any time during the Due Diligence Period for the 149 purpose of conducting Inspections, provided, however, that **Buyer**, its agents, contractors, and assigns 150 enter the Property and conduct Inspections at their own risk. Buyer will indemnify and hold Seller 151 harmless from losses, damages, costs, claims, and expenses of any nature, including attorneys' fees, 152 expenses, and liability incurred in application for rezoning or related proceedings, and from liability to any 153 person, arising from the conduct of any and all Inspections or any work authorized by Buyer. Buyer will 154 155 not engage in any activity that could result in a construction lien being filed against the Property without Seller's prior written consent. If this transaction does not close, Buyer will, at Buyer's expense, (i) repair 156 all damages to the Property resulting from the Inspections and return the Property to the condition it was in 157 before conducting the Inspections and (ii) release to Seller all reports and other work generated as a 158 result of the Inspections. 159
- Before expiration of the Due Diligence Period, Buyer must deliver written notice to Seller of Buyer's 160 determination of whether or not the Property is acceptable. Buyer's failure to comply with this notice 161 requirement will constitute acceptance of the Property as suitable for Buyer's intended use in its "as is" 162 163 condition. If the Property is unacceptable to **Buyer** and written notice of this fact is timely delivered to Seller, this Contract will be deemed terminated, and Buyer's deposit(s) will be returned. 164

- 165\* (2) □ No Due Diligence Period: Buyer is satisfied that the Property is suitable for Buyer's purposes,
   including being satisfied that either public sewerage and water are available to the Property or the
   Property will be approved for the installation of a well and/or private sewerage disposal system and that
   existing zoning and other pertinent regulations and restrictions, such as subdivision or deed restrictions,
   concurrency, growth management, and environmental conditions, are acceptable to Buyer. This Contract
   is not contingent on Buyer conducting any further investigations.
- (b) Government Regulations: Changes in government regulations and levels of service which affect Buyer's
   intended use of the Property will not be grounds for terminating this Contract if the Due Diligence Period has
   expired or if Paragraph 9(a)(2) is selected.
- (c) Flood Zone: Buyer is advised to verify by survey, with the lender, and with appropriate government agencies
   which flood zone the Property is in, whether flood insurance is required, and what restrictions apply to
   improving the Property and rebuilding in the event of casualty.
- (d) Coastal Construction Control Line ("CCCL"): If any part of the Property lies seaward of the CCCL as 177 defined in Section 161.053. Florida Statutes. Seller will provide Buver with an affidavit or survey as required 178 by law delineating the line's location on the Property, unless **Buyer** waives this requirement in writing. The 179 Property being purchased may be subject to coastal erosion and to federal, state, or local regulations that 180 181 govern coastal property, including delineation of the CCCL, rigid coastal protection structures, beach nourishment, and the protection of marine turtles. Additional information can be obtained from the Florida 182 Department of Environmental Protection, including whether there are significant erosion conditions associated 183 with the shore line of the Property being purchased. 184
- 185\* **Buyer** waives the right to receive a CCCL affidavit or survey.
- 10. Closing Procedure; Costs: Closing will take place in the county where the Property is located and may be
   conducted by mail or electronic means. If title insurance insures Buyer for title defects arising between the title
   binder effective date and recording of Buyer's deed, closing agent will disburse at closing the net sale proceeds to
   Seller (in local cashier's check if Seller requests in writing at least 5 days before closing) and brokerage fees to
   Broker as per Paragraph 21. In addition to other expenses provided in this Contract, Seller and Buyer will pay the
   costs indicated below.

# 192 (a) Seller Costs:

- Taxes on deed
- Recording fees for documents needed to cure title
- 195Title evidence (if applicable under Paragraph 8)
- 196 Estoppel Fee(s)

# 197 \* Other: 198 (b) Buyer Costs:

- 199 Taxes and recording fees on notes and mortgages
- 200 Recording fees on the deed and financing statements
- 201 Loan expenses
- 202 Title evidence (if applicable under Paragraph 8)
- 203 Lender's title policy at the simultaneous issue rate
- 204Inspections205Survey
- 205 206

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- 206Insurance207★Other:
- (c) Prorations: The following items will be made current and prorated as of the day before Closing Date: real
   estate taxes (including special benefit tax liens imposed by a CDD), interest, bonds, assessments, leases, and
   other Property expenses and revenues. If taxes and assessments for the current year cannot be determined,
   the previous year's rates will be used with adjustment for any exemptions.
- (d) Special Assessment by Public Body: Regarding special assessments imposed by a public body, Seller will pay (i) the full amount of liens that are certified, confirmed, and ratified before closing and (ii) the amount of the last estimate of the assessment if an improvement is substantially completed as of Effective Date but has not resulted in a lien before closing; and Buyer will pay all other amounts. If special assessments may be paid in installments, X Seller □ Buyer (Buyer if left blank) will pay installments due after closing. If Seller is checked, Seller will pay the assessment in full before or at the time of closing. Public body does not include a Homeowners' or Condominium Association.
  - (e) **PROPERTY TAX DISCLOSURE SUMMARY: BUYER** SHOULD NOT RELY ON THE **SELLER'S** CURRENT PROPERTY TAXES AS THE AMOUNT OF PROPERTY TAXES THAT **BUYER** MAY BE OBLIGATED TO PAY IN THE YEAR SUBSEQUENT TO PURCHASE. A CHANGE OF OWNERSHIP OR PROPERTY

222 223 224 IMPROVEMENTS TRIGGERS REASSESSMENTS OF THE PROPERTY THAT COULD RESULT IN HIGHER PROPERTY TAXES. IF YOU HAVE ANY QUESTIONS CONCERNING VALUATION, CONTACT THE COUNTY PROPERTY APPRAISER'S OFFICE FOR FURTHER INFORMATION.

- (f) Foreign Investment in Real Property Tax Act ("FIRPTA"): If Seller is a "foreign person" as defined by
   FIRPTA, Seller and Buyer will comply with FIRPTA, which may require Seller to provide additional cash at
   closing.
- (g) 1031 Exchange: If either Seller or Buyer wish to enter into a like-kind exchange (either simultaneously with closing or after) under Section 1031 of the Internal Revenue Code ("Exchange"), the other party will cooperate in all reasonable respects to effectuate the Exchange including executing documents, provided, however, that the cooperating party will incur no liability or cost related to the Exchange and that the closing will not be contingent upon, extended, or delayed by the Exchange.
- 11. Computation of Time: Calendar days will be used when computing time periods, except time periods of 5 days or less. Time periods of 5 days or less will be computed without including Saturday, Sunday, or national legal holidays specified in 5 U.S.C. 6103(a). Other than time for acceptance and Effective Date as set forth in Paragraph 3, any time periods provided for or dates specified in this Contract, whether preprinted, handwritten, typewritten or inserted herein, which shall end or occur on a Saturday, Sunday, or national legal holiday (see 5 U.S.C. 6103) shall extend until 5:00 p.m. (where the Property is located) of the next business day. Time is of the essence in this Contract.
- 12. Risk of Loss; Eminent Domain: If any portion of the Property is materially damaged by casualty before closing
   or Seller negotiates with a governmental authority to transfer all or part of the Property in lieu of eminent domain
   proceedings or an eminent domain proceeding is initiated, Seller will promptly inform Buyer. Either party may
   terminate this Contract by written notice to the other within 10 days after Buyer's receipt of Seller's notification,
   and Buyer's deposit(s) will be returned, failing which Buyer will close in accordance with this Contract and receive
   all payments made by the governmental authority or insurance company, if any.
- 13. Force Majeure: Seller or Buyer will not be required to perform any obligation under this Contract or be liable to 246 each other for damages so long as the performance or non-performance of the obligation is delayed, caused, or 247 prevented by an act of God or force majeure. An "act of God or "force majeure" is defined as hurricanes, 248 earthquakes, floods, fire, unusual transportation delays, wars, insurrections, and any other cause not reasonably 249 within the control of **Seller** or **Buyer** and which by the exercise of due diligence the non-performing party is unable 250 in whole or in part to prevent or overcome. All time periods, including Closing Date, will be extended for the period 251 that the act of God or force majeure is in place. However, in the event that such act of God or force majeure event 252 253 continues beyond 30 days, either party may terminate this Contract by delivering written notice to the other; and Buyer's deposit(s) will be returned. 254
- 14. Notices: All notices will be in writing and delivered to the parties and Broker by mail, personal delivery, or
   electronic means. Buyer's failure to timely deliver written notice to Seller, when such notice is required by
   this Contract, regarding any contingency will render that contingency null and void, and this Contract will
   be construed as if the contingency did not exist. Any notice, document, or item delivered to or received by
   an attorney or licensee (including a transactions broker) representing a party will be as effective as if
   delivered to or received by that party.
- 15. Complete Agreement; Persons Bound: This Contract is the entire agreement between Seller and Buyer. 261 Except for brokerage agreements, no prior or present agreements will bind Seller. Buyer, or Broker unless 262 incorporated into this Contract. Modifications of this Contract will not be binding unless in writing, signed or 263 initialed, and delivered by the party to be bound. Electronic signatures will be acceptable and binding. This 264 Contract, signatures, initials, documents referenced in this Contract, counterparts, and written modifications 265 communicated electronically or on paper will be acceptable for all purposes, including delivery, and will be binding. 266 Handwritten or typewritten terms inserted in or attached to this Contract prevail over preprinted terms. If any 267 provision of this Contract is or becomes invalid or unenforceable, all remaining provisions will continue to be fully 268 effective. Seller and Buyer will use diligence and good faith in performing all obligations under this Contract. This 269 Contract will not be recorded in any public record. The terms "Seller," "Buyer," and "Broker" may be singular or 270 plural. This Contract is binding on the heirs, administrators, executors, personal representatives, and assigns, if 271 permitted, of Seller, Buyer, and Broker. 272
- **16. Default and Dispute Resolution:** This Contract will be construed under Florida law. This Paragraph will survive closing or termination of this Contract.
- (a) Seller Default: If Seller fails, neglects, or refuses to perform Seller's obligations under this Contract, Buyer
   may elect to receive a return of Buyer's deposit(s) without thereby waiving any action for damages resulting

- 277from Seller's breach and may seek to recover such damages or seek specific performance. Seller will also be278liable for the full amount of the brokerage fee.
- (b) Buyer Default: If Buyer fails, neglects, or refuses to perform Buyer's obligations under this Contract,
   including payment of deposit(s), within the time(s) specified, Seller may elect to recover and retain the
   deposit(s), paid and agreed to be paid, for the account of Seller as agreed upon liquidated damages,
   consideration for execution of this Contract, and in full settlement of any claims, whereupon Seller and Buyer
   will be relieved from all further obligations under this Contract; or Seller, at Seller's option, may proceed in
   equity to enforce Seller's rights under this Contract.
- **17. Attorney's Fees; Costs:** In any litigation permitted by this Contract, the prevailing party shall be entitled to
   recover from the non-prevailing party costs and fees, including reasonable attorney's fees, incurred in conducting
   the litigation. This Paragraph 17 shall survive Closing or termination of this Contract.
- 18. Escrow Agent; Closing Agent: Seller and Buyer authorize Escrow Agent and closing agent (collectively 288 "Agent") to receive, deposit, and hold funds and other items in escrow and, subject to Collection, disburse them 289 upon proper authorization and in accordance with Florida law and the terms of this Contract, including disbursing 290 brokerage fees. "Collection" or "Collected" means any checks tendered or received have become actually and 291 292 finally collected and deposited in the account of Agent. The parties agree that Agent will not be liable to any person for misdelivery of escrowed items to Seller or Buyer, unless the misdelivery is due to Agent's willful breach of this 293 Contract or gross negligence. If Agent interpleads the subject matter of the escrow, Agent will pay the filing fees 294 and costs from the deposit and will recover reasonable attorneys' fees and costs to be paid from the escrowed 295 funds or equivalent and charged and awarded as court costs in favor of the prevailing party. 296
- 19. Professional Advice; Broker Liability: Broker advises Seller and Buyer to verify all facts and representations 297 that are important to them and to consult an appropriate professional for legal advice (for example, interpreting this 298 Contract, determining the effect of laws on the Property and this transaction, status of title, foreign investor 299 reporting requirements, the effect of property lying partially or totally seaward of the CCCL, etc.) and for tax, 300 property condition, environmental, and other specialized advice. Buyer acknowledges that all representations 301 (oral, written, or otherwise) by Broker are based on **Seller** representations or public records. **Buver agrees to rely** 302 solely on Seller, professional inspectors, and government agencies for verification of the Property 303 condition and facts that materially affect Property value. Seller and Buyer respectively will pay all costs and 304 expenses, including reasonable attorneys' fees at all levels, incurred by Broker and Broker's officers, directors, 305 agents, and employees in connection with or arising from Seller's or Buyer's misstatement or failure to perform 306 307 contractual obligations. Seller and Buyer hold harmless and release Broker and Broker's officers, directors, 308 agents, and employees from all liability for loss or damage based on (i) Seller's or Buver's misstatement or failure to perform contractual obligations; (ii) the use or display of listing data by third parties, including, but not limited to, 309 photographs, images, graphics, video recordings, virtual tours, drawings, written descriptions, and remarks related 310 to the Property; (iii) Broker's performance, at Seller's or Buyer's request, of any task beyond the scope of 311 services regulated by Chapter 475, Florida Statutes, as amended, including Broker's referral, recommendation, or 312 retention of any vendor; (iv) products or services provided by any vendor; and (v) expenses incurred by any 313 vendor. Seller and Buyer each assume full responsibility for selecting and compensating their respective vendors. 314 This Paragraph will not relieve Broker of statutory obligations. For purposes of this Paragraph, Broker will be 315 treated as a party to this Contract. This Paragraph will survive closing. 316
- 20. Commercial Real Estate Sales Commission Lien Act: If the Property is commercial real estate as defined by
   Section 475.701, Florida Statutes, the following disclosure will apply: The Florida Commercial Real Estate Sales
   Commission Lien Act provides that when a broker has earned a commission by performing licensed services
   under a brokerage agreement with you, the broker may claim a lien against your net sales proceeds for the
   broker's commission. The broker's lien rights under the act cannot be waived before the commission is earned.
- 322 21. Brokers: The licensee(s) and brokerage(s) named below are collectively referred to as "Broker." Instruction to closing agent: Seller and Buyer direct Closing Agent to disburse at Closing the full amount of the brokerage fees as specified in separate brokerage agreements with the parties and cooperative agreements between the Brokers, except to the extent Broker has retained such fees from the escrowed funds. This Paragraph will not be used to modify any MLS or other offer of compensation made by Seller or listing broker to cooperating brokers.

327*	
328	

BK3135692 Seller's Sales Associate/License No. BK3135692 Buyer's Sales Associate/License No.

	info@courtneynoble.com	info@courtneynoble.com	
Seller's	Sales Associate Email Address	Buyer's Sales Associate Email Address	
	321.607.1311	321.607.1311	
Seller's	Sales Associate Phone Number	Buyer's Sales Associate Phone Numbe	r
	ble & Co Real Estate Professioanls LLC Brokerage	Noble & Co Real Estate Professioanls Buyer's Brokerage	LLC
Listing	DIOREIAGE	Buyer's Brokerage	
	5 Main Street, Titusville Florida 32796	5 Main Street, Titusville Florida 327	96
Listing	Brokerage Address	Buyer's Brokerage Address	
( <b>Check</b> □ A. Ba □ B. Kie	<b>da:</b> The following additional terms are in <b>if applicable</b> ): ack-up Contract ck Out Clause ther	ncluded in the attached addenda and incorpora	ted into this Cont
23. Additio	nal Terms: Contract is conditioned upon	approval of the TCAA Board Members.	
Property is a	subject to avigation easement.		
<b></b>			· · · · · · · · · · · · · · · · · · ·
□ Seller col deliver a co □ Seller rej	<b>COUNT</b> unters Buyer's offer (to accept the coun py of the acceptance to Seller). ects Buyer's offer	ER-OFFER/REJECTION ter-offer, Buyer must sign or initial the counter-	offered terms ar
□ Seller con deliver a co □ Seller rejon This is inte signing.	COUNT unters Buyer's offer (to accept the count py of the acceptance to Seller). ects Buyer's offer nded to be a legally binding Contract	ER-OFFER/REJECTION ter-offer, Buyer must sign or initial the counter- t. If not fully understood, seek the advice of	offered terms ar
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□ Seller con deliver a co □ Seller rej This is inte signing. Buyer: Print name: Buyer: Print name: Buyer's add Address: Phone: Seller:	COUNT unters Buyer's offer (to accept the count py of the acceptance to Seller). ects Buyer's offer nded to be a legally binding Contract Michael Marrier M&T Real Estate I dress for purpose of notice: Fax:	ER-OFFER/REJECTION ter-offer, Buyer must sign or initial the counter- t. If not fully understood, seek the advice of Date: Development LLCDate: Date: Email:Date:	offered terms ar an attorney be Nov 4, 2021
□ Seller con deliver a co □ Seller rej This is inte signing. Buyer: Print name: Buyer's add Address: Phone: Seller: Print name:	COUNT unters Buyer's offer (to accept the count py of the acceptance to Seller). ects Buyer's offer nded to be a legally binding Contract Michael Marrier M&T Real Estate I M&T Real Estate I dress for purpose of notice: Fax: 	ER-OFFER/REJECTION ter-offer, Buyer must sign or initial the counter- t. If not fully understood, seek the advice of Date: Development LLCDate: Date: Email:Date:	offered terms ar an attorney be Nov 4, 2021

Buyer  $(\underbrace{MW}_{\text{Rev 3/21}})$  and Seller  $(\underbrace{k \not o })$  (\_\_\_\_) acknowledge receipt of a copy of this page, which is 7 of 8 pages.

378	Seller's address for purpose of notice:			
379*	Address:			
380*	Phone:	Fax:	Email:	

381*	Effective Date:	(The date on which the last party signed or initialed and delivered the
382	final offer or counter-offer.)	

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## MLS # 918785 115 N Williams Ave, Titusville, FL 32796

### OFFER INFORMATION SHEET

\*\*\*\*\*\*PLEASE NOTE THAT COMPLETE OFFERS WILL BE SUBMITTED TO THE SELLER FOR CONSIDERTION, THIS INFORMATION SHEET MUST BE COMPLETED AND ACCOMPANIED BY ALL DOCUMENTS LISTED BELOW. INCOMPLETE OFFER PACKAGES MAY NOT BE CONSIDERED BY THE SELLER, BOARD MEMBERS. ALL OFFERS ARE DUE BY WEDNESDAY, 10/27 @ 5PM. PLEASE ALLOW AN ADDITIONAL 7 DAYS FOR ACCEPTANCE.

PURCHASER:\_\_\_\_\_ROSARIUS Holdings, Inc.

X INVESTOR - PLEASE INCLUDE DIVISION OF CORPORATIONS IF REGISTERED AS AN LLC OR CORP.

OWNER OCCUPANT

OFFER AMOUNT: \$130,000.00

ESCROW DEPOSIT: \$5,000.00

CLOSING DATE: On or before 11/23/2021

INSPECTION DAYS: \_\_\_\_\_ No Inspection

ADDITIONALTERMS/NOTES: Can close once Title clears

VER ESTATE FORESSIONA

BUYERS AGENT NAME : \_\_\_\_\_ Chris Sileo

BROKERAGE: Keller Williams Advantage Realty

EMAIL: Chris@ChrisSileo.com

PHONE: (772) 913-5347

LICENSE #: SL3398288

- PROOF OF FUNDS
- AS-IS RESIDENTIAL CONTRACT
- LEAD- BASED PAINT
- SELLERS DISCLOSURE
- BROKERAGE DISCLOSURE
- HOLD HARMLESS & UTILITY NOTICE

321.607.1311 NOBLE & COMPANY REAL ESTATE PROFESSIONALS LLC INFO@COURTNEYNOBLE.COM COURTNEY NOBLE, BROKER/OWNER 5 MAIN STREET TITUSVILLE, FL 32796

# "AS IS" Residential Contract For Sale And Purchase THIS FORM HAS BEEN APPROVED BY THE FLORIDA REALTORS AND THE FLORIDA BAR



1*	PA	RTIE	ES: Titusville-Cocoa Airport Authority	("Seller"),		
2*	and	d	Rosarius Holdings, Inc.	("Buyer"),		
3	aqı	ree	that Seller shall sell and Buyer shall buy the following described Real Property and Persona	al Property		
4	(cc	(collectively "Property") pursuant to the terms and conditions of this AS IS Residential Contract For Sale And Purchase				
5			y riders and addenda ("Contract"):			
6	1.	PR	OPERTY DESCRIPTION:			
7*		(a)	Street address, city, zip: 115 N Williams Avenue Titusville, FL			
8*			Located in:Brevard County, Florida. Property Tax ID #:21-35-32-75-0000B.0-000	8.00		
9*		(c)	Real Property: The legal description is OAK RIDGE ESTATES LOT 8 BLK B			
10			OAK RIDGE ESTATES LOT 8 BLK B			
11			the three with all evicting improvements and fixtures including built in appliances built in furnic	obingo and		
12			together with all existing improvements and fixtures, including built-in appliances, built-in furnis attached wall-to-wall carpeting and flooring ("Real Property") unless specifically excluded in Paragr	snings and		
13			by other terms of this Contract.	apri i(e) or		
14		(d)	Personal Property: Unless excluded in Paragraph 1(e) or by other terms of this Contract, the follo	wing items		
15 16		(u)	which are owned by Seller and existing on the Property as of the date of the initial offer are inclu	uded in the		
17			purchase: range(s)/oven(s), refrigerator(s), dishwasher(s), disposal, ceiling fan(s), light fixture(s), dr	aperv rods		
18			and draperies, blinds, window treatments, smoke detector(s), garage door opener(s), thermostat(s), o	doorbell(s),		
19			television wall mount(s) and television mounting hardware, security gate and other access device	es, mailbox		
20			keys, and storm shutters/storm protection items and hardware ("Personal Property").			
21*			Other Personal Property items included in this purchase are:			
22						
23			Personal Property is included in the Purchase Price, has no contributory value, and shall be left for	the Buyer.		
24*		(e)	The following items are excluded from the purchase:			
25						
26			PURCHASE PRICE AND CLOSING			
27*	2.	PU	RCHASE PRICE (U.S. currency):			
28*		(a)	Initial deposit to be held in escrow in the amount of (checks subject to Collection)	5,000.00		
29		. ,	The initial deposit made payable and delivered to "Escrow Agent" named below			
30 *			(CHECK ONE): (i) accompanies offer or (ii) 🔀 is to be made within (if left blank,			
31			then 3) days after Effective Date. IF NEITHER BOX IS CHECKED, THEN OPTION (ii)			
32			SHALL BE DEEMED SELECTED.			
33*			STALL BE DELIMED SELECTED.       Kristy A. Mount, Esquire         Escrow Agent Name:			
34 *			Address: 1702 S Washington Avenue Titusville FL 32780 Phone: (321)267-5504 X2			
35 *		(1-)	Email:       kmount@titusvillelaw.com       Fax:         Additional deposit to be delivered to Escrow Agent within       (if left blank, then 10)			
36 * 37 *		(u)	days after Effective Date\$			
37 "			(All deposits paid or agreed to be paid, are collectively referred to as the "Deposit")			
39 <b>*</b>		(c)	Financing: Express as a dollar amount or percentage ("Loan Amount") see Paragraph 8			
			<b>*</b>			
40*		(u) (a)	Balance to close (not including Buyer's closing costs, prepaids and prorations) by wire			
41 42*		(0)	transfer or other Collected funds (See STANDARD S)	25,000.00		
43	3.	TIN	THE FOR ACCEPTANCE OF OFFER AND COUNTER-OFFERS; EFFECTIVE DATE:			
44		(a)	If not signed by Buyer and Seller, and an executed copy delivered to all parties on	or before		
451*1/-	17/20		-11/10/2021	returned to		
			Buyer. Unless otherwise stated, time for acceptance of any counter-offers shall be within 2 days af	ter the day		
46 47 Ka	~		the counter-offer is delivered.			
48		(b)	The effective date of this Contract shall be the date when the last one of the Buyer and Seller has	s signed or		
49		~ .	initialed and delivered this offer or final counter-offer ("Effective Date").	alaaina ara		
50	4.	CL	OSING; CLOSING DATE: The closing of this transaction shall occur when all funds required for o	uirod to bo		
51		fur	eived by Closing Agent and Collected pursuant to STANDARD S and all closing documents requisived by each party pursuant to this Contract are delivered ("Closing"). Unless modified by other pr	rovisions of		
52		iun	insted by each party pursuant to this contract are delivered ( closing ). Othess modified by other pr	041010113 01		
	Buv	er's Ir	nitials Page 1 of 12 Seller's Initials kd			
	Flor	idaRe	ealtors/FloridaBar-ASIS-6 Rev.10/21 © 2021 Florida Realtors® and The Florida Bar. All rights reserved.			

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this Contract, the Closing shall occur on <u>on before 11/23/2021</u> ("Closing Date"), at the time established by the Closing Agent.

# 55 5. EXTENSION OF CLOSING DATE:

- (a) In the event Closing funds from Buyer's lender(s) are not available on Closing Date due to Consumer Financial
   Protection Bureau Closing Disclosure delivery requirements ("CFPB Requirements"), if Paragraph 8(b) is
   checked, Loan Approval has been obtained, and lender's underwriting is complete, then Closing Date shall be
   extended for such period necessary to satisfy CFPB Requirements, provided such period shall not exceed 7
   days.
- (b) If an event constituting "Force Majeure" causes services essential for Closing to be unavailable, including the
   unavailability of utilities or issuance of hazard, wind, flood or homeowners' insurance, Closing Date shall be
   extended as provided in STANDARD G.

## 6. OCCUPANCY AND POSSESSION:

- (a) Unless Paragraph 6(b) is checked, Seller shall, at Closing, deliver occupancy and possession of the Property to Buyer free of tenants, occupants and future tenancies. Also, at Closing, Seller shall have removed all personal items and trash from the Property and shall deliver all keys, garage door openers, access devices and codes, as applicable, to Buyer. If occupancy is to be delivered before Closing, Buyer assumes all risks of loss to the Property from date of occupancy, shall be responsible and liable for maintenance from that date, and shall have accepted the Property in its existing condition as of time of taking occupancy, see Rider T PRE-CLOSING OCCUPANCY BY BUYER.
- (b) CHECK IF PROPERTY IS SUBJECT TO LEASE(S) OR OCCUPANCY AFTER CLOSING. If Property is 72 subject to a lease(s) or any occupancy agreements (including seasonal and short-term vacation rentals) after 73 Closing or is intended to be rented or occupied by third parties beyond Closing, the facts and terms thereof 74 shall be disclosed in writing by Seller to Buyer and copies of the written lease(s) shall be delivered to Buyer, all 75 within 5 days after Effective Date. If Buyer determines, in Buyer's sole discretion, that the lease(s) or terms of 76 occupancy are not acceptable to Buyer, Buyer may terminate this Contract by delivery of written notice of such 77 election to Seller within 5 days after receipt of the above items from Seller, and Buyer shall be refunded the 78 Deposit thereby releasing Buyer and Seller from all further obligations under this Contract. Estoppel Letter(s) 79 and Seller's affidavit shall be provided pursuant to STANDARD D, except that tenant Estoppel Letters shall not 80 be required on seasonal or short-term vacation rentals. If Property is intended to be occupied by Seller after 81 Closing, see Rider U POST-CLOSING OCCUPANCY BY SELLER. 82
- ASSIGNABILITY: (CHECK ONE): Buyer imay assign and thereby be released from any further liability under this Contract; imay assign but not be released from liability under this Contract; or imay not assign this Contract.
   IF NO BOX IS CHECKED, THEN BUYER MAY NOT ASSIGN THIS CONTRACT.
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### FINANCING

### 87 8. FINANCING:

88\* (a) This is a cash transaction with no financing contingency.

89\* (b) This Contract is contingent upon, within \_\_\_\_\_ (if left blank, then 30) days after Effective Date ("Loan Approval Period"): (1) Buyer obtaining approval of a \_\_\_\_\_ conventional \_\_\_\_\_ FHA \_\_\_\_ VA or \_\_\_\_ other \_\_\_\_\_\_

(describe) mortgage loan for purchase of the Property for a (CHECK ONE): \_\_\_\_\_\_ fixed, \_\_\_\_\_\_ adjustable, \_\_\_\_\_\_ fixed or
adjustable rate in the Loan Amount (See Paragraph 2(c)), at an initial interest rate not to exceed \_\_\_\_\_\_\_ % (if left
blank, then prevailing rate based upon Buyer's creditworthiness), and for a term of \_\_\_\_\_\_\_ (if left blank, then 30)
years ("Financing"); and (2) Buyer's mortgage broker or lender having received an appraisal or alternative valuation
of the Property satisfactory to lender, if either is required by lender, which is sufficient to meet the terms required
for lender to provide Financing for Buyer and proceed to Closing ("Appraisal").

(i) Buyer shall make application for Financing within \_\_\_\_\_ (if left blank, then 5) days after Effective Date
 and use good faith and diligent effort to obtain approval of a loan meeting the Financing and Appraisal terms of
 Paragraph 8(b)(1) and (2), above, ("Loan Approval") within the Loan Approval Period and, thereafter, to close this
 Contract. Loan Approval which requires Buyer to sell other real property shall not be considered Loan Approval
 unless Rider V is attached.

Buyer's failure to use good faith and diligent effort to obtain Loan Approval during the Loan Approval Period shall be considered a default under the terms of this Contract. For purposes of this provision, "diligent effort" includes, but is not limited to, timely furnishing all documents and information required by Buyer's mortgage broker and lender and paying for Appraisal and other fees and charges in connection with Buyer's application for Financing.

(ii) Buyer shall, upon written request, keep Seller and Broker fully informed about the status of Buyer's
 mortgage loan application, loan processing, appraisal, and Loan Approval, including any Property related conditions
 of Loan Approval. Buyer authorizes Buyer's mortgage broker, lender, and Closing Agent to disclose such status

Buyer's Initials

Page 2 of 12

Seller's Initials kd

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and progress and release preliminary and finally executed closing disclosures and settlement statements, as appropriate and allowed, to Seller and Broker.

(iii) If within the Loan Approval Period, Buyer obtains Loan Approval, Buyer shall notify Seller of same in writing
 prior to expiration of the Loan Approval Period; or, if Buyer is unable to obtain Loan Approval within Loan Approval
 Period but Buyer is satisfied with Buyer's ability to obtain Loan Approval and proceed to Closing, Buyer shall deliver
 written notice to Seller confirming same, prior to the expiration of the Loan Approval Period.

(iv) If Buyer is unable to obtain Loan Approval within the Loan Approval Period, or cannot timely meet the
 terms of Loan Approval, all after the exercise of good faith and diligent effort, Buyer may terminate this Contract by
 delivering written notice of termination to Seller prior to expiration of the Loan Approval Period; whereupon, provided
 Buyer is not in default under the terms of this Contract, Buyer shall be refunded the Deposit thereby releasing Buyer
 and Seller from all further obligations under this Contract.

(v) If Buyer fails to timely deliver any written notice provided for in Paragraph 8(b)(iii) or (iv), above, to Seller
 prior to expiration of the Loan Approval Period, then Buyer shall proceed forward with this Contract as though
 Paragraph 8(a), above, had been checked as of the Effective Date; provided, however, Seller may elect to terminate
 this Contract by delivering written notice of termination to Buyer within 3 days after expiration of the Loan Approval
 Period and, provided Buyer is not in default under the terms of this Contract, Buyer shall be refunded the Deposit
 thereby releasing Buyer and Seller from all further obligations under this Contract.

(vi) If Buyer has timely provided either written notice provided for in Paragraph 8b(iii), above, and Buyer
 thereafter fails to close this Contract, the Deposit shall be paid to Seller unless failure to close is due to: (1) Seller's
 default or inability to satisfy other contingencies of this Contract; or (2) Property related conditions of the Loan
 Approval (specifically excluding the Appraisal valuation) have not been met unless such conditions are waived by
 other provisions of this Contract; in which event(s) the Buyer shall be refunded the Deposit, thereby releasing Buyer
 and Seller from all further obligations under this Contract.

 $132^{*}$  (c) Assumption of existing mortgage (see Rider D for terms).

(d) Purchase money note and mortgage to Seller (see Rider C for terms).

# CLOSING COSTS, FEES AND CHARGES

# 9. CLOSING COSTS; TITLE INSURANCE; SURVEY; HOME WARRANTY; SPECIAL ASSESSMENTS: (a) COSTS TO BE PAID BY SELLER:

- Documentary stamp taxes and surtax on deed, if any
- Owner's Policy and Charges (if Paragraph 9(c)(i) is checked)
- Title search charges (if Paragraph 9(c)(iii) is checked)
- Municipal lien search (if Paragraph 9(c)(i) or (iii) is checked)

• Owner's Policy and Charges (if Paragraph 9(c)(ii) is checked)

HOA/Condominium Association application/transfer fees

Municipal lien search (if Paragraph 9(c)(ii) is checked)

- Charges for FIRPTA withholding and reporting
- HOA/Condominium Association estoppel fees
- Recording and other fees needed to cure title
- Seller's attorneys' fees
- Other:

If, prior to Closing, Seller is unable to meet the AS IS Maintenance Requirement as required by Paragraph 11, a sum equal to 125% of estimated costs to meet the AS IS Maintenance Requirement shall be escrowed at Closing. If actual costs to meet the AS IS Maintenance Requirement exceed escrowed amount, Seller shall pay such actual costs. Any unused portion of escrowed amount(s) shall be returned to Seller.

# (b) COSTS TO BE PAID BY BUYER:

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Taxes and recording fees on notes and mortgages
 Recording fees for deed and financing statements

Lender's title policy and endorsements

Survey (and elevation certification, if required)

- Loan expenses
- Appraisal fees
- Buyer's Inspections
- Buyer's attorneys' fees
- All property related insurance
- Owner's Policy Premium (if Paragraph 9(c)(iii) is checked)
- Other: 154 \* (c) TITLE EVIDENCE AND INSURANCE: At least 5 (if left blank, then 15, or if Paragraph 8(a) is checked, 155 \* then 5) days prior to Closing Date ("Title Evidence Deadline"), a title insurance commitment issued by a Florida 156 licensed title insurer, with legible copies of instruments listed as exceptions attached thereto ("Title 157 Commitment") and, after Closing, an owner's policy of title insurance (see STANDARD A for terms) shall be 158 obtained and delivered to Buyer. If Seller has an owner's policy of title insurance covering the Real Property, 159 Seller shall furnish a copy to Buyer and Closing Agent within 5 days after Effective Date. The owner's title policy 160 premium, title search and closing services (collectively, "Owner's Policy and Charges") shall be paid, as set 161 forth below. The title insurance premium charges for the owner's policy and any lender's policy will be calculated 162 and allocated in accordance with Florida law, but may be reported differently on certain federally mandated 163 closing disclosures and other closing documents. For purposes of this Contract "municipal lien search" means a 164

Buyer's Initials

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Seller's Initials kd

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search of records necessary for the owner's policy of title insurance to be issued without exception for unrecorded 165 liens imposed pursuant to Chapters 153, 159 or 170, F.S., in favor of any governmental body, authority or agency. 166 (CHECK ONE): 167

🕱 (i) Seller shall designate Closing Agent and pay for Owner's Policy and Charges, and Buyer shall pay the 168 \* premium for Buyer's lender's policy and charges for closing services related to the lender's policy, 169\* endorsements and loan closing, which amounts shall be paid by Buyer to Closing Agent or such other 170 provider(s) as Buyer may select; or 171

[] (ii) Buyer shall designate Closing Agent and pay for Owner's Policy and Charges and charges for closing 172\* services related to Buyer's lender's policy, endorsements and loan closing; or 173

- [ (iii) [MIAMI-DADE/BROWARD REGIONAL PROVISION]: Buyer shall designate Closing Agent. Seller shall 174 furnish a copy of a prior owner's policy of title insurance or other evidence of title and pay fees for: (A) a 175\* continuation or update of such title evidence, which is acceptable to Buyer's title insurance underwriter for 176 reissue of coverage; (B) tax search; and (C) municipal lien search. Buyer shall obtain and pay for post-Closing 177 continuation and premium for Buyer's owner's policy, and if applicable, Buyer's lender's policy. Seller shall not 178 be obligated to pay more than \$ (if left blank, then \$200.00) for abstract continuation or title 179\* search ordered or performed by Closing Agent. 180
  - (d) SURVEY: At least 5 days prior to Closing Date, Buyer may, at Buyer's expense, have the Real Property surveyed and certified by a registered Florida surveyor ("Survey"). If Seller has a survey covering the Real Property, a copy shall be furnished to Buyer and Closing Agent within 5 days after Effective Date.
- (e) HOME WARRANTY: At Closing, 
  Buyer 
  Seller 
  N/A shall pay for a home warranty plan issued by 184\* at a cost not to exceed \$ . A home 185\* warranty plan provides for repair or replacement of many of a home's mechanical systems and major built-in 186
- appliances in the event of breakdown due to normal wear and tear during the agreement's warranty period. 187 (f) SPECIAL ASSESSMENTS: At Closing, Seller shall pay: (i) the full amount of liens imposed by a public body 188 ("public body" does not include a Condominium or Homeowner's Association) that are certified, confirmed and 189 ratified before Closing; and (ii) the amount of the public body's most recent estimate or assessment for an 190 improvement which is substantially complete as of Effective Date, but that has not resulted in a lien being 191 imposed on the Property before Closing. Buyer shall pay all other assessments. If special assessments may 192 be paid in installments (CHECK ONE): 193
- 🗹 (a) Seller shall pay installments due prior to Closing and Buyer shall pay installments due after Closing. 194 \* Installments prepaid or due for the year of Closing shall be prorated. 195
- (b) Seller shall pay, in full, prior to or at the time of Closing, any assessment(s) allowed by the public body 196 \* to be prepaid. For any assessment(s) which the public body does not allow prepayment, OPTION (a) shall be 197 deemed selected for such assessment(s). 198
- IF NEITHER BOX IS CHECKED, THEN OPTION (a) SHALL BE DEEMED SELECTED. 199
- This Paragraph 9(f) shall not apply to a special benefit tax lien imposed by a community development district 200 (CDD) pursuant to Chapter 190, F.S., or special assessment(s) imposed by a special district pursuant to 201 Chapter 189, F.S., which lien(s) or assessment(s) shall be prorated pursuant to STANDARD K. 202

### DISCLOSURES

#### 10. DISCLOSURES: 204

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- (a) RADON GAS: Radon is a naturally occurring radioactive gas that, when it is accumulated in a building in 205 sufficient quantities, may present health risks to persons who are exposed to it over time. Levels of radon that 206 exceed federal and state guidelines have been found in buildings in Florida. Additional information regarding 207 radon and radon testing may be obtained from your county health department. 208
- (b) PERMITS DISCLOSURE: Except as may have been disclosed by Seller to Buyer in a written disclosure, Seller 209 does not know of any improvements made to the Property which were made without required permits or made 210 pursuant to permits which have not been properly closed or otherwise disposed of pursuant to Section 553.79, 211 F.S. If Seller identifies permits which have not been closed or improvements which were not permitted, then 212 Seller shall promptly deliver to Buyer all plans, written documentation or other information in Seller's possession, 213 knowledge, or control relating to improvements to the Property which are the subject of such open permits or 214 unpermitted improvements. 215
  - (c) MOLD: Mold is naturally occurring and may cause health risks or damage to property. If Buyer is concerned or desires additional information regarding mold, Buyer should contact an appropriate professional.
  - (d) FLOOD ZONE; ELEVATION CERTIFICATION: Buyer is advised to verify by elevation certificate which flood zone the Property is in, whether flood insurance is required by Buyer's lender, and what restrictions apply to improving the Property and rebuilding in the event of casualty. If Property is in a "Special Flood Hazard Area"

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- or "Coastal Barrier Resources Act" designated area or otherwise protected area identified by the U.S. Fish and 221 Wildlife Service under the Coastal Barrier Resources Act and the lowest floor elevation for the building(s) and/or 222 flood insurance rating purposes is below minimum flood elevation or is ineligible for flood insurance coverage 223 through the National Flood Insurance Program or private flood insurance as defined in 42 U.S.C. §4012a, Buyer 224 may terminate this Contract by delivering written notice to Seller within (if left blank, then 20) days after 225\* Effective Date, and Buyer shall be refunded the Deposit thereby releasing Buyer and Seller from all further 226 obligations under this Contract, failing which Buyer accepts existing elevation of buildings and flood zone 227 228 designation of Property.
- (e) ENERGY BROCHURE: Buyer acknowledges receipt of Florida Energy-Efficiency Rating Information Brochure 229 required by Section 553.996, F.S. 230
  - LEAD-BASED PAINT: If Property includes pre-1978 residential housing, a lead-based paint disclosure is mandatory.
- (g) HOMEOWNERS' ASSOCIATION/COMMUNITY DISCLOSURE: BUYER SHOULD NOT EXECUTE THIS 233 UNTIL BUYER HAS RECEIVED AND READ THE HOMEOWNERS' CONTRACT 234 ASSOCIATION/COMMUNITY DISCLOSURE, IF APPLICABLE. 235
- (h) PROPERTY TAX DISCLOSURE SUMMARY: BUYER SHOULD NOT RELY ON THE SELLER'S CURRENT 236 PROPERTY TAXES AS THE AMOUNT OF PROPERTY TAXES THAT THE BUYER MAY BE OBLIGATED TO 237 PAY IN THE YEAR SUBSEQUENT TO PURCHASE. A CHANGE OF OWNERSHIP OR PROPERTY 238 IMPROVEMENTS TRIGGERS REASSESSMENTS OF THE PROPERTY THAT COULD RESULT IN HIGHER 239 PROPERTY TAXES. IF YOU HAVE ANY QUESTIONS CONCERNING VALUATION, CONTACT THE 240 COUNTY PROPERTY APPRAISER'S OFFICE FOR INFORMATION. 241
- (i) FOREIGN INVESTMENT IN REAL PROPERTY TAX ACT ("FIRPTA"): Seller shall inform Buyer in writing if 242 Seller is a "foreign person" as defined by the Foreign Investment in Real Property Tax Act ("FIRPTA"). Buyer 243 and Seller shall comply with FIRPTA, which may require Seller to provide additional cash at Closing. If Seller 244 is not a "foreign person", Seller can provide Buyer, at or prior to Closing, a certification of non-foreign status, 245 under penalties of perjury, to inform Buyer and Closing Agent that no withholding is required. See STANDARD 246 V for further information pertaining to FIRPTA. Buyer and Seller are advised to seek legal counsel and tax 247 advice regarding their respective rights, obligations, reporting and withholding requirements pursuant to 248 FIRPTA. 249
  - (i) SELLER DISCLOSURE: Seller knows of no facts materially affecting the value of the Real Property which are not readily observable and which have not been disclosed to Buyer. Except as provided for in the preceding sentence, Seller extends and intends no warranty and makes no representation of any type, either express or implied, as to the physical condition or history of the Property. Except as otherwise disclosed in writing Seller has received no written or verbal notice from any governmental entity or agency as to a currently uncorrected building, environmental or safety code violation.

# PROPERTY MAINTENANCE, CONDITION, INSPECTIONS AND EXAMINATIONS

11. PROPERTY MAINTENANCE: Except for ordinary wear and tear and Casualty Loss, Seller shall maintain the 257 Property, including, but not limited to, lawn, shrubbery, and pool, in the condition existing as of Effective Date ("AS 258 IS Maintenance Requirement"). See Paragraph 9(a) for escrow procedures, if applicable. 259

#### 12. PROPERTY INSPECTION: RIGHT TO CANCEL: 260

(a) PROPERTY INSPECTIONS AND RIGHT TO CANCEL: Buyer shall have N/A (if left blank, then 15) 261\* days after Effective Date ("Inspection Period") within which to have such inspections of the Property 262 performed as Buyer shall desire during the Inspection Period. If Buyer determines, in Buyer's sole 263 discretion, that the Property is not acceptable to Buyer, Buyer may terminate this Contract by delivering 264 written notice of such election to Seller prior to expiration of Inspection Period. If Buyer timely 265 terminates this Contract, the Deposit paid shall be returned to Buyer, thereupon, Buyer and Seller shall 266 be released of all further obligations under this Contract; however, Buyer shall be responsible for 267 prompt payment for such inspections, for repair of damage to, and restoration of, the Property resulting 268 from such inspections, and shall provide Seller with paid receipts for all work done on the Property (the 269 preceding provision shall survive termination of this Contract). Unless Buyer exercises the right to 270 terminate granted herein. Buyer accepts the physical condition of the Property and any violation of 271 governmental, building, environmental, and safety codes, restrictions, or requirements, but subject to 272 Seller's continuing AS IS Maintenance Requirement, and Buyer shall be responsible for any and all 273 repairs and improvements required by Buyer's lender. 274

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- (b) WALK-THROUGH INSPECTION/RE-INSPECTION: On the day prior to Closing Date, or on Closing Date prior 275 to time of Closing, as specified by Buyer, Buyer or Buyer's representative may perform a walk-through (and 276 follow-up walk-through, if necessary) inspection of the Property solely to confirm that all items of Personal 277 Property are on the Property and to verify that Seller has maintained the Property as required by the AS IS 278 Maintenance Requirement and has met all other contractual obligations. 279
- (c) SELLER ASSISTANCE AND COOPERATION IN CLOSE-OUT OF BUILDING PERMITS: If Buyer's inspection 280 of the Property identifies open or needed building permits, then Seller shall promptly deliver to Buyer all plans, 281 written documentation or other information in Seller's possession, knowledge, or control relating to 282 improvements to the Property which are the subject of such open or needed permits, and shall promptly 283 cooperate in good faith with Buyer's efforts to obtain estimates of repairs or other work necessary to resolve 284 such permit issues. Seller's obligation to cooperate shall include Seller's execution of necessary authorizations, 285 consents, or other documents necessary for Buyer to conduct inspections and have estimates of such repairs 286 or work prepared, but in fulfilling such obligation, Seller shall not be required to expend, or become obligated to 287 expend, any money. 288
- (d) ASSIGNMENT OF REPAIR AND TREATMENT CONTRACTS AND WARRANTIES: At Buyer's option and 289 cost, Seller will, at Closing, assign all assignable repair, treatment and maintenance contracts and warranties 290 to Buyer. 291

## ESCROW AGENT AND BROKER

- 13. ESCROW AGENT: Any Closing Agent or Escrow Agent (collectively "Agent") receiving the Deposit, other funds 293 and other items is authorized, and agrees by acceptance of them, to deposit them promptly, hold same in escrow 294 within the State of Florida and, subject to Collection, disburse them in accordance with terms and conditions of this 295 Contract. Failure of funds to become Collected shall not excuse Buyer's performance. When conflicting demands 296 for the Deposit are received, or Agent has a good faith doubt as to entitlement to the Deposit, Agent may take such 297 actions permitted by this Paragraph 13, as Agent deems advisable. If in doubt as to Agent's duties or liabilities 298 under this Contract, Agent may, at Agent's option, continue to hold the subject matter of the escrow until the parties 299 agree to its disbursement or until a final judgment of a court of competent jurisdiction shall determine the rights of 300 the parties, or Agent may deposit same with the clerk of the circuit court having jurisdiction of the dispute. An 301 attorney who represents a party and also acts as Agent may represent such party in such action. Upon notifying all 302 parties concerned of such action, all liability on the part of Agent shall fully terminate, except to the extent of 303 accounting for any items previously delivered out of escrow. If a licensed real estate broker, Agent will comply with 304 provisions of Chapter 475, F.S., as amended and FREC rules to timely resolve escrow disputes through mediation, 305 arbitration, interpleader or an escrow disbursement order. 306
- In any proceeding between Buyer and Seller wherein Agent is made a party because of acting as Agent hereunder, 307 or in any proceeding where Agent interpleads the subject matter of the escrow, Agent shall recover reasonable 308 attorney's fees and costs incurred, to be paid pursuant to court order out of the escrowed funds or equivalent. Agent 309 shall not be liable to any party or person for mis-delivery of any escrowed items, unless such mis-delivery is due to 310 Agent's willful breach of this Contract or Agent's gross negligence. This Paragraph 13 shall survive Closing or 311 termination of this Contract. 312
- 14. PROFESSIONAL ADVICE; BROKER LIABILITY: Broker advises Buyer and Seller to verify Property condition, 313 square footage, and all other facts and representations made pursuant to this Contract and to consult appropriate 314 professionals for legal, tax, environmental, and other specialized advice concerning matters affecting the Property 315 and the transaction contemplated by this Contract. Broker represents to Buyer that Broker does not reside on the 316 Property and that all representations (oral, written or otherwise) by Broker are based on Seller representations or 317 public records. BUYER AGREES TO RELY SOLELY ON SELLER, PROFESSIONAL INSPECTORS AND 318 GOVERNMENTAL AGENCIES FOR VERIFICATION OF PROPERTY CONDITION, SQUARE FOOTAGE AND 319 FACTS THAT MATERIALLY AFFECT PROPERTY VALUE AND NOT ON THE REPRESENTATIONS (ORAL, 320 WRITTEN OR OTHERWISE) OF BROKER. Buyer and Seller (individually, the "Indemnifying Party") each 321 individually indemnifies, holds harmless, and releases Broker and Broker's officers, directors, agents and 322 employees from all liability for loss or damage, including all costs and expenses, and reasonable attorney's fees at 323 all levels, suffered or incurred by Broker and Broker's officers, directors, agents and employees in connection with 324 or arising from claims, demands or causes of action instituted by Buyer or Seller based on: (i) inaccuracy of 325 information provided by the Indemnifying Party or from public records; (ii) Indemnifying Party's misstatement(s) or 326 failure to perform contractual obligations; (iii) Broker's performance, at Indemnifying Party's request, of any task 327 beyond the scope of services regulated by Chapter 475, F.S., as amended, including Broker's referral, 328 recommendation or retention of any vendor for, or on behalf of, Indemnifying Party; (iv) products or services 329 provided by any such vendor for, or on behalf of, Indemnifying Party; and (v) expenses incurred by any such vendor. 330

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Buyer and Seller each assumes full responsibility for selecting and compensating their respective vendors and 331 paying their other costs under this Contract whether or not this transaction closes. This Paragraph 14 will not relieve 332 Broker of statutory obligations under Chapter 475, F.S., as amended. For purposes of this Paragraph 14, Broker 333 will be treated as a party to this Contract. This Paragraph 14 shall survive Closing or termination of this Contract. 334

### DEFAULT AND DISPUTE RESOLUTION

#### 15. DEFAULT: 336

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- (a) BUYER DEFAULT: If Buyer fails, neglects or refuses to perform Buyer's obligations under this Contract. 337 including payment of the Deposit, within the time(s) specified, Seller may elect to recover and retain the Deposit 338 for the account of Seller as agreed upon liquidated damages, consideration for execution of this Contract, and 339 in full settlement of any claims, whereupon Buyer and Seller shall be relieved from all further obligations under 340 this Contract, or Seller, at Seller's option, may, pursuant to Paragraph 16, proceed in equity to enforce Seller's 341 rights under this Contract. The portion of the Deposit, if any, paid to Listing Broker upon default by Buyer, shall 342 be split equally between Listing Broker and Cooperating Broker; provided however, Cooperating Broker's share 343 shall not be greater than the commission amount Listing Broker had agreed to pay to Cooperating Broker. 344
- (b) SELLER DEFAULT: If for any reason other than failure of Seller to make Seller's title marketable after 345 reasonable diligent effort, Seller fails, neglects or refuses to perform Seller's obligations under this Contract, 346 Buyer may elect to receive return of Buyer's Deposit without thereby waiving any action for damages resulting 347 from Seller's breach, and, pursuant to Paragraph 16, may seek to recover such damages or seek specific 348 performance. 349
  - This Paragraph 15 shall survive Closing or termination of this Contract.
- 16. DISPUTE RESOLUTION: Unresolved controversies, claims and other matters in question between Buyer and 351 Seller arising out of, or relating to, this Contract or its breach, enforcement or interpretation ("Dispute") will be settled 352 as follows: 353
- (a) Buyer and Seller will have 10 days after the date conflicting demands for the Deposit are made to attempt to 354 resolve such Dispute, failing which, Buyer and Seller shall submit such Dispute to mediation under Paragraph 355 356 16(b).
- (b) Buyer and Seller shall attempt to settle Disputes in an amicable manner through mediation pursuant to Florida 357 Rules for Certified and Court-Appointed Mediators and Chapter 44, F.S., as amended (the "Mediation Rules"). 358 The mediator must be certified or must have experience in the real estate industry. Injunctive relief may be 359 sought without first complying with this Paragraph 16(b). Disputes not settled pursuant to this Paragraph 16 360 may be resolved by instituting action in the appropriate court having jurisdiction of the matter. This Paragraph 361 16 shall survive Closing or termination of this Contract. 362
- 17. ATTORNEY'S FEES; COSTS: The parties will split equally any mediation fee incurred in any mediation permitted 363 by this Contract, and each party will pay their own costs, expenses and fees, including attorney's fees, incurred in 364 conducting the mediation. In any litigation permitted by this Contract, the prevailing party shall be entitled to recover 365 from the non-prevailing party costs and fees, including reasonable attorney's fees, incurred in conducting the 366 litigation. This Paragraph 17 shall survive Closing or termination of this Contract. 367

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## STANDARDS FOR REAL ESTATE TRANSACTIONS ("STANDARDS")

### 18. STANDARDS: 369

**Buyer's Initials** 

370 A. TITLE: (i) TITLE EVIDENCE; RESTRICTIONS; EASEMENTS; LIMITATIONS: Within the time period provided in 371 Paragraph 9(c), the Title Commitment, with legible copies of instruments listed as exceptions attached thereto, shall 372 be issued and delivered to Buyer. The Title Commitment shall set forth those matters to be discharged by Seller at 373 or before Closing and shall provide that, upon recording of the deed to Buyer, an owner's policy of title insurance 374 in the amount of the Purchase Price, shall be issued to Buyer insuring Buyer's marketable title to the Real Property, 375 subject only to the following matters: (a) comprehensive land use plans, zoning, and other land use restrictions, 376 prohibitions and requirements imposed by governmental authority; (b) restrictions and matters appearing on the 377 Plat or otherwise common to the subdivision; (c) outstanding oil, gas and mineral rights of record without right of 378 entry; (d) unplatted public utility easements of record (located contiguous to real property lines and not more than 379 10 feet in width as to rear or front lines and 7 1/2 feet in width as to side lines); (e) taxes for year of Closing and 380 subsequent years; and (f) assumed mortgages and purchase money mortgages, if any (if additional items, attach 381 addendum); provided, that, none prevent use of Property for RESIDENTIAL PURPOSES. If there exists at Closing 382 any violation of items identified in (b) - (f) above, then the same shall be deemed a title defect. Marketable title shall 383 be determined according to applicable Title Standards adopted by authority of The Florida Bar and in accordance 384 385 with law.

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#### STANDARDS FOR REAL ESTATE TRANSACTIONS ("STANDARDS") CONTINUED

(ii) TITLE EXAMINATION: Buyer shall have 5 days after receipt of Title Commitment to examine it and notify Seller 386 in writing specifying defect(s), if any, that render title unmarketable. If Seller provides Title Commitment and it is 387 delivered to Buyer less than 5 days prior to Closing Date, Buyer may extend Closing for up to 5 days after date of 388 receipt to examine same in accordance with this STANDARD A. Seller shall have 30 days ("Cure Period") after 389 receipt of Buyer's notice to take reasonable diligent efforts to remove defects. If Buyer fails to so notify Seller, Buyer 390 shall be deemed to have accepted title as it then is. If Seller cures defects within Cure Period, Seller will deliver 391 written notice to Buyer (with proof of cure acceptable to Buyer and Buyer's attorney) and the parties will close this 392 Contract on Closing Date (or if Closing Date has passed, within 10 days after Buyer's receipt of Seller's notice). If 393 Seller is unable to cure defects within Cure Period, then Buyer may, within 5 days after expiration of Cure Period, 394 deliver written notice to Seller: (a) extending Cure Period for a specified period not to exceed 120 days within which 395 Seller shall continue to use reasonable diligent effort to remove or cure the defects ("Extended Cure Period"); or 396 (b) electing to accept title with existing defects and close this Contract on Closing Date (or if Closing Date has 397 passed, within the earlier of 10 days after end of Extended Cure Period or Buyer's receipt of Seller's notice), or (c) 398 electing to terminate this Contract and receive a refund of the Deposit, thereby releasing Buyer and Seller from all 399 further obligations under this Contract. If after reasonable diligent effort, Seller is unable to timely cure defects, and 400 Buyer does not waive the defects, this Contract shall terminate, and Buyer shall receive a refund of the Deposit, 401 thereby releasing Buyer and Seller from all further obligations under this Contract. 402

B. SURVEY: If Survey discloses encroachments on the Real Property or that improvements located thereon 403 encroach on setback lines, easements, or lands of others, or violate any restrictions, covenants, or applicable 404 governmental regulations described in STANDARD A (i)(a), (b) or (d) above, Buyer shall deliver written notice of 405 such matters, together with a copy of Survey, to Seller within 5 days after Buyer's receipt of Survey, but no later 406 than Closing. If Buyer timely delivers such notice and Survey to Seller, such matters identified in the notice and 407 Survey shall constitute a title defect, subject to cure obligations of STANDARD A above. If Seller has delivered a 408 prior survey. Seller shall, at Buyer's request, execute an affidavit of "no change" to the Real Property since the 409 preparation of such prior survey, to the extent the affirmations therein are true and correct. 410

C. INGRESS AND EGRESS: Seller represents that there is ingress and egress to the Real Property and title to 411 the Real Property is insurable in accordance with STANDARD A without exception for lack of legal right of access. 412 D. LEASE INFORMATION: Seller shall, at least 10 days prior to Closing, furnish to Buyer estoppel letters from 413 tenant(s)/occupant(s) specifying nature and duration of occupancy, rental rates, advanced rent and security 414 deposits paid by tenant(s) or occupant(s)("Estoppel Letter(s)"). If Seller is unable to obtain such Estoppel Letter(s) 415 the same information shall be furnished by Seller to Buyer within that time period in the form of a Seller's affidavit 416 and Buyer may thereafter contact tenant(s) or occupant(s) to confirm such information. If Estoppel Letter(s) or 417 Seller's affidavit, if any, differ materially from Seller's representations and lease(s) provided pursuant to Paragraph 418 6, or if tenant(s)/occupant(s) fail or refuse to confirm Seller's affidavit, Buyer may deliver written notice to Seller 419 within 5 days after receipt of such information, but no later than 5 days prior to Closing Date, terminating this 420 Contract and receive a refund of the Deposit, thereby releasing Buyer and Seller from all further obligations under 421 this Contract. Seller shall, at Closing, deliver and assign all leases to Buyer who shall assume Seller's obligations 422 thereunder. 423

- E. LIENS: Seller shall furnish to Buyer at Closing an affidavit attesting (i) to the absence of any financing 424 statement, claims of lien or potential lienors known to Seller and (ii) that there have been no improvements or 425 repairs to the Real Property for 90 days immediately preceding Closing Date. If the Real Property has been 426 improved or repaired within that time. Seller shall deliver releases or waivers of construction liens executed by all 427 general contractors, subcontractors, suppliers and materialmen in addition to Seller's lien affidavit setting forth 428 names of all such general contractors, subcontractors, suppliers and materialmen, further affirming that all charges 429 for improvements or repairs which could serve as a basis for a construction lien or a claim for damages have been 430 paid or will be paid at Closing. 431
- **F. TIME: Time is of the essence in this Contract.** Calendar days, based on where the Property is located, shall be used in computing time periods. Other than time for acceptance and Effective Date as set forth in Paragraph 3, any time periods provided for or dates specified in this Contract, whether preprinted, handwritten, typewritten or inserted herein, which shall end or occur on a Saturday, Sunday, national legal public holiday (as defined in 5 U.S.C. Sec. 6103(a)), or a day on which a national legal public holiday is observed because it fell on a Saturday or Sunday, shall extend to the next calendar day which is not a Saturday, Sunday, national legal public holiday, or a day on which a national legal public holiday is observed.

**G. FORCE MAJEURE:** Buyer or Seller shall not be required to exercise or perform any right or obligation under this Contract or be liable to each other for damages so long as performance or non-performance of the right or obligation, or the availability of services, insurance, or required approvals essential to Closing, is disrupted, delayed,

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#### STANDARDS FOR REAL ESTATE TRANSACTIONS ("STANDARDS") CONTINUED

caused or prevented by a Force Majeure event. "Force Majeure" means: hurricanes, floods, extreme weather, 442 earthquakes, fires, or other acts of God, unusual transportation delays, wars, insurrections, civil unrest, or acts of 443 terrorism, governmental actions and mandates, government shut downs, epidemics, or pandemics, which, by 444 exercise of reasonable diligent effort, the non-performing party is unable in whole or in part to prevent or overcome. 445 The Force Majeure event will be deemed to have begun on the first day the effect of the Force Majeure prevents 446 performance, non-performance, or the availability of services, insurance or required approvals essential to Closing. 447 All time periods affected by the Force Majeure event, including Closing Date, will be extended a reasonable time 448 up to 7 days after the Force Majeure event no longer prevents performance under this Contract; provided, however, 449 if such Force Majeure event continues to prevent performance under this Contract more than 30 days beyond 450 Closing Date, then either party may terminate this Contract by delivering written notice to the other and the Deposit 451 shall be refunded to Buyer, thereby releasing Buyer and Seller from all further obligations under this Contract. 452

H. CONVEYANCE: Seller shall convey marketable title to the Real Property by statutory warranty, trustee's,
 personal representative's, or guardian's deed, as appropriate to the status of Seller, subject only to matters
 described in STANDARD A and those accepted by Buyer. Personal Property shall, at request of Buyer, be
 transferred by absolute bill of sale with warranty of title, subject only to such matters as may be provided for in this
 Contract.

#### I. CLOSING LOCATION; DOCUMENTS; AND PROCEDURE:

- (i) LOCATION: Closing will be conducted by the attorney or other closing agent ("Closing Agent") designated by
   the party paying for the owner's policy of title insurance and will take place in the county where the Real Property
   is located at the office of the Closing Agent, or at such other location agreed to by the parties. If there is no title
   insurance, Seller will designate Closing Agent. Closing may be conducted by mail, overnight courier, or electronic
   means.
- (ii) CLOSING DOCUMENTS: Seller shall at or prior to Closing, execute and deliver, as applicable, deed, bill of
   sale, certificate(s) of title or other documents necessary to transfer title to the Property, construction lien affidavit(s),
   owner's possession and no lien affidavit(s), and assignment(s) of leases. Seller shall provide Buyer with paid
   receipts for all work done on the Property pursuant to this Contract. Buyer shall furnish and pay for, as applicable,
   the survey, flood elevation certification, and documents required by Buyer's lender.
- (iii) FinCEN GTO REPORTING OBLIGATION. If Closing Agent is required to comply with a U.S. Treasury
   Department's Financial Crimes Enforcement Network ("FinCEN") Geographic Targeting Order ("GTO"), then Buyer
   shall provide Closing Agent with essential information and documentation related to Buyer and its Beneficial
   Owners, including photo identification, and related to the transaction contemplated by this Contract which are
   required to complete mandatory reporting, including the Currency Transaction Report; and Buyer consents to
   Closing Agent's collection and report of said information to IRS.
- (iv) PROCEDURE: The deed shall be recorded upon Collection of all closing funds. If the Title Commitment
   provides insurance against adverse matters pursuant to Section 627.7841, F.S., as amended, the escrow closing
   procedure required by STANDARD J shall be waived, and Closing Agent shall, subject to Collection of all closing
   funds, disburse at Closing the brokerage fees to Broker and the net sale proceeds to Seller.
- J. ESCROW CLOSING PROCEDURE: If Title Commitment issued pursuant to Paragraph 9(c) does not provide 479 for insurance against adverse matters as permitted under Section 627.7841, F.S., as amended, the following 480 escrow and closing procedures shall apply: (1) all Closing proceeds shall be held in escrow by the Closing Agent 481 for a period of not more than 10 days after Closing; (2) if Seller's title is rendered unmarketable, through no fault of 482 Buyer, Buyer shall, within the 10 day period, notify Seller in writing of the defect and Seller shall have 30 days from 483 date of receipt of such notification to cure the defect; (3) if Seller fails to timely cure the defect, the Deposit and all 484 Closing funds paid by Buyer shall, within 5 days after written demand by Buyer, be refunded to Buyer and, 485 simultaneously with such repayment, Buyer shall return the Personal Property, vacate the Real Property and re-486 convey the Property to Seller by special warranty deed and bill of sale; and (4) if Buyer fails to make timely demand 487 for refund of the Deposit, Buyer shall take title as is, waiving all rights against Seller as to any intervening defect 488 except as may be available to Buyer by virtue of warranties contained in the deed or bill of sale. 489
- K. PRORATIONS: CREDITS: The following recurring items will be made current (if applicable) and prorated as of 490 the day prior to Closing Date, or date of occupancy if occupancy occurs before Closing Date: real estate taxes 491 (including special benefit tax assessments imposed by a CDD pursuant to Chapter 190, F.S., and assessments 492 imposed by special district(s) pursuant to Chapter 189, F.S.), interest, bonds, association fees, insurance, rents 493 and other expenses of Property. Buyer shall have option of taking over existing policies of insurance, if assumable, 494 in which event premiums shall be prorated. Cash at Closing shall be increased or decreased as may be required 495 by prorations to be made through day prior to Closing. Advance rent and security deposits, if any, will be credited 496 to Buyer. Escrow deposits held by Seller's mortgagee will be paid to Seller. Taxes shall be prorated based on 497 current year's tax. If Closing occurs on a date when current year's millage is not fixed but current year's assessment 498

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Seller's Initials kd

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#### STANDARDS FOR REAL ESTATE TRANSACTIONS ("STANDARDS") CONTINUED

is available, taxes will be prorated based upon such assessment and prior year's millage. If current year's 499 assessment is not available, then taxes will be prorated on prior year's tax. If there are completed improvements 500 on the Real Property by January 1st of year of Closing, which improvements were not in existence on January 1st 501 of prior year, then taxes shall be prorated based upon prior year's millage and at an equitable assessment to be 502 agreed upon between the parties, failing which, request shall be made to the County Property Appraiser for an 503 informal assessment taking into account available exemptions. In all cases, due allowance shall be made for the 504 maximum allowable discounts and applicable homestead and other exemptions. A tax proration based on an 505 estimate shall, at either party's request, be readjusted upon receipt of current year's tax bill. This STANDARD K 506 shall survive Closing. 507

- 508 **L. ACCESS TO PROPERTY TO CONDUCT APPRAISALS, INSPECTIONS, AND WALK-THROUGH:** Seller 509 shall, upon reasonable notice, provide utilities service and access to Property for appraisals and inspections, 510 including a walk-through (or follow-up walk-through if necessary) prior to Closing.
- M. RISK OF LOSS: If, after Effective Date, but before Closing, Property is damaged by fire or other casualty 511 ("Casualty Loss") and cost of restoration (which shall include cost of pruning or removing damaged trees) does not 512 exceed 1.5% of Purchase Price, cost of restoration shall be an obligation of Seller and Closing shall proceed 513 pursuant to terms of this Contract. If restoration is not completed as of Closing, a sum equal to 125% of estimated 514 cost to complete restoration (not to exceed 1.5% of Purchase Price) will be escrowed at Closing. If actual cost of 515 restoration exceeds escrowed amount. Seller shall pay such actual costs (but, not in excess of 1.5% of Purchase 516 Price). Any unused portion of escrowed amount shall be returned to Seller. If cost of restoration exceeds 1.5% of 517 Purchase Price, Buyer shall elect to either take Property "as is" together with the 1.5% or receive a refund of the 518 Deposit thereby releasing Buyer and Seller from all further obligations under this Contract. Seller's sole obligation 519 with respect to tree damage by casualty or other natural occurrence shall be cost of pruning or removal. 520
- N. 1031 EXCHANGE: If either Seller or Buyer wish to enter into a like-kind exchange (either simultaneously with Closing or deferred) under Section 1031 of the Internal Revenue Code ("Exchange"), the other party shall cooperate in all reasonable respects to effectuate the Exchange, including execution of documents; provided, however, cooperating party shall incur no liability or expense related to the Exchange, and Closing shall not be contingent upon, nor extended or delayed by, such Exchange.
- O. CONTRACT NOT RECORDABLE; PERSONS BOUND; NOTICE; DELIVERY; COPIES; CONTRACT 526 EXECUTION: Neither this Contract nor any notice of it shall be recorded in any public or official records. This 527 Contract shall be binding on, and inure to the benefit of, the parties and their respective heirs or successors in 528 interest. Whenever the context permits, singular shall include plural and one gender shall include all. Notice and 529 delivery given by or to the attorney or broker (including such broker's real estate licensee) representing any party 530 shall be as effective as if given by or to that party. All notices must be in writing and may only be made by mail, 531 facsimile transmission, personal delivery or email. A facsimile or electronic copy of this Contract and any signatures 532 hereon shall be considered for all purposes as an original. This Contract may be executed by use of electronic 533 signatures, as determined by Florida's Electronic Signature Act and other applicable laws. 534
- **P. INTEGRATION; MODIFICATION:** This Contract contains the full and complete understanding and agreement of Buyer and Seller with respect to the transaction contemplated by this Contract and no prior agreements or representations shall be binding upon Buyer or Seller unless included in this Contract. No modification to or change in this Contract shall be valid or binding upon Buyer or Seller unless in writing and executed by the parties intended to be bound by it.
- **Q. WAIVER:** Failure of Buyer or Seller to insist on compliance with, or strict performance of, any provision of this Contract, or to take advantage of any right under this Contract, shall not constitute a waiver of other provisions or rights.
- **R. RIDERS; ADDENDA; TYPEWRITTEN OR HANDWRITTEN PROVISIONS:** Riders, addenda, and typewritten or handwritten provisions shall control all printed provisions of this Contract in conflict with them.
- S. COLLECTION or COLLECTED: "Collection" or "Collected" means any checks tendered or received, including
   Deposits, have become actually and finally collected and deposited in the account of Escrow Agent or Closing
   Agent. Closing and disbursement of funds and delivery of closing documents may be delayed by Closing Agent
   until such amounts have been Collected in Closing Agent's accounts.
  - T. RESERVED.

549

- 550 **U. APPLICABLE LAW AND VENUE:** This Contract shall be construed in accordance with the laws of the State 551 of Florida and venue for resolution of all disputes, whether by mediation, arbitration or litigation, shall lie in the 552 county where the Real Property is located.
- 553 **V. FIRPTA TAX WITHHOLDING:** If a seller of U.S. real property is a "foreign person" as defined by FIRPTA, 554 Section 1445 of the Internal Revenue Code ("Code") requires the buyer of the real property to withhold up to 15% 555 of the amount realized by the seller on the transfer and remit the withheld amount to the Internal Revenue Service

Buver's Initials

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#### STANDARDS FOR REAL ESTATE TRANSACTIONS ("STANDARDS") CONTINUED

- (IRS) unless an exemption to the required withholding applies or the seller has obtained a Withholding Certificate
   from the IRS authorizing a reduced amount of withholding.
- (i) No withholding is required under Section 1445 of the Code if the Seller is not a "foreign person". Seller can
   provide proof of non-foreign status to Buyer by delivery of written certification signed under penalties of perjury,
   stating that Seller is not a foreign person and containing Seller's name, U.S. taxpayer identification number and
   home address (or office address, in the case of an entity), as provided for in 26 CFR 1.1445-2(b). Otherwise, Buyer
   shall withhold the applicable percentage of the amount realized by Seller on the transfer and timely remit said funds
   to the IRS.
- (ii) If Seller is a foreign person and has received a Withholding Certificate from the IRS which provides for reduced
   or eliminated withholding in this transaction and provides same to Buyer by Closing, then Buyer shall withhold the
   reduced sum required, if any, and timely remit said funds to the IRS.
- (iii) If prior to Closing Seller has submitted a completed application to the IRS for a Withholding Certificate and has
   provided to Buyer the notice required by 26 CFR 1.1445-1(c) (2)(i)(B) but no Withholding Certificate has been
   received as of Closing, Buyer shall, at Closing, withhold the applicable percentage of the amount realized by Seller
   on the transfer and, at Buyer's option, either (a) timely remit the withheld funds to the IRS or (b) place the funds in
   escrow, at Seller's expense, with an escrow agent selected by Buyer and pursuant to terms negotiated by the
   parties, to be subsequently disbursed in accordance with the Withholding Certificate issued by the IRS or remitted
   directly to the IRS if the Seller's application is rejected or upon terms set forth in the escrow agreement.
- (iv) In the event the net proceeds due Seller are not sufficient to meet the withholding requirement(s) in this
   transaction, Seller shall deliver to Buyer, at Closing, the additional Collected funds necessary to satisfy the
   applicable requirement and thereafter Buyer shall timely remit said funds to the IRS or escrow the funds for
   disbursement in accordance with the final determination of the IRS, as applicable.
- (v) Upon remitting funds to the IRS pursuant to this STANDARD, Buyer shall provide Seller copies of IRS Forms
   8288 and 8288-A, as filed.
- 580 W. RESERVED

587

581X. BUYER WAIVER OF CLAIMS: To the extent permitted by law, Buyer waives any claims against Seller582and against any real estate licensee involved in the negotiation of this Contract for any damage or defects583pertaining to the physical condition of the Property that may exist at Closing of this Contract and be584subsequently discovered by the Buyer or anyone claiming by, through, under or against the Buyer. This585provision does not relieve Seller's obligation to comply with Paragraph 10(j). This Standard X shall survive586Closing.

#### ADDENDA AND ADDITIONAL TERMS

- **19. ADDENDA:** The following additional terms are included in the attached addenda or riders and incorporated into this
   Contract (Check if applicable):
  - A. Condominium Rider
    - B. Homeowners' Assn.
  - C. Seller Financing
  - D. Mortgage Assumption
  - E. FHA/VA Financing
  - F. Appraisal Contingency
  - G. Short Sale
  - H. Homeowners/Flood Ins.
  - I. RESERVED
  - J. Interest-Bearing Acct
  - K. RESERVED
  - L. RESERVED

- M. Defective Drywall
- N. Coastal Construction Control Line
- O. Insulation Disclosure
- P. Lead Paint Disclosure (Pre-1978)
- Q. Housing for Older Persons
- R. Rezoning
- S. Lease Purchase/ Lease Option
- □ T. Pre-Closing Occupancy
- U. Post-Closing Occupancy
- □ V. Sale of Buyer's Property
- W. Back-up Contract

- X. Kick-out Clause
- C Y. Seller's Attorney Approval
- Z. Buyer's Attorney Approval
- AA. Licensee Property Interest
- BB. Binding Arbitration
- CC. Miami-Dade County Special Taxing District Disclosure
- DD. Seasonal/Vacation Rentals
- EE. PACE Disclosure
- Other:

Buyer's Initials Page 11 of 12 Seller's Initials kd. FloridaRealtors/FloridaBar-ASIS-6 Rev. 10/21 © 2021 Florida Realtors® and The Florida Bar. All rights reserved.



591 * 592 593 594	20. ADDITIONAL TERMS:	
595 596	Contract is conditioned upon approval of the TCAA Board N	lembers.
597 598 599 600	Property is subject to avigation easement.	
601 602 603	kd	
604 605 606 607 608		
000		
609		ER-OFFER
610*	Seller counters Buyer's offer.	
611 612	THIS IS INTENDED TO BE A LEGALLY BINDING O ADVICE OF AN ATTORNEY PRIOR TO SIGNING.	ONTRACT. IF NOT FULLY UNDERSTOOD, SEEK THE
613	THIS FORM HAS BEEN APPROVED BY THE FLORI	DA REALTORS AND THE FLORIDA BAR.
614 615 616 617	terms and conditions in this Contract should be accept	Florida Bar does not constitute an opinion that any of the oted by the parties in a particular transaction. Terms and ective interests, objectives and bargaining positions of all
618 619	AN ASTERISK (*) FOLLOWING A LINE NUMBER IN T TO BE COMPLETED	HE MARGIN INDICATES THE LINE CONTAINS A BLANK
620*	Buyer: Paul Kosanius	11/10/2021   7:58 AM E Date:
621*	Paul Rosarius assorresident	Date:
622*	Seller: Kevin Daugherty	Date:
623*	Seller: <u>Kevin Daugherty</u> Seller: <u>Titusville-Cocoa Airport Authority</u>	Date:
624 625 <b>*</b>	Buyer's address for purposes of notice	Seller's address for purposes of notice
626		
627		
628 629 630	entitled to compensation in connection with this Contr	amed below (collectively, "Broker"), are the only Brokers act. Instruction to Closing Agent: Seller and Buyer direct of the brokerage fees as specified in separate brokerage
631	agreements with the parties and cooperative agreeme	nts between the Brokers, except to the extent Broker has
632 633	retained such fees from the escrowed funds. This Contra made by Seller or Listing Broker to Cooperating Broker	act shall not modify any MLS or other offer of compensation s.
634*	Chris Sileo	Courtney Noble
635	Cooperating Sales Associate, if any	Listing Sales Associate
636*	Keller Williams Advantage Realty	Noble & Co. R.E. Professionals
637	Cooperating Broker, if any	Listing Broker

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#### NOBLE & COMPANY REAL ESTATE PROFESSIONALS LLC 5 MAIN STREET TITUSVILLE, FLORIDA 32796 321.607.1311

#### BROKERAGE DISCLOSURE STATEMENT

**NOBLE & COMPANY REAL ESTATE PROFESSIONALS LLC and COURTNEY NOBLE** provide this statement to you, in making all informed decision of the sale/purchase of the real estate property above. Carefully read all agreements to ensure the BUYER/SELLER adequately understand the terms of the transaction. By initialing and signing this document, the BUYER/SELLER agree to all statements disclosed and hold Noble & Company Real Estate Professionals LLC harmless.

#### INFORMATION RELATIVE TO THE SALE/PURCHASE OF REAL PROPERTY LOCATED:

#### 115 N Williams Ave, Titusville Florida 32796

**LEGAL REQUIREMENTS** ~ In Florida, all contracts for real property are required to be in writing to be enforceable and to comply with the law. You have the right to legal counsel represent you in any real estate transaction.

HIDDEN DEFECTS ~ Florida Law requires the following disclosures to be provided to the buyer before becoming obligated on a contract or lease of residential property. RADON GAS: Radon is a naturally occurring radioactive gas that, when it is accumulated in a building in sufficient quantities, may present health risks to persons who are exposed to it over time. Levels of radon that exceed federal and state guidelines have been found in buildings in Florida. Additional information regarding radon and radon testing may be obtained from your county health department. MOLD: Mold is naturally occurring and may cause health risks or damage to property. If Buyer is concerned or desires additional information regarding mold, Buyer should contact an appropriate professional.

**ENERGY BROCHURE:** Buyer acknowledges receipt of Florida Energy-Efficiency Rating Information Brochure.

**LEAD-BASED PAINT:** If Property includes pre-1978 residential housing, a lead-based paint disclosure is mandatory.

SELLER DISCLOSURE: Seller knows of no facts materially affecting the value of the Real Property which are not readily observable and which have not been disclosed to Buyer. Except as provided for in the preceding sentence, Seller extends and intends no warranty and makes no representation of any type, either express or implied, as to the physical condition or history of the Property. Except as otherwise disclosed in writing Seller has received no written or verbal notice from any governmental entity or agency as to a currently uncorrected building, environmental or safety code violation. Buyer has been advised to carefully review the Sellers Property Disclosure Statement prior to making an offer. If the Disclosure is not available at the time of contract signing, the Buyer's agent will attempt to obtain it. However, Buyer understands it may not be attainable.

**PERMITS DISCLOSURE:** Except as may have been disclosed by Seller to Buyer in a written disclosure, Seller does not know of any improvements made to the Property which were made without required permits or made pursuant to permits which have not been properly closed. If Seller identifies permits which have not been properly closed or improvements which were not permitted, then Seller shall promptly deliver to Buyer all plans, written documentation or other information in Seller's possession, knowledge, or control relating to improvements to the Property which are the subject of such open permits or unpermitted improvements.

**HOME INSPECTON:** Your Broker and/or Realtor will not render professional opinion as to a property's condition. Your Broker and/or Realtor strongly recommend that you have the property inspected by a licensed firm or individual specializing in home inspections and holding an occupational license for such purpose or an appropriately licensed Florida contractor dealing in construction, repair and maintenance of items inspected. Items may include, but not limited to, permits, roof, building exterior and interior, appliances, electrical, HVAC, plumbing, mold issues, pool, septic tank, soil and percolation tests, water and well analysis. A Termite/Wood Destroying Organism (WDO) inspection is highly recommended. It is the sole responsibility of the Buyer to select & hire inspectors, contractors or a specialized individual. If Buyer

voluntarily waives the right to inspect, the Buyer must sign a waiver before the expiration of the due diligence period.

**HOLD HARMLESS:** Noble & Co. Real Estate Professionals can only recommend such tradesmen or vendors upon request. Client agrees to hold Noble & Co. Real Estate Professionals and it's Sales Associates, involved in the purchase or sale of real property, harmless and keep them exonerated from all loss, damage, liability, or expense incurred or claimed by reasons of an act or negligence from the recommended party, vendor, tradesman or their employees that has been selected as an Inspector, Mortgage Lender, Surveyor, Appraiser, Contractor, Handyman or other Specialized Tradesman. It is the sole responsibility of the Buyer or Seller to hire a tradesman. By signing this agreement, Buyer/Seller acknowledges to Hold Noble & Co. Real Estate Professionals LLC and its Sales Associates harmless.

#### WIRE FRAUD

Criminals/hackers are targeting email accounts of various parties involved in real estate transactions (e.g., lawyers, title agents, mortgage brokers, real estate agents). These emails are convincing and sophisticated. Among other concerns, this has led to fraudulent wiring instructions being used to divert funds to the criminal's bank account. These emails may look like legitimate emails from the proper party. If you receive an email regarding instructions that contains any suspicious information, do not click on any links that may be in the email and do not reply. Broker strongly recommends that Buyer, Seller, and their respective attorneys and others working on a transaction, refrain from placing any sensitive personal and financial information in an email, directly or through an email attachment. When there is a need to share Social Security numbers, bank accounts, credit card numbers, wiring instructions or similar sensitive information, Broker strongly recommends using more secure means, such as providing the information in person, over the phone, or through secure mail or package services, whenever possible. In addition, before Buyer or Seller wires any funds to any party (including Buyer or Seller's attorney, title agent, mortgage broker, or real estate broker) personally call them to confirm the information is legitimate (i.e.,

confirm the ABA routing number or SWIFT code and credit account number). Buyer and Seller should call them at a number that is independently obtained (e.g., from this Contract, the recipient's website, etc.) and not use the number in the email in order to be sure that the contact is a legitimate party.

#### BROKERAGE AGREEMENT

SINGLE AGENT

As a single agent, COURTNEY NOBLE with NOBLE & COMPANY REAL ESTATE PROFESSIONALS LLC, owes to you the following duties:

1. Dealing honestly and fairly;

- 2. Loyalty;
- 3. Confidentiality;
- 4. Obedience;

5. Full disclosure;

6. Accounting for all funds;

7. Skill, care and diligence in the transaction;

8. Presenting all offers and counteroffers in a timely manner, unless a party has previously directed the licensee otherwise in writing; and

9. Disclosing all known facts that materially affect the value of residential real property and are not readily observable.

Kevin Daughe ity Seller:

Date: Nov 17, 2021

Seller: \_\_\_\_\_\_\_ DocuSigned by:

Buyer: \_

Date: \_

Date: \_

10/25/2021 | 9:38 PM EDT

Buyer: Paul Rosanius

S 2.375

Date: \_

#### 115 N Williams Ave, Titusville, FL 32796 MLS # 918785

#### **Comprehensive Rider to the Residential Contract For Sale And Purchase** THIS FORM HAS BEEN APPROVED BY THE FLORIDA REALTORS AND THE FLORIDA BAR If initialed by all parties, the clauses below will be incorporated into the Florida Realtors®/Florida Bar Residential Contract For Sale And Purchase between <u>Titusville-Coccoa Airport Authority</u> and Paul ROSar Tus (SELLER) (BUYER) and concerning the Property described as 115 N WILLIAMS AVE TITUSVILLE FL 32796 P Seller's Initials **Buyer's Initials** P. LEAD-BASED PAINT DISCLOSURE (Pre-1978 Housing) Lead-Based Paint Warning Statement "Every purchaser of any interest in residential real property on which a residential dwelling was built prior to 1978 is notified that such property may present exposure to lead from lead-based paint that may place young children at risk of developing lead poisoning. Lead poisoning in young children may produce permanent neurological damage, including learning disabilities, reduced intelligence quotient, behavioral problems, and impaired memory. Lead poisoning also poses a particular risk to pregnant women. The seller of any interest in residential real property is required to provide the buyer with any information on lead-based paint hazards from risk assessments or inspection in the seller's possession and notify the buyer of any known leadbased paint hazards. A risk assessment or inspection for possible lead-based paint hazards is recommended prior to purchase." Seller's Disclosure (INITIAL) kol (a) Presence of lead-based paint or lead-based paint hazards (CHECK ONE BELOW): Known lead-based paint or lead-based paint hazards are present in the housing. Seller has no knowledge of lead-based paint or lead-based paint hazards in the housing. (b) Records and reports available to the Seller (CHECK ONE BELOW): kol Seller has provided the Buyer with all available records and reports pertaining to lead-based paint or lead-based paint hazards in the housing. List documents: X Seller has no reports or records pertaining to lead-based paint or lead-based paint hazards in the housing. ver's Acknowledgement (INITIAL) (c) Buyer has received copies of all information listed above. (d) Buyer has received the pamphlet Protect Your Family from Lead in Your Home. Buyer has (CHECK ONE BELOW): (e) Received a 10-day opportunity (or other mutually agreed upon period) to conduct a risk assessment or inspection for the presence of lead-based paint or lead-based paint hazards; or X Waived the opportunity to conduct a risk assessment or inspection for the presence of lead-based paint or lead-based paint hazards. Licensee's Acknowledgement (INITIAL) (f) Licensee has informed the Seller of the Seller's obligations under 42 U.S.C. 4852(d) and is aware of Licensee's responsibility to ensure compliance. Certification of Accuracy The following parties have reviewed the information above and certify to best of their knowledge, that the information they have provided is true and accurate. 10/25/2021 | 9:38 PM EDT aul Rosanius Oct 19, 2021 Date SELLER Date BUKEBC3E2DF444B SELLER Date P0%25/2021 | 9:58 PM EDT Cristing Hoble Oct 19, 2021 Licensee Date Ser Date Listing Licensee D41D54F3507412

Any person or persons who knowingly violate the provisions of the Residential Lead-Based Paint Hazard Reduction Act of 1992 may be subject to civil and criminal penalties and potential triple damages in a private civil lawsuit. Page 1 of 1 P. LEAD-BASED PAINT DISCLOSURE

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#### SELLER NEVER OCCUPIED THE PROPERTY

Seller's Property Disclosure – Residential

Notice to Licensee and Seller: Only the Seller should fill out this form.

Notice to Seller: Florida law<sup>1</sup> requires a Seller of a home to disclose to the Buyer all known facts that materially affect the value of the property being sold and that are not readily observable or known by the Buyer. This disclosure form is designed to help you comply with the law. However, this disclosure form may not address every significant issue that is unique to the Property. You should think about what you would want to know if you were buying the Property today; and if you need more space for additional information, comments, or explanations, check the Paragraph 12 checkbox and attach an addendum.

Notice to Buyer: The following representations are made by Seller and not by any real estate licensee. This disclosure is not a guaranty or warranty of any kind. It is not a substitute for any inspections, warranties, or professional advice you may wish to obtain. It is not a substitute for your own personal judgment and common sense. The following information is based only upon Seller's actual knowledge of the Property's condition. Sellers can disclose only what they actually know. Seller may not know about all material or significant items. You should have an independent, professional home inspection to verify the condition of the Property and determine the cost of repairs, if any. This disclosure is not a contract and is not intended to be a part of any contract for sale and purchase.

Seller makes the following disclosure regarding the property described as:	115 N WILLIAMS AVE TITUSVILLE FL
32796	(the "Property")

The Property is Downer occupied Denant occupied Munoccupied (If unoccupied, how long has it been since Seller occupied the Property?

	Yes	No	Don't Know
1. Structures; Systems; Appliances			
<ul> <li>(a) Are the structures including roofs; ceilings; walls; doors; windows; foundation; and pool, hot tub, and spa, if any, structurally sound and free of leaks?</li> <li>(b) Is seawall, if any, and dockage, if any, structurally sound?</li> </ul>			
<ul> <li>(c) Are existing major appliances and heating, cooling, mechanical, electrical, security, and sprinkler systems, in working condition, i.e., operating in the manner in which the item was designed to operate?</li> <li>(d) Does the Property have aluminum wiring other than the primary service line?</li> <li>(e) Are any of the appliances leased? If yes, which ones:</li> </ul>			
(f) If any answer to questions 1(a) - 1(c) is no, please explain:			
<ul> <li>2. Termites; Other Wood-Destroying Organisms; Pests <ul> <li>(a) Are termites; other wood-destroying organisms, including fungi; or pests present on the Property or has the Property had any structural damage by them?</li> <li>(b) Has the Property been treated for termites; other wood-destroying organisms, including fungi; or pests?</li> <li>(c) If any answer to questions 2(a) - 2(b) is yes, please explain:</li></ul></li></ul>			
3. Water Intrusion; Drainage; Flooding			
(a) Has past or present water intrusion affected the Property?			
(b) Have past or present drainage or flooding problems affected the Property?			
(c) Is any of the Property located in a special flood hazard area?			
(d) Is any of the Property located seaward of the coastal construction control line?			
(e) Does your lender require flood insurance?			
<ul> <li>(f) Do you have an elevation certificate? If yes, please attach a copy.</li> <li>(g) If any answer to questions 3(a) - 3(d) is yes, please explain:</li> </ul>	L	<u> </u>	U

<sup>1</sup> Johnson v. Davis, 480 So.2d 625 (Fla. 1985).

DS

Buyer (12) (\_\_\_\_) and Seller (ket) (\_\_\_\_) acknowledge receipt of a copy of this page, which is Page 1 of 4 SPDR 3 Rev 2/20

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# DIRECTOR REPORT - a. CIP

# PROJECT STATUS REPORT TITUSVILLE COCOA AIRPORT AUTHORITY

PREPARED BY: MR. KEVIN DAUGHERTY, DIRECTOR OF AIRPORTS

DATE: NOVEMBER 2021

#### PROJECT: RUNWAY 9-27 REHAB - SPACE COAST REGIONAL AIRPORT

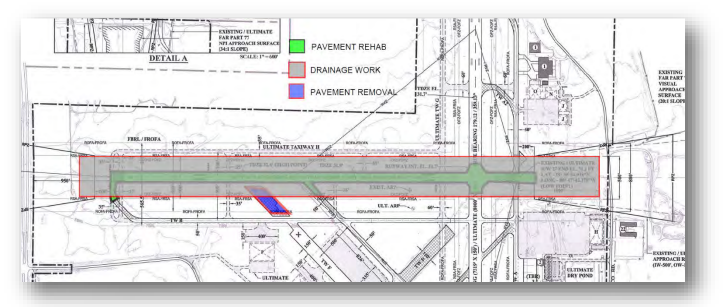
BUDGET: \$3.8M (\$0 Local Match)

#### SCOPE:

- A. MILL AND REPAVE TO REMOVE BAD ASPHALT AND CORRECT CROSS SLOPE
- B. INVESTIGATE AND REPLACE DRAINAGE PIPES
- C. INVESTIGATE AND REMOVE ABANDONED UTILTIES/PIPES/ETC
- D. REMOVE PAVED SHOULDERS AND VARIOUS PAVEMENTS ADJACENT TO RUNWAY
- E. CORRECT FILLETS AT TAXIWAY CONNECTORS
- F. CONSTRUCT STORM WATER FACILTIES TO CORRECT LEGAL POSITIVE OUTFALL ISSUE AND ADD TREATMENT AS REQUIRED BY PERMIT
- G. RESTRIPE PAVEMENT MARKINGS
- H. ADD EDGE LIGHT PROTECTION

<u>CURRENT STATUS</u>: DESIGN OF ADDITIONAL DRAINAGE HAS STARTED; CURRENTLY REVIEWING SHOP DRAWINGS AND PROJECT SUBMITTALS; CONTRACTOR MOBILIZING AND CONSTRUCTION STARTED WEEK OF 10/18; **PIPE VIDEO COMPLETE, ADDITIONAL DESIGN ONGOING, MAJOR CONSTRUCTION STARTING 1<sup>ST</sup> WEEK OF DECEMBER.** 

SCHEDULE: 10 MONTHS OF CONSTRUCTION PLUS 1 MONTH OF CLOSEOUT



#### PROJECT: HANGAR 52 DEMO - SPACE COAST REGIONAL AIRPORT

BUDGET: \$320K (\$64K LOCAL MATCH)

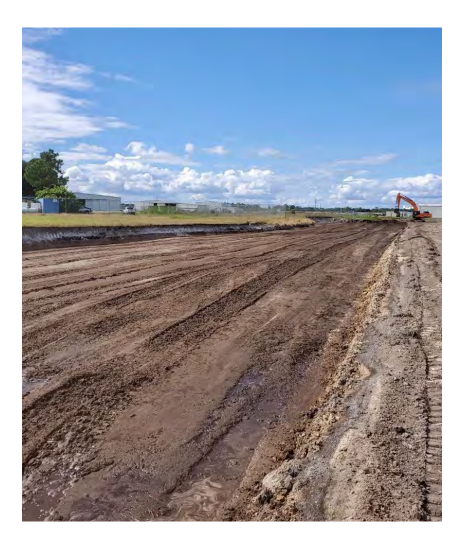
#### SCOPE:

- A. DEMO 3 BUILDINGS ON WEST APRON
- B. FILL ADJACENT POND
- C. MODIFY DITCH TO REMOVE ORGANICS AND FILL ABOVE SEASONAL HIGH GROUND WATER

<u>CURRENT STATUS</u>: CONSTRUCTION IS **90%** COMPLETE; CONTRACTOR HAS EXPERIENCED ADVERSE CONDITIONS WITH GREATER THAN AVERAGE PRECIPITATION; SUBSTANTIAL COMPLETION IS EXPECTED THIS MONTH PENDING ANY ADDITIONAL EXTREME AMOUNTS OF PRECIPITATION.

## PROJECT IS SUBSTANTIALLY COMP[LETE AND CONTRACTOR IS WRAPPING UP PUNCHLIST.

SCHEDULE: 6 MONTHS OF CONSTRUCTION PLUS 1 MONTH OF CLOSEOUT



## PROJECT: TCAA/VAC APRON AND TAXILANE - SPACE COAST REGIONAL AIRPORT

BUDGET: \$1.62M (\$0 LOCAL MATCH)

#### SCOPE:

- A. CONSTRUCT TAXILANE
- B. CONSTRUCT AIRCRAFT ARKING APRON FOR MAX ADG II (C-47)
- C. CONSTRUCT EDGE LIGHTING
- D. EXCAVATE POND AND DRAINAGE
- E. CONSTRUCT EMBANKMENT FOR BUILDING PADS

<u>CURRENT STATUS</u>: BIDDING IS COMPLETE AND RECOMMENDATION FOR AWARD IS WITH THE FDOT; CONSTRUCTION IS EXPECTED TO START IN JANUARY WITH ENVIRONMENTAL WORK STARTING IN DECEMBER.

SCHEDULE: 8 MONTHS OF CONSTRUCTION PLUS 1 MONTH OF CLOSEOUT

#### PHOTO/SKETCH:



VAC CAMPUS EXPANSION STUDY



## PROJECT: WILLOW CREEK CONNECTOR ROAD - SPACE COAST REGIONAL AIRPORT

#### BUDGET: \$2M (\$0 LOCAL MATCH)

## SCOPE:

- A. CONSTRUCT 3,500 LF OF COLLECTOR ROADWAY PHASE 1)
- B. CONSTRUCT INTERSECTION AT SR 407 WITH 4 LANE CONNECTOR, NOT SIGNALIZED
- C. PREPARE BREAK REQUEST IN LIMITED ACCESS EASEMENT WITH FDOT AND TURNPIKE
- D. CONDUCT SURVEY, GEOTECH EXPLORATION, WETLAND DOCUMENTATION, PART 163 ENVIRNMENTAL REVIEW OF CORREDOR

<u>CURRENT STATUS</u>: IN DESIGN DEVELOPMENT PHASE; SURVEY AND WETLANDS COLLECTION ARE COMPLETE, GEOTCH TO START THIS MONTH; NEXT STEPS INCLUDE COORDINATION WITH CITY OF TITUSVILLE, FAA AND FDOT; **AIRPORT WILL FORMALLY SUBMIT REQUEST FOR BREAK IN LIMITED ACCESS EASEMENT TO FDOT BY END OF MONTH** 

<u>SCHEDULE:</u> 8 MONTHS FOR DESIGN AND PERMITTING; 5 MONTHS REMAINING; 2 MONTHS BEHIND SCHEDULE DUE TO ADDITION OF EXTENSION OF THE VERONA ROAD NORTH



#### PROJECT: CORPORATE HANGAR - MERRITT ISLAND AIRPORT

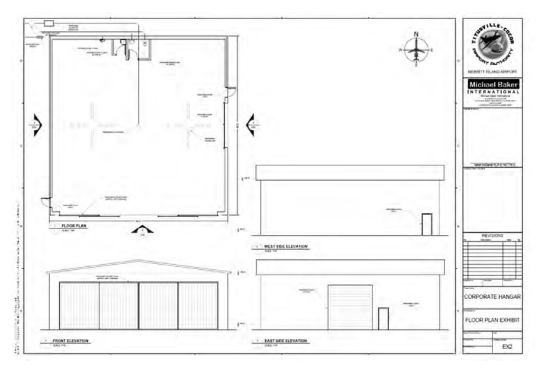
BUDGET: \$700K (\$0 LOCAL MATCH)

#### SCOPE:

- A. CONSTRUCT 60' X 60' CORPORATE HANGAR
- B. CONSTRUCT UTILITIES AND PARKING LOT
- C. CONSTRUCT AIRCRAFT PARKING APRON AND TAXILANE

<u>CURRENT STATUS</u>: PERMITTING IS ONGOING; BIDDING WILL START UPON RECEIVING PERMITS (EST. 10/21); **PERMITS ARE IN PROCESS; CONSTRUCTION EXPECTED TO START IN FEBRUARY** 

SCHEDULE: 7 MONTHS OF CONSTRUCTION PLUS 1 MONTH OF CLOSEOUT



## PROJECT: EA FOR T-HANGAR DEVELOPMENT – MERRITT ISLAND AIRPORT

## BUDGET: \$269K (\$0 LOCAL MATCH)

## SCOPE:

- A. AN ENVIRONMENTAL ASSESSMENT WILL BE PREPARED IN ACCORDANCE WITH THE NEPA POLICY ACT, FAA ORDER 5050.4B.
- B. WETLAND IMPACTS WILL BE FLAGGED AND DOCUMENTED WITH MITIGATION REQUIREMENTS OUTLINED

## CURRENT STATUS: PROJECT STARTED; EXPECTED COMPLETION IN LATE 2023

SCHEDULE: 12 MONTHS IS BASED ON PUBLIC MEETINGS AND NOTICES REQUIRED BY THE FAA



PROJECT: NORTH AREA SECURITY AND INFRASTRUTURE - MERRITT ISLAND AIRPORT

BUDGET: \$949K (\$189,800 LOCAL MATCH)

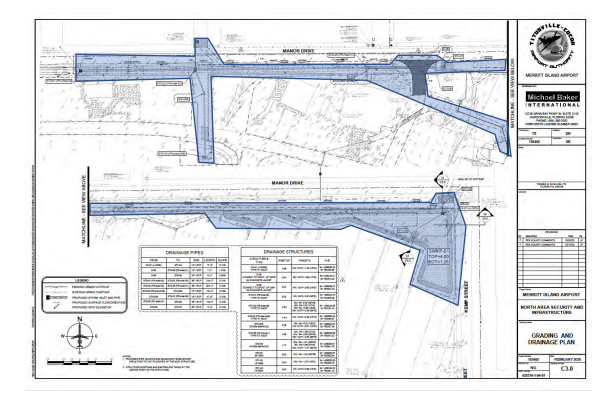
SCOPE:

- A. MODIFY/CONSTRUCT DRY DETENTION AREAS
- B. RECONSTRUCT SECURITY FENCING
- C. REMOVE 3 SEPTIC TANKS AND CONSTRUCT LIFT STATION WITH FORCE MAIN TO CONNECT WITH BREVARD COUNTY WASTEWATER

CURRENT STATUS: PERMITTING IS ONGOING; MBI IS SUBMITTING A VARIANCE TO BREVARD COUNTY FOR PIPE CONFLICTS; MBI IS ALSO RESOLVING COUNTY MAP ISSUE

SCHEDULE: 5 MONTHS OF CONSTRUCTION PLUS 1 MONTH OF CLOSEOUT

PHOTO/SKETCH:



PROJECT: STRATEGIC BUSINESS PLAN FOR THE AIRPORT SYSTEM

#### <u>BUDGET:</u> \$75K

## SCOPE:

- A. ANALYSIS OF EXISTING CONDITIONS
- B. ASSETS AND OPPORTUNITIES ANALYSIS
- C. EVALUATE MANAGEMENT AND GOVERNANCE
- D. FINANCIAL ANALYSIS
- E. DEVELOP GOALS AND OBJECTIVES
- F. RULES AND REGULAITONS REVIEW
- G. MINIMUM STANDARDS REVIEW
- H. AIRPORT REGIONAL VALUE

#### CURRENT STATUS: PROJECT STARTED; EXPECTED COMPLETION IN 90 DAYS

SCHEDULE: 90 DAYS FROM NTP

PHOTO/SKETCH: NONE

# **DIRECTOR REPORT** - b. Invoices

The following invoice is presented to the Board for approval at the Regular Board Meeting held November 18, 2021:

## Space Coast Regional Airport

## Hangar 52 Demolition – FM 437021-1-94-01

Request #06 – Nautilus Earth Management – (July 2021-Sept. 2021) \$30,351.22

	APPLICATION AND CERTIFICATE FOR PATMENT	1011	LA I MINING				
ŢĊ.	Titusville Cocoa Airport Authority 355 Golden Knights Blvd Titusville, Florida 32780	ţţ	PROJECT: FM	TIX Hangar 52 Demolition 437021-1-94-01	APPLICATION NO. APPLICATION DATE PERIOD FROM: PERIOD TO:	6 Dis 11/13/2021 X 9/1/2021 X 11/15/2021	Distribution to: X OWNER X ENGINEER CONTRACTOR
FROM:	Nautilus Earth Management 13506 Summerport Village Pkwy # 772 Windermere Florida 34786	y # 772					
<b>CONTR</b> Application Continuatio	<b>CONTRACTOR'S APPLICATION FOR PAYMENT</b> Application is made for payment, as shown below, in connection with the Contract. Continuation Sheet, AIA Document G-703, is attached.	<b>I FOR P</b> w, in conne tached.	AYMENT ction with the Con		The undersigned Contractor certifies that to the best of the Contractor's knowledge, information and belief the Work covered by this Application For Payment has been completed in accordance with the Contract Documents, that all amounts have been paid by the Contractor for Work for	ctor's knowledge, inform been completed in accouthe Contractor for Work	lation rdance for
1. ORIGINA	1. ORIGINAL CONTRACT SUM	\$	255,280.57	which previous Certificates for Payment were issue and that current payment shown herein is now due.	which previous Certificates for Payment were issued and payments received from the Owner, and that current payment shown herein is now due.	is received from the Owi	her,
2. Net chan	2. Net change by Change Orders	s	0.00	CONTRACTOR:	(		
3. CONTRA	3. CONTRACT SUM TO DATE	s	255,280.57	By: WU	X	Date: 11-13	1002-21-11
4. TOTAL COMPLE (Column J on G703)	4. TOTAL COMPLETED & STORED TO DATE (Column J on G703)	¢	255,280.57	State of: Florida County of: Oreve	PHYSICALLY PRESENT	ADIAN 465	Susan L. Hays-South Notary Public
5. RETAINAGE a10_% of (Columns	TAINAGE 10_% of Completed Work (Columns D + F on G703)	\$	25,528.06	subscribed and sworn to before me this 13th da	day of Nov-21	Comm# HH01831 Comm# HH01831	State of Florida Comm# HH018315 Expires 7/17/2024
b. 0 (Colu	0 % of Stored Material (Column F on G703)	\$	0.00	Notary Public:	O Handson		
Total Retail Fotal in Col	Total Retainage (Line 5a + 5b or Total in Column I of G703)	¢	25,528.06	My Commission Expires:	July 17. 2024		
3. TOTAL E	6. TOTAL EARNED LESS RETAINAGE		229,752.51	ENGINEER'S CEI	ENGINEER'S CERTIFICATE FOR PAYMENT	ENT	
(Line 4 less 7. LESS PF Line 6 from	(Line 4 less Line 5 Total) 7. LESS PREVIOUS CERTIFICATES FOR PAYMENT (Line 6 from prior Certificate) \$	YMENT \$	199,401.29	In accordance with the Contra sing this application, the Eng ledge, information and belief accordance with the Contrac	In accordance with the Contract Documents, based on on-site observations and the data compri- sing this application, the Engineer certifies to the Owner that to the best of the Engineer's know- ledge, information and belief the Work has progressed as indicated, the quality of the work is in accordance with the Contract Documents, and the Contractor is entitled to payment of the	servations and the data ( e best of the Engineer's d, the quality of the worl ntitled to payment of the	sompri- know- k is in
3. CURREN	8. CURRENT PAYMENT DUE	\$	30,351.22				
9. BALANCE TO FI (Line 3 less Line 6)	9. BALANCE TO FINISH, INCLUDING RETAINAGE (Line 3 less Line 6) \$_	AGE \$	25,528.22	AMOUNT CERTIFIED (Attach explanation if amo this Application and on the	AMOUNT CERTIFIED \$ 30,351.22 (Attach explanation if amount certified differs from the amount applied for. Initial all figures on this Application and on the Continuation Sheet that are changed to conform to the amount	\$ 30,351.22 int applied for. Initial all figures nged to conform to the amount	,351.22 all figures on e amount
CHANGE C	RY	ADDITIONS	DEDUCT	TONS ENGINEER		F	1400
Total chang	Total changes approved in previous months by Owner	0.00	0.00			- Date: />	Value Vol
Total ap	Total approved this Month TOTALS	0.00	0.00		This certificate is not negotiable. The AMOUNT CERTIFIED is payable only to the Contractor named breain Issuance payment and acceptance of payment are without prejudice to any	D is payable only to th	e Contractor
NET CHA	NET CHANGES by Change Order	000	0.00		rights of the Owner or Contractor under this Contract.		

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437021-1-94-01

6 11/13/2021 10/31/2021 Application for Payment #: Date of application: Through date:

J K L MOUNT AMOUNT QUANTITY AMOUNT PERCENT BALANCE TO REQUESTED STORED TO STORED TO DATE FINISH THIS PERIOD

PAY ITEM NO.  $\triangleleft$ 

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AMOUNT COMPLETE & STORED TO DATE		3,199.00	3,199.00	12,060.47	3,199.00	56.032.40	390.32	2,999.88	3,000.00	3,000.00	20,000.00	67,749.68		34,905.67	18,675.15	1,872.00	1,872.00	3,210.00	14,916.00	5,000.00		•			255,280.57		-	
QUANTITY COMPLETE & STORED TO DATE		1.00	1.00	1.00	1.00	1.00	0.04	36.00	1.00	2.00	2.32	2,214.04		1.00	183.00	1.00	1.00	1.00	11,300.00	1.00								
AMOUNT REQUESTED THIS PERIOD		799.75						•				9,609,68			1,938.95	561.60	561.60	963.00	14,289.00	5,000.00					33,723.58			
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QTY FROM PREVIOUS PERIODS		0.75	1.00	1.00	1.00	1.00	0.04	36.00	1.00	2.00	2.32	1,900.00		1.00	164.00	0.70	0.70	0.70	475.00	0.00								
CONTRACT AMOUNT		3,199.00	3,199.00	12,060.47	3,199.00	56.032.40	10,000.00	2,999.88	3,000.00	3,000.00	20,000.00	58,140.00		34,905.67	18,675.15	1,872.00	1,872.00	3,210.00	14,916.00	5,000.00	255,280.57				255,280.57			
UNIT PRICE		3,199.00	3,199.00	12,060.47	3,199.00	56.032.40	10.000.00	83.33	3,000.00	1,500.00	8,620.69	30.60		34,905.67	102.05	1,872.00	1,872.00	3,210.00	1.32	5,000.00			SUBTOTAL					
ατγ		1.00	1.00	1.00	1.00	1.00	1.00	36.00	1.00	2.00	2.32	1,900.00		1.00	183.00	1.00	1.00	1.00	11,300.00	1.00								
N		LS	rs	LS I	LS L	rs	ALL	ч	EA	EA	AC	ECY		rs	FT	EA	EA	EA	SΥ	ALL								
DESCRIPTION		Construction Layout ans Topographic As-Built Survey	Maintenance of Traffic	Bond and Insurance	Temporary Erosion Prevention and Sediment Control	Demo, Restoration and Foundationincludes bringing excavation back to surrounding grade and removal of demo material	Permitting Fee Allowance	Remove existing 36" RCP pipe	Remove existing 36" Mitered End Sections	Remove existing Catch Basin	Clearing and Grubbing	Unclassified Excavation (Embankment for DRA	Unclassified Excavation (Embankment for ditch - to be	modified to meet design minimums	36" RCP Pipe Class V	48" Manhole	Catch Basin(Bubble-Up Structure)	Control Structure, 15"x20" Elliptical	Seeding	Allowance for Unforseen Conditions						Change Orders		
PAY ITEM NO.		٢	2	3	4	Q	9	2	80	6	10	11		12	13	14	15		17	18								

25,528.06

0.00

100%

255,280.57

33,723.58

221,556.99

255,280.57

Change Order Item Totals

TOTAL

# FINANCE MANAGER REPORT

#### Section 110.00 – PURCHASING PROCUREMENT

#### 110.1 Objective

To procure all supplies, materials, equipment, articles, items or services required by the Authority.

#### **110.2** Procurement Approval Authority

- a. The Finance Manager is authorized to approve any type of procurement of items in an amount not to exceed the actual or estimated sum of one thousand (\$51,000) dollars, subject to the availability of funds for such procurement, and subject to the provisions contained in this procedure. Additionally, the Finance Manager may delegate procurement approval authority vested in him/her to subordinate employees as deemed appropriate.
- b. The Operations <u>and Facilities Manager Supervisor</u> is authorized to approve any type of procurement of items in an amount not to exceed the actual or estimated sum of ten thousand dollars (\$10,000.00), subject to availability of funds for such procurement, and subject to the provisions contained in this procedure. Additionally, the Operations Supervisor may delegate procurement approval authority vested in him/her to subordinate employees as deemed appropriate.
- c. The Executive Director of Airports or designee, is authorized to approve any type of procurement, not to exceed the actual or estimated amount of twenty-five thousand (\$25,000) dollars; and approve and award purchases of goods, services and capital items in an amount greater than \$25,000 but not to exceed \$50,000; execute agreements for those purchases; and authorize the expenditure of Authority funds from a budgeted funding source, when the award is based upon price competition as the result of an invitation to Bid or Request for Quotation subject to the availability of funds for such procurement. The Executive Director of Airports will advise the Authority Board of approved competitive awards exceeding \$25,000.
- d. Unless approved under paragraphs 1 and 2 above, all remaining procurements of any type must be approved by the Authority Board prior to being implemented except for purchases in an emergency situation exceeding fifty thousand (\$50,000) dollars which should be ratified at the Board meeting following the emergency.
- e. Note: Authority Board approval is required whenever:
  - i. Authority staff recommends a contract award to other than the low bidder or proposer,
  - ii. A waiver of these policies is requested in order to award a contract for Authority purchases exceeding fifty thousand (\$50,000) dollars.
  - iii. Purchases made without prior authorization will be given to the Executive Director for a determination.

#### **110.3** Procurement Classifications

One of the following methods will be used in procuring items:

#### **110.4** Regular Purchases

The foregoing procedures will not be followed where purchases are made from the petty cash account. Such purchases will normally not exceed \$50.00, and will be documented by a signed receipt from employee who has made the purchase and is being reimbursed therefore.

#### 110.5 Quotations and Bids

- a. Except as hereinafter set forth quotations and bids will be received for all purchases as follows:
  - i. \$0 \$5,000: Direct purchases authorized.
  - ii. \$5,000 \$10,000: A quotation shall be obtained by telephone or in writing from at least two sources and the purchase shall be made from the supplier with the lowest quotation who meets reasonable requirements for delivery, service or other relevant considerations. Quotations shall be noted on a Record of Procurement from which shall become a part of the procurement package.
  - iii. \$10,000 \$25,000: Competitive bidding shall be sought by requests for quotations except when the Executive Director determines that sealed bids are in the better interest of the Authority. A minimum of three written quotations is required unless it is determined by the Executive Director that it is impossible or impractical to obtain this many quotations. The purchase shall be made from the supplier with the lowest quotation who meets reasonable requirements for delivery, service or other relevant considerations. All such transactions shall be documented with a Record of Procurement form which will reflect all quotations, justify the selecting of other than the low bid or quotation, and be made a part of the procurement package.
  - iv. Over \$25,000: Procurements over \$25,000 will be by sealed bid unless otherwise directed by the Authority. All procurements in excess of \$50,000 shall be approved in advance by the Authority, unless such procurements have been specifically authorized in advance by the Authority in which case a full report of the procurement transaction will be made at the next Regular Board Meeting.

#### 110.6 Requisitions

Pre-numbered computer generated requisitions will be issued by the Finance Manager or designee. A standard requisition form will be used for all requested purchases.

All requisitions with supporting documentation must be submitted to the Finance Manager for determination of funds availability and approval prior to order being placed.

#### **110.7** Purchase Orders

- a. Purchase Orders Pre-numbered computer generated purchase orders will be issued by the Finance Manager or designee, upon receipt of a properly authorized materials requisition or record of procurement, after receipt of competitive bids, determination whether funds are available, and Board approval as necessary. No purchase orders will be issued after the fact unless documented emergency.
- b. A standard purchase order form will be used for all purchases with the exception of recurring vendors. This will also include all monthly expenses incurred by the Airport Authority (water, sewer, lights, etc.).

- c. Blanket purchase orders may be issued for miscellaneous items, parts, supplies or materials that are purchased weekly by the Maintenance Department. These blanket purchase orders must be requested from the Finance Manager and should include a description and types of items to be purchased, the period of time the order will remain valid, and the maximum dollar amount not to be exceeded. The Finance Manager will monitor all purchases made on a blanket purchase order.
- d. The Executive Director of Airports or the Finance Manager may cancel blanket purchase orders if misuse occurs.
- e. Office supplies will typically be ordered on a monthly basis. A list of the supplies with prices must be submitted to the **Executive** Director <u>of Airports</u> or Finance Manager prior to ordering for determination of funds availability. When authorized, the items can be ordered.
- f. Any unauthorized purchases will be returned to the purchaser and will not be paid without direct authorization from the Executive Director<u>of Airports</u>.

#### 110.8 Credit Cards

- a. On those items where prepayment is needed, a company credit card will be used. The original documents (receipt) showing prepayment is required, and is to be forwarded to the Finance Manager to reconcile statement for credit cards. These types of purchases should be kept to a minimum and under \$1,000.00 unless a routine monthly expense. These transactions must be authorized by the Executive Director of Airports, prior to items being ordered or purchased.
- b. All credit card receipts are due to the Finance Manager with a description of the purchase monthly in order to reconcile the account. Cardholders must arrange for duplicate receipts to replace lost or misplaced receipts.
- c. Credit cards will be issued mainly for travel purposes. A travel authorization is required prior to making travel arrangements.

#### 110.9 Sole Source Procurement

Procurement made when supplies or services are limited to one source and not otherwise obtainable or when they must be obtained from a specific manufacturers ' dealer.

#### **110.10** Emergency Purchases

Emergency purchases are made in an emergency situation in which the immediate procurement of an item is essential to prevent delays in the work of a department, or to prevent injury to the life, health, safety, or convenience of passengers, employees, or the public at the Airport.

#### 110.11 Approval and Update History

Approved - November 19, 2002

Revised - November 6, 2003, June 29, 2005

#### Section 111.00 – CONTROL OF TANGIBLE PERSONAL PROPERTY

#### 111.1 General

- a. In keeping with effective management practices, and to assure proper compliance with Florida Statutes, it is necessary to establish procedures which will provide the guidance necessary for keeping records and effective controls for airport property and equipment.
- b. The <u>Manager of Finance Manager</u> and <u>Administration</u> is designated to be the Custodian of all property. The Custodian will be responsible for maintaining all inventory sheets, depreciation cards, or other records as required to account for all property. The Custodian may, however, delegate the use and immediate control of property to others from whom the Custodian may require custody receipts.
- c. For the purposes of this procedure "property" is defined as all Airport Authority fixtures and other tangible personal property of a nonconsumable nature, the value of which is <u>five thousand seven hundred and fifty (\$750) (\$5,000)</u> dollars or more, and the normal expected life of which is one year or more.

#### RESOLUTION NO. 00-21-18

A RESOLUTION OF THE TITUSVILLE-COCOA AIRPORT AUTHORITY AUTHORIZING THE ISSUANCE OF A TAXABLE REVOLVING LINE OF CREDIT REVENUE NOTE, SERIES 2021 IN THE PRINCIPAL AMOUNT NOT EXCEEDING \$1,500,000 OUTSTANDING AT ANY TIME TO PROVIDE WORKING CAPITAL IN SUPPORT OF VARIOUS AIRPORT PROJECTS; APPROVING THE FORM OF REVOLVING LINE OF CREDIT AGREEMENT AND AUTHORIZING A TAXABLE REVOLVING LINE OF CREDIT REVENUE NOTE WITH TRUIST BANK; PROVIDING OTHER DETAILS WITH RESPECT THERETO; AND PROVIDING AN EFFECTIVE DATE.

BE IT RESOLVED BY THE TITUSVILLE-COCOA AIRPORT AUTHORITY (the "Authority") that:

**Section 1.** <u>Authority for this Resolution</u>. This Resolution is adopted pursuant to the Constitution of the State of Florida, Chapter 189, Florida Statutes, Chapter 2003-361, Laws of Florida and other applicable provisions of law (collectively, the "Act").

**Section 2.** <u>Definitions</u>. Words and phrases used herein in capitalized form and not otherwise defined herein (including, without limitation, in the preamble hereto) shall have the meanings ascribed thereto in the Revolving Line of Credit Agreement (hereinafter defined) and, in addition, the following words and phrases shall have the following meanings:

"Authorized Signatories" means the Chair or Vice Chair of the Authority, or in their absence or unavailability, any other member of the Authority, and the Secretary of the Authority.

"Lender" means Truist Bank.

"Loan Amount" means a principal amount of \$1,500,000.

Section 3. <u>Findings</u>. It is hereby ascertained, determined and described that:

A. The Authority has determined provide working capital in support of ongoing projects of the Authority and has determined the need to finance the cost thereof.

B. The Authority after a public sale at which no bids were accepted entered into negotiations with the Lender to provide a loan (the "Loan") to the Authority to provide working capital in support of ongoing projects of the Authority and the interest rate on the Loan does not exceed the lowest net interest cost stated in the bids rejected at the public sale.

C. By Resolution No. 21-146 adopted on October 12, 2021, the Board of County Commissioners of Brevard County has approved the incurrence by the Authority of the Loan.

D. The Lender has provided an offer in the form of a term sheet, a copy of which is attached hereto as Exhibit "A," to make the Loan to the Authority to provide working capital in support of ongoing projects of the Authority.

E. Such proposal is the best proposal submitted by any lending institution to carry out the transaction contemplated by this Resolution and, the Loan will allow for providing working capital in support of ongoing projects of the Authority in connection with the issuance of the Note.

**Section 4.** <u>Authorization of Transaction</u>. In order to obtain funds to provide working capital in support of ongoing projects of the Authority, the Authority hereby authorizes the obtaining of the Loan from the Lender in a principal amount not to be outstanding at any time in excess of the Loan Amount through the issuance to the Lender by the Authority of its Taxable Revolving Line of Credit Note (the "Note") in a principal amount not to be outstanding at any time in excess of the Loan Amount.

Prior to its execution and delivery of the Revolving Line of Credit Agreement and the Note, the Authority shall have received from the Lender a disclosure statement containing the information required by Section 218.385(6), Florida Statutes, and a Truth-in-Bonding Statement pursuant to Section 218.385(3), Florida Statutes, and no further disclosure is or shall be required by the Authority.

**Section 5.** <u>Revolving Line of Credit Agreement and Revenue Note</u>. The Authority is authorized to execute a Revolving Line of Credit Agreement with the Lender in substantially the form attached hereto as Exhibit "B" (the "Revolving Line of Credit Agreement") and to make and deliver to the Lender the Note in the form attached to the Revolving Line of Credit Agreement. The forms and terms of the Revolving Line of Credit Agreement attached hereto and the Note attached to the Revolving Line of Credit Agreement are hereby approved, and the Authorized Signatories are authorized to execute and deliver the same, with such changes, insertions, omissions and filling of blanks as may be approved by the Authorized Signatories, such approval to be conclusively evidenced by the execution thereof by the Authorized Signatories.</u>

Revolving Line of Credit Agreement and Revenue Note Not to be General Section 6. Obligation or Indebtedness of the Authority. The Revolving Line of Credit Agreement and Note and the obligations of the Authority thereunder shall not be deemed to constitute general obligations or a pledge of the faith and credit of the Authority, the State of Florida or any political subdivision thereof within the meaning of any constitutional, legislative or charter provision or limitation, but shall be payable solely from and secured by a lien upon and a pledge of (i) the gross revenues of the Authority and (ii) all funds on deposit under the Revolving Line of Credit Agreement and this Resolution (including all investment securities and deposits therein) and all investment earnings on any funds and accounts created by the Revolving Line of Credit Agreement and this Resolution, all as more particularly described in the Revolving Line of Credit Agreement (collectively, the "Pledged Funds"), in the manner and to the extent herein and in the Revolving Line of Credit Agreement provided. No holder or owner of the Note shall ever have the right, directly or indirectly, to require or compel the exercise of the ad valorem taxing power of the Authority or any other political subdivision of the State of Florida or taxation in any form on any real or personal property for any purpose, including, without limitation, for the payment of debt service with respect thereto, or to maintain or continue any activities of the Authority which generate user service charges, regulatory fees or other non-ad valorem revenues, nor shall any holder or owner of the Note be entitled to payment of such principal and interest from any other funds of the Authority other than the Pledged Funds, all in the manner and to the

extent herein and in the Revolving Line of Credit Agreement provided. The Revolving Line of Credit Agreement and the Note and the indebtedness evidenced thereby shall not constitute a lien upon any real or personal property of the Authority, or any part thereof, or any other tangible personal property of or in the Authority, but shall constitute a lien only on the Pledged Funds, all in the manner and to the extent provided herein and in the Revolving Line of Credit Agreement.

Moneys in the Funds created herein or under the term of the Revolving Line of Credit Agreement, until applied as provided herein or in the Revolving Line of Credit Agreement, may be invested in investments authorized by law, which investments shall mature no later than the date on which moneys therein shall be needed to pay such debt service.

Section 7. <u>Pledge</u>. The payment of the principal of and interest under the Revolving Line of Credit Agreement and the Note shall be secured forthwith equally and ratably by an irrevocable lien on the Pledged Funds, all in the manner and to the extent provided herein and in the Revolving Line of Credit Agreement. The Authority does hereby irrevocably pledge such Pledged Funds to the payment of the principal of, premium, if any, and interest under the Revolving Line of Credit Agreement and the Note.

**Section 8.** <u>Severability</u>. If any provision of this Resolution shall be held or deemed to be or shall, in fact, be illegal, inoperative or unenforceable in any context, the same shall not affect any other provision herein or render any other provision (or such provision in any other context) invalid, inoperative or unenforceable to any extent whatever.

**Section 9.** <u>Applicable Provisions of Law</u>. This Resolution shall be governed by and construed in accordance with the laws of the State of Florida.

**Section 10.** <u>Authorizations</u>. The Authorized Signatories are hereby authorized to execute and deliver on behalf of the Authority the Revolving Line of Credit Agreement and the Note as provided hereby. All officials and employees of the Authority, including, without limitation, the Authorized Signatories, are authorized and empowered, collectively or individually, to take all other actions and steps and to execute all instruments, documents, and contracts on behalf of the Authority as they shall deem necessary or desirable in connection with the completion of the Loan and the carrying out of the intention of this Resolution.

**Section 11.** <u>Repealer</u>. All resolutions or parts thereof in conflict herewith are hereby repealed.

Section 12. <u>Effective Date</u>. This Resolution shall take effect immediately upon its adoption.

PASSED AND DULY ADOPTED at a regular meeting of the Authority on the 18th day of November, 2021.

# TITUSVILLE-COCOA AIRPORT AUTHORITY

By:\_\_\_\_\_ Chair

ATTEST:

By:\_\_\_\_\_ Vice Chair

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# EXHIBIT "A" TO RESOLUTION

## TERM SHEET

# EXHIBIT "B" TO RESOLUTION

# FORM OF REVOLVING LINE OF CREDIT AGREEMENT

## CERTIFICATE AS TO PUBLIC MEETINGS AND NO CONFLICT OF INTEREST

# COUNTY OF BREVARD STATE OF FLORIDA

Each of the undersigned members of the Titusville-Cocoa Airport Authority (the "Authority"), recognizing that Truist Bank (the "Lender") of its Taxable Revolving Line of Credit Revenue Note, Series 2021 (the "Note"), will have purchased said Note in reliance upon this certificate, HEREBY CERTIFIES that:

1. He or she has not, meeting together with any other member or members of the Authority other than at public meetings of the Authority, reached any conclusion as to the actions taken by the Authority with regard to the Note, the security therefor or the application of the proceeds thereform, or any other material matters in regard to the Note; and

2. He or she does not have or hold any employment or contractual relationship with the Lender or any business entity which is purchasing, directly or through an intermediary, the Note from the Authority.

IN WITNESS WHEREOF, we have hereunto affixed our official signatures as of the 18th day of November, 2021.

John Craig, Chairman

Dr. Donn Mount, Vice Chair & Treasurer

Al Voss

Roger Molitor

Mark Grainger

Jessica Curry

Brad Whitmore

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