DUNES MARKETING GROUP



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CONTRACT OF SALE - OFFER AND ACCEPTANCE

1 mis	Contract of Sale - Offer a	nd Acceptance ("Contract") is ente	red into by and between	:
		("Purchaser") whose addi	ess is set forth in Page 5,	and
		("Seller") whose addi	ress is set forth in Page 5.	
l. all im	PROPERTY DESCRIPTION OF THE PR	IPTION. Purchaser agrees to purchy interest appurtenant thereto, situated	hase, and Seller hereby a ed in South Carolina and	grees to sell, all that lot or parcel of land, with being described as follows:
Legal	l;			
Maili	ng:			(the "Property")
THE	☐ BUYER ☐ SELLER	IS LICENSED UNDER THE LAV	WS OF SOUTH CARO	LINA AS A REAL ESTATE LICENSEE.
2.	PURCHASE PRICE	The total Purchase Price for the Pro	operty is \$	to be paid by Purchaser as follows:
a.	Earnest Money depos	ited herewith ("Deposit")		\$
b.	Additional Earnest M	oney Deposit to be paid by		\$
c.	A First Mortgage for	at leastyears at prevailing int	erest rates and terms	\$
d.	Additional Considera			\$
e.	Balance in cash at Cle	osing		\$
Purch	nitment for the financing r	ferenced above from a lender custor o obtain such a loan and shall supply	narily making such loans	ontract is subject to the Purchaser obtaining a s in Beaufort County and the surrounding area. s) with all requisite information. The timing of
	a. Purchaser'sb. Purchaser sl	oan application must be submitted all obtain a loan commitment with	within business in business	s days. days ("Financing Contingency Period").
All tir	me periods run from the eff	ective date of this Contract as set for	th on Page 5.	
affirm Purch Continthe fur and exconta within	native obligation of providinater has elected to termingency Period. Upon receinds) shall return to the Purification and neither party heined in Paragraph 9, then this Paragraph 3. No ris Paragraph is not take	ng written notice to Seller and Seller nate this Contract for failure to old of of notice and execution of any requirements any sums heretofore paid as exert of shall have any rights against the parties acknowledge and agree the ght to cure shall apply to the period.	s agent that the financing of tain financing. Such no uired release forms, the Larnest money, and upon she other hereunder. Not tat time is of the essenceds contained in this Paned in	g Contingency Period, Purchaser shall have the contingency has not been satisfied and that the otice must be provided within the Financing sisting Agency (or other Escrow Agent holding such payment, this Contract shall have no force withstanding the right to cure time period e with respect to all time periods contained ragraph 3. If any requisite action called for the financing contingency shall be deemed
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4. FURNISHINGS, SYSTEMS. attached to the Property and all electric at following:	The property to be nd plumbing syste	e sold hereur ems and othe	der includes r equipment,	all heating and air conditioning systems, all fixtures and shall additionally include without limitation the
Dishwasher Ceiling Fan	or Dryer Ens Irrigation	System	Pool Eq	wave Cook Top & Attachments uipment Septic System Furnished rors Other
				
heating, air conditioning, electric and plui	mbing systems, fir ear and tear which	replace/chim ch does not a	ney, pool and adversely affe	by an attached list of excluded items. All appliances if spa shall be in good working order, their physical ect the normal and regular use thereof. Further, the
not less than fourteen (14) calendar days proto recommend repair, is observed, Seller shiften Purchaser shall have the option of (a) closing attorney to escrow funds from the	no infestation or cated within 45 calcior to Closing. If it all cause same to be delaying Closing sales proceeds at (ify that the dwelling in the context of	damage is re- endar days of a festation by the repaired properties of the r	eported or if f the Closing termites or or rior to Closing pairs are comp amount equatreated by so	there is damage observed, that it is insufficient to and shall be provided to Purchaser's closing attorney ther wood destroying organisms, or damage sufficient g. If repairs are not completed by the date of Closing, pleted, or (b) Seller shall agree to permit Purchaser's al to the costs of such repair. If the Property has not oil poisoning for the prevention of termites and other cation from a licensed pest control operator.
6. OTHER TERMS. OTHER TER	RMS AND COND	OITIONS OI	THIS CON	TRACT ARE:
			-l	
office of Purchaser's attorney or other office and keys to, the Property, free of debris an	ces stipulated by P ad in a clean cond	Purchaser. Ur ition, to Pure	lless otherwis chaser at Clos	ofore, 20 (the "Closing") at the see provided herein, Seller shall deliver possession of, sing. Seller and Purchaser authorize their respective pies of the final HUD-1 settlement statement for the
8. CONDITION OF PROPERTY. purchasing the Property in its present con-	Purchaser, subjection "as is," exc	ect to the te	rms set forth	n in Paragraph 4, Paragraph 5 or Paragraph 10, is
be permitted to have inspection(s) of the Pi requirements of Paragraph 4 as well as to a delivered in the same condition as existing:	roperty performed address any environate the time of this inspection. Purch	by qualified nmental or o Contract exc aser and/or F	rementioned pand licensed ther concerns the for those turchaser's in	stand that "as is" means that the property is being paragraphs. Purchaser, at Purchaser's expense, shall parties to insure that the Property complies with the s of the Purchaser. At Closing, the Property shall be required repairs or other agreed upon improvements. spector shall be permitted to conduct a walk-through,
provisions of Paragraph 15 below, with a te that either party may proceed with all rights the Seller may elect, in lieu of all other reme	of the terms hered on (10) business dated and remedies at lacedies, the forfeiture posit until Seller and	of within the ay right to co aw or in equi e of the Depo	stipulated tingure, it is undently against the osit as liquidate	Il be applied toward the Purchase Price at Closing. ne, and after notice of said default is provided per the instood and agreed by and between the parties hereto defaulting party. In the case of a Purchaser default, ted and agreed upon damages. The parties agree that d a release form authorizing the disbursement or until
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In the event of any litigation commenced because of a default hereunder, the prevailing parties in such litigation shall be entitled to recover attorney fees and court costs from the non-prevailing parties.
The parties hereto hereby acknowledge that the Deposit shall be held in escrow by the Escrow Agent, Additionally, the parties authorize the Escrow Agent to transfer the Deposit to the settlement agent in advance of Closing. The Escrow Agent shall not be required to institute or maintain any litigation unless indemnified to its satisfaction for its attorney
fees, cost disbursements, and all other expenses and liabilities to which it may, in its judgment, be subjected in connection with this action. The Seller and Purchaser shall at all times indemnify the Escrow Agent against all actions, proceedings, claims and demands arising out of this transaction relating to the holding of the Deposit. In the event of a dispute between the Seller and Purchaser which cannot be resolved, the Escrow Agent shall have the option of depositing the Deposit into the Clerk of Court's Office, pending resolution of the disposition of said funds, and Escrow Agent shall bear no further responsibility for said Deposit.
10. RISK OF LOSS AND DAMAGE. In case the Property is wholly or substantially damaged by fire, storm or other casualty, Purchaser may elect, within twenty (20) business days after receiving written notice thereof, to proceed hereunder with a mutually agreed adjustment in the terms of this Contract, or terminate this Contract and receive back all money deposited hereunder. In the event the Property is damaged by the Purchaser, or by any person upon the Property on the Purchaser's behalf (i.e., inspector), such damage shall be repaired at Purchaser's expense.
PRORATIONS; CLOSING COSTS; ASSESSMENTS. All expenses of ownership (and rents, if any) shall be prorated to the date of Closing. Purchaser agrees to purchase from Seller the fuel, if any, situated in any tank on the Property at the prevailing rate with the cost of measurement thereof being paid by Seller. Purchaser is responsible for any Town, City or County Transfer fee, and for the County recording fees for the deed and any loan documents. Additionally, Purchaser shall pay the cost of securing a title examination, title insurance, and a survey (except any survey required by the South Carolina Coastal Tidelands & Wetlands Act, which is the responsibility of Seller). Unless otherwise agreed to in this Contract, Purchaser shall assume outstanding assessments or fees, if any, to cover the costs of water and/or sewer infrastructure. Seller shall be responsible for the South Carolina deed-recording fee required by SC Code §12-24-10. Each party shall pay its own attorney's fees. Unless otherwise agreed to in this Contract, Seller shall be obligated to pay any regime or property owner association special assessment approved by its Board of Directors or similar body prior to closing; provided, however, if such special assessment is levied and/or billed in installments over more than one year, the Seller shall be obligated to pay the installment(s) for the full current calendar year of Closing only and the Purchaser shall assume the installments in future calendar years. Notwithstanding the foregoing, a special assessment to cover insurance premiums, whenever assessed prior to closing, shall be pro-rated based on ownership over the period covered by the premium. Any fee due to an owners' association, or other similar party, upon the transfer of title to the Purchaser, including, but not limited to, transfer fees or community enhancement fees, shall be paid by Purchaser Seller.
BROKER DISCLAIMER. Seller and Purchaser agree that the Selling Agency & Listing Agency are acting only as real estate agents in this transaction and as such have no responsibility for and make no oral or written representations concerning the condition of the premises, terms of the sale or title to the Property, nor are they responsible or accountable for payment of the Purchase Price or for any other funds, except any portion of the Deposit actually received. Neither Agency guarantees payment of any check received as deposit money hereunder. Seller and Purchaser acknowledge that the Agencies: (1) give no guaranty or warranty of any kind, express or implied, as to the physical condition of the Property; (2) give no warranty, express or implied, as to the merchantability or fitness for a particular purpose regarding the Property; (3) give no guaranty or warranty concerning any inspection or report concerning the Property or the accuracy of any published square footage of the Property; (4) give no guaranties or warranties regarding any rental income or other economic benefit of the Property to Purchaser; (5) give no guaranties or warranties regarding any regime or property owner association special assessments which may apply to the Property; and (6) are not responsible for the accuracy of any information contained in the Seller's Property Condition Disclosure Statement.
TITLE. Seller shall convey marketable title to the Property to Purchaser in fee simple by proper deed in recordable form with covenants of general warranty, subject to normal utility easements, applicable restrictive covenants, governmental regulations and assessments. If an owner's title binder can be issued by an ALTA title insurance company at standard rates with standard exceptions for the Beaufort County and surrounding area, title shall be deemed to be marketable. Purchaser acknowledges that Selling Agency has recommended that an attorney examine the title to the Property on Purchaser's behalf. If the Property is a condominium or subject to covenants or restrictions, Purchaser shall have the obligation to verify all regime and property owner regular or special assessments.
14. NON-RESIDENT TAX WITHHOLDING. Seller shall comply with the provisions of South Carolina Code §12-8-580 and U.S. Internal Revenue Code §1445 (as amended) regarding withholding requirements for sellers who are not South Carolina or U.S. residents.
Initials: Purchaser Date Date

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15. Paragrap courier s addresse	oh 15. Ar service (s	E. Each notice required or permitted to be given under this Contract ("Notice") must comply with the requirements of this ny such Notice shall be in writing and shall be deemed to have been given if delivered by hand, sent by recognized overnight uch as UPS or Federal Express), or mailed by certified or registered mail, return receipt requested, with postage prepaid and
	a. b.	to the party at the address set forth on the signature Page 5 herein; or to the legal counsel for a party who has been retained by the party for the transaction contemplated by this Contract.
informatisole res	ining or do of action tion conta ponsibility	N'S LAW. The Purchaser and Seller agree that the Listing and Selling Broker and all affiliated agents are not responsible lisclosing any information contained in the South Carolina Sex Offender Registry. The Purchaser and Seller agree that no may be brought against the Listing and Selling Broker and all affiliated agents for failure to obtain or disclose any tined in the South Carolina Sex Offender Registry. The Purchaser and Seller agree that the Purchaser and Seller have the y to obtain any such information. The Purchaser and Seller understand that Sex Offender Registry information may be local sheriff's department or other appropriate law enforcement officials.
17.	STATU	TORY AND OTHER ADDENDA.
	b. c. d. prior to	In the event the Property is affected by the provisions of the South Carolina Coastal Tidelands & Wetlands Act aph 48-39-10, et. seq., South Carolina Code of Laws), an Addendum will be attached to this Agreement incorporating ired disclosures at Seller's expense. The Purchaser has has not reviewed a South Carolina Property Condition Disclosure Statement. The South Carolina Vacation Rental Act does does not apply to this transaction. This Contract applies does not apply to a residence built prior to 1978. If such residence was built 1978, this Contract is subject to the Lead Based Paint Contingency Addendum and the Lead Based Paint Disclosure, which are attached hereto and incorporated herein. Flood Insurance is required is not required for any federally insured mortgage on the Property. An Inspection Report Addendum is is not attached to this Contract and incorporated herein by reference Also attached hereto and incorporated herein are the following Addenda:
may be control on typew on the do South Caspecified in writing (i) the period standescribed respective written cobe release	in countricommunication more communication more countries urolina. No herein, as g by the arrsons exending and above it e heirs, donsent wheel from it	LLANEOUS. The invalidity or unenforceability of any provision of this Contract shall not affect the other provisions intract shall be construed in all respects as if such invalid and unenforceable provision were omitted. This Contract may be exparts, each of which shall be deemed to be an original. The parties agree that any offer, counteroffer, and/or acceptance exted by the use of facsimile (FAX) or other electronic media, e.g., e-mail, and that the signatures, initials, and handwritten diffications to any of the foregoing shall be deemed to be valid and binding upon the parties as if the originals were present in the handwriting of each party. This Contract shall be governed and construed in accordance with the laws of the State of los failure of a party to exercise any power or right granted hereunder or to insist upon strict compliance with any obligation and no practice at variance with the terms hereof, shall constitute a waiver of said power or right unless expressly authorized affected party. If either party is a corporation, limited liability company, trust, or partnership, it shall provide evidence that: cuting this Contract are authorized to act on behalf of the entity, and (ii) that the entity is validly and legally existing and in defected the undersigned individuals agree that the principals of the purchasing entity will personally endorse any financing frequired by the lender. This Contract shall be binding upon and inure to the benefit of the parties hereto and their evisees, personal representatives, successors and assigns. This Contract may not be assigned by Purchaser without Seller's nich consent shall not be unreasonably withheld. In the event of such approved assignment, the original Purchaser shall not its obligations under this Contract unless otherwise agreed. This Contract constitutes the entire agreement between the may be modified only in writing.
HILTONH	EAD-#64000	Initials: Purchaser Date Date Date

THIS IS A LEGALLY BINDING CONTRACT WHEN SIGNED. PURCHASER AND SELLER SHOULD SEEK LEGAL ASSISTANCE IF THE CONTENTS OF THIS CONTRACT ARE NOT UNDERSTOOD. PURCHASER AND SELLER ACKNOWLEDGE RECEIPT OF A COPY OF THIS CONTRACT.

BOTH BUYER AND SELLER ACKNOWLEDGE RECEIVING, READING, AND UNDERSTANDING THE SOUTH CAROLINA REAL ESTATE COMMISSION'S AGENCY DISCLOSURE BROCHURE.

IN WITNESS WHEREOF, the undersigned parties have executed this Contract on the date set forth beneath their respective signatures. The last date of execution of this Contract by a party, or, if applicable, the last date that the Contract was initialed by a party shall be the effective date of the Contract for purposes of all time periods set forth herein. A signature or initial by either party must be dated to be binding upon the other party.

WITNESSES:	
	Purchaser
	Purchaser
	Date
	Purchaser's Address for Purposes of Notice:
WITNESSES:	
	Seller
	Seller
	Date
	Seller's Address for Purposes of Notice:
Listing Agent:	Company:
	ER AS A (CHOOSE ONLY ONE) SELLER'S AGENT DUAL AGENT OR
Selling Agent:	Company:
SELLING AGENT IS ACTING ON BEHALF OF PUR AGENT □DUAL AGENT OR □ DESIGNATED AG	CHASER AS A (CHOOSE ONLY ONE) BUYER'S AGENT SELLER'S ENT
The foregoing Contract is:	
the unmodified version of the CDRS contains modifications to the CDR	
HILTONHEAD-#640006-v11	r Date Seller Date

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ADDENDUM TO CONTRACT OF SALE INSPECTION FOR COMPLIANCE WITH SECTION 4

PROPERTY	:				
understood by	by order an inspection the parties that the pur of Section 4 of the Con	pose of the insp	repared by a licensed inspector a ection report is to determine that the	nt Purchaser's expense. It is the Property complies with the	
that that and are c	normal wear and tean do not lock or latch, countertops, and hou	is to be expect rust, tree trim sekeeping item	resale property, that it is not neted. (For example: fogged wind ming, leaf accumulation on the s such as filters, light bulbs, pail are not subject to repair unless	lows, interior doors roof, cracks in tile inting and cleaning	
Seller or Sell Purchaser or repair/address does not subn	er's agent shall be pro Purchaser's representa Seller shall respond hit a copy of the report a	vided with a co tive as to any to Purchaser's r and requested re	calendar days of the appropriate	ng with a statement from the urchaser wants the Seller to days. In the event Purchaser and, then the Purchaser shall be	
Contract. Pu	rchaser and Seller agre	e that no repai	mended in the report so as to co rs other than those required by S aid repairs are expressly included i	Section 4 of the Contract are	
In the event S then Seller sl proceeds at cl	hall agree to permit P	ake certain repa urchaser's closi	airs and such repairs are not comp ng attorney to escrow the neces	pleted by the date of closing, sary funds from the Seller's	
			on of the Property shall cease at ess provisions are otherwise made		
SELLER:		PURCHASER:			
Seller		Date	Purchaser	Date	
Seller		Date	Purchaser	Date	
(The foregoin REALTORS®	g form may be used o	only by membe	ers in good standing of the Hilton	n Head Area Association of	
Inspection Ac	idendum A				
************	This is the unmodiform.	fied Hilton Hea	ad Area Association of REALTO	RS® recommended contract	
	This form has been REALTORS®	modified from	that recommended by the Hilton H	ead Area Association of	