EGYPTIAN BOARD OF REALTORS®, INC. 1 2 RESIDENTIAL SALES CONTRACT 3 This is a legally binding Contract. If not fully understood, seek the advice of your attorney prior to signing. Discrimination: It is illegal for either the owner or the broker to refuse to display or sell to any person because of 4 5 one's membership in a protected class, E.G: race, color, religion, national origin, sex, ancestry, age, marital status, 6 physical or mental handicap, familial status, or any other class protected by Article 3 of the Illinois Human Rights 7 8 1. MUTUAL COVENANTS: Seller agrees to sell and Buyer agrees to buy the following described property, all according to the terms and provisions of this Residential Sales Contract. For purposes hereof, this document and all approved 9 addenda shall be referred to as the "Contract". 10 11 12 13 number(s) and including an approximate lot size of acres ("Property"). 14 "Seller" and "Buyer" as used in this Contract shall mean those parties respectively set forth on the signature page hereof. 15 2. CONFIRMATION AND CONSENT TO DUAL AGENCY: The Parties confirm that they have previously consented to the 16 Designated Agent (identified Designated Agent on last page of this Contract) acting as a Dual Agent in providing 17 brokerage services on their behalf and specifically consent to Licensee acting as a Dual Agent in regard to the 18 19 transaction referred to in this Contract. Buyer Initials Seller Initials Seller Initials representing 20 21 Earnest Money ("Earnest Money") to be deposited by Escrowee within one (1) business day following the Final 22 23 Acceptance Date (entered as "Final Acceptance Date" on Page Six of this Contract by the last party to sign) shall be delivered to the Buyer's Designated Agent upon execution of the Contract. 24 25 A refund of earnest money is subject to the terms in Earnest Money and Default. The balance of Purchase Price, adjusted by pro-rations, credits allowed by the parties, and closing costs shall be paid at closing by certified or 26 cashier's check, or electronic wire transfer as required by law, the title agent or as may be required by the Lender. 27 28 **4. FORM OF TITLE:** Buyer elects title to be taken as: □Sole Owner □Joint Tenancy with Right of Survivorship □Tenants in Common □Tenants by the Entirety □Other ______. 29 The Buyer is an □investor or □owner occupant. Title Company: _____ 30 5. CONCESSION OR ALLOWANCE TO BUYER: It is agreed between the parties hereto that Buyer shall receive a credit 31 or allowance from Seller at the time of closing an amount equal to \$_____ or _____% of the purchase price to cover 32 33 the following items: 5a. CONCESSION BY SELLER WITH RESPECT TO BUYER'S BROKERAGE FEES. Buyer represents and warrants that 34 35 Buyer has entered into a Buyer Brokerage Agreement providing for compensation to be paid by Buyer to Buyer's Brokerage. Consequently, Buyer's offer to purchase the real estate is contingent upon Seller agreeing to compensate 36 37 Buyer's Brokerage at closing as follows: (CHOOSE ONE ONLY) 38 (a) ______% of the purchase price or (b) \$ flat fee 39 40 The compensation agreed to herein is the only compensation payable by Seller to Buyer's Brokerage. **6. CLOSING DATE**: The parties agree that **TIME IS OF THE ESSENCE** and shall close this transaction □on or before 41 42 ____ (specified date) or □within _____ calendar days from the Final Acceptance Date ("Closing Date"). In the event the Closing Date must be rescheduled, the parties may mutually agree in writing to 43 close at such other time and place as is convenient. Closing shall take place at the escrow office of the title company 44 (or its issuing agent) that will issue the Owner's Policy of Title Insurance, situated nearest the Real Estate, or as shall 45 46 be agreed mutually by the Parties. This Agreement will expire at 11:59 p.m. three calendar days after the scheduled 47 closing date unless the parties mutually agree to an alternate time or place in writing. In the event the agreement is

Buyer Seller Seller

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48 breached as a result of the closing not occurring within the time frame provided herein, the Earnest Money shall be 49 distributed in accordance with terms outlined in Earnest Money and Default. 50 7. FIXTURES AND PERSONAL PROPERTY: Included in the transfer of the Property, Seller includes all heating, cooling, electrical and plumbing systems; all permanently attached fixtures on the property and personal property as 51 enumerated below. Seller certifies that the personal property is owned by Seller and to the Seller's knowledge are 52 53 currently on the Property and in working condition as of the Final Acceptance Date. The Parties agree that the fixtures and personal property do not hold individual value as related to the total Purchase Price. 54 55 Items marked designate an included item. The terms of this offer, not the listing Contract or marketing materials, 56 determine what items are included or excluded by this offer. □Bath Mirrors/Bars/Holders/Dispensers □Garage Openers/Remotes □Playset or Equipment □Grill/Fire Pit/Outdoor Heaters □Blinds/Shades/Shutters □Range/Cooktop/ Oven □Ceiling Fans/Remotes □Hood/Fan □Refrigerator □Central Vac & Attachments □In-sink Disposal □Satellite Dish □Dehumidifier □Security System (owned) ☐ Home Automation Systems □Signage/Lettering/Numbering □Dishwasher □Intercom System □Draperies/Valances/Cornices □Landscape Lighting □Speaker Systems □Drapery/Valance Hardware □Lawn Ornamentation □Storage Shed □Microwave Oven □Sump Pump(s) □Dryer □Electronic Air Filter □Multimedia □Trash Compactor □Fireplace Equipment □Outdoor Fences/Screens/Barriers □Washer □Freezer/Secondary Appliance(s): □Patio Furniture/Umbrellas/Planters □Water Filtration System Location □Propane Tank □Window A/C Unit The following additional items are included: 57 58 The following items are excluded from the property transfer: _____ 59 8. POSSESSION: At the time of Closing, Seller shall deliver to Buyer possession of the premises and all personal property sold and conveyed to Buyer hereunder. On or before Closing, Seller shall remove all debris and personal property not 60 to be sold to Buyer hereunder from the Premises. Title to the real estate, improvements, fixtures, included personal 61 property, and all other responsibilities of ownership shall pass to the Buyer at Closing. In the event possession is to be 62 granted prior to closing or after closing, Addendum B-Post Closing Possession or Addendum C-Pre-Closing Possession 63 64 should be attached as part of this Contract. A failure on the part of Seller to transfer possession as specified will not make Seller a tenant of Buyer, but in such event, in addition to any other damages that may be determined, Seller shall 65 pay to Buyer \$______ per day as consequential damages for Buyer's inconvenience, and not as rent. All 66 67 other remedies, which the Buyer may have under law, are reserved to Buyer. 68 9. METHOD OF PAYMENT: □CASH SALE: This Contract is contingent upon sufficient written proof of liquid funds submitted to Seller within two 69 business days of Final Acceptance by a bank representative, financial advisor, printed evidence (for example bank 70 71 statement, account ledger, financial statement) or other materials as are reasonably acceptable to Seller. 72 ☐ FINANCING CONTINGENCY: This Contract is contingent upon Buyer obtaining a written mortgage loan commitment 73 of _______% of the Purchase Price for a □Conventional □VA □FHA □USDA or □other specialized mortgage loan 74 with an initial □Fixed Rate or □Adjustable rate of interest not to exceed percent, to be amortized in 75 monthly installments for ______ years. If Buyer is seeking FHA or VA financing, any required FHA or VA amendments and disclosures shall be attached to this Contract. 76 A. Buyer shall make written loan application no later than _____ 77 calendar days after Final Acceptance Date, and Buyer will diligently pursue obtaining a written 78 commitment for such financing, including, but not limited to, providing Lender with all pertinent 79 80 information deemed necessary by the Lender and correcting erroneous credit reports. Failure to do so shall constitute default of this Contract. 81 82 B. The Buyer shall return the Letter of Intent to Proceed to the Lender on or before: _____ calendar days

 Page 2 of 7
 Buyer______
 Seller______
 Seller______
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from Final Acceptance Date.

84 85 86 87 88 89 90 91 92 93 94 95	Accepta Lender renego cannot earnest D. Buye the afo acting of effect.	ance Date and shall provide an up withdraws its approval at any time tiating terms to accommodate the be obtained then this Contract shall may terminate this Contract if rementioned real estate, as determinated the behalf of the Lender or Buyer. A refund of earnest money is suggested the option of proceeding with the contract of the contract in the	odated "Conditional Loan And be before closing, the Selle Buyer's Lender. In the expand terminate and be of notice Earnest Money and Defauthe purchase price set formined and in writing by a then this Contract shall the bject to the terms in Earnest in E	o later thandays after Final approval" upon request. In the event the r has the option of extending closing or ent that the aforementioned financing further force and effect. A refund of alt. The following the financial exceeds the appraised value of current licensed and registered appraiser terminate and be of no further force and est Money and Default. However, Buyer regard to the amount of the appraised
96 97	10. DISCLOSURE S the following:	STATEMENTS: Buyer confirms tha	at before signing this Conti	act, Buyer has received and reviewed
98	□a completed Se	ller's Residential Real Property Di	isclosure Report or □Selle	r is exempt from completing.
99	□the EPA Pamph	let, "Protect Your Family from Le	ad in Your Home"	
100	□a Lead-Based P	aint Disclosure. □Not Applicable	– Built after 1978	
101	☐the IEMA Pamp	hlet "Radon Testing Guidelines fo	or Real Estate Transactions	".
102	☐a Disclosure of	Information on Radon Hazards.		
103 104 105 106	Buyer has not rec Statement should	, -	Addendum T-Contingency	state or federal laws. In the event the For Approval of Seller's Disclosure
107	11. CONDITION C	OF PREMISES, INSPECTIONS, AND	INSURABILITY	
108 109 110 111 112 113 114 115 116 117 118 119 120 121 122 123 124	and/or licensed in Addendum A-Con Acceptance of thi repairs and routin effect on the valu property or involv I.Buyer shall material de specified ti pertinent p	nspector of Buyer's choice and at addition of Premises report shall be a Contract. Buyer agrees that "make maintenance. A "material defere of the residential real property, wes a material component that is serve a signed Addendum A-Contefects immediately upon completime period in A above. Upon receivages of the reports outlining any pole to the Buyer, one of the follow a. Seller and Buyer may nego b. Seller may at closing, credimaterial defect(s). c. Seller will neither repair not	the Buyer's expense. Pertice given to the Seller within a terial defects" are being a ct" shall be a condition that, significantly impair the he not in functional working of dition of Premises report to ion of all inspections but in ipt of written notice from material defects disclosed wing options will apply: of the Buyer a mutually agree or provide credit.	to the Seller/Seller's Broker of any no way later than the aforementioned the Buyer, including a copy of the by the inspections which are
124				nd where the Buyer and Seller have ndays of Seller's receipt of the
126				his Contract by giving a termination
127		notice to the Seller or Seller's		
128 129 130 131	and repoi indicate E	rts to Seller/Seller's Broker as dire	ected above and within the cy in its "AS IS" condition.	f Addendum A-Condition of Premises e specified time period above shall The Seller, Real Estate Brokerage Firm(s) reto.
	Page 3 of 7	BuyerBuyer	, SellerSeller	EBOR#930 REV. 07222024
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and/or inspector, and Buyer does not desire to obtain an inspection of the property by a licensed Contractor and/or inspector, and Buyer does not desire to obtain any inspection of the property. The property within and/or inspector, and Buyer does not desire to obtain any inspection of the property within and/or inspector, and Buyer does not desire to obtain homeowner/hazard insurance from the property within a calendar days after final acceptance. The Buyer must provide a letter of intent or proof of insurance from the linear not withstanding the physical condition of afore mentioned property. If the Buyer does not deliver to Seller o Seller's Broker a written notice from an insurance company derying said insurance or Buyer's inability to obtain homeowner/hazard insurance on the property, this condition shall be deemed waived. Buyer's performance under this Contract shall thereafter not be conditioned upon Buyer's obtaining insurance. If Buyer has complied with the terms of this paragraph and timely provided written notice to Seller of Buyer's inability to obtain such insurance, then this Contract shall be terminated. Refund of earnest money will be subject to the terms in Earnest Money and Default, 12. FLOOD AREA: Buyer □may □may not terminate this Agreement if the Property lies in an NFIP designated flood hazard area. 13. HOME WARRANTY AGREEMENT: □WAIVED □BUYER □SELLER agrees to purchase a limited home warranty program/service agreement warranty program is a limited-service agreement warranty my my and Buyer are receiving □are not receiving compensation from the home warranty company for the sale of said plan. 14. REAL ESTATE TAKES: The Buyer will pay all real estate taxes accruing after the closing date, and at all times thereafter, although the taxes may increase or decrease. Seller and Buyer agree that the Brokersegriffirm, cooperating licenses, and/or designated Broker(s) shall have no liability or obligation because of any increase or decrease of real estate taxes, assessments, multipliers or tax ra	132 133	\Box B. Buyer has personally inspected the property and accepts it in its present "AS IS" condition and agrees that are no additional written or oral representations or understandings except as otherwise provided in this Conti	
	134 135	Buyer acknowledges that Buyer has been advised to obtain an inspection of the property by a licensed Contra	
insurance company showing evidence of insurability and intent to insure on behalf of both the Buyer and/or the Lender notwithstanding the physical condition of afore mentioned property. If the Buyer does not deliver to Seller o Seller's Broker a written notice from an insurance company denying said insurance or Buyer's inability to obtain homeowner/hazard insurance on the property, this condition shall be deemed waived. Buyer's performance under this Contract shall thereafter not be conditioned upon Buyer's obtaining insurance. If Buyer has complied with the terms of this paragraph and timely provided written notice to Seller of Buyer's inability to obtain such insurance, then this Contract shall be terminated. Refund of earnest money will be subject to the terms in Earnest Money and Default. 12. FLOOD AREA: Buyer may may not terminate this Agreement if the Property lies in an NFIP designated flood hazard area. 13. HOME WARRANTY AGREEMENT: WAIVED BUYER SELLER agrees to purchase a limited home warranty program/service agreement from valued at \$	136	☐C. This Contract is contingent upon Buyer's ability to obtain homeowner/hazard insurance for the property	
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is subject to release in accordance with Illinois Statute 225 ILCS 454/20-20 (a)(17), and 68 Illinois Adm. Code 1450-750. The Escrowee will hold any such money in a special, non-interest-bearing account and it shall be disbursed according to the terms of this Contract. However, in the event this Contract is breached or unable to be performed by any party to this Contract, the following shall apply: A. If the Contract is breached or unable to be performed by the Seller, then at the Buyer's option, after notice to the Seller, Buyer may	165 166 167 168	company with the cost of the escrow to be divided equally by Buyer and Seller and paid at Closing. When the amount of the taxes to be prorated under this Contract can be ascertained, the taxes shall be prorated by attorney or representative at the request of either Party and Seller's share of such tax liability after proration paid to Buyer from the escrow funds and the balance, if any, shall be paid to Seller. If Seller's obligation af	ne exact Seller's shall be
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750. The Escrowee will hold any such money in a special, non-interest-bearing account and it shall be disbursed according to the terms of this Contract. However, in the event this Contract is breached or unable to be performed by any party to this Contract, the following shall apply: A. If the Contract is breached or unable to be performed by the Seller, then at the Buyer's option, after notice to the Seller, Buyer may	L71	\square Other (hereinafter referred to as "Escrowee") for the mutual benefit of the parti	es and
	172 173 174 175 176	is subject to release in accordance with Illinois Statute 225 ILCS 454/20-20 (a)(17), and 68 Illinois Adm. Code 750. The Escrowee will hold any such money in a special, non-interest-bearing account and it shall be disburs according to the terms of this Contract. However, in the event this Contract is breached or unable to be perforbly any party to this Contract, the following shall apply: A. If the Contract is breached or unable to be performed by the Seller, then at the Buyer's option, af	1450- ed rmed
			07222027

178	I.) proceed to closing notwithstanding Seller's failure to perform all the Seller's obligations, without
179	waiving any other remedies for Seller's nonperformance, or
180	II.) request return of earnest money.
181	B. If the Contract is breached or unable to be performed by the Buyer, then at the Seller's option, after
182	notice to the Buyer, the earnest money shall be forfeited to the Seller and applied first to the payment of
183	Broker's expenses incurred on behalf of the parties, and next to the Seller not as liquidated damages, but
184	as partial reimbursement for actual damages incurred.
185 186	Upon receipt of a written request from Buyer or Seller for return or delivery of the earnest money or the failure of
187	the transaction to close as provided for in this Contract, the Escrowee shall give written notice to the parties, as
188	provided for in this Contract, at least fourteen (14 days) prior to the intended disbursement of the earnest monies
189	indicating how the Escrowee intends to disburse the earnest money if no written objection is received from any party. If no written objection is received by the date indicated in the notice, then Escrowee shall distribute the
190	earnest monies as indicated in the written notice to the parties. If any party objects in writing to the intended
191	disbursement of the earnest monies, then those earnest monies shall be held until receipt of written instructions
192	from all parties or until receipt of an order of a Court.
193	Alternatively, the Escrowee may interplead any funds held into the Court for distribution after resolution of the
194	dispute between Seller and Buyer by the Court. Escrowee may retain from the funds deposited with the Court the
195	amount necessary to reimburse Escrowee for court cost and reasonable attorney's fees incurred due to the filing of
196	the Interpleader. If the amount held in escrow is inadequate to reimburse for the costs and attorney's fees, Buyer
197	and Seller shall jointly and severally indemnify the Escrowee for additional cost and fees incurred in filing the
198	Interpleader action. The foregoing remedies are not intended to be exclusive, and the parties shall have the
199	additional right to all other lawful remedies including specific performance. DAMAGES ARE NOT LIMITED TO THE
200	AMOUNT IN ESCROW. In the event of any breach of this Contract, the breaching party shall pay on demand the
201	reasonable attorney fees incurred by the other party as a result of the breach of this Contract.
202	16. SURVEY: (check one)
203	□No survey shall be provided.
204	This Contract is contingent upon a current survey performed by a registered land surveyor to be presented to and
205	accepted by the Buyer prior to closing, and shall be paid for by the \Box Seller \Box Buyer
206	□Registered surveyor to locate the property corners to be presented to and accepted by the Buyer prior to closing,
207	and shall be paid for by the □Seller □Buyer
208 209	□Existing survey shall be provided and presented to and accepted by the Buyer no later than fourteen days after Final Acceptance Date.
210	17. CONDOMINIUM: This is a condominium purchase and Addendum F-Condominium Sales is hereby attached to
211	this Contract.
212	18. AUTHORIZATION: Seller and Buyer hereby authorize Lender, title companies and any other institutions to release
213	to Designated Broker(s) or Brokerage firm any information pertaining to this property.
214	19. OTHER:
215	
216	
217	20. LICENSED REAL ESTATE BROKER BUYING/SELLING AS PRINCIPAL: The Parties understand that the □Buyer
218	□Seller is a licensed real estate Managing Broker or Broker, acting as a principal, for his own account.
219	SELLER AND BUYER ARE ADVISED THAT TIME IS OF THE ESSENCE IN THIS CONTRACT
220	
	RECEIPT FOR EARNEST MONEY: The undersigned Broker acknowledges receipt of the
	aforementioned earnest money to be held and disbursed according to the terms and conditions of the
	foregoing Contract.
	Broker Escrowee
	Signature
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Addenda and Additional Terms and Attachments								
The following contingencies, additions, exclusions of	or other special terms, if checke	ed, are included in the Contro						
and the required addenda or form are attached separately.								
☐ Addendum B - POST-CLOSING POSSESSION	·							
☐ Addendum C - PRE-CLOSING POSSESSION								
☐ Addendum F — CONDOMINIUM SALES								
☐ Addendum G - HOLD HARMLESS AGREEMENT								
☐ Addendum K — ESCALATION CLAUSE								
☐ Addendum L - NEW CONSTRUCTION CONTINGENCY								
☐ Addendum M - PROPERTY OWNERS' ASSOCIATION APP	PROVAL							
☐ Addendum N - SALE OF BUYER'S HOME CONTINGENCY								
☐ Addendum O - CLOSING OF BUYER'S HOME CONTINGE	NCY							
☐ Addendum P - INTERIM FINANCING CONTINGENCY								
☐ Addendum Q - CANCELLATION OF BUYER'S PRIOR CON	TRACT							
☐ Addendum R - CANCELLATION OF SELLER'S PRIOR CONTRACT ☐ Addendum S - BACK UP OFFER ☐ Addendum T - CONTINGENCY FOR APPROVAL OF SELLER'S DISCLOSURE STATEMENTS								
						$\ \square$ Addendum W $-$ ARTICLES OF AGREEMENT FOR DEED (C	CONTRACT FOR DEED)	
						THIS IS A LEGALLY BINDING CONTRACT. IF	NOT FULLY UNDERSTOOD, S	SEEK THE ADVICE OF YOUR
ATTORNE	Y PRIOR TO SIGNING.							
Buyer								
Buyer Phone ()								
StreetApt#								
CityState Zip								
Selling Agency								
License #								
Agency Address								
/ Ngeriety / Madress								
Selling Broker	Listing Broker							
License #	License #							
Phone	Phone							
Email	Email							
Offer to be accepted by Seller no later than SIGNATURE:	M. on	, 20						
Buyer Date/Time	Buyer	Date/Time						
SELLER: □Accepts the foregoing offer. □Rejects the Addendum E-Counter Offer Addendum.	foregoing offer. □Rejects fore	going offer and attaches						
Seller Date/Time	Seller	Date/Time						
FINAL ACCEPTANCE DATE: Ack The Final Acceptance Date shall be the date when a indicated in this Sales Contract as an Acceptance by	n offer and addendums have be	een duly signed, dated, and						

General Provisions and Terms

<u>SELLER'S REPRESENTATIONS</u>: Seller warrants that notice has not been received from any state or local government authority of any zoning, building, fire, or health code violations, or of any pending rezoning, or of any pending special assessment from any governmental body affecting the Real Estate or improvements.

<u>NOTICES</u>: All notices to a party shall be sent by first class mail, facsimile, e-mail or personal delivery to the applicable party, and a copy to the appropriate Broker. The notices shall be deemed received as of date of personal delivery, receipt of mailing, receipt of e-mail or fax transmittal. Notices on behalf of a particular party may be initiated and sent by the applicable Buyer's Broker and/or Seller's Broker, and such Broker shall be responsible for having the requisite authority for providing the content of the notice so remitted.

ACCESS: Seller agrees to permit inspections of the property by building inspectors, Contractors, termite inspectors, engineers and appraisers selected by Buyer as provided for in the Contract or inspections and appraisals required by the Buyer's Lender upon reasonable advance notice to Seller. Seller grants Buyer, if accompanied by Buyers Broker(s), the right to enter and "walk through" the property and the right to have utilities turned on or to be transferred at Buyer's expense within four (4) calendar days prior to closing. The right for final "walk through" shall be for Buyer to ensure that the property is in the same general condition as it was on the date of this Contract; except that where repairs are made to correct defects noted by an inspection conducted pursuant to ADDENDUM A-CONDITION OF PREMISES, INSPECTIONS, AND INSURABILITY Buyer shall have the right to re-inspect the Property with an agent or Contractor of their choosing to confirm repairs are completed in a workmanlike manner. Buyer, if accompanied by Buyer's Broker(s), may also be present during inspections and final "walk through." In any event, final "walk through" and inspections pursuant to this paragraph shall be completed within four (4) calendar days prior to closing. Waiver of inspections does not waive the right to a final "walk through."

RISK OF LOSS: If, prior to delivery of deed, hereunder, the improvements on said premises shall be destroyed or materially damaged by fire or casualty, Buyer shall have the option of declaring this Contract null and void or of accepting the premises as damaged or destroyed, together with the proceeds of any insurance payable as a result of the destruction or damage, which proceeds the Seller agrees to assign to the Buyer. The Seller shall not be obligated to repair or replace damaged improvements. The provisions of the Uniform Vendor and Purchaser Risk Act of the State of Illinois shall be applicable to this Contract, except as modified by this paragraph. Refund of earnest money is subject to the terms in Earnest Money and Default

<u>PRORATIONS, DEPOSITS AND SPECIAL ASSESSMENTS</u>: Rents, Association Fees, propane fuel and current operating expenses, if any, shall be pro-rated to date of closing. Any deposits held shall be transferred to Buyer at closing. In addition, pro-ratable items shall include, without limitations, rents for tenants, homeowners or condominium association assessments, or accrued interest on any mortgage assumed. Prorations shall be as of the date of closing. The Seller shall pay special assessments at closing.

TITLE: Prior to closing, Seller shall furnish to Buyer and/or Buyer's Lender, at Seller's expense a commitment for an owner's title insurance policy, including owners policy and financing statement search, if applicable, dated after the Final Acceptance Date of this Contract, showing a good and merchantable title, subject to prior reservations or transfers of mineral rights, all easements, restrictive covenants, all reservations of public record, if any, and all zoning laws and ordinances, which do not unreasonably interfere with Buyer's intended use of the property. Such title insurance is to be issued in the amount of the purchase price. If Seller is unable to cure title exceptions, or, if any extension beyond the original closing date would result in the expiration or adverse change in the terms of Buyer's loan commitment, then Buyer shall have the following options: A. Terminate the Contract. A refund of earnest money is subject to the terms in Earnest Money and Default. B. Elect to extend the length of time in writing for the Seller to cure the exceptions. Buyer shall pay the final search and mortgage policy charges.

The Seller shall also furnish a Warranty Deed with Transfer Stamps in the amount of the sales price attached thereto.

FORM 1099S: The parties agree to provide the necessary information to complete form 1099S and authorize its proper distribution.

<u>PLAT ACT COMPLIANCE:</u> If applicable, Sellers agree to fully comply with all provisions of 765ILCS205 known as the "Plat Act", and if required by the recorder's office will furnish an affidavit of compliance.

<u>FINAL SETTLEMENT</u>: Closing of the sale and acceptance of the deed by Buyer shall constitute acknowledgment that the real estate, improvements, mechanical systems and appliances are in acceptable condition to the Buyer.

ENTIRETY OF AGREEMENT: This Contract contains the entire agreement between the parties and no oral representation, warranty or covenant exists other than those herein stated. Buyer acknowledges and agrees that, except as otherwise expressly set forth in this Contract, neither Seller nor any Broker or representative of Seller or Buyer has made or shall be deemed to have made any oral or written representation or warranty concerning any matter connected with or relating to the purchase and sale hereunder.

<u>ELECTRONIC SIGNATURES</u>: The parties hereto may show their consent to any action, instrument, or document by manual signature reproduced and transmitted through any electronic means; or by the adoption of electronic signatures as may be provided or agreed to by the parties. The parties agree that they waive any issue as to the validity of a signature for the sole reason of its electronic transmission or that such signature is not a manual original.

EXECUTION: This Contract shall be effective and binding when Seller and Buyer have each signed a copy, even if both have not signed the same copy, and signed copies have been duly delivered to Buyer and Seller. The covenants and agreements contained herein shall extend to and be obligatory upon the heirs, executors, administrators, and permitted assigns of the parties.

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