RESIDENTIAL SALES CONTRACT (Virginia)

This s	ales contract ("Contract") is offered on("Date of Offer") betwee	en
	("Buyer") and		
	_("Seller") collectively referred to as "Parties", who, a	mong other things, here	by confirm and
	wledge by their initials and signatures herein that by pri		
	("Listing Brokerage") repre	esents Seller, and	
	("Cooperating Brokerage") represe	ents Buyer. The Listing	Brokerage and
Coope	erating Brokerage are collectively referred to as "Broker	"." In consideration of the	ne mutual promises
and co	ovenants set forth below, and other good and valuable co	onsideration the receipt	and sufficiency of
which	are acknowledged, the Parties agree as follows:		
1. R	EAL PROPERTY. Buyer will buy and Seller will sell:	for the sales price in Par	ragraph 2(A) below
	Sales Price") Seller's entire interest in the real property		
,	purtenances) described as follows ("Property"):	(William and improvements)	, rights und
\mathbf{T}_{i}	AX Man/ID # Legal Descr	intion: Lot(s)	
Se	ection Subdivision or Condominium County/Municipality	iption. Lot(s)	
Pa	urking Space(s) # County/Municipality		
D	eed Book/Liber #Page/	/Folio #	
St	reet Address	1010 11	
Uı	reet Address nit #City	ZIP Code	
	RICE AND FINANCING. (Any % are percentages of Sal		
A	Sales Price.	\$	
В.	Down Payment (If no financing, Down Payment equals Sa	lles Price). \$	or %
	. Financing.		
C.		Φ.	
	1. First Trust (if applicable)	\$	or %
	□ Conventional □ VA □ FHA		
	□ USDA □ Other:		
	2. Second Trust (if applicable)	\$	or %
	3. Seller Held Trust (if applicable)	\$	or %
	TOTAL FINANCING	\$	or %
D.	"Seller Subsidy" to Buyer. Sellers' net reduced by:	\$	or %_
	Financing Contingency. Contract □ is contingent (a	·	
IV.	contingent on financing. If Contract is contingent on	,	
	application for the financing and any lender-required p		
	days after Date of Ratification; and (ii) Buyer grants p		
	the lender to disclose to Listing Brokerage and Seller		0
	progress of the loan application and loan approval pro		madic addut the
-			
F.	Appraisal Contingency. Contract ☐ is contingent (a		
	contingent on Appraisal. If Contract is contingent on	0 11	*
	provide Appraiser(s) reasonable access to Property for		
	contingent on financing and/or Appraisal; Seller □ wi	III OR □ will not provi	de Appraiser(s)
	reasonable access for Appraisal purposes.		

NVAR K1321: v01/24 Page 1 of 11

If Contract is not contingent on Appraisal, Buyer will proceed to Settlement without regard to Appraisal. Seller and Buyer authorize Broker to release Sales Price to Appraiser(s) who contacts them to obtain the information. Nothing in this subparagraph creates a financing contingency not otherwise agreed to by the Parties.

G. Buyer's Representations. Buyer □ will OR □ will not occupy Property as Buyer's principal

	residence. Unless specified in a written contingency, neither Contract nor the financing is dependent or contingent on the sale and settlement or lease of other real property. Buyer acknowledges that Seller is relying upon Buyer's representations, including without limitation, the accuracy of financial or credit information given to Seller, Broker, or the lender by Buyer.
3.	DEPOSIT. Buyer's deposit ("Deposit") in the amount of □ \$check/bank-wired funds; and/or □ \$ by note due and payable on will be held in escrow by the following Escrow Agent: □ Settlement Agent OR □ Cooperating Broker OR □ Other Buyer □ has delivered Deposit to Escrow Agent OR □ will deliver Deposit to Escrow Agent by Days after Date of Ratification. If Buyer fails to timely deliver Deposit to Escrow Agent as provided herein, Seller may at Seller's option Deliver to Buyer Notice to Void Contract. Upon Delivery of Seller Notice to Void Contract, all respective rights and obligations of the Parties arising under Contract will terminate. Buyer may cure Default by Delivering Deposit to Escrow Agent prior to Seller Delivery of Notice Voiding Contract.
	Deposit will be deposited by Escrow Agent into an escrow account in accordance with applicable state and federal law. This account may be interest bearing and all Parties waive any claim to interest resulting from Deposit. Deposit will be held in escrow until: (i) credited toward Sales Price at Settlement; (ii) all Parties have agreed in writing as to its disposition; (iii) a court of competent jurisdiction orders disbursement and all appeal periods have expired; or (iv) disposed of in any other manner authorized by law. Seller and Buyer agree that no Escrow Agent will have any liability to any party on account of disbursement of Deposit or on account of failure to disburse Deposit, except only in the event of Escrow Agent's gross negligence or willful misconduct. Seller and Buyer further agree that Escrow Agent will not be liable for the failure of any depository in which Deposit is placed and that Seller and Buyer each will indemnify, defend and save harmless Escrow Agent from any loss or expense arising out of the holding, disbursement or failure to disburse Deposit, except in the case of Escrow Agent's gross negligence or willful misconduct.
4.	SETTLEMENT. Seller and Buyer will make full settlement in accordance with the terms of Contract on, or with mutual consent before, ("Settlement Date") except as otherwise provided in Contract. If Settlement Date falls on a Saturday, Sunday, or legal holiday, then Settlement will be on the prior business day. NOTICE TO BUYER REGARDING THE REAL ESTATE SETTLEMENT AGENTS ACT ("RESAA") Choice of Settlement Agent: Chapter 10 (§ 55.1-1000, et seq.) of Title 51 of the Code of Virginia ("RESAA") provides that the purchaser or the borrower has the right to select the settlement agent to handle the closing of this transaction. The settlement agent's role in closing this transaction involves the coordination of numerous administrative and clerical

NVAR K1321: v01/24 Page 2 of 11

functions relating to the collection of documents and the collection and disbursement of funds required to carry out the terms of the contract between the Parties. If part of the purchase price is financed, the lender for the purchaser will instruct the settlement agent as to the

signing and recording of loan documents and the disbursement of loan proceeds. No settlement agent can provide legal advice to any party to the transaction except a settlement agent who is engaged in the private practice of law in Virginia and who has been retained or engaged by a

party to the transaction for the purpose of providing legal services to that party. No settlement agent may collect any fees from a represented seller payable to the settlement agent or its subsidiaries, affiliates, or subcontractors without first obtaining the written consent of the seller's counsel.

Variation by agreement: The provisions of the RESAA may not be varied by agreement, and rights conferred by this chapter may not be waived. The seller may not require the use of a particular settlement agent as a condition of the sale of the property.

Escrow, closing and settlement service guidelines: The Virginia State Bar issues guidelines to help settlement agents avoid and prevent the unauthorized practice of law in connection with furnishing escrow, settlement, or closing services. As a party to a real estate transaction, the purchaser or borrower is entitled to receive a copy of these guidelines from their settlement agent, upon request, in accordance with the provisions of the RESAA.

BUYER'S NOTICE	TO SELLE	R. Buyer designates
----------------	----------	----------------------------

("Settlement Agent"). Buyer agrees to contact Settlement Agent within ten (10) Days of Date of Ratification to schedule Settlement. Settlement Agent will order the title exam and survey if required. Pursuant to Virginia law, Settlement Agent is the sole agent responsible for conducting the Settlement as defined in Virginia Code § 55.1-900, *et seq.* Delivery of the required funds and executed documents to the Settlement Agent will constitute sufficient tender of performance. Funds from this transaction at Settlement may be used to pay off any existing liens and encumbrances, including interest, as required by lender(s) or lienholders.

To facilitate Settlement Agent's preparation of various closing documents, including any Closing Disclosure, Buyer hereby authorizes Settlement Agent to send such Closing Disclosure to Buyer by electronic means and agrees to provide Settlement Agent with Buyer's electronic mail address for that purpose only.

- **5. DOWN PAYMENT.** Down Payment will be paid on or before Settlement Date by certified or cashier's check or by bank-wired funds as required by Settlement Agent. An assignment of funds will not be used without prior written consent of Seller.
- **6. DELIVERY.** This paragraph specifies the general delivery requirements under Contract. For delivery of property or condominium owner's association documents see the VIRGINIA RESALE DISCLOSURE ACT paragraph of Contract.

Delivery ("Delivery," "delivery," or "delivered") methods may include hand-carried, sent by professional courier service, by United States mail, by facsimile, or email transmission. The Parties agree that Delivery will be deemed to have occurred on the day: delivered by hand, delivered by a professional courier service (including overnight delivery service) or by United States mail with return receipt requested, or sent by facsimile or email transmission, either of which produces a tangible record of the transmission.

Deliveries will be sent as follows

Denveries will be sent as follows:
A. Addressed to Seller at Property address unless otherwise specified below by □ United States
mail, hand delivery or courier service $\mathbf{OR} \square$ fax $\mathbf{OR} \square$ email (check all that apply):
To Seller:
B. Addressed to Buyer by □ United States mail, hand delivery or courier service OR □ fax OR □ email (check all that apply): To Buyer:

NVAR K1321: v01/24 Page 3 of 11

No party to Contract will refuse Delivery in order to delay or extend any deadline established in Contract.

- 7. VIRGINIA RESIDENTIAL PROPERTY DISCLOSURE ACT. The Virginia Residential Property Disclosure Act (§ 55.1-700 et seq. of the Code of Virginia) requires Seller to deliver a disclosure statement prior to the acceptance of Contract unless the transfer of Property is exempt. The law requires Seller, on a disclosure statement provided by the Real Estate Board, to state that Seller makes no representations or warranties concerning the physical condition of the Property and to sell the Property "as is," except as otherwise provided in Contract.
- **8.** VIRGINIA RESALE DISCLOSURE ACT. Seller represents that the Property □ is OR □ is not located within a development that is subject to the Virginia Property Owners' Association Act ("POAA"). Seller represents that the Property □ is OR □ is not located within a development that is subject to the Virginia Condominium Act ("Condo Act").
 - A. Section 55.1-2308 of the Resale Disclosure Act requires the following contract language: Subject to the provisions of §55.1-2317, any contract for the resale of a unit in a common interest community shall disclose that (i) the unit is located in a common interest community; (ii) the seller is required to obtain from the association a resale certificate and provide it to the purchaser; (iii) the purchaser has the right to cancel the contract pursuant to §55.1-2312; (iv) the purchaser has the right to request an update of such resale certificate in accordance with §55.1-2311; and (v) the right to receive the resale certificate and the right to cancel the contract are waived conclusively if not exercised before settlement.

The provisions of §55.1-2312 allow for Buyer cancellation of the Contract under the following circumstances: (i) within 3 days, or up to 7 days if extended by the ratified real estate contract, after the ratification date of the contract if the purchaser receives the resale certificate, whether or not complete, or a notice that the resale certificate is unavailable on or before the date that the contract is ratified; (ii) within 3 days, or up to 7 days if extended by ratified real estate contract, from the date the purchaser receives the resale certificate, whether or not complete, or a notice that the resale certificate is unavailable if delivery occurs after the contract is ratified; or (iii) at any time prior to settlement if the resale certificate is not delivered to the purchaser. Pursuant to §55.1-2307 and for purposes of this Paragraph, "ratified real estate contract" includes any addenda to Contract. If the unit is governed by more than one association, the timeframe for the purchaser's right of cancellation shall run from the date of delivery of the last resale certificate.

	3. For delivery of the Resale Certificate or the Notice of non-availability of the Certificate, Buyer orefers delivery at	
	if hard copy	
).	PROPERTY MAINTENANCE AND CONDITION; INSPECTIONS. Except as otherwise	
	pecified herein, Seller will deliver Property free and clear of trash and debris, broom clean and in substantially the same physical condition to be determined as of Date of Offer OR Date of	
	nome inspection OR Other: (if no date is selected, then Date of Offer). Seller will have all utilities in service through Settlement. Buyer and Seller will not hold Broker liable for any breat of this Paragraph. Buyer acknowledges that except as otherwise specified in Contract, Property, including electrical, plumbing, existing appliances, heating, air conditioning, equipment and fixture will convey in its AS-IS condition as of the date specified above.	ıch
	☐ Contract is contingent upon home inspection(s) and/or other inspections of Property. (Addendu	ım

NVAR K1321: v01/24 Page 4 of 11

 attached); OR Buyer waives the opportunity to make Contract contingent upon home inspection(s) and/or oth inspections of Property. 	er		
If Contract is contingent upon home inspection(s) and/or other inspections of Property, Seller will provide Broker, Buyer, and inspector(s) retained by Buyer reasonable access to Property to conduction inspection(s) and/or other inspection(s) of Property.	t		
If Contract is not contingent upon home inspection(s) and/or other inspections of Property Seller will not provide access to anyone for the purpose of conducting inspection(s) except for walkthrough inspection(s) as provided below. However, if checked Seller will provide Broker Buyer, and licensed (if applicable), professional, insured inspector(s) retained by Buyer reasonable access to Property to conduct home inspection(s) and/or other inspection(s) of Property beginning and ending on Nothing in this subparagraph creates a contingency not otherwise agreed to by the Parties.	•		
Regardless of whether Contract is contingent upon home inspection(s) and/or other inspections, Seller will provide Broker and Buyer reasonable access to Property to make walkthrough inspection(s) within seven (7) days prior to Settlement and/or occupancy.			
10. POSSESSION DATE. Unless otherwise agreed to in writing between Seller and Buyer, Seller will give possession of Property at Settlement, including delivery of keys, mailbox keys, key fobs, codes, digital keys, if any. Seller will transfer exclusive control of any Smart Devices to Buyer at Settlement. If Seller fails to do so and occupies Property beyond Settlement, Seller will be a tenant at sufferance of Buyer and hereby expressly waives all notice to quit as provided by law. Buyer will have the right to proceed by any legal means available to obtain possession of Property. Seller will pay any damages and costs incurred by Buyer including reasonable attorney fees.			
11. UTILITIES; MAJOR SYSTEMS. (Check all that apply) Water Supply: □ Public □ Private Well □ Community Well Hot Water: □ Oil □ Gas □ Elec. □ Other Air Conditioning: □ Oil □ Gas □ Elec. □ Heat Pump □ Other □ Zones Heating: □ Oil □ Gas □ Elec. □ Heat Pump □ Other □ Zones Sewage Disposal: □ Public □ Septic for # BR □ □ Community Septic □ Alternative Septic for # BR:_ Septic Waiver Disclosure provided by Seller (if applicable) per VA Code §32.1-164.1:1. State Board Health septic system waivers are not transferable.	of		
12. PERSONAL PROPERTY AND FIXTURES. Property includes the following personal property fixtures, if existing: built-in heating and central air conditioning equipment, plumbing and light fixtures, indoor and outdoor sprinkler systems, bathroom mirrors, sump pump, attic and exhaust fastorm windows, storm doors, screens, installed wall-to-wall carpeting, window shades, blinds, wind treatment hardware, smoke and heat detectors, antennas, exterior trees, and shrubs. Smart he devices installed, hardwired or attached to personal property or fixtures conveyed pursuant to paragraph, including but not limited to, smart switches, smart thermostats, smart doorbells, security cameras ("Smart Devices") DO convey. Electric vehicle charging stations DO convey. Sepanels installed on the Property DO convey (see attached Addendum). All surface or wall mour	ing ins, low ome this and olar		

NVAR K1321: v01/24 Page 5 of 11

DO convey. If more than one of an item conveys, the number of items is noted.

electronic components/devices **DO NOT** convey; however, all related mounts, brackets and hardware

The items marked YES below are currently installed or offered and will convey.

Yes # Items	Yes # Items	Yes # Iten	ns
□ Alarm System □ Built-in Microwave □ Ceiling Fan □ Central Vacuum □ Clothes Dryer □ Clothes Washer □ Cooktop □ Dishwasher □ Disposer □ Electronic Air Filte □ Fireplace Screen/Degrade OTHER CONVEYANCE	☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐	mote	Stove or Range Trash Compactor Wall Oven Water Treatment System Window A/C Unit Window Fan Window Treatments Wood Stove
DOES NOT CONVEY_			
remaining in supply tank(s) LEASED ITEMS. Any lettanks, water treatment system to NOT convey absent at the leased items within Prospective 13. IRS/FIRPTA – WITHHO "Foreign Person," as define Seller is a Foreign Person, Service (IRS) up to fifteen form which includes both scooperate with each other a proceeds are not sufficient	DLDING TAXES FOR FOred by the Foreign Investment Buyer may be required to we percent (15%) of the Sales Seller and Buyer tax identificand Settlement Agent to effect to cover the withholding obernt such additional certified in	the property of Buyer. ce contracts (including, y system monitoring, and by Buyer and Seller. The self-but in Real Property Tax withhold and pay to the Including and pay to the Including and pay to the Including a sectuate the legal requirements of the Sectuate the legal requirements.	but not limited to, fuel and satellite contracts) the following is a list of the following is a list of the ler is or is not a second formula and second formula and file an IRS arties agree to ments. If Seller's and Seller may be
14. SMOKE DETECTORS. in accordance with the law	Seller will deliver Property s and regulations of Virginia		stalled and functioning
1978, then, unless exempt the statute and a copy of the Paint and/or Lead-Based Parequired by law. Buyer	PAINT HOUSING. Selle ere not constructed before under 42 U.S.C. §4852d, Pr e "Sale: Disclosure and Ack aint Hazards" has been attac does OR does not waive of lead-based paint and/or lea	1978. If the dwellings wo operty is considered "taknowledgment of Infornational and made a part of the right to a risk assess."	vere constructed before rget housing" under nation on Lead-Based the Contract as sment or inspection of

NVAR K1321: v01/24 Page 6 of 11

Sales Contract Addendum for Lead-Based Paint Testing is attached to establish the conditions for a lead-based paint risk assessment or inspections.

16. WOOD-DESTROYING INSECT INSPECTION. □ None □ Buyer at Buyer's expense OR

	□ Seller at Seller's expense will furnish a written report from a licensed pest control firm dated not
	more than 90 days prior to Settlement ("WDI Report") showing that all dwelling(s) and/or garage(s) within Property (excluding fences or shrubs not abutting garage(s) or dwelling(s)) are free of visible
	evidence of live wood-destroying insects and free from visible damage. Seller will provide Buyer,
	Broker and any representatives of the licensed pest control firm selected by the appropriate party
	above reasonable access to the Property to perform wood-destroying insect inspection(s). Any
	treatment for live wood-destroying insects and/or repairs for any damage identified in WDI Report
	will be made at Seller's expense and Seller will provide written evidence of such treatment and/or
	repair prior to date of Settlement which will satisfy the requirements of this Paragraph. Unless the Parties otherwise agree in writing, all treatment and/or repairs are to be performed by a contractor
	licensed to do the type of work required.
17	Seller and paid for and provided at Settlement by: □ Buyer OR □ Seller. Cost not to exceed \$ Warranty provider to be
18	. DAMAGE OR LOSS. The risk of damage or loss to Property by fire, act of God, or other casualty remains with Seller until Settlement.
19	. TITLE. Buyer will promptly order a title report, as well as any required or desired survey. Fee
	simple title to Property, and everything that conveys with it, will be sold free of liens except for any
	loans assumed by Buyer. Seller will convey title that is good, marketable and insurable with no
	additional risk premium to Buyer or non-standard exceptions. In case action is required to perfect the title, such action must be taken promptly by Seller at Seller's expense. Title may be subject to
	THE SUCH ACTION THUST DE TAKEN DIOTHDITY DV SEHER AL SEHER'S EXPENSE. THE MAY DE SUDJECT TO

- easements, covenants, conditions and restrictions of record, if any, as of Date of Ratification.

 Seller will convey Property by general warranty deed with English covenants of title ("Deed"). The manner of taking title may have significant legal and tax consequences. Buyer is advised to seek the appropriate professional advice concerning the manner of taking title. Seller will sign such affidavits, lien waivers, tax certifications, and other documents as may be required by the lender, title insurance company, Settlement Agent, or government authority, and authorizes Settlement Agent to obtain pay-off or assumption information from any existing lenders. Seller will pay any special assessments and will comply with all orders or notices of violations of any county or local authority, condominium unit owners' association, homeowners' or property owners' association or actions in any court on account thereof, against or affecting Property on Settlement Date. Broker is hereby expressly released from all liability for damages by reason of any defect in the title.
- 20. NOTICE OF POSSIBLE FILING OF MECHANICS' LIEN. Code of Virginia §43-1 et seq. permits persons who have performed labor or furnished materials for the construction, removal, repair or improvement of any building or structure to file a lien against Property. This lien may be filed at any time after the work is commenced or the material is furnished, but not later than the earlier of (i) 90 Days from the last day of the month in which the lienor last performed work or furnished materials; or (ii) 90 Days from the time the construction, removal, repair or improvement is terminated. AN EFFECTIVE LIEN FOR WORK PERFORMED PRIOR TO THE DATE OF SETTLEMENT MAY BE FILED AFTER SETTLEMENT. LEGAL COUNSEL SHOULD BE CONSULTED.

NVAR K1321: v01/24 Page 7 of 11

- 21. FEES. Seller will pay for Deed preparation, costs to release any existing encumbrances, Grantor's tax, as well as any Regional Congestion Relief Fee and Regional WMATA Capital Fee (applicable in Alexandria City, Arlington, Fairfax, Loudoun and Prince William Counties and all cities contained within). Buyer will pay for the title exam, survey, and recording charges for Deed and any purchase money trusts. Third-party fees charged to Buyer and/or Seller, including but not limited to, legal fees and Settlement Agent fees, will be reasonable and customary for the jurisdiction in which Property is located.
- **22. BROKER'S FEE.** Seller irrevocably instructs Settlement Agent to pay Broker compensation ("Broker's Fee") at Settlement as set forth in the listing agreement and to disburse any compensation offered by Listing Brokerage to Cooperating Brokerage in writing as of Date of Offer, and the remaining amount of Broker's compensation to Listing Brokerage.
- 23. ADJUSTMENTS. Rents, taxes, water and sewer charges, condominium unit owners' association, homeowners' and/or property owners' association regular periodic assessments (if any) and any other operating charges, are to be adjusted to the Date of Settlement. Taxes, general and special, are to be adjusted according to the most recent property tax bill(s) for Property issued prior to Settlement Date, except that recorded assessments for improvements completed prior to Settlement, whether assessments have been levied or not, will be paid by Seller or allowance made at Settlement. If a loan is assumed, interest will be adjusted to the Settlement Date and Buyer will reimburse Seller for existing escrow accounts, if any.

24. ATTORNEY'S FEES.

- **A.** If any Party breaches Contract and a non-breaching Party retains legal counsel to enforce its rights hereunder, the non-breaching Party will be entitled to recover against the breaching Party, in addition to any other damages recoverable against any breaching Party, all of its reasonable Legal Expenses incurred in enforcing its rights under Contract, whether or not suit is filed, and in obtaining, enforcing and/or defending any judgment related thereto. Should any tribunal of competent jurisdiction determine that more than one party to the dispute has breached Contract, then all such breaching Parties will bear their own costs, unless the tribunal determines that one or more parties is a "Substantially Prevailing Party," in which case any such Substantially Prevailing Party will be entitled to recover from any of the breaching parties, in addition to any other damages recoverable against any breaching Party, all of its reasonable Legal Expenses incurred in enforcing its rights under this Agreement, whether or not suit is filed, and in obtaining, enforcing and/or defending any judgment related thereto.
- **B.** In the event a dispute arises resulting in the Broker (as used in this paragraph to include any agent, licensee, or employee of Broker) being made a party to any litigation by Buyer or by Seller, the Parties agree that the Party who brought Broker into litigation will indemnify the Broker for all of its reasonable Legal Expenses incurred, unless the litigation results in a judgment against Broker.
- **25. DEFAULT.** If Buyer fails to complete Settlement for any reason other than Default by Seller, Buyer will be in Default and, at the option of Seller, Deposit may be forfeited to Seller as liquidated damages and not as a penalty. In such event, Buyer will be relieved from further liability to Seller. If Seller does not elect to accept Deposit as liquidated damages, Deposit may not be the limit of Buyer's liability in the event of a Default. Buyer and Seller knowingly, freely and voluntarily waive any defense as to the validity of liquidated damages under Contract, including Seller's option to elect liquidated damages or pursue actual damages, or that such liquidated damages are void as penalties or are not reasonably related to actual damages.

NVAR K1321: v01/24 Page 8 of 11

If Seller fails to perform or comply with any of the terms and conditions of Contract or fails to complete Settlement for any reason other than Default by Buyer, Seller will be in Default and Buyer will have the right to pursue all legal or equitable remedies, including specific performance and/or damages. If either Buyer or Seller is in Default, then in addition to all other damages, the defaulting party will immediately pay the costs incurred for title examination, Appraisal, survey and Broker's Fee in full.

If either Seller or Buyer refuses to execute a release of Deposit ("Release") when requested to do so in writing and a court finds that such party should have executed the Release, the party who so refused to execute the Release will pay the expenses, including, without limitation, reasonable attorney's fees, incurred by the other party in the litigation.

26. VOID CONTRACT. If Contract becomes void and of no further force and effect, without Default by either party, both Parties will immediately execute a release directing that Deposit, if any, be refunded in full to Buyer according to the terms of the DEPOSIT paragraph.

27. DEFINITIONS.

- **A.** "Date of Ratification" means the date of Delivery of the final acceptance in writing by Buyer and Seller of all the terms of Contract to Buyer and Seller (not the date of the expiration or removal of any contingencies).
- **B.** "Appraisal" means written appraised valuation(s) of Property, conducted by a Virginia-licensed appraiser ("Appraiser").
- C. "Day(s)" or "day(s)" means calendar day(s) unless otherwise specified in Contract.
- **D.** All references to time of day refer to the Eastern Time Zone of the United States.
- **E.** For the purpose of computing time periods, the first Day will be the Day following Delivery and the time period will end at 9:00 p.m. on the Day specified.
- **F.** The masculine includes the feminine and the singular includes the plural.
- **G.** "Legal Expenses" means attorney fees, court costs, and litigation expenses, if any, including, but not limited to, expert witness fees and court reporter fees.
- **H.** "Notices" ("Notice," "notice," or "notify") means a unilateral communication from one party to another. All Notices required under Contract will be in writing and will be effective as of Delivery. Written acknowledgment of receipt of Notice is a courtesy but is not a requirement.
- **I.** "Buyer" and "Purchaser" may be used interchangeably in Contract and any accompanying addenda or notices.
- **J.** "Seller Subsidy" is a payment from Seller towards Buyer's charges (including but not limited to loan origination fees, discount points, buy down or subsidy fees, prepaids or other charges) as allowed by lender(s), if any. Seller Subsidy reduces total proceeds to Seller at Settlement. It is Buyer's responsibility to confirm with any lender(s) that the entire credit provided herein may be utilized. If lender(s) prohibits Seller from the payment of any portion of this credit, then said credit will be reduced to the amount allowed by lender(s).
- **28. TIME IS OF THE ESSENCE.** Time is of the essence means that the dates and time frames agreed to by the Parties must be met. Failure to meet stated dates or time frames will result in waiver of contractual rights or will be a Default under the terms of the Contract.

29. REAL ESTATE LICENSED PARTIES. The Parties acknowledge that	is an
□ active OR □ inactive licensed real estate agent in □ Virginia and/or □ Other	and is
either the \square Buyer OR \square Seller OR \square is related to one of the Parties in this transaction.	

NVAR K1321: v01/24 Page 9 of 11

- **30. ENTIRE AGREEMENT.** Buyer and Seller should carefully read Contract to be sure that the terms accurately express their agreement. All contracts for the sale of real property, including any changes or addenda, must be in writing to be enforceable. Contract will be binding upon the Parties and each of their respective heirs, executors, administrators, successors, and permitted assigns. The provisions not satisfied at Settlement will survive the delivery of the deed and will not be merged therein. Contract, unless amended in writing, contains the final and entire agreement of the Parties and the Parties will not be bound by any terms, conditions, oral statements, warranties or representations not herein contained. The interpretation of Contract will be governed by the laws of the Commonwealth of Virginia. Contract may be signed in one or more counterparts, each of which is deemed to be an original, and all of which together constitute one and the same instrument. Typewritten or handwritten provisions included in Contract will control all pre-printed provisions in conflict.
- **31. ASSIGNABILITY.** Contract may not be assigned without the written consent of Buyer and Seller. If Buyer and Seller agree in writing to an assignment of Contract, the original parties to Contract remain obligated hereunder until Settlement.
- **32. ADDITIONS.** The following forms, if ratified and attached, are made a part of Contract. (This list is not all inclusive of addenda that may need to be attached).

Home Inspection/Radon Testing Contingency		New Home Sales Addendum
Lead-Based Paint Inspection Contingency		Escalation Addendum
Contingencies/Clauses		Private Well and/or Septic Inspection
Pre-Settlement Occupancy		Post-Settlement Occupancy
Residential Property Disclosure Statement		Lead-Based Paint Disclosure
FHA Home Inspection Notice	D	VA/FHA/USDA Financing
Conventional Financing		Addendum: Sale
Extension of Review Period For Common Intere	st \square	Solar Panel Addendum
Community Resale Certificate		Other (specify):

Date	e of Ratification (see DEFINITIONS))
•		

NVAR K1321: v01/24 Page 10 of 11

SELLER:		BUYER:			
Date Signal	gnature	Date	Signature		
Date Signal	gnature	Date	Signature		
Date Signal	gnature		Signature		
Date Signal	gnature		Signature		
		******	*********		
	tion purposes only:				
Listing Broke	erage's Name and Address:	Cooperating	Brokerage's Name and Address:		
					
Brokerage Ph	one #:	Brokerage Pl	hone #:		
-	Broker Code:		Bright MLS Broker Code:		
_	ense #:		VA Firm License #:		
Agent Name:			_ Agent Name:		
Agent Email:			Agent Email:		
Agent Phone #:		Agent Phone	Agent Phone #:		
MLS Agent ID #		MLS Agent l	MLS Agent ID #		
VA Agent License #:		VA Agent Li	VA Agent License #:		
Team Name:		Team Name:	Team Name:		
Team Business Entity License #:		Team Busine	Team Business Entity License #:		

© 2024 Northern Virginia Association of REALTORS®, Inc.



This is a suggested form of the Northern Virginia Association of REALTORS®, Inc. ("NVAR"). All rights reserved. This form may only be used by REALTORS® and other members in good standing with NVAR and the National Association of REALTORS®. Reproduction or resale of this form, in whole or in part, or the use of the name NVAR in connection with any other form, is prohibited without prior written consent from NVAR.



NVAR K1321: v01/24 Page 11 of 11