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Commercial Sales Contract

Commercial Real Estate Services, Worldwide.

_	y of Pensace	Olde City Developers, LLC and/or assigns City of Pensacola				y and ell the property
ues	cribed as:	Street Address:	W Intendencia Street Pe		10 50	sii trie property
			Parcel 00-0S-00-9080-0			
		Legal Description:	Attached hereto as Exhibi		ifica	tion by survey,
		g personal property:	none			,
(all	collectively r	eferred to as the "PRC	PERTY") on the terms and	conditions set forth bel	ow.	
The	Effective I	Date" of this Contrac	t is the date on which the	last of the Parties sig	ns t	he latest offer.
Tim	ne is of the e	ssence in this Contr	act. Time periods of five (5)	days or less shall be o	omp	uted without
incl	uding Saturd	ay, Sunday, or nationa	al legal holidays and any tim	e period ending on a S	atur	day, Sunday or
nati	onal legal ho	liday shall be extende	d until 5:00 p.m. on the next	business day.		,
מוום	CHASE PRI	6 F.				
		·	FRODOM A OFUE		\$	20,000.00
a)			y ESCROW AGENT, upon a	•	\$	2,000.00
b)	LESS: A	dditional deposit to be	: made within n/a day	s from Effective Date	\$	
c)	LESS: T	otal mortgages (as re	ferenced in Paragraph 3)		\$	N/A
d)			justments and pro-rations, t	o be made with cash.	*	
•			er's check or wire transfer	o so mado manodom,	\$	18,000.00
	•				Ψ	
THIR	D PARTY F	NANCING:				
₩itŀ	nin three (3) c	lays from Effective Da	ite ("Application Period"), Bl	JYER shall, at BUYER'	S ex	rense apply for
			ole to Buyer. BUYER shall p			
			y available as an "add-on" t			
			de any and all credit, employ			
			any lender. BUYER shall no			
infor		g rejected by a lender.				
infor finar	ncing or being		. If BUYER, after diligent ef	fort, fails to-obtain a wri	tten	commitment by
infor finar ten (ncing or being (10) days pric	or to the expiration of t		fort, fails to-obtain a wri	tten	commitment by
infor finar ten (Peri	ncing or being (10) days pric od"), BUYER	or to the expiration of t shall either:	HBUYER, after diligent eff he Inspection Period refere	fort, fails to obtain a wri need in Section 7(b), bo	tten	commitment by
infor finar ten (Perid a)	ncing or being (10) days pric od"), BUYER waive thi	or to the expiration of t shall either: s financing contingenc	HBUYER, after diligent efforts the Inspection Period references y and proceed with closing,	fort, fails to obtain a wri need in Section 7(b), be or	tten elow	commitment by , ("Financing
infor finar ten (Peri	ncing or being (10) days prid ed"), BUYER waive thi Reapply	or to the expiration of t shall either: s financing contingend at SELLER'S request	HBUYER, after diligent eff he Inspection Period reference by and proceed with closing, and at BUYER'S expense for	fort, fails to obtain a wri need in Section 7(b), bo or or financing at an alterr	tten elow nate	commitment by , ("Financing lender selected l
infor finar ten (Perid a)	ncing or being (10) days pric od"), BUYER waive thi Reapply SELLER	or to the expiration of t shall either: s-financing contingend at-SELLER'S request Reapplication will be	HBUYER, after diligent efforts the Inspection Period references and proceed with closing, and at BUYER'S expense for made within three (3) days	fort, fails to obtain a wri need in Section 7(b), be or or financing at an alterr from SELLER'S reque	tten elow rate st. l	commitment by , ("Financing lender selected I f SELLER does
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infor finar ten (Perid a) b)	ncing or being (10) days price od"), BUYER waive thi Reapply SELLER, not reque within the	or to the expiration of to shall either: s financing contingence at SELLER'S requested. Reapplication will be est reapplication, either this pection.	HBUYER, after diligent efforts the Inspection Period references and proceed with closing, and at BUYER'S expense for made within three (3) days	fort, fails to obtain a wri need in Section 7(b), bo or or financing at an alterr from SELLER'S reque Contract by written notic	tten elew ate st. l	commitment by , ("Financing lender selected t f SELLER does -the other party
infor finar ten (Perid a) b)	ncing or being (10) days price (10), BUYER waive this Reapply SELLER, not reques within the tell (1), or	or to the expiration of to shall either: s-financing contingence at SELLER'S requested. Reapplication will be est reapplication, either inspection Period. legal capacity to and sother, specify: n/a	HEBUYER, after diligent efforts the Inspection Period reference and proceed with closing, and at BUYER'S expense for made within three (3) days or party may terminate this convey marketable title , free	fort, fails to obtain a writneed in Section 7(b), been or or financing at an alterration SELLER'S requestent by written notice to the Property by a second of the second o	tten elow eate st. I	commitment by , ("Financing lender selected to the other party statutory warrare
infor finar ten (Perid a) b)	ncing or being (10) days price (10), BUYER waive this Reapply SELLER, not reques within the tell (1), or	or to the expiration of to shall either: s-financing contingence at SELLER'S requested. Reapplication will be est reapplication, either inspection Period. legal capacity to and sother, specify: n/a	HEBUYER, after diligent efficient of the Inspection Period reference and proceed with closing, and at BUYER'S expense for made within three (3) days or party may terminate this convey marketable title	fort, fails to obtain a writneed in Section 7(b), been or or financing at an alterration SELLER'S requestent by written notice to the Property by a second of the second o	tten elow eate st. I	commitment by , ("Financing lender selected to the other party statutory warrare

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public utility easements of record; and (list any other matters to which title will be subject: none known; provided there exists at closing no violation of the foregoing and none of them Prevents BUYER'S intended use as N/A

a)	EVIDENCE OF TITLE: SELLER shall, at X SELLER'S BUYER'S expense, and not la	ter
	than fifteen (15) days prior to the Closing Date, Deliver to BUYER a title insurance policy by a Florida	
	licensed title insurer and, upon BUYER recording the deed, an ALTA owner's policy in the amount of t	the
	purchase price for fee simple title subject only to exceptions stated above. BUYER shall, within sever	า
	(7) days from receipt of the commitment, deliver written notice to SELLER of title defects. Title shall be	е
	deemed acceptable to BUYER if (1) BUYER fails to deliver proper notice of defects or (2) BUYER	
	delivers proper notice and SELLER cures the defects within fifteen (15) days from receipt of the notice	3
	("Curative Period"). If the defects are cured within the Curative Period, closing shall occur within 10 da	зуѕ
	from receipt by BUYER of such curing. SELLER may elect not to cure defects if SELLER reasonably	•
	believes any defect cannot be cured within the Curative Period. If the defects are not cured within the	
	Curative Period, BUYER shall have 10 days from receipt of notice of SELLER'S inability to cure the	
	defects to elect whether to terminate this Contract or accept title subject to existing defects and close	the
	transaction without reduction in purchase price. (If the BUYER needs a title commitment during the	
	Inspection Period, the Buyer may have one prepared at its expense.)	

b) **SURVEY**:

- SELLER shall, within five (5) business days from Effective Date, deliver to BUYER copies of pertinent documents that SELLER has in its possession, including but not limited to: leases, surveys, plans, specifications and engineering documents for the subject property, if any, in SELLER'S possession. N/A
- ii) BUYER shall, at BUYER'S expense and within the Inspection Period, obtain a current certified survey of the Property from a registered surveyor. If the survey reveals encroachments on the Property or that the improvements encroach on the lands of another such encroachments shall constitute a title defect to be cured within the Curative Period.
- c) INGRESS AND EGRESS: SELLER warrants that the Property presently has ingress and egress sufficient for BUYER'S intended use of the Property, title to which is in accordance with Section 4.
- d) **POSSESSION:** SELLER shall deliver possession and keys for all locks and alarms to BUYER at closing.

CLOSIN	G DATE AND	PROCEDUR	E:			
This tra	nsaction shall	be closed in	Escambia	County, Florida, on or before	n/a	, or
within	30	days after o	due diligence,	unless otherwise extended herein.	BUYER shall d	esignate the

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Closing Agent. BUYER and SELLER shall, within five (5) days from the expiration of the Inspection Period as referenced in Paragraph 7(b) hereunder, deliver to Escrow Agent signed instructions which provide for closing procedure. If an institutional lender is providing purchase funds, lender requirements as to place, time of day and closing procedures shall control over any contrary provisions in this Contract.

a) COSTS:

- BUYER shall pay taxes and recording fees on notes, mortgages and financing statements and recording fees for the new deed.
- ii) SELLER shall pay documentary stamps on the deed and recording fees for any documents needed to cure title defects. If a septic tank inspection is required, the Seller will pay the required fee to the Department of Health and arrange for said inspection prior to closing. If SELLER is obligated to discharge any encumbrance at or prior to closing and fails to do so, BUYER may use purchase proceeds to satisfy the encumbrances.

b) **DOCUMENTS**:

- i) SELLER shall provide the deed, bill of sale, mechanic's lien affidavit, assignments of leases, updated rent roll, tenant and lender estoppel letters, assignments of permits and licenses, corrective instruments and letters notifying tenants of the change in ownership/rental agreement. If any tenant refuses to execute an estoppel letter, SELLER shall certify that information regarding the tenant's lease is correct. If SELLER is a corporation, SELLER shall deliver a resolution of its Board of Directors authorizing the sale and delivery of the deed and certification by the corporate Secretary certifying the resolution and setting forth facts showing the conveyance conforms either the requirements of local law. SELLER shall transfer security deposits to BUYER.
- ii) BUYER shall provide the closing statement, mortgages and notes, security agreements and financing statements.
- c) TAXES, ASSESSMENTS, AND PRO-RATIONS: The following items, as applicable, shall be made current and prorated as of Closing Date: real estate taxes, bond and assessment payments assumed by BUYER, interest, rents, association dues, and assumable insurance premiums acceptable to BUYER. If the amount of taxes and assessments for the current year cannot be ascertained, rates for the previous year shall be used with due allowance being made for improvements and exemptions. SELLER is aware of the following assessments affecting or potentially affecting the Property: none known
 BUYER shall be responsible for all assessments of any kind which become due and owing on or after Effective Date, unless the improvement is substantially completed as of Closing Date, in which case SELLER shall be obligated to pay the entire assessment.

Initials: Seller____ Buyer____

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d) FIRPTA Tax Withholding: The foreign Investment in Real Property Act ("FIRPTA") requires BUYER to withhold at closing a portion of the purchase proceeds for remission to the Internal Revenue Service if SELLER is a "foreign person" as defined by the Internal Revenue Code. The parties agree to comply with the provisions of FIRPTA and to provide, at or prior to closing, appropriate documentation to establish any applicable exemption from the withholding requirement. If withholding is required and BUYER does not have cash sufficient at closing to meet the withholding requirement, SELLER shall provide the necessary funds and BUYER shall provide proof to SELLER that such funds were properly remitted to the I.R.S.

6. ESCROW:

BUYER and SELLER authorize

Address: 212 Intendencia, Pensacola, Florida 32502

Telephone: (850) 438-9647 Facsimile: (850) 433-5409

to act as "Escrow Agent" to receive funds and other items and, subject to clearance, disburse them in accordance with the terms of this Contract. Escrow Agent will deposit all funds received in a non-interest bearing escrow account. If Escrow Agent receives conflicting demands or has a good faith doubt as to Escrow Agent's duties or liabilities under this Contract, he/she may (a) hold the subject matter of the escrow until the parties mutually agree to its disbursement or until issuance of a court order or decision of arbitrator determining the parties' rights regarding the escrow or (b) deposit the subject matter of the escrow with the clerk of the circuit court having jurisdiction over the dispute. Upon notifying the parties of such action, Escrow Agent shall be released from all liability except for the duty to account for items previously delivered out of escrow. If a licensed real estate broker, Escrow Agent shall comply with applicable provisions of Chapter 475, Florida Statutes. In any suit or arbitration in which Escrow Agent is made a party because of acting as agent hereunder or interpleads the subject matter of the escrow, Escrow Agent shall recover reasonably attorney's fees and costs, which such fees and costs to be paid from the escrowed funds or equivalent and charged and awarded as court or other costs in favor of the prevailing party. The parties agree that Escrow Agent shall not be liable to any person for misdelivery to BUYER or SELLER of escrowed items, unless the misdelivery is due to Escrow Agent's willful breach of this Contract or gross negligence.

7. PROPERTY CONDITION:

SELLER shall deliver the Property to BUYER at the time agrees in its present "as is" condition, ordinary wear and tear excepted, and shall maintain the landscaping and grounds in a comparable condition. SELLER makes no warranties other than marketability of title. By accepting the Property "as is", BUYER waives all claims against SELLER for any defects in the Property. Select one of the following:

a)	As Is: BUYER has inspected the Property or waives any right to inspect and accepts the Property in its "AS
	IS" condition, or

b) X As Is With Right of Inspection: BUYER may, at BUYER'S expense and within 30

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days from the Effective Date ("Inspection Period"), conduct inspections, tests and investigations of the Property as BUYER deems necessary to determine suitability for BUYER'S intended use. It is BUYER'S sole responsibility to confirm with the appropriate municipal or county authorities that the zoning and future land use for the property will allow for the BUYER'S specific use. SELLER shall grant reasonable access to the Property to the BUYER, its agents, contractors and assigns for the purpose of conducting the inspections provided, however, that all such persons enter the Property and conduct the inspections at their own risk. BUYER shall indemnify and hold SELLER harmless from losses, damages, costs, claims and expenses of any nature, including attorney's fees, and from liability to any person, arising from the conduct of inspections or work authorized by BUYER. BUYER shall not engage in any activity that could result in a mechanics lien being filed against the Property without SELLER'S prior written consent. BUYER may terminate this Contract by written notice to SELLER prior to expiration of the Inspection Period if the inspections reveal conditions which are reasonably unsatisfactory to BUYER, unless SELLER elects to repair such conditions to BUYER'S satisfaction. If this transaction does not close, BUYER shall, at BUYER'S expense, repair all damages to the Property resulting from the inspections and return the Property to its present condition.

During the Inspection Period, the BUYER may, at BUYER'S sole discretion, terminate this contract with prior written notice to SELLER, and receive full refund of escrow deposit(s).

Walk-through Inspection: BUYER may, on the day prior to closing or any other time mutually agreeable to the parties, conduct a final "walk-through" inspection of the Property to determine compliance with this paragraph and to ensure that all Property is on the premises. No new issues may be raised as a result of the walk-through. Radon Gas: Radon is a naturally occurring radioactive gas that, when it has 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 public health unit.

8. OPERATION OF PROPERTY DURING CONTRACT PERIOD:

SELLER shall continue to operate the Property and any business conducted on the Property in the manner operated prior to Contract and shall take no action which would adversely impact the Property., tenants, lenders, or business, if any. Any changes, such as renting vacant space, which materially affect the Property or BUYER'S intended use of the Property shall be permitted only with BUYER'S consent.

9. RETURN OF DEPOSIT:

In the event any condition of this Contract is not met and BUYER has acted in good faith and with the required degree of diligence, BUYER'S deposit shall be returned and this Contract shall terminate.

10. DEFAULT:

In the event the sale is not closed due to any default or failure on the part of BUYER, SELLER may either:

Initials: Seller____Buyer_____

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- a) retain all deposit(s) paid or agreed to be paid by BUYER as agreed upon liquidated damages, consideration for the execution of this Contract, and in full settlement of any claims, upon which this Contract shall terminate, or
- b) seek specific performance. If SELLER elects to retain the deposit, BUYER shall be liable to Broker for the full amount of the brokerage fee.

11. ATTORNEY'S FEES AND COSTS:

In any claim or controversy arising out of or relating to this Contract, the prevailing party, which for purposes of this provision shall include BUYER, SELLER, and Broker, shall be awarded reasonable attorney's fees, costs and expenses.

12. **BROKERS:**

Neither BUYER nor SELLER has utilized the services of, or for any other reason owes compensation to, a licensed real estate Broker other than:

Listing Broker:

SVN Southland Commercial, who is an agent of the Seller

And who will be compensated by SELLER as per the terms of separate listing

agreement with SELLER.

b).

Cooperating Broker: NAI Halford, who is an agent of BUYER

And who will be compensated by SELLER.

(collectively referred to as "Broker") in connection with any act relating to the Property, including but not limited to inquiries, introductions, consultations and negotiations resulting in this transaction. SELLER and BUYER agree to indemnify and hold Broker harmless from and against losses, damages, costs and expenses of any kind, including reasonable attorney's fees, and from liability to any person, arising from (1) compensation claimed which is inconsistent with the representation in this Paragraph, (2) enforcement action to collect a brokerage fee pursuant to Paragraph 10, (3) any duty accepted by Broker at the request of BUYER or SELLER, which duty is beyond the scope of services regulated by Chapter 475,F.S., or (4) recommendations of services provided and expense incurred by any 3rd party whom Broker refers, recommends or retains for or on behalf of BUYER or SELLER.

13. ASSIGNABILITY; PERSONS BOUND: This Contract is assignable. The terms "BUYER," "SELLER," and is not assignable, or Χ "Broker" may be singular or plural. This Contract is binding upon BUYER, SELLER, and their heirs, personal

representatives, successors, and assigns (if assignment is permitted).

14. 1031 TAX-DEFERRED EXCHANGE:

BUYER May elect to effect disposition of the Property through a tax-deferred exchange under Internal Revenue Code Section 1031, and both parties agree to cooperate therein, if requested to do so. Any party making use of the exchange agrees to hold the other party harmless from all costs related to said exchange.

Initials: Seller____Buyer



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15. MISCELLANEOUS:

Sales Contract Prepared 6/21/2017

The terms of this Contract constitute the entire agreement between BUYER and SELLER. Modifications to this Contract shall not be valid or binding unless in writing and executed by the party to be bound. This Contract may be executed in two or more counterparts, each of which shall be deemed an original and all of which together shall constitute one instrument. A facsimile copy of this Contract and any initials or signature thereon shall be deemed as original. This Contract shall be construed under Florida law and shall not be recorded in any public records. Delivery of any written notice to any party's agent shall be deemed delivery to that party.

TIME IS OF THE ESSENCE IN THIS CONTRACT.

THIS IS INTENDED TO BE A LEGALLY BINDING CONTRACT. IF NOT FULLY UNDERSTOOD, SEEK THE ADVICE OF AN ATTORNEY PRIOR TO SIGNING. A REAL ESTATE BROKER IS QUALIFIED TO ADVISE ON REAL ESTATE TRANSACTIONS. BUYER AND SELLER ARE ADVISED TO CONSULT AN APPROPRIATE PROFESSIONAL FOR LEGAL, TAX, ENVIRONMENTAL AND OTHER SPECIALIZED ADVICE.

CONFIRMATION OF RESPONSIBILITY FOR CLOSING COSTS (as applicable):

		SELLER	BUYER		SELLER	BUYER
Title Insurance (Owner Policy)		X		Title Insurance (Mortgagee F	Policy)	Х
Doc Stamps on Deed		X		Doc Stamps on Note		X
Broker Fees: X			Intangible Tax on Mortgage		X	
Septic Tank Inspection	:	Х		_ Survey		Х
Appraisal			X	Phase I Environmental		X
Recording Fees		Х	X	Lender's Fees		Х
In the event of any conflic	ct between this	s confirmation a	ind the terms v	- vritten otherwise within this Sales C	Contract, this checklist s	hall prevail.
DEPOSIT RECEIPT:	Deposit of	\$	fı	om:		
in the form of a check, received on				By (sign here):		
as Escrow Agent, who will promptly forward a copy of any escrow deposits to Seller or Seller's Broker.						
OFFER:	is signed by PM,	SELLER and	a signed co	erty on the above terms and co	's Broker no later tha	n 4:00
Central Standa			me on BUYER		YER may revoke this	s offer and
	receive a	full refund of a	all deposits.			
						n /



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Date: BUY	ER:	Tax ID:		
	Olde City Developers,	LLC and/or		
Print	ed Name: assigns	Phone:		
Title:		Fax:		
Addr	ess:	E-Mail:		
Cond Listir Cont effec	SELLER accepts BUYER'S offer and agrees to sell the Property on the above to Conditions, subject to any signed Addendum or initialed changes included here Listing Agreement that was in effect as of the signing of this Sales Contract exp Contract is valid, the terms and conditions of said Listing Agreement will continueffect through termination, either through closing or otherwise, of this Contract a extensions thereof.			
Date: SELI	.ER:	Tax ID:		
Printe	ed Name:	Phone:		
Title:		Fax:		
Addre	ess:	E-Mail:		
Date: SELL	.ER:	Tax ID:		
Printe	ed Name:	Phone:		
Title:		Fax:		
Addre	ess:	E-Mail:		

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Initials: Seller____ Buyer____



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EXHIBIT 'A'
Legal Description
(subject to survey)

W. Intendencia Street Pensacola Florida 32502

000S00908001 - Full Legal Description

LT 14 BLK 94 MAXENT TRACT DB 309 P 518 CA 103

Initials: Seller____ Buyer