RESOLUTION #2022-173 BALDWIN COUNTY COMMISSION

RESOLUTION OF THE COUNTY COMMISSION OF BALDWIN COUNTY, ALABAMA APPROVING PURCHASE OF REAL PROPERTY

WHEREAS, it is in the best interest of Baldwin County, Alabama (the "County") to purchase certain real property located on Section 21, Township 2 South, Range 3 East, Baldwin County, Alabama and more specifically identified as Parcel No. 05-23-05-21-4-000-003.001, PPIN 39814 (the "Property"); and

WHEREAS, the Baldwin County Commission desires to approve a Purchase Agreement for the Property (the "Purchase Agreement") attached hereto as **Exhibit A**; and

WHEREAS, the Baldwin County Commission desires to authorize the Chairman to take whatever actions are necessary to effectuate the purchase of the Property by the County.

NOW, THEREFORE, BE IT RESOLVED that the Baldwin County Commission hereby:

- 1. Approves the attached Purchase Agreement; and
- 2. Authorizes the Chairman to execute the Purchase Agreement on behalf of the County and to take such other actions on behalf of the County in connection with the Property, including, but not limited to, the execution of additional documents to purchase the Property, and to do all things necessary and required by the Purchase Agreement.

DONE under the Seal of Baldwin County, Alabama, as affixed on this the 20th day of

September, 2022.

JAMES E. BALL, Chairman Baldwin County Commission

I, Ronald J. Cink, Interim County Administrator, hereby certify that the foregoing is a true and correct copy of a resolution adopted by the Baldwin County Commission meeting convened the 20th day of September, 2022.

ATTEST:

RONALD J. CINK

Budget Director/Interim County Administrator

EXHIBIT A

Purchase Agreement

(attached)



Unimproved Lots/Land Purchase Agreement

PROP	ERTY ADDRESS: 000 U.S. Hwy 31 S.		
DATE	OF OFFER: 08/18/2022		
Buyer	(Print or type): Baldwin County Alabama		
Seller	(Print or type): Dorothy Gayle McMillan, Trust	ee,Stepl	nen and Gayle McMillanRevocable Trust
	PTANCE DATE: ompleted by the final party to sign acceptance of the final offer)	INITIA	ALS:
counsel. The particle here is moon all Seller any federa day follow Salespers	READ CAREFULLY - Alabama is a "Caveat Emptor" ("Buyer his is a legally binding preprinted Purchase Agreement and is subject es, you may retain legal counsel to review and/or prepare this Purchare than one Buyer or more than one Seller party to this Agreement, as. A Business Day is defined as Monday through Friday, BEGIN ally recognized holidays and Central Time (CT) shall apply. For ying the Acceptance Date, notwithstanding the provisions of on" shall be hereinafter collectively referred to as "Agent." "It to the Agent of a party hereto shall constitute delivery to the parties of each of the parties' obligations under this Agreement.	t to negotiat ase Agreem it is underst NNING AT the purpos paragrapl Delivery" a	ion between the parties to the Agreement. Prior to its signing ent for you. Wherever Buyer or Seller is mentioned below, if tood that the words Buyer or Seller shall represent all Buyers 12:00 a.m. and ending at 11:59 p.m. (inclusive) excluding se of counting Business Days, the first day shall mean the in 25 herein, "Broker," "REALTOR ®," "Agent" and and "Notification" (as said term is used in this Purchase
REAL E	STATE CONSUMER'S AGENCY DISCLOSURE (RECAD):		
The Listi (Two blo	ng Company is: McMillan & Assoc cks may be checked) An agent of the Seller An agent of the Buyer	The Selli	ng Company is: McMillan & Assoc cks may be checked) An agent of the Seller An agent of the Buyer
	An agent of both the Seller and Buyer, and is acting as a limited consensual dual agent		An agent of both the Seller and Buyer, and is acting as a limited consensual dual agent
	Assisting the Buyer Seller as a Transaction Broker	V	Assisting the Buyer Seller as a Transaction Broker
	Seller(s) Initials		Buyer(s) Initials
	to the terms, conditions, addenda, and disclosures contained or r ment") as follows:	eferenced l	nerein, the undersigned execute this Purchase Agreement
1.	PROPERTY AND PURCHASE PRICE: Buyer hereby offers to be	buy and Sell	er hereby agrees to sell the Property located at:
	Address: 00 U.S. Hwy. 31 South		
	City: Bay Minette	Alabama	zip: 36507
	Legal Description: Attached Sched.C		
	If Metes and Bounds legal description, see attached Exhibit Sch C	<u> </u>	PPIN 39814
	Copyrighted Documents for use of Baldwin REALTOR	S® Only. All	others use is prohibited.
Initials in	ndicate receipt of Page 1 of 10 pages of this Agreement.		Seller's initials: Buyer's initials:
			Revised 7/2020
			11011000 //2020

	Purchase Price: One Hundred Thousand	(\$ <u>100,000</u>
		tures, appurtenances and subject to any existing building and use restrictions, asions, zoning ordinances, zoning restrictions, zoning designations, the current easements, of record if any.
2.	THE TERMS OF THE PURCHASE SHALL BE AS MAR	KKED BELOW:
	(if Fairhope Single Tax Corporation Property).	d upon execution and delivery of Warranty Deed/Warranty Bill of Sale and Lease No loan is needed to purchase the Property. Written verification of sufficient offer, or Buyer shall, withinBusiness days (5 Business days if left blank) leliver such verification to Seller.
	This offer 🔽 is 🔲 is not (is not if left b	lank) subject to Property appraising for at least the Purchase Price.
	of Sale and Lease (if Fairhope Single Tax Coryear mortgage Conventional Bank I amount of \$ INTEREST RATE NOT TO EXCEED and accept promptly if tendered. Buyer to provobtain financing under the terms of this Agree	, or in the amount equal to % of the Purchase Price, at an %, which Buyer agrees to apply for immediately, use best efforts to obtain, ide written loan pre-qualification letter from Lender of Buyer's ability to ment within Business days (5 Business days if left blank) Loan pre-qualification is not a guarantee of final loan approval. This offer
	C. SELLER FINANCING (see attached Vende	r's Lien addendum.
3.	purchase price, Seller is to be notified in writing including a blank) following Acceptance Date of this Agreement, or this	contingency shall be deemed removed. Buyer shall have the option to waive greement without regard to the amount of the appraised valuation. (If Fairhope
4.	BUYER/ SELLER COSTS:	
	A CONTRACTOR OF THE PROPERTY O	e, recording fees, any Mortgagee's Title Insurance premiums required by Lender,
	50 200	loan closing costs, including prepaid items, and any fees required
		Corporation requirements, unless otherwise agreed upon in writing by all parties.
		ed or Warranty Bill of Sale and Owner's Title Insurance Policy in the amount o
	the Purchase Price. All other costs shall be borne as indicated	
5.		hall be transferred to Buyer unless specifically itemized herein: All items of all be conveyed at no value for appraisal purposes. Fixtures and improvements a part of the Property and not considered personal.
6.		STATE: Neither this contract nor the granting of Buyer's loan referred to herein ad/or lease of any other real estate unless a contingency for the sale, settlement
	Copyrighted Documents for use of Baldwin REAI	TORS® Only. All others use is prohibited.
Initials	indicate receipt of Page 2 of 10 pages of this Agreement.	Seller's initials: Buyer's initials:
		Revised 7/2020

7.	INSPECTIONS AND DUE DILIGENCE: This offer is is is not (is if left blank) contingent on inspection (s) and any other due diligence satisfactory to Buyer. If any inspections or any other due diligence are not satisfactory, Seller shall be notified in writing within 10 Business days (10 Business days if left blank) following Acceptance Date of this Agreement or this contingency shall be deemed removed. Any inspections and reports, if ordered by Buyer, shall be at Buyer's expense. If requested, Buyer shall furnish Seller, at no cost, a copy of any reports. Any connection fees required for inspections shall be paid by Seller Buyer (Seller if left blank). Seller is not obligated to pay for improvements or repairs recommended by inspection or due diligence other than those stated in paragraph 11 below. Buyer has the obligation to determine any and all conditions of the Property material to Buyer's decision to buy the Property, including but not limited to, the size and area of the Property, the proper construction of this site by the builder or the developer, site conditions; utility and sewer or septic system availability, condition and location; subsurface and subsoil conditions, sinkholes and mining or other soil conditions including radon or other potentially hazardous gases or toxic materials; presence of, or damage from, wood destroying insects and/or fungus; Property access, easements, covenants, restrictions, developments, structures and any matters affecting the character of the Property. Seller's property disclosure. IF ANY is in the Agreement.
8.	TITLE INSURANCE/CONVEYANCE: The Seller shall cause an ALTA Commitment for Title Insurance in the amount of the purchase price
	to be provided at Closing at Seller's Expense. Closing shall be at a location of Seller's election unless otherwise noted here:
	Alabama Land Title, Bay Minette Office
	Daldwin County Alabama
	Title is to be taken in the name(s) of Baldwin County Alabama
	with without right of survivorship
	Subject to the provisions herein, Seller-owned mineral rights, if any do do not convey (do convey if left blank)
9.	INTERNET: This offer is is is not (is not if left blank) subject to Buyer's ability to obtain internet service satisfactory to Buyer. If satisfactory internet service cannot be obtained, Seller is to be notified on writing within Business days (5 Business Days if left blank) following Acceptance Date of this Agreement or this contingency shall be deemed removed.
10.	PROPERTY TAXES/PUBLIC IMPROVEMENTS: Property taxes or Fairhope Single Tax Corporation rents shall be prorated through the date of Closing. Liens for public improvements shall be paid by Seller, without proration. Assessments for public improvements that are not yet a lien but become due after closing, shall be assumed by Buyer. NOTE: Taxes are prorated based upon current information furnished by the Revenue Commissioner's Office. Agents, title companies and/or closing attorneys cannot and do not assume any responsibility for any change, modification or adjustment to the current tax assessment by the Revenue Commissioner's Office. Any additional information regarding tax proration or Current Use Classification should be obtained directly from the Revenue Commission Office by Buyer. If any portion of property is assessed under CURRENT USE CLASSIFICATION, any roll back or other additional assessment levied against property as a result of this sale shall be paid by Seller (Buyer if left blank).
11.	LEASE AGREEMENTS/RENTAL MANAGEMENT AGREEMENTS/LICENSE AGREEMENTS: If this property is subject to any
	Lease, Management Agreements or License Agreements this offer will be contingent on Buyer's acceptance thereof. Seller has
	Business Days (5 Business days if left blank) following Acceptance Date of this Agreement to provide all copies to Buyer. Buyer to have 5 Business days from receipt of documents to notify Seller in writing if not acceptable or this contingency shall be deemed removed.
	All security deposits, Lease Agreements, Rental Management Agreements, or License Agreements to be transferred to Buyer at Closing.
	Lease or rental payments, if any, are to be prorated through the date of closing.
12.	OWNER'S ASSOCIATION ASSESSMENTS: This property is not subject to any property owner's association. If this Property is subject to property owner's association: a. Owners assessments which become a lien attached to the Property prior to Closing shall be paid by Seller at Closing, without prorations. b. Owners' Association assessments that are due and payable prior to Acceptance Date of this Agreement shall be paid by Seller at closing.
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	Buyer's initials:
Initials i	ndicate receipt of Page 3 of 10 pages of this Agreement. 7/2020

PROPERTY ADDRESS 000 Hwy. 31 S.

	 c. Owners' Association assessments that become due prior to Closing but after Acceptance Date of this agreement shall be paid by Buyer Seller (Seller if left blank) at closing. d. Owners' Association assessments that are approved by the Association prior to Closing but do not become due and payable until after the Closing shall be paid by Buyer Seller (Buyer if left blank) at closing. e. Owners' Association fees (monthly, quarterly, semi-annual or annual dues) will be prorated between Buyer and Seller at the time of closing. f. Owners' Association transfer fees are to be paid by Buyer. g. Fees charged for verification of dues and assessments required for closing are to be paid by Seller.
13.	SURVEY/ELEVATION CERTIFICATE: Select one of the following:
	DISCLOSURE: Buyer understands that any EXISTING Survey OR existing Elevation Certificate provided to Buyer may not be accurate du to changes in conditions, improvements, structures, fences, encroachments or otherwise, subsequent to the time of the creation of the existin survey. If a dispute arises concerning any EXISTING Survey/Elevation Certificate related to such changes, Buyer has no recourse from surveyor, Seller, title companies, closing attorneys or Agents. Buyer is advised to obtain a NEW survey that shows current improvements. Cost of a NEW survey or NEW elevation certificate may vary depending on size, type and condition of property.
	This offer is is not (is not if left blank) contingent on Survey/Elevation certificate being satisfactory to Buyer. If contingen Survey/Elevation certificate shall be provided to Buyer within —Days (15 Business days if left blank) following Acceptance Date of this Agreement. Purchaser shall have Business days (3 Business days if left blank), from receipt of Survey/Elevation certificate to review and approve, or notify Seller in writing if not satisfactory, otherwise this contingency shall be deemed removed.
	a. Seller will provide and Buyer will accept an EXISTING Survey.
	b. Seller will provide an EXISTING Elevation Certificate.
	c. A NEW survey showing all improvements shall be provided to Buyer at:
	Buyer expense Seller expense (Buyer if left blank) and ordered by
	Selling Co. Listing Co. (Selling Co. if left blank).
	d. A NEW elevation certificate shall be provided to Buyer at:
	Buyer expense Seller expense (Buyer if left blank) and ordered by
	Selling Co. (Selling Co. (Selling Co. if left blank).
	e. No survey to be provided No elevation certificate to be provided
	f. Additional survey requirements:
14.	FINAL WALK-THROUGH & VERIFICATION OF CONDITION: Buyers shall have the right to make a final verification (Walk-through) of the Property prior to closing, not as a contingency of sale, but solely to confirm Property is maintained in same condition as Acceptance Date, that repairs have been completed as agreed and Seller has complied with Seller's other obligations under this Agreement. The following utilities, if the Property is serviced by such utilities as of the date of this Agreement, are to be provided by Seller through the date of closing: Electric, water, sewer and gas, if applicable.
15.	CLOSING AND POSSESSION DATES: The sale shall be Closed and the Warranty Deed/Warranty Bill of Sale and Lease (if Fairhope Single Tax Corporation Property) delivered on October 12, 2022, or sooner if mutually agreed upon in writing by Buyer and
	Copyrighted Documents for use of Buldwin REALTORS® only. All others use is prohibited.
	Seller's initials: Buyer's initials:
Initials in	dicate receipt of Page 4 of 10 pages of this Agreement. 7/2020

	Seller. Time is of the essence with respect to all terms, conditions, obligations, and particulars of this Agreement. Buyer acknowledges and agrees that any terms and conditions imposed by Buyer's Lender(s) or by the CONSUMER FINANCIAL PROTECTION BUREAU requirements shall not relieve Buyer of the obligation to close. All parties agree and understand that disbursements shall be made at closing or no later than two (2) Business days after closing if loan documents are delayed. Possession is to be given to Buyer of at Closing, or days after Closing (zero (0) days if left blank), at AM PM (5:00 PM if left blank).
	Seller does hereby warrant that at the date of surrender of occupancy by Seller, the Property shall be in the same condition as of the Acceptance. NOTE: If Buyer is to be given possession prior to Closing, or if Seller is to remain in possession after Closing, it is recommended that the parties enter into a written occupancy agreement. Seller shall provide Buyer: keys, means to operate all Property locks, including mailboxes, and means of access to all Property amenities at date of possession. Upon giving possession to Buyer, Seller shall deliver the Property vacant, and clear of trash and debris. Grounds to be maintained and free of debris until the date of possession.
16.	EXTENSION OF CLOSING DATE: A period of (5) Business days from the Closing Date in Paragraph 13 herein shall be allowed if such time is needed to comply with the CONSUMER FINANCIAL PROTECTION BUREAU requirements, including without limitation revisions to the Closing Disclosure. A period of (5) Business days from Closing Date shall be allowed if the Closing is delayed by reason of title defects that can be readily corrected. A period of (5) Business from the Closing Date shall be allowed for Closing if the terms of purchase require a new mortgage and the Lender has issued a written unconditional commitment letter no later than the date of Closing named above, but is otherwise reasonably delayed in consummating the mortgage, as set forth herein.
17.	RISK OF LOSS: If the Property is destroyed or materially damaged by reason of fire, flood, hurricane, named tropical storm, tornado, or other acts of God between Acceptance Date of this Agreement and the Closing Date, and Seller is unable to restore it to its previous condition prior to said Closing Date, Buyer shall have the option of canceling this Agreement and recovering the Earnest Money pursuant to Paragraph 25 herein, provided that notice of cancellation is received prior to Closing Date or Buyer may otherwise accept the Property in its damaged condition. Risk of loss, as set forth above or be condemnations, shall be on Seller until title is conveyed.
18.	TIME TO RESPOND: Buyer gives the Listing Agent above named until (Date):
19.	WITHDRAWAL OF OFFER BY BUYER OR SELLER: ALL OFFERS AND ANY COUNTEROFFERS MAY BE WITHDRAWN AT ANY TIME, BY BUYER OR SELLER, PRIOR TO DELIVERY OF ACCEPTANCE AND WRITTEN NOTIFICATION THEREOF. Buyer understands that offers, other than Buyer's offer, may have been made or may be made to Seller before Seller acts on or while Seller is considering Buyer's offer or counteroffer. While Buyer's offer or counteroffer is pending, and before the offer or counteroffer becomes executed/accepted (signed by both Buyer and Seller), Seller has the right to reject Buyer's offer or counteroffer or to withdraw any offer previously made by Seller to Buyer, and may accept any other offer or counteroffer by another party.
20.	EARNEST MONEY DEPOSIT: Buyer agrees to provide Selling Broker \$ 0 as Earnest Money evidencing Buyer's good faith at time of offer, or within Business Days (3 Business Days if left blank) following Acceptance Date. Earnest Money to be deposited in escrow by Selling Broker (herein referred to as Holder), within Business Days (5 Business Days if left blank) following the Acceptance unless otherwise noted herein below. Earnest Money to be applied as a Buyer Credit at time of Closing.
	If this offer is not accepted, Earnest Money is to be returned to Buyer.
	Note: Alabama Law Rules and Regulations require Brokers to obtain a mutual Release Agreement signed by all parties to this Agreement before Holder of Earnest Money can distribute to either party.
	If this offer is accepted and the Title is not marketable, or if the terms of the Agreement are contingent upon ability to obtain a New Mortgage or Seller Financing or other contingencies as specified which cannot be met, and which are not otherwise satisfied or removed, this deposit
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Initials in	idicate receipt of Page 5 of 10 pages of this Agreement. 7/2020

is to be refunded upon written instructions signed by Buyer and Seller, thereby causing a mutual release and automatic termination of this Agreement.

The parties to this Agreement understand and acknowledge that disbursement of Earnest Money held by Holder can occur only as follows: (A) at Closing; (B) upon written agreement signed by Buyer and Seller; (C) upon court order.

In the event a dispute arises between Buyer and Seller as to the final disposition of the Earnest Money, Holder shall be authorized to Interplead the Earnest Money into a Court of competent jurisdiction pending a decision by said court. Holder shall be entitled to be compensated by the party who does not prevail, or otherwise out of said interplead funds at the discretion of the Court, in the Interpleader action for its costs and expenses, including reasonable attorney's fees incurred in filing said Interpleader.

All parties to this Agreement agree that Holder may (but is not required to) deposit the Earnest Money in an interest-bearing escrow/trust account and that Holder will retain the interest earned on said deposit. In the event Earnest Money check is not received, returned for insufficient funds or otherwise not honored by the bank drawn upon, Seller, at their sole discretion, shall have the right to terminate this Agreement by giving written notice to Buyer.

21. DEFAULT/LEGAL REMEDIES:

- a. Default by BUYER: In the event Buyer fails to consummate this executed/accepted Agreement, Seller shall have the right to elect one of the following remedies: (1) to obtain the Earnest Money as liquidated damages, (2) to seek to enforce specific performance of this Agreement, (3) to terminate this Agreement, and thereafter seek to recover damages against Buyer for breach of contract or other remedies available at law or equity.
- b. Default by SELLER: In the event Seller fails to consummate this executed/accepted Agreement, Buyer shall have the right to elect one of the following remedies: (1) to obtain the Earnest Money as liquidated damages, (2) to seek to enforce specific performance of this Agreement, (3) to terminate this Agreement, and thereafter seek to recover damages against Seller for breach of contract or other remedies available at law or equity.
- 22. OBLIGATION FOR FEES AND EXPENSES: Buyer and Seller acknowledge that in the event this Agreement is cancelled or said transaction does not close for any reason, fees or costs paid in advance may be non-refundable. Agents are not to be held liable for any conditions or non-performance of this Agreement and have not given any legal or tax advice.
- 23. <u>ELECTRONIC SIGNATURES:</u> Electronic signatures or facsimiles of signatures on documents shall be deemed valid and shall have the same effect as an original signature.
- 24. <u>DISCLOSURE:</u> The Purchase Price and the terms of this sale may be disclosed, after Closing, to any applicable MLS system as well as appraisers, Agents, Buyers, Sellers and others, by the real estate companies for use in the ordinary conduct of their business. All parties to this Agreement are advised to also seek other services or compare cost of services in these related fields and do business with whomever or wherever is most desirable to them.
- 25. OTHER AGREEMENTS/DISCLAIMER: It is agreed by the parties that Buyer in making this offer and entering into this Agreement has not relied upon any statement, representation, promise, understanding or agreement whatsoever, whether expressed or implied, by the Seller, or any Agent outside the written parameters of this Agreement. No modification of this Agreement shall be binding unless attached hereto and signed by both Buyer and Seller. All parties to this Agreement understand and acknowledge that Agents are not parties to this Agreement, and as such, do not assume any liability for performance or nonperformance of any parties to this Agreement. Further, Seller and Buyer agree to discharge and release Agents from any claims, demands, damages, actions, causes of actions or suits at law arising in any way from this Agreement related to the Property, and shall include but not be limited to the size and area of the Property; the condition, availability or location of utilities, sewer or septic system; the investment or resale value of the Property; subsurface or subsoil conditions such as sinkholes, mining or other soil conditions, including radon or other potentially hazardous gases or toxic materials; the existence of,

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	Seller's initials: Buyer's initials:	
Initials indicate receipt of Page 6 of 10 pages of this Agreement.		7/2020

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	develop	age from, wood destroying insects and/or fungus, or vermin/pest infestation; Property access, easements, covenants, restrictions, ment structure, and appurtenances thereto, and any matters affecting the character of the neighborhood; the past, present or future I stability of the builder or developer.
		nd Buyer acknowledge and agree that if such matters are of concern to them in the decision to sell or purchase the Property, they have und obtained independent advice relative thereto.
26.	it will be sign an orientati	or on the subject to a 99-year lease. Seller or Seller's Agent to provide the FSTC with a dated letter requesting the lease transfer. Seller must endorsement to cancel their lease so a new lease can be issued for closing. Buyer must review a leas orientation packet, attend an ion, and pay a lease application fee prior to a lease being issued for closing. NO electronic signatures are accepted by FSTC. A current it, at Buyer's expense, must be provided to FSTC for all sales, including cash sales. Go to www.FairhopeSingleTax.com for more tion.
27.	CONDO	ONINIUM DISCLOSURES:
	This	Property is not a condominium.
	If the Pr	roperty is a CONDOMINIUM, Seller shall obtain from the Condominium Owner's Association (as applicable) and deliver to the within Business Days (5 Business Days if left blank) following Acceptance Date of this Agreement to submit to Buyer the ig information, including information available under Section 35-8A-409(a) of the Alabama Uniform Condominium Act:
	a.	Recorded Declaration of Condominium and any amendments thereto, Bylaws, Covenants/Restrictions, Rules/Regulations.
	b.	Minutes from last 2 Annual Owners Meetings and last 2 Board of Director's Meetings.
	c.	A statement setting for the amount of the monthly common expense assessment and any unpaid common expenses or special assessment currently due and payable form the selling unit owner.
	d.	A statement of any other fees payable by unit owners.
	e.	The most recent regularly prepared balance sheet and income and expense statement, if any, of the association.
	f.	The current operating budget of the association.
	g.	A statement of any unsatisfied judgments against the association and any pending suit in which the association is a party.
	h.	A statement describing any insurance coverage provided for the benefit of unit owners.
	i.	A statement of the remaining term of any leasehold estate affecting the condominium and the provisions governing any extension or renewal thereof.
	j.	A statement of any restrictions in the declaration affecting the amount that may be received by a unit owner upon sale, condemnation, casualty loss to the unit or condominium of on termination of the condominium.
	k.	Contact information for the association.
		hall have 5 Business days, from receipt of disclosures to review and approve, or notify Seller in writing if not satisfactory, otherwise tingency shall be deemed removed.
28.	Compar	DRIZATION TO PROVIDE TILA-RESPA INTEGRATED DISCLOSURES: Buyer and Seller hereby authorize Lender, Title by and/or their representatives to disclose and provide copies of the Closing Disclosures and/or other settlement statement to into involved in the transaction at the time these documents are provide to Buyer and Seller.
29.	be signe	IONAL PROVISIONS: Additional provisions to this Agreement are set forth herein or on the attached Addenda which shall be by all parties and shall be part of this Agreement. will give notice to all tenants to be out prior to closing but will not be responsible for removing items left ris.
	Copyri	ghted Documents for use of Baldwin REALTORS® only. All others use is prohibited. Seller's initials:
		Buyer's initials:
Initials i	ndicate rec	eipt of Page 7 of 10 pages of this Agreement. 7/2020

LISTING BROKERAGE: COMPANY NAME: McMilla	n & Associate	es		
OFFICE ADDRESS:				- months and a second
SALES ASSOCIATE NAME: Kathy L. Bryars		LICENSE # 140	87	
Danie mandrie i varionalista de la california		nybryars@gmail.co		
SELLING BROKERAGE: COMPANY NAME: Same				
OFFICE ADDRESS:		LICENSE #	- mariaturi du	
SALES ASSOCIATE NAME:	iiuumiikyläjäkoa liikkaa	LICENSE#		
SALES ASSOCIATE PHONE:	EMAIL:			
BUYER	DATE:	TIME:	AM	PM
Print Name: for Baldwin County Alabama				
BUYER_	DATE:	TIME:	AM	PM
Print Name:				3.313
BUYER_			AM	PM
Print Name:		7 - 100 - 10		
BUYER_			AM	PM
				1 141
Print Name:		4.7 ***		Tues - July
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		Seller's initials: Buyer's initials:		

In the event of a counter offer is mad	e, it shall expire on:	DATE:	TIME:	AM
SELLER				
Print Name: Dorothy Gayle McMil	lan,Trustee for Ste	ephen and Ga	yle McMillan Revo	ocable 1
SELLER		DATE:	TIME:	AM
Print Name:		A Company Distribution	minimum service services servi	
SELLER		DATE:	TIME:	AM
Print Name:	The state of the s			
SELLER		DATE:	TIME:	AM
Print Name:				
		Name of the last o		AS FOLLO
BUYER'S ACCEPTANCE OF SELLER Provisions of the original offer not cl In the event a counter offer is made,	nanged by a Countero	ffer remain in ef	fect.	
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Provisions of the original offer not che. In the event a counter offer is made, BUYER Print Name:	nanged by a Counteronit shall expire on: DA	ffer remain in ef	fectTIME:TIME:	AM
Provisions of the original offer not che. In the event a counter offer is made, BUYER Print Name: BUYER	nanged by a Counteronit shall expire on: DA	TE:DATE:DATE:	fectTIME:TIME:	AM
Provisions of the original offer not chell In the event a counter offer is made, BUYER Print Name: BUYER Print Name:	nanged by a Counteronit shall expire on: DA	TE:DATE:DATE:	fectTIME:TIME:	AM

PROPERTY ADDRESS <u>000 Hwy</u> . 31 S.				
BUYER	DATE:	TIME:	_ AM	PM
Print Name:				
BUYER	DATE:	TIME:	AM	PM
Print Name:	-			
SELLER'S ACCEPTANCE OF BUYER'S COUNTEROFFER See Addendum #			ED	
Provisions of the original offer not changed by a Counter				
In the event a counter offer is made, it shall expire on:				PM
SELLER	DATE:	TIME:	_ AM	PM
Print Name:				
SELLER	DATE:	TIME:	_ AM	PM
Print Name:			Toma Assumption	
SELLER	DATE:	TIME:	AM	PM
Print Name:				
SELLER_	DATE:	TIME:	AM	PM
Print Name:		state a state of		
ACCEPTANCE DATE:INIT	TIALS:			
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Copyrighted Documents for use of Baldwill REALTONS only. All others in	ac ia promotted.			
		Seller's initials: Buyer's initials:		



Issued By COMMONWEALTH LAND TITLE INSURANCE COMPANY COMMITMENT FOR TITLE INSURANCE

Agent File No.: 22-001127

SCHEDULE C

TRACT 1:

From an iron pipe Where the East right-of-way of U.S. Highway 31 intersects the North boundary of Green Acres Subdivision, as same is recorded in Map Book 5, page 64 of the Baldwin County, Alabama, Probate Records, run thence North 00° 04' East along said East right-of-way 124.92 feet to a concrete right-of-way monument, thence run South 89° 50' 51" East along said right-of-way 22.06 feet to a concrete right-of-way monument, thence run North 00° 06' 40" East along said East right-of-way 450.12 feet to a concrete right-of-way monument, thence run North 89° 53' 20" West along said right-of-way 13.04 feet to a concrete right-of-way monument, thence run North 00° 06' 40" East along said East right-of-way 5.64 feet to an iron pipe and the POINT OF BEGINNING; thence continue North 00° 06' 40" East along said East right-of-way 50.0 feet to an "X" marked in a concrete ditch; thence run South 89° 32' 53" East along an existing fence 299.66 feet to an iron pipe; thence run North 89° 46' 40" East along an existing fence 435.6 feet to an iron pipe; thence run South 00° 13' 20" East 100.0 feet to an iron pipe; thence run South 89° 46' 40" West 435.6 feet to an iron pipe; thence run North 00° 13' 20" West 50.0 feet to an iron pipe; thence run North 89° 32' 54" West 299.95 feet to the point of beginning, containing 1.34 acres.

LESS AND EXCEPT

From a point where the East right-of-way of U.S. Highway 31 intersects the North boundary of Green Acres Subdivision, as recorded in Map Book 5, page 64, of the Baldwin County, Alabama Probate Records; run thence North 00°04'East, along said East right-of-way 124.92 feet to a point; thence run South 89°50'51" East along said East right-of-way 22.06 feet to a point; thence run North 00°06'40" East along said East right-of-way 248.12 feet to a point; thence run South 83°30'32" East a distance of 532.97 feet to a point; thence run North 00°27'51" West a distance of 217.94 feet to the point of beginning; thence run South 89°39'27" West a distance of 241.18 feet to a point; thence run North 00°04'52" East a distance of 17.50 feet to a point; thence run North 89°39'27" East a distance of 241.01 feet to a point; thence run South 00°27'51" East a distance of 17.50 feet to the point of beginning.

TRACT 2:

An exclusive, private easement, for the purposes of ingress and egress to the real property, more particularly identified as tax parcel number 05-23-05-21-4-000-003.001, with said easement more specifically described as:

A twenty-feet (20') wide access point generally across the Northwest corner of tax parcel number 05-23-05-21-4-000-003.005, which is an excerpt from McCrory/Williams survey # B1200-10011 dated

This page is only a part of a 2016 ALTA® Commitment for Title Insurance issued by Commonwealth Land Title Insurance Company. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I - Requirements; and Schedule B, Part II - Exceptions; and a counter-signature by the Company or its issuing agent that may be in electronic form.

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January 8, 2007 and recorded in the Baldwin County Probate Records as Instrument Number 1029716; included herein as if fully set forth.

Twenty Four Month Chain of Title

Mortgage Assumption Deed from Southern Properties, a partnership composed of Carlton G. Niemeyer, Earle Realty, Inc., Stephen A. McMillan and S. Starke Irvine to Stephen A. McMillan dated 05/21/1986 filed for record on 05/09/1986 as Real Property Book 248, Page 1306.

Warranty Deed from Stephen A. McMillan to Baldwin County, Alabama dated 01/31/2007 filed for record on 02/19/2007 as Instrument Number 1032165.

Warranty Deed from The City of Bay Minette Alabama to Baldwin County Alabama dated 01/31/2007 filed for record on 02/19/2007 as Instrument Number 1032166.

Warranty Deed from Stephen A. McMillan to Stephen A. McMillan and Gayle Payne McMillan, as Co-Trustees of the Stephen and Gayle McMillan Revocable Trust dated 03/09/2020 filed for record on 02/11/2022 as Instrument Number 1977685.

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McMillan & Associates	ESTIMATED CLOSIN	NG COSTS
THIS ESTIMATE IS BASED ON A SALES PRICE OF	: \$100,000.00	
LOAN ORIGINATION FEE		
APPRAISAL		
DEED/VENDOR'S LIEN/NOTE PREPARATION		
PRORATION OF AD VALOREM TAXES	\$0.00	
OWNERS TITLE INSURANCE		
LENDER TITLE INSURANCE/WIRE/ADMIN		
TERMITE INSPECTION LETTER		
DOCUMENT PREPARATION		
TITLE COMPANY CLOSING FEE	\$350.00	
TAX SERVICE FEE		
UNDERWRITING FEE		
EXPRESS MAIL FEES		
FLOOD CERTIFICATION		
SURVEY		
PAYOFF MORTGAGE(S		
RECORDING FEE	\$120.00	WAS ASSESSED TO THE MEAN OF THE PARTY OF THE
COMPLIANCE INSPECTION FEE		
BUYER INCENTIVES credit from seller		
HOMEOWNERS INSURANCE		
ESCROW HO INSURANCE/TAXES		
OTHER		
TOTAL ESTIMATED CLOSING COSTS	\$470.00	
I/WE UNDERSTAND THAT THE ABOVE FIGURES		
FINAL FIGURES AT CLOSING COULD VARY. THE ON A SALES PRICE OF \$100000	E FIGURES SHOWN ARE	COMPUTED BASE
ON A SALES PRICE OF STUDDOU		
BUYER DATE	BUYER	DATE
AGENT		

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