SALE OF HOUSE NO WARRANTY AS IS

This Contract dated	, referred to as the "Seller", and
is/are referred to as the "Purchaser(s)".	, who
The Seller's business address	
The Seller's Telephone numberAdditional identification information	
The Purchaser(s) address(es)	
The Purchaser(s) Telephone number(s)Additional identification information	
1. PROPERTY	
The Seller is possessed of a parcel of real	estate, located at the following address:
more particularly described as:	(legal description)
described as	occupied, single family residence ("Home") (model #). erials and components of the completed ne Seller's marketing materials, and from nd specifications for the model # of this eal property and all improvements thereon) agrees to buy said property as ving terms and conditions:
Deposit in the amount of \$tr purchase price at closing. If the Purchase close, the Seller may at its sole option pu	t, the Purchaser(s) shall pay to the Seller a to be held in escrow and credited to the er(s) defaults on the Contract by failing to irsue all legal remedies or may retain the ual damages would be difficult to precisely
damages that the Seller would incur if the Financing Contingency - This Contract is mortgage loan commitment from a licens after the Contract date in the amount of shall use all reasonable diligence to obtai expenses. In the event that the Purchase	e Purchaser(s) defaulted. contingent on the Purchaser(s) obtaining a sed mortgage originator within days \$ Purchaser(s) n loan approval and shall pay all loan

Contract, and the Purchaser(s) shall be refunded the Deposit.

<u>Payment at Closing</u> - Payment of the remainder of the Contract price, and any transactional costs of the Purchaser(s), shall be due at closing.

3. SURVEY AND TITLE

In conjunction with any mortgage approval process, the Seller will furnish to the Purchaser(s) a current survey of the lot prepared by a licensed land surveyor showing all boundaries, easements, and such other topographical features as may be required by the mortgage lender. The acquisition and payment of any additional surveys, reports of title, mortgagor's or owners title insurance shall be the sole responsibility of the Purchaser(s). In the event that the report of title should disclose any encumbrances or exceptions to title that materially affect the transferability of the property, or restrictions that significantly impair or prevent residential usage, the Purchaser(s) shall deliver to the Seller a written notice of objections, and the Seller shall have days to cure. If not cured, the Purchaser(s) may by written notice to the Seller cancel this Contract, and the Purchaser(s) shall be refunded the Deposit. Common deed restrictions, subdivision covenants, recorded easements, any mortgage and tax liens, judgments, Home Owner Association fees, or assessments to be paid at closing, and such other conditions of title that do not substantially affect the property's transferability or use as a residence shall not constitute an objectionable encumbrance, exception or restriction that must be cured.

4. CLOSING

Closing shall take place on	(date and time), at
	(location).The date, time and place
shall furnish a deed conveying the pro and clear of all liens, and subject only real property taxes and assessments, fees shall be prorated to the date of cl payment of real estate broker's fees of Real Estate Broker's Fee Addendum, if continuing utility service accounts for the	r commissions shall be in accordance with a any, attached to this Contract. At closing, all the property in the name of Seller shall be r(s), who shall thereafter be responsible for all
(OPTIONAL) Retainage for any uncompostruction remain uncompleted:	pleted features. The following items of
The existence of these uncompleted fe	eatures shall not delay closing, but the sum of

(OPTIONAL) Purchaser and Seller acknowledge that an epidemic or pandemic, such as COVID-19, may cause unanticipated delays or render it temporarily impossible or commercially unreasonable for Purchaser or Seller to comply with the closing date.

secure the completion of the listed features. Payment of the amount so retained shall

be immediately due upon substantial completion of these features.

from the final payment due at closing shall be held in escrow to