

## **CLOSING ATTORNEY ACTING AS HOLDER OF EARNEST MONEY EXHIBIT** "

[Closing Attorney must still consent to serve as Holder using F511]

|               |  |   | 2024 Printing   |
|---------------|--|---|---|
| This E<br>as: | Exhibit is part of the Agreement with an Offer Date of   | for the purchase and sale of that<br>, Georgia  |   |
| 1.            | Closing Attorney Shall Act as Holder. The Closing Attorney and other trust funds referenced in this Agreement subject to   | the Closing Attorney timely: a) agreeing to   | serve; b) signing the   |
| 2.            | appropriate documents; and c) timely delivering the same to B  Buyer Must Timely Deliver Certain Documents to Closing  | Attorney Acting as Holder of Earnest Mor  | ney. When the Closing   |
|               | Attorney has been named as Holder in the Agreement, Buyer m<br>Binding Agreement Date: a) the fully-signed and executed Agre<br>Escrow Agreement (F511) for the Closing Attorney to sign agree<br>amendments to the Entire Contract within two (2) business day  | ement in its entirety ("Entire Contract"); and being to become the Holder. Buyer must simila  | ) a copy or copies of the arly deliver to Holder all  |
| 3.            | Closing Attorney Must Agree to Become Holder Within Fiv Attorney named as Holder shall not become the Holder unless v receives the Entire Contract, the Closing Attorney has: a) counte Form F511, and sometimes referred to as "Escrow Agreement contained therein; and b) delivered the same to Buyer and Selle and the timeframe for completing the same shall commence.  | e (5) Business Days of Receiving Entire (<br>within five (5) business days from the date the<br>ersigned the Agreement of Closing Attorney to<br>") without change or modification so except  | Contract. The Closing<br>at the Closing Attorney<br>o serve as Holder (GAR<br>for filling in the blanks                 |
| 4.            | Rights and Duties of Closing Attorney Acting as Holder Agreement, Closing Attorney acting as Holder shall have all of Purchase and Sale Agreement (a copy of which is incorporated are set forth in this Agreement. In the event of a conflict betwee forth in the GAR Purchase and Sale Agreement, the latter shall Holder. In the event the transaction does not close, Closing Attorner trust pertaining to the Closing from the earnest money or other trust elsewhere herein. | of the pre-printed rights and duties of Holden<br>herein by reference), regardless of whether<br>in this Agreement and the pre-printed right a<br>control unless otherwise agreed to in writing<br>princy shall not have a right to deduct any of a   | er set forth in the GAR such rights and duties nd duties of Holder set g by Buyer, Seller, and attorney's costs or fees |
| 5.            | Earnest Money Must Be Paid to Closing Attorney Acting as earnest money and other Buyer trust funds to the Closing Attorn or by such other method deemed acceptable and/or required by  | ney acting as Holder by wire transfer of imme   |   |
| 6.            | Failure of Closing Attorney to Become Holder. If the Closin Closing Attorney rejects being the Holder or fails to timely become a broker in this transaction, shall automatically become the Hearnest money being paid or transferred to the Alternate Hold documents required to accomplish the same. The signature of the deemed consent of the Alternate Holder to serve as Holder. duties shall commence when the Alternate Holder becomes the                                 | ng Attorney named as Holder has not becon<br>ne Holder, then: a) the Alternate Holder nam<br>older instead of the Closing Attorney; b) all<br>er; and c) all parties shall cooperate with on<br>ne Alternate Holder to the Agreement at the ti<br>The Alternate Holder's duties and the timelir | ed below, who must be<br>parties consent to the<br>ne another to sign any<br>me it is first signed shall                |
| 7.            | Alternate Holder. The Buyer must immediately notify all parties who must be a broker in this transaction, shall be   | if the Closing Attorney fails to become Holde   | r. The Alternate Holder,  |
| 8.            | Closing Attorney Holding Earnest Money in All-Cash Trar representing the Buyer or Seller, the Closing Attorney can hol dispute between the parties regarding the disbursement of the f reasonable interpretation of the Agreement. Instead and notwith in the event of a dispute regarding the earnest money in an all-c or Seller, the only remedy available to the Closing Attorney to re be to interplead the funds into a court of competent jurisdiction                      | saction. In an all-cash transaction where to the earnest money (and other trust funds unds, the Closing Attorney shall not disburse astanding any provision to the contrary contal ash transaction where the Closing Attorney is solve the dispute regarding the disbursement                   | ), but in the event of a<br>the funds based upon a<br>ined in this agreement,<br>representing the Buyer                 |
| 9.            | Notices To and From Holder. The notice procedures in the Age Holder's contact information is set forth in signature pages to t   | greement shall control with regard to all notic   | ces to and from Holder.   |
| 10.           | Closing Attorney's Contact Information. The Closing Attorn   | ey named below shall be the Holder in this  | transaction.  |
|               | Closing Attorney:Address:  |   |   |
|               | Phone Number:Fax Number:Email:   |   |   |
|               |  |   |   |
| В             | uyer's Initials:   | Seller's Initials:  |   |
|               |  |   |   |