AGREEMENT TO PURCHASE AND SELL (Florida Property)

THIS AGREEMENT is made and entered into by and between WHITNEY NATIONAL BANK (hereinafter referred to as "Seller") and (MARTER 15 ARCLE), or their successors and assigns as approved by Seller (hereinafter referred to as "Purchaser"), and is effective on the date that the last of the parties hereto have executed this Agreement (hereinafter the Effective Date).

WITNESSETH

1. CONVEYANCE.

(a) In consideration of the mutual obligations undertaken herein, Seller does hereby agree to sell and Purchaser does hereby agree to buy, subject to the terms and conditions hereinafter set forth, the property known as 4170 CC. 16. 5T 2TG F. 73789 County, Florida, as shown by the legal description attached hereto, and all improvements thereon (hereinafter referred to as the "Property").

(b) Purchaser agrees to purchase the Property subject to all zoning and land use restrictions, title restrictions, reservations, servitudes, easements, rights-of-ways, all documents of record, and all unrecorded documents and other matters affecting title to the Property.

(c) Seller has not made and shall make no representation or warranty concerning the condition, or the suitability for any purpose, of the Property, or any improvements thereon, and the act of sale shall include the following provisions, together with any other provisions that Seller may require in this regard:

"The Property, including all of the buildings and improvements thereon, is sold by Seller and accepted by Purchaser in its present "AS-IS, WHERE-IS" condition with all faults and without any warranties whatsoever."

"As a material and integral consideration for the execution of this act of sale by Seller, Purchaser waives and releases Seller from any and all claims or causes of action to which Purchaser may have or hereafter may otherwise be entitled, based on vices or defects in the Property herein sold, or any improvements or component parts thereof, whether in the nature of implied warranty of fitness or merchantability, reduction of the purchase price, concealment, or any other theory of law. The Purchaser further assumes the risk of all vices and defects in the Property, and all improvements and component parts thereof, whether those vices or defects are latent or not discoverable upon simple inspection, and including those vices or defects, knowledge of which would deter Purchaser from making this purchase."

"Purchaser further acknowledges that Purchaser (a) had ample opportunity to fully inspect the Property, including, but not limited to the environmental condition of the Property. (b) has inspected the Property to the extent Purchaser deemed necessary, (c) does hereby purchase the Property in its present condition, and (d) does hereby purchase the Property subject to any physical encroachments on the Property and any physical encroachments onto adjacent property by improvements located on the Property."

"Purchaser further waives and releases Seller from and agrees to protect, defend and indemnify Seller from and against any and all claims, demands, causes of action, liens, losses, damages, flabilities, costs and expenses (including reasonable, attorneys' fees, court costs, remediation, clean up or other response costs) of any and every kind or character, known or unknown, fixed or contingent, involving or relating to the Property, arising under or in connection with any federal, state or local law, rule, regulation, order, permit, or ordinance pertaining or relating to the environment including, but without limitation, the Resource Conservation and Recovery Act, 42 U.S.C. §§ 8001 et seq., the Comprehensive Environmental Response, Compensation and Liability Act, 42 U.S.C. §§ 9607 et seq., as amended by the Superfund Amendment and Reauthorization Act of 1986, Pub. L. No. 93-499, 100 Stal. 1613 (codified as amended in various sections of 42 U.S.C.), the Hazardous Materials Transportation Act, Pub. L. No. 93-633, 88 Stat. 2156 (codified as amended in various sections of 48 U.S.C.); the Clean Water Act, 33 U.S.C. §§ 1251 et seq., the Clean Air Act, 42 U.S.C. §§ 7401 et seq., the Toxic Substances Control Act, 15 U.S.C. §§ 2601 et seq., as they now exist or may subsequently be modified, supplemented or amended."

PURCHASE PRICE. The purchase price shall be Dollars (the "Purchase Price"), which shall be paid to Seller in cash.

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lase Price"), which shall be paid to Seller in cash.

4. DEPOSIT.

(a) Purchaser, upon acceptance hereof, shall immediately, and not later than forty-eight (48) hours after the Effective Date, deliver to Seller, Seller's agent, or Closing Agent, the sum of 0.00.00 and 100 (\$ _____) Dollars as a deposit. The deposit(s) furnished by Purchaser pursuant to this Agreement shall hereinafter sometimes collectively be referred to as the "Deposit". If

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Florida commercial, May 28, 2005



Purchaser terminates this Agreement prior to expiration of the Due Diligence Period (defined infre), then the Deposit furnished by Purchaser pursuant to this Paragraph 4(a) hereof shall be returned immediately to Purchaser. If Purchaser does not terminate this Agreement prior to expiration of the Due Diligence Period, then the Deposit shall (subject to the provisions of Paragraph 6(b) and Paragraph 8 hereof) become the property of Seller and non-refundable, but will be credited to the Purchase Price upon closing.

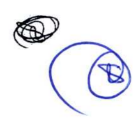
- (b) Seller agrees to allow Purchaser access to the Property for all reasonable purposes during reasonable business hours after the Effective Date hereof, provided, however, that Purchaser indemnifies and holds Seller harmless from and against any and all losses or liability as a result of Purchaser, its agents, contractors or employees entering on the Property and further agrees to defend Seller from any claim made as a result thereof.
- of this Agreement to examine little to the Property, inspect the Property, and to check zoning and environmental considerations regarding the Property (the "Due Diligence Period"). At any time during the Due Diligence Period, Purchaser may terminate this Agreement by notifying Seller in writing by mail or facsimile if Purchaser feels for any reason whatsoever that the Property is unmerchantable or is unsatisfactory for the intended purposes of Purchaser. Unless Purchaser notifies Seller in writing prior to the expiration of the Due Diligence Period that Purchaser elects to terminate this Agreement, Purchaser will (subject to the provisions of Paragraph 5(b) hereof) become unconditionally bound to purchase the Property pursuant to the terms set forth in this Agreement. Within ten (10) days of written request of Seller, any and all environmental reports regarding the Property shall be provided to Seller.

(a) This Agreement is conditioned upon the ability of purchaser to borrow upon the Property as security the minimum sum of \$\frac{1}{2}\$ at a rate of interest not to exceed \frac{1}{2}% per annum, interest and principal amortized over a period of not less than years in monthly-installments or on other terms that may be acceptable to Purchaser. Purchaser agrees to pay origination-fee(\$) and discount point(\$), the sum of which shall not exceed \frac{1}{2}% of the total amount borrowed, in conflection with said mortgage(\$). Should Purchaser be unable to obtain the loan(\$) stipulated above on on-prior to days after the Effective Date of this Agreement, this Agreement shall then be full and void and the parties shall have no further obligation to each other hereunder. Commitment by lender to make loan(\$) subject to approval of title shall constitute obtaining of loan(\$). Purchaser obligates himself to make good faith application for required loan(\$) within 5 working days of the Effective Date of this Agreement. Failure to make application shall not void this Agreement but shall be considered as a breach of this Agreement.

Agreement to obtain an appraisal of the Property reflecting a market value of at least \$
So long as the appraisal is obtained within the time period designated herein, if the appraisal does not reflect sufficient market value, then the Deposit shall be returned to Purchaser (upon Purchaser's request), and both Seller and Purchaser shall be relieved of all further obligations under this Agreement.

CLOSING. At Closing the following shall apply:

- (a) Taxes for the calendar year in which the sale is completed shall be prorated as of the date of execution of the act of sale. Purchaser shall be obligated for the payment of all taxes due and payable after the Closing. Any rents and income accruing from the Property shall be prorated as of the date of the execution of the act of sale. All of Seller's interest in any security deposits, shall be transferred to Purchaser at the Closing. Purchaser shall assume all flabilities and obligations in connection with any leases affecting the Property, including the return of deposits. Any keys to the Property shall be given to Purchaser at the Closing. Purchaser shall purchase the Property subject to any leases of record or otherwise.
- (b) All Closing costs including, without limitation, costs of any certificates, tax researches, survey, title insurance, recordation costs, transaction tax, sales tax, or other registration fees and charges shall be the sale of the Property.
- (c) Seller shall convey title by Special Warranty Deed, subject to the matters listed in regard. The act of sale shall contain any provisions that Seller may require in this
 - (d) Seller shall deliver possession at Closing.
 - (e) Seller shall apply the Deposit to the Purchase Price.
- (f) Purchaser and Seller shall each be responsible for their own attorneys fees incurred in connection with the Closing.
- (9) All aspects of closing, recording, and documentary stamps shall be controlled by the laws of the State of Florida, and 1900 Lab County.
- 8. DEFAULT. If Seller falls to perform any of Seller's obligations hereunder within the time stipulated herein, Purchaser shall have the right either to demand the return of the Deposit, or alternatively, Purchaser may demand specific performance. If Purchaser falls to perform any of Purchaser's obligations hereunder, within the time stipulated herein. Seller shall have the right to declare the Deposit forfeited, without formality beyond tender of title to Purchaser, or alternatively, Seller may demand specific performance.
- ENERGY EFFICIENCY, Purchaser may, at Purchaser's expense, have the Property's energy efficiency rating determined.



- 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. Purchaser may, at Purchaser's expense, have an appropriately licensed person test the Property for radon,
- PROPERTY TAX DISCLOSURE SUMMARY. PURCHASER SHOULD NOT RELY ON THE SELLER'S CURRENT PROPERTY TAXES AS THE AMOUNT OF PROPERTY TAXES THAT THE PURCHASER MAY BE OBLIGATED TO PAY IN THE YEAR SUBSEQUENT TO PURCHASE, A CHANGE OF OWNERSHIP OR PROPERTY IMPROVEMENTS TRIGGERS REASSESSMENTS OF THE PROPERTY THAT COULD RESULT IN HIGHER PROPERTY TAXES. IF YOU HAVE ANY QUESTIONS CONCERNING VALUATION, CONTACT THE COUNTY PROPERTY APPRAISER'S OFFICE FOR INFORMATION
- COMMISSIONS. Seller shall pay a real estate broker's commission of \$ BroDerick - ASTOC . The commission shall be earned and payable only at closing of the sale of the Property and upon receipt by Sellor of the sale proceeds. No other parties are entitled to commissions relating to the sale of the Property.
- ENTIRE AGREEMENT. This Agreement sets forth the entire understanding of the parties with respect to the subject matter of this Agreement and supersedes all prior agreements, understanding and negotiallons with respect to the subject matter hereof.
- ATTORNEYS FEES. If any party fails to comply with the terms of this Agreement, if accepted, then such defaulting party is obligated to and agrees to pay all reasonable attorneys' fees and costs incurred by the non-defaulting party in enforcing its respective rights.
- COUNTERPART. This Agreement may be executed in any number of counterparts and by different parties hereto in separate counterparts, each of which when so executed shall be deemed to be an original and all of which when taken together shall constitute one and the same agreement.
- NOTICES. All notices or communications required or permitted hereunder shall be in writing and shall be deemed to have been given when delivered in person or when received by the party being notified by notice deposited in the United States mail, postage prepaid, certified mail, overnight courier, return receipt requested, addressed to the party being notified at its address shown below, or at such other address as may be indicated
- SURVIVAL. All obligations relating to the conveyance of the Property as set forth in this Agreement shall survive any closing on the Property. Additionally, Purchaser's obligations to indemnify Seller shall survive any closing on the sale of the Property, and any other termination of this Agreement.
- 18. EXECUTION. This Agreement has been signed by Seller on this _____ day of and shall stand as an offer which, if accepted by Purchaser by 5:00 p.m. on the _____ day of _______. shall constitute an Agreement to Purchase and Sell as provided herein. This offer shall be considered to have been accepted upon the execution by all parties hereto and upon the delivery of notice thereof by Purchaser to Seller. If Purchaser does not accept Seller's offer within the required time and in the required manner, then this instrument shall become null and void, and the parties shall have no further obligation to each other hereunder.

Purchaser acknowledges that nothing contained in this Agreement, shall constitute or be construed as an acceptance by Seller as lender of any of the financing terms that may be set forth herein. This Agreement does not constitute an agreement to make any financial accommodations whatsoever to Purchaser, does not constitute an approval of a loan to Purchaser, and does not constitute a commitment to lend any funds to Purchaser on the terms set forth herein or on any terms whatsoever. If Purchaser desires to request financing from Seller, Purchaser understands and agrees that Purchaser must make a written application, separate from this Agreement, to Seller, as lender, and submit said application for approval to the appropriate bank officer/department. At the time of making such application for the loan, Purchaser must meet all of Seller's financing requirements as lender. Seller's entering into this Agreement does not mean that Purchaser has met any of Selier's financing requirements as

This provision shall apply to this Agreement and is expressly incorporated by reference herein into any and all amendments, endorsements, addenda, or modifications to this Agreement.

This Agreement is effective as of the date of execution by Purchaser and Seller. This Agreement is subject to the Management and/or Board of Directors approval of Whitney National Bank; provided that, unless this Agreement is approved by the Management and/or Board of Directors of Whitney National Bank by this Agreement shall become null and void, and the parties shall have no further obligation to each other hereunder.

Date: Address:

SELLER.

WHITNEY NAME BANK

Title: Date

Address: 228 St. Cherles Avenue

New Orleans, LA 70163

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for, WP.

Statement of Material Facts and Defects Addendum

Seller obtained ownership of this property by foreclosure or repossession. Accordingly, Seller is an absentee owner. Seller has made no detailed inspection of this property and is unaware of its condition. If Seller is aware of any material facts or defects on the property or its improvements, they are set forth below:
Any potential buyer should make independent inspection of the property and improvements thereon and Broker should so advise. Seller hereby directs the Broker to provide a copy of this statement to any potential buyer of the property and return a signed original to Seller along with any signed Contract for Purchase Offer.
Seller: Whitney Mational Bank Date: 5/3///
E. DALE LINDSEY, JR. VICE PRESIDENT
Purchaser acknowledges that he/she/it has read the above information and has or will prior to closing make independent investigation of the property and improvements thereon and understand that Seller makes no warranties as to the condition of the property or improvements thereon.
Purchaser: 2nd MS Date: 6-7-11
Purchaser:Date;

Revised for FL 10/97





DITECTION	PROPERTY ADDRESS CRIS ST PETE FL
PURCHASE. SELLER:	PROPERTY ADDRESS: 4060 Blind Pass Rd. St. Pede Beech, FL. WHITNEY NATIONAL BANK
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	DISCLOSURE OF INFORMATION ON LEAD-BASED PAINT
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Every	Purchaser of any interest in residential real property on which a residential dwelling was built prior to 1978 is
otified that s	uch property may present exposure to lead from lead-based paint that may place young children at risk of A poisoning. Lead poisoning in young children at risk of
sabilities, red	fuced intelligence quotient, behavioral problems, and impaired memory. Lead poisoning oiso poses a particular nt women. The seller of any interest in residential coul.
sk to pregna	nt women. The seller of any interest in residential real property is required to provide the buyer with any lead-based paint heards from risk attentions.
formation on	lead-based paint becords from sich and added the property is required to provide the buyer with any
y known lea	d-based paint hazards. A risk assessment or inspections in the seller's passession and notify the buyer of
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T.I.FRIS DE	CLOSURE (initial)
(a) Pro	Sence of lead-based paint and/or lead to the lead to t
	sence of lead-based paint and/or lead-based paint hazards (check one below): Known lead-based paint and/or lead-based paint hazards (check one below):
V	Known lead-based paint and/or lead-based paint hazards are present in the housing (explain). Seller has no proportion of lead-based paint hazards are present in the housing (explain).
+	Seller has no knowledge of lead-based paint and/or lead-based paint hazards in the housing.
(b) Rec	
19.10	ords and reports available to the seller (check one below); Seller has provided the seller (check one below);
_	Seller has provided the purchaser with all available records and reports pertaining to lead-based paint and/or lead-based paint has and in the housing that december of the selections and reports pertaining to lead-based paint and/or lead-based paint to the selection of the sele
7.	
-	Seller has no reports or records partaining to lead-based paint and/or lead-based paint hazards in the housing.
PCH40EM	
(a) Pure	ACKNOWLEDGMENT (Initial)
(c) Fure	haser has received copies of all information listed above.
(a) Puro	haser has received the pamphlet Protect Your Family from Lead in Your home.
(e) Puro	The forect one out of the second of the seco
-	Received a 10-day opportunity (or mutually agreed upon period) to conduct a risk assessment or inspection
-	realized the opportunity to conduct a risk assessment or improved the
	based paint and/or lead-based paint hazards.
NT'S ACKN	OWLEDGMENT (initial)
(f) Agent	has informed the rolling of the sile of th
his/her re	has informed the seller of the seller's obligations under 42 U.S.C. 4852(d) and is aware of sponsibility to ensure compliance.
LEICATION	OFACCURACY
ollowing par	ies have reviewed the information above and certify, to the best of their knowledge, that the information natory is true and occurate.
led by the sig	natory is true and accurate,
Whitney Nati	ogal Bonk
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-our	5/31/ V
	Date
ca President	E LINDSEY, JR.
E. DA	LE LINDSEY, JR. E PRESIDENT
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ser /	Moty 6-7-11
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Purchaser's Agent

Revised/S 2/01

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