

CLAUSES FOR ADDENDUM/AMENDMENT TO

☐ AGREEMENT/CONTRACT TO BUY AND SELL REAL ESTATE [☐ OFFER OR ☐ COUNTEROFFER] OR			
☐ RESIDENTIAL RENTAL AGREEMENT OR ☐ OTHER:			
COVERING THE X REAL PROPERTY X PREMISES DUSINESS OTHER:			
Further described or commonly known as:			
Address 1985 Jim McCarter Road N Tax Map # 3600000015			
City Zip Zip County York, So			
Lot Block Section/Phase Subdivision			
Unit # Other			
The undersigned Parties agree the following checked provisions are a part of and control any conflicts in their Contract:			
DEED RESTRICTIONS AND RESTRICTIVE COVENANTS: Seller shall provide copy of any deed restrictions [including zoning ordinances, condominium documents (master deed, financial information, etc.)] and a copy of all restrictions an covenants for said property within Business Days of the Effective Date.			
SURVEY: shall select and pay a SC licensed surveyor to survey the Property with			
paying \$ USD to the selected surveyor. This survey \square will \square will not include a wetlands delineation survey. This survey \square will \square will not be used to comply with the Coastal Tidelands and Wetlands Act (see immediately below). The surveyor shall set and flag all property pins, show encroachments, show easements, and access. The Purchase Price shall be adjusted in accordance with this survey at the rate of \$ USD per \square acre \square square foot \square frontage feet \square other: Broken recommend obtaining surveys.			
COASTAL TIDELANDS AND WETLANDS ACT: Property is subject to regulation of use by the Coastal Tidelands an Wetlands Act (SC Code 48-39-10 et.seq. as amended) and part of (all of) this Property is seaward of the setback line and the minimum setback line and baseline and has an erosion rate of feet per year, as adopted by the SC Coasta Council. This Property (part of this Property) is also within the velocity zone as determined by Federal Emergency Management Act. [ex. Beach front Property with improvements that may or may not be grandfathered into the setback and if grandfathered, may not be allowed to rebuilt in the setback zone.] To determine impact and parameters, a special survey is required.			
From the survey and surveyor: More specifically, the setback line is feet (or from feet to feet from the seaward Property line; the baseline is feet (from feet to feet) from the seaward Property line. The velocity zone is feet wide (from to feet wide) starting at the seaward Property line and moving landward. The seaward corners of the habitable structures on this property are located feet, feet, etc., from the seaward Property line.			
This information is shown with more particularity on that certain survey attached not attached or that certain plants and by, dated, dated filed in Plat Book, page Clerk of Court's Office for County SC, a copy of which is attached not attached as part of this Contract and to be used for a more complete disclosure.			
BACK UP CLAUSE: This Contract, if accepted by all Parties, shall be a Back Up (Non-Primary) Contract. This Contract is contingent upon all presently pending contracts not being enforceable and no lawsuits resulting. If any presently pending contracts close or this Contract does not become the Primary Pending Contract by EST on, this Contract will be null and void with no action required by either Party. Any Back Up Contract shall become the Primary Contract when its earliest date of fully negotiated terms is the earliest date of all pending contracts and all previously dated contracts have become null and void, unenforceable or released. The date this Contract is Primary and Parties have Notice is the Back Up/Primary Effective Date. If this Contract becomes the Primary Contract, the Parties agree that Closing Date shall be adjusted or computed by adding Business Days to the Back Up/Primary Effective Date.			
BUYER BUYER SELLER SELLER SELLER HAVE READ THIS PAGE 9/2017 FORM 391 PAGE 1 of			

Carolina Farms & Estates, 1830 Hands Mill Hwy Rock Hill, SC 29732 Phone: 803.242.8953 Fax: 803.656.0761 Timothy Helline

AGENT DISCLOSURE: Buyer is a South Carolina real estate licensee and is self represented with no cooperative commission to be paid or represented by cooperating brokerage and cooperative commission is expected to be paid or other Buyer is a relative of the SC real estate licensee.
SOIL AND WATER TESTS AND WATER ISSUES: After the Effective Date, the Buyer and Inspectors shall have the right to conduct Inspections including the rights to go on the property to conduct soil and water tests, including percolations tests, to ascertain whether the property is suitable for the improvements the Buyer desires. All expenses of such tests shall be paid by and Buyer shall be responsible for the repair, restoration, and any damages caused by such tests and Inspections. Seller represents that the water supply is described fully here: Seller represents that all waste water is disposed of via waste water systems described fully here: Seller represents that all isolated wetlands or flood zones touching the property are described fully here:
PERMIT CONTINGENCIES: Buyer shall make timely good faith efforts to obtain all necessary permits from proper governmental authorities for intended use (building, dock, etc.), zoning, soil and water evaluations (including any evaluations necessary by DHEC, Army Corps of Engineers, South Carolina Coastal Council, or other environmental groups), surveys, utility approvals, and land clearing approvals (to permit view of, etc.) to construct a single family dwelling (or other) to Buyer's satisfaction or the Buyer may terminate this Contract with Notice of Termination Delivered no later than, or Business Days after the Effective Date whichever is later. If Buyer does not Deliver Notice of Termination by this deadline, the Buyer shall purchase the Property in accordance with the Contract without any permit contingency.
SELLER FINANCING: If the Seller is to receive all or a portion of the Purchase Price of the Property in the form of deferred payments, they the Buyer shall pay \$
FINANCING INFORMATION: Proposed Lender(s): Lender's address and point of contact:
Type of loan: FHA VA Conventional Seller Other: Loan term:
F.I.R.P.T.A. (Foreign Investment and Real Property Act): The Foreign Investment and Real Property Act requires Buyer to withhold income tax from the sale proceeds when the Seller is not a U.S. Citizen (similar to SC Income Tax withholding on SC non-resident Sellers) unless an exemption applies. Seller agrees to provide Brokers and Closing Attorney with a certification establishing that no federal income tax is required to be withheld or consent to tax withholding. BUYER BUYER SELLER SELLER HAVE READ THIS PAGE 9/2017 FORM 391 PAGE 2 of 3

HAZARDOUS MATERIALS: Various materials used on the Proper may contain materials that are, have been, or may in the future be These materials may need to be specially treated, specially handle Property. Examples include materials considered safe at the time, to mishandled such as asbestos (insulation, acoustical tiles, floor tile materials, fire proofing, pipe insulation, etc.) and electrical components, the Property or improvements may contain materials such as a radioactive, or other substances/materials. Now or in the future, the wastes, hazardous materials, contaminants, or otherwise undesirable the Property or may be present in the soils, air, water, building of Property in areas that may not be readily accessible or noticeable.	e determined to be hazardo ed, encapsulated, isolated, out later determined to be h es, plaster, linoleum adhes ents that contain PCB's, etc metals, minerals, chemicals these may be determined . These may be in above or	ous, toxic, or undesirable. and/or removed from the nazardous or hazardous if sive, spray on acoustical c. Due to current or prior hydrocarbons, biological, to be toxic, carcinogenic, below ground locations on
Current and future federal, state, and local laws/regulations may removal, etc.) of such toxic, hazardous or undesirable materials at thor future have had any interest in the Property including but not limited Property. Sellers and Buyers are advised and solely responsible to prior to entering this Contract to determine their potential liability with hazardous materials, contaminants or otherwise undesirable materials.	te expense of those persons ed to current, past, and futur consult with experts and leg th respect to toxic, hazardo	s who in the past, present, re owners and users of the gal counsel of their choice bus, carcinogenic, wastes,
The Brokers have no expertise with respect to legal issues and substances. Brokers recommend expert consultation and expert Ir current or potential toxic wastes, hazardous materials, or undesirable agree that they have not relied on any Brokers representations e non-existence of current or potential toxic wastes, hazardous mate Property.	nspections by qualified indi substances on or impacting ither express or implied re	ividuals to determine any g the Property. The Parties egarding the existence or
Hazardous materials issues can be extremely expensive. It is the sattorneys to deal with the detection, management, avoidance, and/or	•	•
🗴 Seller agrees to sell AS IS and Buyer agrees to buy AS IS.		
EXPIRATION OF OFFER: When signed by a Party and intended as offer to the other Party that may be rescinded any time prior to or exp, unless accepted or counter-offered by	ires at	AM PM on
deadline.	,	·
IN WITNESS WHEREOF, this Contract has been duly executed by th	e Parties.	
BUYER:	Date:	Time:
BUYER:	_ Date:	Time:
	_ Date:	Time:
		Time:
SELLER:		_ Time:
SELLER:	_ Date:	Time:

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Date: _____ Time: ____

Date: _____ Time: ____