## THIS CONTRACT IS SUBJECT TO ARBITRATION PURSUANT TO CHAPTER 48, UNIFORM ARBITRATION ACT, CODE OF LAWS OF SOUTH CAROLINA, 1976

## CONTRACT FOR SALE

| To <u>Owner of Record</u> Seller.   | offered this, <u>December 10, 2014</u> , by   | Purchaser,  |
|---|---|---|
|   | FION: Purchaser agrees to buy and Seller agrees to sell all that lot or par ocated in <a href="Market:Greenville">Greenville</a> County, South Carolina, and being described as fol 29687 TAX MAP # <a href="Market:T029030115200">T029030115200</a> .  |   |
| PRICE: The sales price is \$ (1) \$ 500.00 (2) \$ (3) \$  | _ Earnest money held in trust by Leonardi Bracken Real Estate, LLC.   |   |
| THEBUYER X SELLER   | S IS LICENSED UNDER THE LAWS OF SOUTH CAROLINA AS A REAL  | L ESTATE LICENSEE   |
| FINANCING: This Contract is nei   | ither subject to nor contingent upon Purchaser obtaining financing.   |   |
| stamps affixed thereto, free of encu<br>record or on the premises (provided<br>regulations. The deed shall be prepa   | G DATE: Seller agrees to convey by marketable title and delivers limited imbrances, except subject to all reservations, easements, rights-of-way, and they do not make the title unmarketable) and to all government statutes ared in the name(s) of as <u>above</u> and delivered to the offices of <u>To Be December 30, 2014</u> .   | and restrictive covenants of s, ordinances, rules and   |
| POSSESSION: Possession of said  | d premises will be given Purchaser at CLOSING.  |   |
| executed by all parties the earnest n holding the funds. All cash monies  | ngency of the Contract cannot be satisfied through no fault of Purchaser, money will be returned to Purchaser after the deposit of funds has cleared or certified funds shall be deposited on or before the next banking day. after acceptance of the offer of a sales contract. The listing and selling be epted as earnest money.   | d the account of the broker<br>All other monies shall be  |
| homeowner's association fees, shal  | ewer charges, any other utilities, rents as when collected, and other assessed be adjusted as of the date of closing. Tax prorations pursuant to this Cotte of closing and are to be prorated on that basis. <b>Roll back taxes if any</b>  | ontract are to be based on the  |
| the Seller's obligation to the listing and equitable remedies available or defaults under this Contract, the ear actual costs incurred, including but examination, and the Purchaser sha Contract with neither part having an provisions of this Contract, the prevevent Purchaser defaults under the | alts under the contract, the earnest money hereunder shall be paid to the start broker pursuant to the listing agreement) and the Seller shall have the or (2) of terminating this Contract with neither party having any further rightenest money shall be returned to the Purchaser, and Purchaser shall be returned to loan application fees, credit reports, appraisal fees, surveyall have the option (I) of pursuing all legal and equitable remedies availal my further rights hereunder. In the event buyer, seller, or agent brings legalling party shall be entitled to recover reasonable legal fees and costs for this contract through no fault of the seller or agent, the purchaser sharehase price listed herein as liquidated damages for loss of commissions. | option of (I) pursuing all legal ghts hereunder. If the Seller eimbursed by the Seller for all ys, and costs of title ble or (2) terminating this gal action to enforce the from the losing party. In the all pay to Leonardi Bracken |
| INSPECTION: Purchaser acknow  | ledges that they have satisfied themselves that property is suitable for th   | neir intended use   |
| Purchaser have a survey of the subj   | ON AND INSURANCE: The listing and selling broker(s) and their ages ject property made, that Purchaser select an attorney to examine the title ance coverage including that required by the lender, effective with the tire  | to the property and that  |
| Purchaser Seller  |   |   |

**GOOD FUNDS AT CLOSING:** The Purchaser will be required to have **cashier's check** or **certified funds** when completing this transaction.

**MEDIATION/ARBITRATION CLAUSE:** Any dispute or claim arising out of or relating to this Agreement, the breach of this Agreement or services provided in relation to this Agreement, shall be submitted to mediation in accordance with the Rules and Procedures of the Dispute Resolution System of the NATIONAL ASSOCIATION OF REALTORS. Disputes shall include representations made by Owner or Broker in connection with the services to which this Agreement pertains, including without limitation, allegations of concealment, misrepresentation, negligence and/or fraud. Any agreement signed by the parties pursuant to the mediation conference shall be binding. This Mediation clause shall survive for a period of 120 days after the date of the closing. On the 121<sup>st</sup> day all disputes shall be subject to Chapter 48 Uniform Arbitration Act Code of Laws of South Carolina 1976.

DISCLAMER BY BROKERS AND AGENTS: THE PARTIES ACKNOWLEDGE THAT THE LISTING AND SELLING BROKER(S) AND THEIR AGENT(S): (1) GIVE NO GUARANTY OR WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, AS TO THE PHYSICAL CONDITION OF THE PROPERTY OR AS TO THE CONDITIONS OF OR EXISTENCE OF IMPROVEMENTS, SERVICES OR SYSTEMS THERETO; (2) GIVE NO WARRANTY, EXPRESS OR IMPLIED, AS TO THE MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE AS TO THE PROPERTY OR SUCH IMPOVEMENT THERETO AND ANY IMPLIED WARRANTY IS HEREBY DISCLAIMED; (3) GIVE NO WARRANTY AS TO TITLE; AND (4) GIVE NO GUARANTY OR WARRANTY CONCERNING (a) ANY CERTIFICATION OR INSPECTION CONCERNING THE CONDITION OF THE PROPERTY, AND (b) ANY MATTERS WHICH WOULD BE REFLECTED BY A CURRENT SURVEY OF THE PROPERTY.

**TIME IS OF THE ESSENCE; ENTIRE CONTRACT:** Time is of the essence. The parties agree that this written Contract expresses the entire agreement between the parties, and that there is no other agreement, oral or otherwise, modifying the terms hereunder and that the Contract shall be binding on both parties, their principals, heirs, personal representatives, successors and assigns, unless there is a written addendum hereto signed by all parties.

The parties agree that this written Contract expresses the entire agreement between the parties, and that there is no other agreement, oral or otherwise, modifying the terms hereunder and that the Contract shall be binding on both parties, their principals, heirs, personal representatives, successors and assigns, unless there is a written addendum hereto signed by all parties.

LEONARDI BRACKEN REAL ESTATE, LLC REPRESENTS THE SELLER IN THIS TRANSACTION. BOTH BUYER AND SELLER ACKNOWLEDGE RECEIVING, READING, AND UNDERSTANDING THE SOUTH CAROLINA REAL ESTATE COMMISSIONS AGENCY DISCLOSURE FORM.

| GENERAL REMARKS: This property is selling in "as is" condition, seller will make no repairs.  |                      |                 |      |  |  |
|---|----------------------|-----------------|------|--|--|
| OTHER:  |                      |                 |      |  |  |
| Addendum Attached: Ye   | es NoX IF YES, NUMBI | ER OF ADDENDUMS |      |  |  |
| Purchaser and Seller each agree that receipt of a signed contract by telecopy (FAX) will be the same as receipt of an original signed contract.  THIS IS A LEGALLY BINDING CONTRACT. PURCHASER AND SELLER SHOULD SEEK LEGAL ADVICE IF THE CONTENTS ARE NOT UNDERSTOOD. BOTH PURCHASER AND SELLER ACKNOWLEDGE THE RECEIPT OF A COPY OF THIS CONTRACT. SIGNATURES BELOW SIGNIFY ACCEPTANCE OF ALL TERMS AND CONDITIONS STATED HEREIN. |                      |                 |      |  |  |
| Purchaser   | Date                 | Seller          | Date |  |  |
| Purchaser   | Date                 | Seller          | Date |  |  |