CLOSING ATTORNEY ACTING AS HOLDER OF EARNEST MONEY

EXHIBIT "



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

xl	nibit is part of the Agreement with an Offer Date of for the purchase and sale of that certain property kno
	, Georgia("Agreemer
	Closing Attorney Shall Act as Holder. The Closing Attorney named in this Agreement shall be the Holder of the earnest more
	and other trust funds referenced in this Agreement subject to the Closing Attorney timely: a) agreeing to serve; b) signing
	appropriate documents; and c) timely delivering the same to Buyer and Seller as more particularly described below.
	Buyer Must Timely Deliver Certain Documents to Closing Attorney Acting as Holder of Earnest Money. When the Clos
	Attorney has been named as Holder in the Agreement, Buyer must deliver to Closing Attorney within two (2) business days from
	Binding Agreement Date: a) the fully-signed and executed Agreement in its entirety ("Entire Contract"); and b) a copy or copies of
	Escrow Agreement (F511) for the Closing Attorney to sign agreeing to become the Holder. Buyer must similarly deliver to Holde
	amendments to the Entire Contract within two (2) business days of the date that the Amendment becomes binding.
	Closing Attorney Must Agree to Become Holder Within Five (5) Business Days of Receiving Entire Contract. The Clos
	Attorney named as Holder shall not become the Holder unless within five (5) business days from the date that the Closing Attor
	receives the Entire Contract, the Closing Attorney has: a) countersigned the Agreement of Closing Attorney to serve as Holder (G
	Form F511, and sometimes referred to as "Escrow Agreement") without change or modification so except for filling in the bla
	contained therein; and b) delivered the same to Buyer and Seller. When this occurs, Closing Attorney's rights and duties as Hol
	and the timeframe for completing the same shall commence.
	Rights and Duties of Closing Attorney Acting as Holder. Notwithstanding any provision to the contrary contained in
	Agreement, Closing Attorney acting as Holder shall have all of the pre-printed rights and duties of Holder set forth in the G
	Purchase and Sale Agreement (a copy of which is incorporated herein by reference), regardless of whether such rights and du
	are set forth in this Agreement. In the event of a conflict between this Agreement and the pre-printed right and duties of Holder
	forth in the GAR Purchase and Sale Agreement, the latter shall control unless otherwise agreed to in writing by Buyer, Seller,
	Holder. In the event the transaction does not close, Closing Attorney shall not have a right to deduct any of attorney's costs or f
	pertaining to the Closing from the earnest money or other trust funds being held by Closing Attorney, except as may be provi
	elsewhere herein.
	Earnest Money Must Be Paid to Closing Attorney Acting as Holder by Wire Transfer. Buyer shall be responsible for paying
	earnest money and other Buyer trust funds to the Closing Attorney acting as Holder by wire transfer of immediately available fu
	or by such other method deemed acceptable and/or required by Closing Attorney, as the case may be.
	Failure of Closing Attorney to Become Holder. If the Closing Attorney named as Holder has not become Holder because
	Closing Attorney rejects being the Holder or fails to timely become Holder, then: a) the Alternate Holder named below, who mus
	a broker in this transaction, shall automatically become the Holder instead of the Closing Attorney; b) all parties consent to
	earnest money being paid or transferred to the Alternate Holder; and c) all parties shall cooperate with one another to sign
	documents required to accomplish the same. The signature of the Alternate Holder to the Agreement at the time it is first signed s
	be deemed consent of the Alternate Holder to serve as Holder. The Alternate Holder's duties and the timeline for performing the
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	duties shall commence when the Alternate Holder becomes the Holder.
	Alternate Holder. The Buyer must immediately notify all parties if the Closing Attorney fails to become Holder. The Alternate Holder with a parties in this transaction, about he
	who must be a broker in this transaction, shall be
	In the event an Alternate Holder is not named, the Alternate Holder shall be the Buyer's Broker. Closing Attorney Holding Earnest Money in All-Cash Transaction. In an all-cash transaction where the Closing Attorne
	representing the Buyer or Seller, the Closing Attorney can hold the earnest money (and other trust funds), but in the event
	dispute between the parties regarding the disbursement of the funds, the Closing Attorney shall not disburse the funds based upon
	reasonable interpretation of the Agreement. Instead and notwithstanding any provision to the contrary contained in this agreem in the event of a dispute regarding the earnest money in an all-cash transaction where the Closing Attorney is representing the Bu
	or Seller, the only remedy available to the Closing Attorney to resolve the dispute regarding the disbursement of earnest money s
	be to interplead the funds into a court of competent jurisdiction.
	Notices To and From Holder. The notice procedures in the Agreement shall control with regard to all notices to and from Hol
	Holder's contact information is set forth in signature pages to this Agreement. Closing Attorney's Contact Information. The Closing Attorney named below shall be the Holder in this transaction.
	Closing Attorney's Contact information. The Closing Attorney named below shall be the Holder in this transaction.
	Closing Attorney:
	Address:
	Phone Number:
	rax Number.
	Email: