

COMMERCIAL CONTRACT - UNIMPROVED PROPERTY
USE OF THE FORM BY PERSONS WHO ARE NOT MEMBERS OF THE YEAR ASSOCIATION OF REALTORING, BIG. 29 NOT AUTHORIZED.

OF THE POINT ASSOCIATION OF REALTORING, BIG. 2022

	1.	PARTIES: Se to buy the Pro	ller agrees to sell perty from Seller f	and convey to Buy or the sales price s	yer the F stated in	roperty describe	ed in Paragrap	h 2. Buyer agrees
		Seller: TOMB	ALL ECONOMIC	DEVELOPMENT	CORPO	RATION		io colingine (200).
		Address: P Phone: (28 Mobile:	.O. Box 820, Tom 1)401-4088	E-mail: K Fax or Ott	Malatte			
	1		IT WILLIAMS, LL					The second secon
		Address: 67 Phone: (28 Mobile: (28	710 Bourgeois Ro 1)586-7087 1)450-6892	Houston, TX 7 E-mail; am Fax or Oth	7066 ry.willian er:	ns@idcfluid.com	and jeff.willian	no@idefluid.com
2	. P	ROPERTY:						n market of the second
	A			operty situated in tside of S. Persin	CHARLES STATE OF THE PARTY OF T	M. Sandar Market Strategy of the Strategy	7375	County, Texas at
		peing appn	oximately 1.791 and Technology P	escribed e n the at acres of land, mor ark Section 2 and	morres e	Paragraphic Committee of the Committee o	and the second of the second parameters are second to the second of the	er as follows: (1, Tomball d hereto and
	8.	(1) all rights, interest ii (2) Seller's ii	, privileges, and a n any minerals, uti nterest in all lease:	Property together to pourtenances partitions, adjacent atrest, and secures and permits relies	aining to lets, alle ity deno	ys, strips, gores,		
	(Di	escribe any ex mineral rights	coeptions, reservet are to be reserved	iions, or restriction I an appropriate ac	s in Pan idendun	ngraph 12 or an a	addendum.) shed 1	
3.		LES PRICE:						
	A.	At or before o	iosing, Buyer will	pay the following a	ales prid	e for the Proper	lv:	
		(1) Cash port	ion payable by Bu	yer at closing		********	.\$	332,000.00
				ed in Paragraph 4			- 111 A.110	
				nd 3A(2))			The second secon	332,000.00
		02) 07-08-22 Mari - Capani, 233	initialed for ident West Loop Seath, Balts See House Producted with Loop Wor't			And Buyer (*) Phose: 713-223-2111 8.40-2230, Cadea, TX 7820	Pair: 725-850-8250.	Page 1 of 15

Commercial Contract - Unimproved Property concerning <u>Eastaids of S. Persimmon St. Tomball, TX 77375</u>
B. Adjustment to Sales Price: (Check (1) or (2) only.)
 (1) The sales price will not be adjusted based on a survey. (2) The sales price will be adjusted based on the latest survey obtained under Paragraph 6B.
(a) The sales price is calculated on the basis of \$ 4.25 X (i) square foot of X total area net area. (ii) acre of total area net area.
(b) "Total area" means all land area within the perimeter boundaries of the Property. "Net area" means total area less any area of the Property within: (i) public roadways; (ii) rights-of-way and easements other than those that directly provide utility services to the Property; and
(c) if the sales price is adjusted by more than 5.000 % of the stated sales price, either party may terminate this contract by providing written notice to the other party within days after the terminating party receives the survey. If neither party terminates this contract or if the variance is less than the stated percentage, the adjustment to the sales price will be made to the cash portion of the sales price payable by Buyer.
4. FINANCING: Buyer will finance the portion of the sales price under Paragraph 3A(2) as follows:
A. Third Party Financing: One or more third party loans in the total amount of \$ This contract: (1) is not contingent upon Buyer obtaining third party financing. (2) is contingent upon Buyer obtaining third party financing in accordance with the attached Commercial Contract Financing Addendum (TXR-1931).
B. <u>Assumption</u> : in accordance with the attached Commercial Contract Financing Addendum (TXR-1931), Buyer will assume the existing promissory note secured by the Property, which balance at closing will be \$
C. Seller Financing: Buyer will deliver a promissory note and deed of trust to Seller under the terms of the attached Commercial Contract Financing Addendum (TXR-1931) in the amount of \$
5. EARNEST MONEY:
A. Not later than 3 days after the effective date, Buyer must deposit \$ \$10,000.00 as earnest money with Stewart Title - Tomball at 14080 FM 2920, Ste E, Tomball, TX 77377 (address) Jane Mathews (closer). If Buyer falls to timely deposit the earnest money, Seller may terminate this contract or exarcise any of Seller's other remedies under Paragraph 15 by providing written notice to Buyer before Buyer deposits the earnest money.
B. Buyer will deposit an additional amount of \$ with the title company to be made part of the earnest money on or before: (i) days after Buyer's right to terminate under Paragraph 7B expires; or Buyer will be in default if Buyer fails to deposit the additional amount required by this Paragraph 5B within 3 days after Seller notifies Buyer that Buyer has not timely deposited the additional amount.
(TXR-1802) 07-08-22 Initialed for Identification by Seller 1/1, and Buyer 1802
Cellium Externational - Corporate, 1239 West Loop Storch, Scile 999 Bourba, TX 77027 Tom Coadea Produced with Lorn Welf Transactions (expForm Edition) 717 N Herwood St, Suite 2200; Celles, TX 78201 Mark Loop Storch Loop S

Commercial Contract - Unimproved Property concerning Eastside of S. Persimmon St. Tembell, TX 77375
C. Buyer may instruct the title company to deposit the earnest money in an interest-bearing account at a federally insured financial institution and to credit any interest to Buyer.
6. TITLE POLICY AND SURVEY:
A. Title Policy:
(1) Seller, at Seller's expense, will furnish Buyer an Owner's Policy of Title Insurance (the title policy) issued by any underwriter of the title company in the amount of the select price, dated at or after closing, insuring Buyer against lose under the title policy, subject only to: (a) those title exceptions permitted by this contract or as may be approved by Buyer in writing; and (b) the standard printed exceptions contained in the promulgated form of title policy unless this contract provides otherwise.
 (2) The standard printed exception as to discrepancies, conflicts, or shortages in area and boundary lines, or any encroachments or protrusions, or any overlapping improvements: (a) will not be amended or deleted from the title policy. (b) will be amended to read "shortages in areas" at the expense of X Buyer Seller. (3) Within 20 days after the effective data, Seller will furnish Buyer a commitment for title insurance (the commitment) including legible copies of recorded documents evidencing title exceptions. Seller sutherizes the title company to deliver the commitment and related documents to Buyer at Buyer's address.
B. Survey: Within 5 days after the effective date:
(i) Buyer will obtain a survey of the Property at Buyer's expense and deliver a copy of the survey to Seller. The survey must be made in accordance with the: (i) ALTAMSPS Land Title Survey standards, or (ii) Texas Seriely of Professional Surveyors' standards for a Catagory 1A survey under the appropriate condition. Seller will retribute Buyer (Insert amount) of the cost of the survey at closing, if closing occurs.
(2) Seller, at Seller's expense, will fundsh Buyer a survey of the Property dated after the effective date. The survey must be made in accordance with the: (i) ALTANSPS Land Title Survey standards, or (ii) Texas Society of Professional Surveyors' standards for a Catagory 1A survey under the appropriate condition.
(3) Seller will deliver to beyer and the title company a true and correct copy of Selfer's most recent survey of the Property along with an efficient required by the fitte company for approval of the existing survey. If the adeding survey is not acceptable to the title company. X Selfer Buyer (updating party), will, at the updating party's superse, obtain a new or updated survey acceptable to the title company and deliver the acceptable survey to the other party and the title company within 30 days after the title company notices the parties that the existing survey is not acceptable to the title company. The desing-date will be extended daily up to 30 days if necessary for the updating-party to deliver an acceptable curvey within the time required. The other party will relimbured the updating-party. (Fracet-orneum) or percentage) of the east of the new enupdated curvey et desing fishering secure. See Special Provisions Addendum for further details.
(1) Within 10 days after Buyer receives the last of the commitment, copies of the documents evidencing the title exceptions, and any required survey. Buyer may object in writing to matters disclosed in the items if: (a) the matters disclosed are a restriction upon the Property or constitute a defect or encumbrance to title other than those permitted by this contract or liens that Selfer will (TXR-1802) 07-08-22 initialed for identification by Selfer 10 matters and Buyer 20 matters are supported by the contract or liens that Selfer will (TXR-1802) 07-08-22 initialed for identification by Selfer 10 matters are a restriction upon the Property or constitute a defect or encumbrance to title other than those permitted by this contract or liens that Selfer will (TXR-1802) 07-08-22 initialed for identification by Selfer 10 matters are a restriction upon the Property or constitute a defect or encumbrance to title other than those permitted by this contract or liens that Selfer will (TXR-1802) 07-08-22 initialed for identification by Selfer 10 matters are a restriction upon the Property or constitute a defect or encumbrance to title other than those permitted by this contract or liens that Selfer will Pegge 3 of 15 Produced with Long Med Transcotters (perform Edited) TR Homeout St, Refer 2000, poster, TR 1900 and permitted are supported to the permitted by the contract or liens that Selfer will be permitted by the contract or liens that Selfer will be permitted by the contract or liens that Selfer will be permitted by the contract or liens that Selfer will be permitted by the contract or liens that Selfer will be permitted by the contract or liens that Selfer will be permitted by the contract or liens that Selfer will be permitted by the contract or liens that Selfer will be permitted by the contract or liens that Selfer will be permitted by the contract or liens that Selfer will be permitted by the contract or liens that Selfer will be permitted by the contract or liens that Selfer will be permitted by the contrac

Commercial Contract - Unimproved Properly concerning <u>Fasteldo of S. Persimmon St. Tombell, TX 77375</u>

satisfy at closing or Buyer will assume at closing; or (b) the items show that any part of the Property lies in a special flood hezerd ever (an "A" or "V" zone as defined by FEMA). If the commitment or survey to revised or any new document evidencing a title exception is delivered, Buyer may object in writing to any new matter revealed in such revision or new document. Buyer's objection must be made within the same number of days stated in this paragraph, beginning when the revision or new document is delivered to Buyer. If Paragraph 6B(1) applies, Buyer is deemed to receive the survey on the earlier of: (i) the date Buyer actually receives the survey; or (ii) of the deadline specified in Paragraph 6B.

- (2) Saller may, but is not obligated to, cure Buyer's timely objections within 15 days after Saller receives the objections. The closing date will be extended as necessary to provide such time to cure the objections. If Soller falls to cure the objections by the time required, Buyer may terminate this contract by providing written notice to Saller within 5 days after the time by which Saller must cure the objections. If Buyer terminates, the earnest money, less any independent consideration under Paragraph 78(1), will be refunded to Buyer.
- (3) Buyer's feilure to timely object or terminate under this Paragraph 6C is a waiver of Buyer's right to object except that Buyer will not waive the requirements in Schedule C of the commiment.

7. PROPERTY CONDITION:

A	Present Condition: Buyer accepts the Property In its present condition except that Seller, at Seller's expense, will example to following before closing:							
В.	Feasibility Period: Buyer may terminate this contract for any reason within 90 days after the effective date (feasibility period) by providing Seller written notice of termination.							
	(1) Independent Consideration. (Check only one box and insert emounts.)							
	(e) If Buyer terminates under this Peregraph 7B, the samest money will be refunded to Buyer less 100.00 and Seller will retain as independent consideration for Buyer unrestricted right to terminate. Buyer has tendered the independent consideration to Selle upon payment of the emount specified in Peregraph 5A to the title company. The independence consideration is to be credited to the sales price only upon closing of the sale. If no doll amount is stated in this Peregraph 7B(1) or if Buyer fails to deposit the carnest money. Buyer will not have the right to terminate under this Peregraph 7B.							
	(b) Not later than 3 days after the effective date, Buyer must pay \$ independent consideration for Buyer's right to terminate by tendering such amount to the title company. Buyer sutherizes exprov agent to release and deliver the independent consideration to Seller at any time upon Seller's request without further notice to or consent from Buyer. If Buyer terminates under this Paragraph 7B, the earnest money will be refunded to Buyer and Seller will rotain the independent consideration. The independent consideration will be credited to the sales price only upon closing of the sale. If no dollar emount is stated in this Paragraph 7B(2) or if Buyer falls to pay the independent consideration. Buyer will not have the right to terminate under this Paragraph 7B.							
	(2) <u>Feasibility Period Extension</u> : Prior to the explication of the initial feasibility period, Buyer may extend the feasibility period for a single additional period of days by delivering \$ to the title company as additional earnest money.							
	(a) \$ of the additional earnest money will be retained by Seller as additional independent consideration for Buyer's ungestricted right to terplinate, but will be credited to the							
(TXR-180)	2) 07-08-22 Initialed for Identification by Seller and Buyer Regs 4 of 15							
Cellien Lebers Tors Cenden	Since - Compared, 183 V/cst Long Book, Subs 96: Decima, YN 7987 Phono: 715/2224111 From 712-23-2111: Late 1-191AC Produced viin Long World Transportions (pipe on Edition) 717 N Horwood St, Euge 2200, Distro, TX 75201 https://doi.org/10.000							

Commencia	Contract - Unimproved Property concerning Eastelde of S. Persimmon St, Tomball, TX 77375
	sales price only upon closing of the sale. If Buyer terminates under this Paragraph 7B, the additional earnest money will be refunded to Buyer and Seller will retain the additional independent consideration.
	 (b) Buyer authorized escrow agent to release and deliver to Saller the following at any time upon Seller's request without further notice to or consent from Buyer: (i) The additional independent consideration. (ii) (Check no boxes or only one box.) all or \$\int\\$ of the remaining portion of the additional earnest money, which will be refunded to Buyer if Buyer terminates under this Peragraph 76 or if Seller defaults under this contract.
	If no dollar amount is stated in this Paragraph 7B(2) as additional earnest money or as additional independent consideration, or if Buyer fails to timely deliver the additional earnest money, the extension of the feasibility period will not be effective.
C. Ins	pections. Studies. or Assessments:
	During the feasibility period, Buyer, at Buyer's expanse, may complete or cause to be completed any and all inspections, studies, or essessments of the Property (including all improvements and fixtures) desired by Buyer. Buyer must:
	 (a) employ only trained and qualified inspectors and essessors; (b) notify Selier, in advance, of when the inspectors or essessor will be on the Property; (c) abide by any reasonable entry rules or requirements of Selier; (d) not interfere with existing operations or occupants of the Property; and (e) restore the Property to its original condition if altered due to inspectione, studies, or assessments that Buyer completes or causes to be completed.
	Except for those metters that crice from the neptigence of Seller or Seller's egenie, Euyer is responsible for any claim, itability, encumbrance, cause of ection, and expense resulting from Buyer's inspections, studies, or assessments, including any property demage or personal injury. Buyer will indemnify, hold harmless, and defend Seller and Seller's agents against any claim involving a matter for which Euyer is responsible under this peregraph. This peregraph survives isomination of this contract. "to the extent the tens are existing and readily available."
D. Prop	party Information: and within Seller's possession and/or control since it took title to the Property.
dia dia	Delivery of Emparis Information: Within 5 days after the effective date, Seller will deliver to Surjer the following to the extent in Seller's possession or control: (Check ell that apply.) (a) copies of all current leases, including any mineral leases, partaining to the Property, including any modifications, supplements, or amendments to the leases;
	(a) copies of all notes and deeds of trust against the Property that Buyer will assume as that Sollar
	o) copise of all pravious environmental assessments, deptachnical ranges, studies or analyses.
	made on or relating to the Property; b) copies property tax statements for the Property for the previous 2 calendar years;
<u> </u>	
) copies of current utility capacity letters from the Property's water and sever service provider; and
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	The same is the same in the sa
(TXR-1802) 07-	08-22 Initialed for Identification by Selle 111, and Buyer 10. Pour 5 of 15
Colling lest grant of the Constant	Corposite, 17% West Lone Seate, Skilo 570 Houses, TX 77037 Produced with Lone West Transcations (express Eastern) 717 M Housesd St, Suite 2200, United, TX 75201 Produced with Lone West Transcations (express Eastern) 717 M Housesd St, Suite 2200, United, TX 75201 Produced with Lone West Transcations (express Eastern) 717 M Housesd St, Suite 2200, United, TX 75201 Produced with Lone West Transcations (express Eastern) 717 M Housesd St, Suite 2200, United, TX 75201

Commercial Contract - Unimproved Property concerning | Eastside of S. Persimmon St. Tombell, TX 77375

- (2) Return of Property Information: If this contract terminates for any reason, Buyer will, not later than 10 days after the termination data: (Check all that apply.)
- (a) return to Seller all those items described in Paragraph 7D(1) that Seller delivered to Buyer in other than an electronic formet and all copies that Buyer made of those items;
- (b) delete or destroy all electronic versions of those items described in Paragraph 7D(1) that Seller delivered to Buyer or Buyer copied in any format; and
- X (c) deliver to Seller copies of all inspection and assessment reports related to the Property that Buyer completed or caused to be completed.

This Paragraph 7D(2) survives termination of this contract.

E. Contracts Affecting Operations: Until closing, Setter: (1) will operate the Property in the same manner as on the effective date under reasonably prudent business standards; and (2) will not transfer or dispose of any part of the Property, any interest or right in the Property, or any of the personal property or other items described in Paragraph 2B or sold under this contract. After the fessibility period ends, Seller may not enter into, amend, or terminate any other contract that affects the operations of the Property without Euyer's written approvel.

8. LEASES: NONE IN EFFECT.

- A. Each written lease-Selfer is to assign to Buyer under this contrast must be in-full-force and effect according to its terms. Solior may not enter into any now lease, fail to comply with any existing lease, er make-any amendment or medification to any existing-lease without Buyer's written consent. Seller must disclose, in writing, if any of the following exist at the time Soller provides the leases to the Buyer Of subsequently-occur before-eleging-
 - (4) any failure by Soller to comply with Soller's obligations under the leases;
 - (2) any obsumetanees under any lease that entitle the tenant to terminate the lease or seek any effects
 - (2) any-advance cums paid by a tenant-under any-loace:
 - (4) any concessions, benuses, free rents, rebates, brokerage commissions, or other motions that affect ony lease: and
 - (6) any emounts payable under the leases that have been assigned or ensumbared, except as security for lean(s) assumed or taken subject to under this contract.

₽,	Exiconal Cartificates: Withindays after the affective date, Seller will deliver to Buyer enterpol
	ognitionica signed-not-activer than-
	in the Property. The estepped certificates must include the certifications contained in the current warden
	CHART Form 1938 Commercial Tenant Estappel Cartifleste and any additional information requested
	by a mire party lander providing financing under Percaraph 4 if the third party lander requests each
	commond the selection of the selection o
	estoppel certificates.

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and Buyer

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Page 6 of 15

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Fee: 715-830-8115

NOTICE: Chapter 62, Texas Property Code, authorizes a broker to secure an earned commiss with a lien against the Property. C. The parties may not amend this Paragraph 9 without the written consent of the brokers affected by amendment. C. CLOSING: A. The date of the closing of the sale (closing date) will be on or before the later of: (1) X 15 days after the expiration of the feasibility period. (2) 7 days after objections made under Paragraph SC have been sured or waived. B. If either party falls to close by the closing date, the non-defaulting party may exercise the remedies Paragraph 15. XR-1802) 07-08-22 initialed for identification by Sellst and Buyer	Commercial Contract - Unimproved Property concerning 9. BROKERS:	staide of S. Persimmon St. Tombell, TX 77375
Advisors Advisors Address: \$850 Woodlock Forest Dr. Suite 1225 The Woodlands, TX.77380 Phone & Fac. (7/3)830-4097 E-mail: tom.condon.jr.jcbofflers.com License No.: \$820446 Principal Broker. (Check only one box) represents Seller only.	A. The brokers to this sale are:	
Address: 3830 Woodlach Forest Dr. Suite 1225 The Woodlands TX 77380 Phone & Fax: [173833-4007	A CONTRACT C	The property of the property o
Address: \$620 Woodlands, TX 77380 The Woodlands, TX 77380 Phone & Fax: [75]883-4097 (713)830-4057 E-mell: tom.condon tribcollers.com License No: 2029/14 (10029/14 (10029/14) Principal Broker: (Check only one box) represents Seller only, represents Buyer only,	Agent: Tom Comen, Jr.	Americ Bernan & But.
The Woodlands, TX 77380 Phone & Fac: (13)830-4067 E-mail: tom.cendon.pipolitiers.com License No.: 9029114 Principal Broker: (Check only one box) represents Seller only. represents Seller only. represents Buyer only. is an intermediary between Seller and Buyer. B. Fass: (Check only (1) or (2) below.) (Complete the Agreement Between Brokers on page 14 only if (1) is selected.) (1) Seller will pay Principal Broker the fee specified by separate written commission agrees between Principal Broker and Seller. Principal Broker will pay Cooperating Broker the fee specified by separate written commission agrees in the Agreement Between Brokers found below the parties' eignatures to this contract. (2) At the closing of this sale, Seller will pay: Principal Broker a total cash fee of: 3.000 % of the sales price. The cash fees will be paid in the title company to pay the brokers from the seller's proceeds at closing. NOTICE: Chapter 62, Texas Property Code, authorizes a broker to secure an earned commission with a lien against the Property. C. The parties may not amend this Paragraph 9 without the written consent of the brokers affected by amendment. 6. CLOSING: A. The date of the closing of the sale (closing date) will be on or before the letter-of: (1) X 15 days after the expiration of the feasibility period. (apocific date). (2) Adays after bejectione made under Paragraph 6C have been sured or waived. B. If either party falls to close by the closing date, the non-defaulting party may exercise the remediae Paragraph 15. XR-1802) 07-08-22 Initialed for Identification by Selict. A model and Buyer. Phone & Fax: (13)8148-9000. Cooperating Broker represents Buyer. Cooperating Broker represents Buyer. Cooperating Broker to the fee selected.) Cooperating Broker to the fee selected.) Cooperating Broker to the selected.) Cooperating Broker to the selected.) Cooperating Broker to the fee selected. County if (1) is selected.) Cooperating Broker to the selected. County if (1) is selected.) Coopera	Address: 9950 Woodloch Forest Dr. Suite 1225	Address: 4747 Research Forest Drive, Suite 180 #238
Finds & Fact. (13)830-4087 (13)830-4087 E-mail: tom.condon.tg/bcolibers.com License No.: 0029144 License No.: 380849 Principal Broker: (Check only one box) Cooperating Broker represents Buyer.		The Woodlands, TX 77381
License No.: 0029114 Principal Broker: (Check only one box) represents Seller only. represents Buyer only. represents Buyer. (1) Seller will pay Principal Broker and Seller Brokers on page 14 only if (1) is selected.) (1) Seller will pay Principal Broker and Seller. Principal Broker will pay Cooperating Broker five fee specint the Agreement Between Brokers found below the parties' signatures to this contract. (2) At the closing of this sale, Seller will pay: Principal Broker a total cash fee of:	Phone & Fax: (713)830-4097 (713)830-401	57 Phone & Fax: (713)816-0001
Principal Broker: (Check only one box) represents Seller only. represents Buyer only. to an Intermediary between Seller and Buyer.	E-mail: tom.condon.js@colliers.com	5-mail: dpalermo@palermocree.com
Represents Seller only, represents Buyer only, san intermediary between Seller and Buyer.	License No.: 6029114	LICENTED NO.: 390849
(Complete the Agreement Between Brokers on page 14 only if (1) is selected.) (1) Seller will pay Principal Broker the fee specified by separate written commission agrees between Principal Broker and Seller. Principal Broker will pay Cooperating Broker the fee specified by separate written commission agrees between Principal Broker and Seller. Principal Broker will pay: (2) At the closing of this sale, Seller will pay: Principal Broker a total cash fee of: 3.000 % of the sales price. Cooperating Broker a total cash fee of: 3.000 % of the sales price. The cash fees will be paid in Harrie County, Texas. Seller authorite title company to pay the brokers from the Seller's proceeds at closing. NOTICE: Chapter 62, Texas Property Code, authorizes a broker to secure an samed commiss with a lien against the Property. C. The parties may not amend this Paragraph 9 without the written consent of the brokers affected by amendment. C. The date of the closing of the sale (closing date) will be on or before the later of: (1) 15 days after the expiration of the feasibility period. (2) 7 days after objections made under Paragraph 6C have been cured or waived. B. If either party falls to close by the closing date, the non-defaulting party may exercise the remedies Paragraph 15. XR-1802) 07-08-22 (Initialed for Identification by Selicit. XR-1802) 07-08-22 (Initialed for Identification by Selicit. XR-1802) 07-08-22 (Initialed for Identification by Selicit. XR-1802) 07-08-22	represents Seller only.	
in the Agreement Between Brokers found below the parties' signatures to this contract. (2) At the closing of this sale, Seller will pay: Principal Broker a total cash fee of: 3.000 % of the sales price. Cooperating Broker a total cash fee of: 3.000 % of the sales price. The cash fees will be paid in Harris County, Texas. Seller authorities the title company to pay the brokers from the Seller's proceeds at closing. NOTICE: Chapter 62, Texas Property Code, authorizes a broker to secure an earned commiss with a lien against the Property. C. The parties may not amend this Paragraph 9 without the written consent of the brokers affected by amendment. C. CLOSING: A. The date of the closing of the sale (closing date) will be on or before the latter of: (1) X 15 days after the expiration of the feasibility period. (apecific date). (2) 7 days after ebjections made under Paragraph 6C have been cured or waived. B. If either party falls to close by the closing date, the non-defaulting party may exercise the remedies Paragraph 15. XR-1802) 07-08-22 initialed for identification by Sellet. Page 7 of the sale contract and surface	B. Fees: (Check only (1) or (2) below.) (Complete the Agreement Between Brokers	on page 14 only if (1) is selected.)
Principal Broker a total cash fee of: 3.000 % of the sales price. The cash fees will be paid in Harris County, Texas. Seller author the title company to pay the brokers from the Seller's proceeds at closing. NOTICE: Chapter 62, Texas Property Code, authorizes a broker to secure an samed commiss with a lien against the Property. C. The parties may not amend this Paragraph 9 without the written consent of the brokers affected by amendment. 6. CLOSING: A. The date of the closing of the sale (closing date) will be on or before the later-of: (1) X 15 days after the expiration of the feasibility period. (2) 7 days after ebjections made under Paragraph 6C have been cured or waived. B. If either party falls to close by the closing date, the non-defaulting party may exercise the remedies Paragraph 15. XR-1802) 07-08-22 initialed for identification by Seller. Page 7 of	Detween Principal Broker and Seller, Prin	ncipal Broker will pay Cooperating Rooker the too engelies
The cash fees will be paid in Harrie County, Texas. Seller author the title company to pay the brokers from the Seller's proceeds at closing. NOTICE: Chapter 62, Texas Property Code, authorizes a broker to secure an earned commiss with a lien against the Property. C. The parties may not amend this Paragraph 9 without the written consent of the brokers affected by amendment. O. CLOSING: A. The date of the closing of the sale (closing date) will be on or before the later-of: (1) X	(2) At the closing of this sale, Seller will pay:	
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C. CLOSING: A. The date of the closing of the sale (closing date) will be on or before the later of: (1) X 15 days after the expiration of the feasibility period. (apacific date). (2) 7 days after objections made under Paragraph & have been cured or waived. B. If either party falls to close by the closing date, the non-defaulting party may exercise the remedies Paragraph 15. XR-1802) 07-08-22 initialed for identification by Seller and Buyer A. Page 7 of the party of the company of the sale for identification by Seller and Buyer A. Page 7 of the later	the title company to pay the brokers from NOTICE: Chapter 62, Texas Property Co	the Saller's proceeds at closing
A. The date of the closing of the sale (closing date) will be on or before the later of: (1) X 15 days after the expiration of the feasibility period. (specific date). (2) 7 days after objections made under Paragraph 6C have been cured or waived. B. If either party falls to close by the closing date, the non-defaulting party may exercise the remedies Paragraph 15. XR-1802) 07-08-22 initialed for identification by Seller. A. The date of the closing date) will be on or before the later of: (2) 7 days after objections made under Paragraph 6C have been cured or waived. B. If either party falls to close by the closing date, the non-defaulting party may exercise the remedies Paragraph 15. XR-1802) 07-08-22 initialed for identification by Seller. Page 7 of Remaindant - Compared, 1233 West Leap Section 508 Elements, 123 7867	C. The parties may not amend this Paragraph 9 amendment.	without the written consent of the brokers affected by the
(1) X	6. CLOSING:	
B. If either party falls to close by the closing date, the non-defaulting party may exercise the remedies Paragraph 15. XR-1802) 07-08-22 Initialed for Identification by Sells (2) and Buyer (2) West Lors Seeds, Sale 508 Route, TX 7887	(1) X 15 days after the expiration of the	feasibility period. 9).
Transgraph 15. XR-1802) 07-08-22 Initialed for identification by Seller and Buyer Page 7 of Pag	(2) 7 days after objections made under Paragi	raph 6C have been oured or waived.
Barn Informational - Corporate, 1203 Work Loop South, Suite 508 Houston, TX 77827	B. If either party falls to close by the closing data Paragraph 15.	e, the non-defaulting party may exercise the remedies in
Rien International - Corporate, 1203 Work Loop South, Sales 500 Housing, TX 77027	XR-1802) 07-08-22 initialed for identification by Seller	and Buyer (1) W
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Commercial Contract - Unimproved Property concerning <u>Eastside of S. Persimmon St. Tombell, TX 77375</u>
C. At closing, Saller will execute and deliver, at Seller's expense, a general special warranty deed. The deed must include a vendor's lien if any part of the sales price is financed. The deed must convey good and indefeasible title to the Property and show no exceptions other than those permitted under Paragraph 6 or other provisions of this contract. Seller must convey the Property: (1) with no ilens, assessments, or other security interests against the Property which will not be satisfied out of the sales price, unless securing loans Buyer assumes; (2) without any assumed loans in default; and (3) with no persons in possession of any part of the Property as lessees, tenants at sufferance, or trespassers except tenants under the written leases assigned to Buyer under this contract.
D. At closing, Seller, at Seller's expense, will also deliver to Buyer: (1) tax statements showing no delinquent taxes on the Property; (2) an assignment of all losses to or on the Property; (3) to the extent assignable, an assignment to Buyer of any licenses and permits related to the
Property; (4) evidence that the person executing this contract is legally capable and authorized to bind Seller; (5) an affidavit acceptable to the title company stating that Seller is not a foreign person or, if Seller is a foreign person, a written authorization for the title company to: (i) withhold from Seller's proceeds an amount sufficient to comply with applicable tax law; and (ii) deliver the amount to the internal Revenue Service (IRS) together with appropriate tax forms; and (6) any notices, statements, certificates, affidavits, releases, and other documents required by this contract, the commitment, or law necessary for the closing of the sale and issuance of the title policy, all of which must be completed by Seller as necessary.
 E. At closing, Buyer will: (1) pay the sales price in good funds acceptable to the title company; (2) deliver evidence that the person executing this contract is legally capable and authorized to bind Buyer;
 (3) sign and send to each tenant in a lease for any part of the Property a written statement that: (a) colonowledges Buyer has resolved and to responsible for the tenant's security deposit; and (b) specifies the exact deliar emount of the security deposit; (4) sign an assumption of all leases than in effect; and (5) execute and deliver any notices, statements, certificates, or other documents required by this contract or law necessary to close the sale.
F. Unless the parties agree otherwise, the closing documents will be as found in the basic forms in the current edition of the State Bar of Texas Real Estate Forms Manual without any additional clauses.
11. POSSESSION: Selier will deliver possession of the Property to Buyer upon closing and funding of this sale in its present condition with any repairs Seller is obligated to complete under this contract, ordinary wear and tear excepted. Any possession by Buyer before closing or by Seller after closing that is not authorized by a separate written lease agreement is a landlord-tenant at sufferance relationship between the parties.
12. SPECIAL PROVISIONS: The following special provisions apply and will control in the event of a conflict with other provisions of this contract. (If special provisions are contained in an Addendum, identify the Addendum here and reference the Addendum in Paragraph 22D.) This Contract is subject to the terms and conditions of the Special Provisions Addendum attached hereto and incorporated herein.
(TXR-1802) 07-08-22 Initialed for Identification by Seller 2. and Buyer 2. Page 8 of 15 Collien International - Corporate, 223 West Large Seath, Sales 300 Elevators, EX 77827 Ten Conduct Produced with Lone Well Transmitten (deForm Edition) 717 N Herwood 68, Suite 2200, Datum, TX 76801 **ENTRANCE Conduct **Total Cond

Commercial Contract - Unimproved Property concerning <u>Fastiside of S. Persimmon St, Tomball, TX 77375</u>

13. SALES EXPENSES:

A. Saller's Expenses: Seller will pay for the following at or before closing:

- (1) releases of existing liens, other than those liens assumed by Buyer, including prepayment panalties and recording fees;
- (2) release of Seller's loan liability, if applicable;
- tax statements or certificates;
- (4) preparation of the deed:
- (5) one-half of any escrew fee:
- (6) costs to record any documents to cure title objections that Seller must cure; and
- (7) other expenses that Saller will pay under other provisions of this centract.
- B. Buyer's Expenses: Buyer will pay for the following at or before closing:
 - (1) all loan expenses and fees:
 - (2) preparation of any dead of trust:
 - (3) recording fees for the deed end any deed of trust
 - (4) premiums for flood insurance as may be required by Buyer's lender,
 - (5) one-half of any escrow fee:
 - (6) other expenses that Buyer will pay under other provisions of this contract.

14. PRORATIONS:

A. Prorations:

(1) Interest on any assumed loan, taxes, rante, and any expense reimburgaments from tanents will be proreted through the closing date.

(2) If the amount of ad valorem texes for the year in which the sale closes is not evaluable on the closing date, taxes will be provided on the basis of taxes seessed in the previous year. If the taxes for the year in which the sale closes vary from the amount provided at closing, the parties will adjust the providing when the tax statements for the year in which the sale closes become available. This Peregraph 14A(2) survives closing.

(3) if Buyer assumes a loan or is taking the Property subject to an existing lien, Seller will transfer all reserve deposits held by the lender for the payment of taxes, insurance premiums, and other changes to Buyer at closing and Buyer will reimbures such amounts to Seller by an appropriate adjustment at closing.

- B. Rolling's Texas: If Salier's use or change in use of the Property before closing results in the assessment of additional taxes, penalties, or interest (assessments) for periods before closing, the assessments will be the obligation of the Salier. If this sale or Buyer's use of the Property after closing results in additional assessments for periods before closing, the assessments will be the obligation of Buyer. This Paragraph 14B survives closing.
- C. Rent said Security Deposits: At closing, Seller will tender to Buyer all security deposits and the following solvenes payments received by Seller for periods effer closing: prepaid expenses, advance rental payments, and other advance payments peid by tenents. Rents proxited to one party but received by the other party will be remitted by the recipient to the party to whom it was proxited within 5 days after the rent is received. This Paragraph 14C survives closing.

45. DEFAULT:

A. If Buyer fa	is to comply	ASIDI DINE	Contract,	Buyer is if	i defeuit a	nd Seller.	as Saller's	sols remar	wiles!
may termi	ate this con	rect and r	receive th	eamest	money, as	liquidated	dameges	for Buyer's	failure

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Солин	ercist Contract - Unimproved Property concerning
	except for any damages resulting from Buyer's inspections, studies or assessments in accordance with Paragraph 7C(3) which Seller may pursue; er (Chack if applicable) enforce appellic performance, or seal, such other relief as may be provided by law-
B	
C.	Except as provided in Paragraph 15B, if Seller fails to comply with this contract. Seller is in default and

- oB, it Seller falls to comply with this contract, Seller is in default and Buyer may; as Buyer's sole remedy(les):
 - (1) terminate this contract and receive the earnest money, less any independent consideration under Paragraph 7B(1), as liquidated damages and as Buyer's sole remedy; or
 - (2) enforce specific performance, er each ouch other relief as may be provided by law, or both.
- 16. CONDEMNATION: If before closing, condemnation proceedings are commenced against any part of the Property, Buyer may:
 - A. terminate this contract by providing written notice to Seller within 15 days efter Buyer is advised of the condemnation proceedings and the earnest money, less any independent consideration paid under Personaph 7B(1), will be refunded to Buyer; or
 - B. appear and defend in the condemnation proceedings and any award will, at Buyer's election, bolong to: (1) Seller and the sales price will be reduced by the came amount; or
 - (2) Buyer and the sales price will not be reduced.
- 17. ATTORNEY'S FEES: If Buyar, Solier, any broker, or the title company is a preveling party in any legal proceeding brought under or with relation to this contract or this transaction, such party is entitled to recover from the non-prevailing parties all costs of such processing and reasonable attorney's tess. This Paragraph 17 survives termination of this contract.

18. ESCROW:

- A. At closing, the earnest money will be applied first to any cash down payment, then to Buyer's closing crosts, and any excess will be refunded to Buyer. If no closing occurs, the title company may require payment of unpaid expanses incurred on behalf of the parties and a written release of liability of the title company from all parties.
- B. If one party makes written domand for the earnest money, the title company will give notice of the demand by providing to the other party a copy of the demand. If the title company does not receive written objection to the demand from the other party within 15 days effer the date the title company sent the demand to the other party, the title company may disbures the earnest money to the party making demand, reduced by the amount of unpaid expenses incurred on behalf of the party receiving the earnest monsy and the title company may pay the same to the creditors.
- C. The title company will deduct any independent consideration under Paragraph 7B(1) before disbursing say carnest money to Buyor and will pay the independent consideration to Seller.
- D. If the title company complies with this Peregraph 18, each party hereby releases the title company from all claims related to the disbursel of the earnest money.
- E. Netices under this Paragraph 18 must be sent by certified mall, return receipt requested. Notices to the title company are effective upon receipt by the title company.

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Carlier Inkonelland - Corner In. 1223	Christian St. A. C. S. C.	1 080 10 01 10
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Crampagnished Conduced 1 Index proceed to
Commercial Contract - Unimproved Property concerning Eastable of S. Persimmon St. Tomball, TX 77375 F. Any party who wrongfully fails or refuses to sign a release acceptable to the title company within 7 days
reasonable attorney's fees; and (iv) all costs of suit.
G. Saller Euger intend(s) to complate this transaction as a part of an exchange of like-kind properties in accordance with Section 1031 of the Internal Revenue Code, as amended. All expanses in connection with the contemplated exchange will be paid by the exchanging party. The other party will not indust any expanse or liability with respect to the exchange. The parties agree to cooperate fully and in good faith to arrange and consummate the exchange so as to comply to the maximum extent feasible with the provisions of Section 1031 of the Internal Revenue Code. The other provisions of this contract will not be affected in the event the contemplated exchange fails to occur.
10. MATTERIAL FACTS: To the bast of Sellar's knowledge and ballet: (Check only one box.)
A. Seller is not ewere of any material defects to the Property except as stated in the attached Commercial Property Condition Statement (TXR-1408).
Except as otherwise provided in this contract, Seller is not aware of: (1) any subsurface; structures, gits, waste, excipes, or improvements.
(2) any pending or threatened litigation, condemnation, or assessment affecting the Deposit.
(V) 4817 STIVITINGS AND DECEMBER OF CONGRESSES THAT MAILS Affect the Community
(4) whether the Property is or has been used for the storage or disposal of hazardous materials or toxic waste, a dump site or landfill, or any underground tanks or containers;
(3) Whether ration, aspectos containing materials urgo forms debugle from inculation to discuss the containing materials urgo forms debugle.
paint, toxic mold (to the extent that it adversely affects the health of ordinary occupants), or other pollutants or contaminants of any nature now exist or ever existed on the Property;
(V) dily weekings, as connect by tederal of state law or requisition, on the Deposite
(8) any present or past infestation of wood-destroying insects in the Property.
(9) any contemplated material changes to the Property or surrounding area that would materially and detrimentally affect the ordinary use of the Property;
(10) any condition on the Property that violates any lew or ordinance.
(Describe any exceptions to (1)-(10) in Paragraph 12 or an addendum.)
20. NOTICES: All notices between the parties under this contract guest be in writing and are attention.
delivery service that provides a delivery receipt, or sent by confirmed facsimile transmission to the parties addresses or facsimile numbers stated in Paragraph 1. The parties will send copies of any notices to the broker representing the party to whom the notices are sent.
A. Seller also consents to receive any notices by e-mail at Seller's e-mail address stated in Paragraph 1. B. Buyer also consents to receive any notices by e-mail at Buyer's e-mail address stated in Paragraph 1.
21. DISPUTE RESOLUTION: The parties agree to negotiate in good faith in an effort to resolve any dispute related to this contract that may arise. If the dispute cannot be resolved by negotiation, the parties will submit the dispute to mediation before resorting to arbitration or litigation and will equally share the costs of a mutually acceptable mediator. This paragraph survives termination of this contract. This paragraph does not preclude a party from seeking equitable relief from a court of competent jurisdiction.
22. AGREEMENT OF THE PARTIES:
A. This contract is binding on the parties, their heirs, executors, representatives, successors, and permitted assigns. This contract is to be construed in accordance with the laws of the State of Texas. If any term or condition of this contract shall be hald to be invalid or upenforceable, the remainder of this
(TXR-1802) 07-08-22 Initialed for Identification by Selective and Buyer Page 11 of 15
Collins Estemational - Conjumin, 1239 West Loop Seeth, Sulin 600 Houses, TX 77827 Phone 713-223-2121 Fest 713-230-2112 LOTS 1.791AC Produced with Lowe West Transactions (stpPorts Estion) 717 fil Homocod St, Sulin 2200, Dollar, TX 72001 https://doi.org/10.1016/j.j.

	contract - Unimproved Property concerning <u>Easteride of S. Persimmon St. Tombell, TX 77375</u> contract shall not be affected thereby. All individuals signing represent that they have the authority to sign on behalf of end bind the party for whom they are signing.
В.	This contract contains the entire agreement of the parties and may not be changed except in writing.
C.	If this contract is executed in a number of identical counterparts, each counterpart is an original and all counterparts, collectively, constitute one agreement.
X	Addende which are part of this contract are: (Check all that apply.) (1) Property Description Exhibit Identified in Paragraph 2; (2) Commercial Contract Financing Addendum (TXR-1931); (3) Commercial Property Condition Statement (TXR-1408); (4) Commercial Contract Addendum for Special Provisions (TXR-1940); (5) Notice to Purchaser of Real Property in a Water Dietrict (IdUD); (6) Addendum for Coastal Area Property (TXR-1915); (7) Addendum for Property Located Seaward of the Guif Intracoastal Waterway (TXR-1916); (8) Information About Brokerage Services (TXR-2501); (9) Information About Mineral Clauses in Contract Forms (TXR-2509); (10) Notice of Obligation to Pay Improvement District Assessment (TXR-1855, PiD); and Special Provisions Addendum

- E. Buyer may not easign this contract if Buyer assigns this contract. Buyer will be relieved of any future liability under this contract only if the assigner assumes, in-writing, all-obligations and
- liability of Buyer under this contract.

 23. TIME: Time is of the essence in this contract. The parties require strict compliance with the times for performance. If the last day to perform under a provision of this contract fails on a Saturday, Sunday, or federal reserve bank holiday, the time for performance is extended until the end of the next day which is not a Saturday, Sunday, or federal reserve bank holiday.
- 34. EFFECTIVE DATE: The effective date of this contract for the purpose of performance of all obligations is the date the title company receipts this contract after all parties execute this contract.

25. ADDITIONAL NOTICES:

- A. Buyer should have an abstract covering the Property examined by an attorney of Buyer's selection, or Buyer should be furnished with or obtain a title policy.
- B. if the Property is situated in a utility or other statutority created district providing water, sewer, drainage, or fixed control facilities and services. Chapter 49, Texas Water Code, requires Selfer to deliver and Buyer to sign the statutory notice relating to the tex rate, bonded indebtedness, or standby fees of the district before final execution of this contract.
- C. Notice Required by §13.257, Water Code: "The real property, described below, that you are about to purchase may be located in a certificated water or sewer service area, which is authorized by law to provide water or sewer service to the properties in the certificated area, if your property is located in a certificated area there may be special costs or charges that you will be required to pay before you can receive water or sewer service. There may be a period required to construct lines or other facilities necessary to provide water or sewer service to your property. You are advised to determine if the property is in a certificated area and contact the utility service provider to determine the cost that you will be required to pay and the period, if any, that is required to provide water or sewer service to your property. The undersigned purchaser hereby acknowledges receipt of the foregoing notice at or before

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Commercial Confect - Unimproved Property concerning | <u>Fastside of S. Persimmon St. Tomball. TX 77375</u>

the execution of a binding contract for the purchase of the real property described in the notice or at closing of purchase of the real property." The real property is described in Paragraph 2 of this contract.

- D. If the Property edjoins or shares a common boundary with the tidally influenced submerged lands of the state, §33.135 of the Texas Netural Resources Code requires a notice regarding coastal area property to be included as part of this contract (the Addendum for Coastal Area Property (TXR-1915) may be used).
- E. If the Property is located reswerd of the Gulf Intraposatel Waterway, §61.025, Texas Natural Resources Code, requires a notice regarding the sessional location of the Property to be included as part of this contract (the Addendum for Property Located Sesward of the Gulf Intracossial Waterway (TXR-1916) may be used).
- F. If the Property is located outside the limits of a municipality, the Property may now or later be included in the extra-territorial jurisdiction (ETJ) of a municipality and may now or later be subject to encession by the municipality. Each municipality maintains a map that depicts its boundaries and ETJ. To determine if the Property is located within a municipality's ETJ, Buyer should contact all municipalities located in the general proximity of the Property for further information.
- G. Brokers are not qualified to perform property inspections, surveys, engineering studies, environmental assessments, or inspections to determine compilance with zoning, governmental regulations, or laws. Buyer should seek experts to perform such services. Buyer should review local building codes, ordinances and other applicable laws to determine their offset on the Property. Selection of experts, inspectors, and repairmen is the responsibility of Buyer and not the brokers. Brokers are not qualified to determine the credit worthiness of the parties.
- H. MOTICE OF WATER LEVEL FLUCTUATIONS: If the Property edjoins an impoundment of water, including a reservoir or late, constructed and maintained under Chapter 11, Water Code, that has a strage capacity of at least 5,000 acre-feet at the impoundment's normal operating level, Seller hereby notities Euyer: "The water level of the impoundment of water adjoining the Property fluctuates for various reasons, including as a result of: (1) an entity lexitally exercising its right to use the water stored in the impoundment; or (2) drought or fleed conditions."
- PUBLIC IMPROVEMENT DISTRICTS: If the Property is in a public improvement district, Seller is required by \$5.014, Property Code to give Buyer a written notice concerning the obligation to pay assessments. The form of the required notice is available as a part of the Notice of Obligation to Pay Improvement District Assessment (TXR-1986).
- J. LICENSE HOLDER DISCLOSURE: Texas law requires a real estate license holder who is a party to a transaction or scting on behalf of a spouse, parent, child, business entity in which the license holder cans more than 10%, or a trust for which the license holder acts as a trustees or of which the license holder or the license holder's spouse, parent or child is a beneficiary, to notify the other party in writing before entering into a contract of sale. Disclose if applicable:

28,	CONTRACT	AS OFFER:	The execu	tion of this	confined	hy foe first	modu	cometitudes	er effen	in breezen	المصال
	the Property.	Unless the d	ther party	eccents the	offer by	5:00 n.m.	in the	time zone	in which	the Door	SSI.
	is icosted, on	January	17 2023	, the offe	valil leps	e and bec	ome n	ull and void	AND PARENCES	ala Lieb	rak Ch

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Commercial Contract - Unimproved Property concerning <u>Eastaide of S. Persimmon St. Tomball, TX 77375</u>

READ THIS CONTRACT CAREFULLY. The brokers and agents make no representation or recommendation as to the legal sufficiency, legal effect, or tax consequences of this document or transaction. CONSULT your attorney BEFORE signing.

Sal	TOMBALL ECONOMIC DEVELOPMENT ORPORATION	Buyer: MOFFITT WILLIAMS, LLC
	By (signature): Docublighted by: 1385CA18C10C409. Printed Name: Kelly Violette Title: Executive Director	By: Seff Williams By (algustuse): Shirty Williams Title: Manager
	By (signature): Printed Name: Title:	By: Amy Williams By (signature): Emulbus Printed Name: Amy Williams Title: Manager

Commercial Contract -Unlinproved Property concerning <u>Festalde of S. Persimmon St. Tomball. TX 77375</u>

AGRESMENT B	A CONTRACTOR OF THE CONTRACTOR
(uso only if Parag	raph 88(1) is effective)
Principal Broker agrees to pay fee when the Principal Broker's fee is resolved. The fe ——————————————————————————————————	
The title company is authorized and directed to pay of	coperating-Broker from Principal-Broker's fee-at-closing. Prior-offers-and-agreements for compensation-between
Principal Broken-	Geoperating Broken-
By.	
ATTO	RNEYS
Seller's attorney: Justin Pruitt Olson & Olson, L.L.P.	Buyer's attorney:
Address: 2727 Alien Parkway, Ste 800 Houston, TX 77019	Address:
Phone & Fax: [713]533-3878 (713)533-3888	Phone & Fax:
S-mail: ipruitt@cisonlip.com	E-met:
Seller's sitemey requests copies of documents, notices, and other information: It the title company sends to Seller. Buyer sends to Seller.	Buyer's elicinsy requests copies of documents, notices, and other information: the title company sends to Buyer. Selier sends to Buyer.
ESCROW	RECEIPT
The title company acknowledges receipt of: A. the contract on this day B. comest messay in the emount of \$ on	(silective duis); In the form of
Tile company:	Address:
Ву:	Phone & Facc
Assigned file number (GF#):	E-mail:

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Page 15 of 15

SPECIAL PROVISIONS ADDENDUM TO COMMERCIAL CONTRACT - UNIMPROVED PROPERTY

This Special Provisions Addendum to Commercial Contract - Unimproved Property ("Addendum") is entered into between TOMBALL ECONOMIC DEVELOPMENT CORPORATION ("Seller") and MOFFITT WILLIAMS, LLC ("Buver") in order to amend the terms of a Commercial Contract - Unimproved Properly contract ("Contract") entered into contemporaneously with the execution of this Addendum with respect to the approximately 1.791 acres of land described as LOT 3, Block 1 in Tomball Business And Technology Park Section 2 (the "Property").

Seller and Buyer agree as follows:

- 1. Assignment. Buyer has the right to assign the Contract at any time without the consent of Seller to a related entity in which Buyer has a controlling interest that exceeds 51%, so long as written notice is provided to Seller at least ten (10) days prior to Closing, the new buyer assumes all of the obligations of the Buyer under the terms of this Contract and the original Buyer is not relieved of any obligation under the Contract. Any other assignment requires Seller's prior written approval, which such approval shall not be unreasonably withheld.
- 2. Right of Access Agreement. Simultaneous with the Effective Date of the Contract, Seller shall provide Buyer with a "Right of Access" Agreement, which upon Buyer's execution of same will allow Buyer and his consultants to perform Due Diligence studies, tests and reports, including the limited clearing of underbrush, on the Property.
- Prohibited Uses and <u>Development Standards</u>. The Special Warranty Deed conveyance
 of the Property will include and be subject to the Prohibited Uses and Development
 Standards as detailed in Exhibit "B" attached hereto and incorporated herein.
- 4. Survey. In the event that under Section 6.B.(3) of the Contract that the Buyer, be it for itself or its Lender or for any other reason other than the Title Company not approving Seller's Existing Survey, an updated or revised Survey is desired by Buyer then Buyer, at Buyer's sole expense, shall be responsible for obtaining the new Survey. Closing shall not be delayed in this event.
- 5. <u>Signatures</u>. Facsimile, emailed and/or electronic signatures shall be deemed same as originals for purposes of formation hereunder.
- Terms. Defined and capitalized terms in this Addendum will have the same meaning as in the Contract, unless otherwise indicated.
- 7. Ratification. Except as amended, the Contract is ratified and affirmed.
- 8. Merger. All prior oral agreements of the parties are merged into the terms of the Contract and this Addendum.

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9. Conflict. In the event of a direct conflict between the terms of this Addendum and the Contract, the terms of this Addendum will control.

BUYER:

MOFFITT WILLIAMS, LLC

By: Williams Manager

By: Mulliams, Manager

SELLER:

TOMBALL ECONOMIC DEVELOPMENT CORPORATION

DocuSigned by:

Laliz Violette

Kelly Violette, Executive Director



Information About Brokerage Services

11-2-2015



Texas law requires all real estate license holders to give the following information about brokerage services to prospective buyers, tenants, sellers and landlords.

TYPES OF REAL ESTATE LICENSE HOLDERS:

- A BROKER is responsible for all brokerage activities, including acts performed by sales agents sponsored by the broker.
- A SALES AGENT must be sponsored by a broker and works with clients on behalf of the broker.

A BROKER'S MINIMUM DUTIES REQUIRED BY LAW (A client is the person or party that the broker represents):

- Put the interests of the client above all others, including the broker's own interests;
- Inform the client of any material information about the property or transaction received by the broker;
- Answer the client's questions and present any offer to or counter-offer from the client; and
- Treat all parties to a real estate transaction honestly and fairly.

A LICENSE HOLDER CAN REPRESENT A PARTY IN A REAL ESTATE TRANSACTION:

AS AGENT FOR OWNER (SELLER/LANDLORD): The broker becomes the property owner's agent through an agreement with the owner, usually in a written listing to sell or property management agreement. An owner's agent must perform the broker's minimum duties above and must inform the owner of any material information about the property or transaction known by the agent, including information disclosed to the agent or subagent by the buyer or buyer's agent.

AS AGENT FOR BUYER/TENANT: The broker becomes the buyer/tenant's agent by agreeing to represent the buyer, usually through a written representation agreement. A buyer's agent must perform the broker's minimum duties above and must inform the buyer of any material information about the property or transaction known by the agent, including information disclosed to the agent by the seller or seller's agent.

AS AGENT FOR BOTH - INTERMEDIARY: To act as an intermediary between the parties the broker must first obtain the written agreement of each party to the transaction. The written agreement must state who will pay the broker and, in conspicuous bold or underlined print, set forth the broker's obligations as an intermediary. A broker who acts as an intermediary:

- Must treat all parties to the transaction impartially and fairly;
- May, with the parties' written consent, appoint a different license holder associated with the broker to each party (owner and buyer) to communicate with, provide opinions and advice to, and carry out the instructions of each party to the transaction.
- Must not, unless specifically authorized in writing to do so by the party, disclose:
 - o that the owner will accept a price less than the written asking price;
 - that the buyer/tenant will pay a price greater than the price submitted in a written offer; and
 - any confidential information or any other information that a party specifically instructs the broker in writing not to disclose, unless required to do so by law.

AS SUBAGENT: A license holder acts as a subagent when aiding a buyer in a transaction without an agreement to represent the buyer. A subagent can assist the buyer but does not represent the buyer and must place the interests of the owner first.

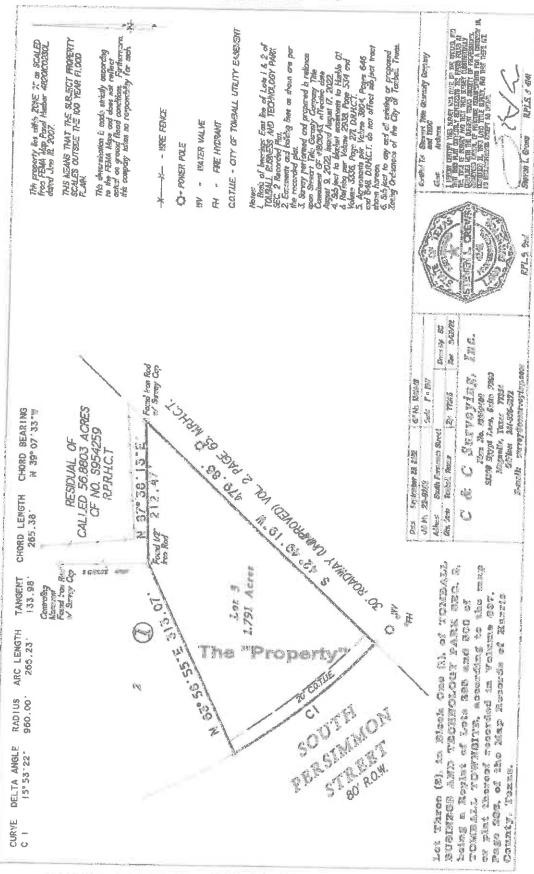
TO AVOID DISPUTES, ALL AGREEMENTS BETWEEN YOU AND A BROKER SHOULD BE IN WRITING AND CLEARLY ESTABLISH:

- The broker's duties end responsibilities to you, and your obligations under the representation agreement.
- Who will pay the broker for services provided to you, when payment will be made and how the payment will be calculated.

LICENSE HOLDER CONTACT INFORMATION: This notice is being provided for information purposes. It does not create an obligation for you to use the broker's services. Please acknowledge receipt of this notice below and retain a copy for your records.

Colliers International Houston, Inc. Licensed Broker / Broker Firm Name or Primary Assumed Business Name	29114 License No.	houston.info@colliers.com	+1 713 222 211
David Lee Carter Designated Broker of Firm Patrick Duffy, MCR Licensed Supervisor of Sales Agent/ Associate	364568 License No. 604308 License No.	david.carter@colliers.com Email patrick.duffy@colliers.com	+1 713 830 2135 Prione +1 713 830 2112
Tom Condon, Jr. Sales Agent/Associate Name	License No.	tom.condon.jr@colliers.com	+1 713 830 4007 Phone

Exhibit "A"



Not to scale; for illustrative purposes only

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EXHIBIT "B" PROHIBITED USES and DEVELOPMENT STANDARDS

A. PROHIBITED USES

None of the lands within the bounds of the Property shall be used for any of the following purposes:

- Uses constituting nuisance, public or private, by reason of emission of smoke, dust, gas, odor, fumes, noise, vibration or refuse material of any kind;
- 2. Any establishment that offers or sells a product or service that is intended to provide sexual gratification to its users (including, but not limited to, the dissemination or exhibition of obscene materials; any establishment featuring topless, bottomless, or totally nude performances or personnel; or any establishment that regularly shows X-rated or pornographic movies, or sells or rents pornographic material or movies);
- Any massage parlor, modeling studio, or establishment where men and/or women are engaged in salacious activities;
- 4. Single Family Residential;
- Duplex Residential;
- 6. Apartments;
- 7. Mobile Homes;
- 8. Radio/Television Tower/Cell Tower:
- 9. Public Parking:
- Recycling Facility;
- Commercial and/or non-commercial arene/coliseum;
- 12. Commercial amusements and/or theme parks;
- 13. Drive-in eating establishments:
- 14. Funeral homes:
- Commercial automotive garages;
- 16. Hospital or sanitarium;
- Boarding, care, or treatment of any animal not involved in medical research;
- 18. Growing or production of any agricultural product;
- 19. Nursery/plant retail/wholesale sales:
- Salvage or junkyards;
- Commercial or non-commercial theater or motion picture house.

B. DEVELOPMENT STANDARDS

- 1. Screening, Service Access, and Service Areas:
 - A. Service drives and service areas should not interfere with parking, driveways or walkways and must be screened from adjoining properties and public rights-of-way.
 - Service areas must be paved and screened from public view.
 - C. Screening must be compatible with building materials.
 - D. All service area lighting shall include directional shields and must be submitted for Property Owners Association review.
 - E. Outdoor storage must be screened from view from all public road right-of-ways. A combination of screening elements may be used, including walls, berms, and landscape.

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- F. Trash Receptacles and Enclosures.
 - i. Trash receptacles must be oriented to the building service areas and screened with a foursided enclosure.
 - ii. The enclosure must be two (2) feet higher than the height of the receptacle and a minimum of eight (8) feet in height.
- iii. The enclosure shall be constructed of brick, stone, concrete block, decorative metal, or any combination of these elements.
- iv. Gates shall be constructed of metal and be opaque.
- v. Wood, chain-link, and vinyl materials are not acceptable.

2. Building Structures:

Exterior Materials and Colors:

- A. Acceptable materials are brick, stone, glass, masonry, concrete (including pre-cast concrete or tilt slab construction), Architectural Composite Metal Panels, stucco, and cement plaster. EIFS (exterior insulation finish systems) will be allowed as a trim material. Buildings with architectural composite metal panels shall have factory applied finish.
- 8. No building elevation that is visible from a public road right-of-way may have only one (1) material; it must have a combination of at least three (3) of the above described materials.
- C. Color, texture and architectural elements shall be used to break the monotony of large vertical surfaces where visible from public road rights-of-way.
 - D. Prohibited exterior materials include:
 - i. Cementitious based siding and trim products;
 - ii. Wood siding, shingle siding, or wood shingle roofing;
 - iii. Painted brick or stone:
 - iv. Corrugated metal:
 - v. Untreated metal;
 - vi. Asbestos:
 - vii. Mirror or reflective glass;
 - viii. Burglar security bars;
- E. Primary building entrances must be clearly defined and recessed or framed by a sheltering element such as an awning, arcade or portico to provide shelter from the sun and inclement weather. A minimum of thirty (30) percent of all primary building entrance areas must be masonry or stone.
- F. Building colors must be low-reflecting, subtle and neutral or earth-toned. Roof colors must be muted and compatible with the dominant building color. High-intensity colors, metallic colors, or fluorescent colors are prohibited.

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