

West Maple Realty, 41 Odell School Road, Suite E Concord NC 28027

Christopher Blackmon

## AGREEMENT FOR PURCHASE AND SALE OF REAL PROPERTY

Phone (704)504-9000

Hidden Creek

of REALTORS® THIS AGREEMENT, including any and all addenda attached hereto ("Agreement"), is by and between MRH Land Holdings LLC North Carolina Limited Liability Company ("Buyer"), and (individual or State of formation and type of entity) CRESTVIEW DEVELOPMENT LLC ("Seller"). a(n) (individual or State of formation and type of entity) FOR AND IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH HEREIN AND OTHER GOOD AND VALUABLE CONSIDERATION, THE RECEIPT AND SUFFICIENCY OF WHICH ARE HEREBY ACKNOWLEDGED, THE PARTIES HERETO AGREE AS FOLLOWS: Section 1. Terms and Definitions: The terms listed below shall have the respective meaning given them as set forth adjacent to each term. (a) "Property": (Address) Carolina Seasons (27 Lots) Exhibit A , Block or Section \_\_\_\_\_ , as shown on Plat Book or Slide Plat Reference: Lot(s) County, consisting of at Page(s) If this box is checked, "Property" shall mean that property described on Exhibit A attached hereto and incorporated herewith by reference, (For information purposes: (i) the tax parcel number of the Property is: Exhibit A and, (ii) some or all of the Property, consisting of approximately acres, is described in Deed Book , Harnett , Page No. County.) together with all buildings and improvements thereon and all fixtures and appurtenances thereto and all personal property, if any, itemized on Exhibit A. 400,000.00 (b) "Purchase Price" shall mean the sum of Four Hundred Thousand Dollars. payable on the following terms: 2,000.00 (i) "Earnest Money" shall mean Two Thousand or terms as follows: Upon this Agreement becoming a contract in accordance with Section 14, the Earnest Money shall be West Maple Realty promptly deposited in escrow with person/entity with whom deposited- "Escrow Agent"), to be applied as part payment of the Purchase Price of the Property at Closing, or disbursed as agreed upon under the provisions of Section 10 herein. Page 1 of 8 STANDARD FORM 580-T This form jointly approved by: North Carolina Bar Association Revised 7/2017 North Carolina Association of REALTORS®, Inc. © 7/2019 Seller Initials Buyer Initials !

Produced with zipForm® by zipLogix 18070 Fifteen Mile Road, Fraser, Michigan 48026 www.zipLogix.com

			X ANY EARNEST MONEY DEPOSITED BY BUYER IN A TRUPLACED IN AN INTEREST BEARING TRUST ACCOUNT, AND:					
			ANY INTEREST EARNED THEREON SHALL BE APPLIED THE PURCHASE PRICE OF THE PROPERTY AT CLOSIN AGREED UPON UNDER THE PROVISIONS OF SECTION 10 HIs Identification Number is:)	G, OR DISBURSED AS				
			X ANY INTEREST EARNED THEREON SHALL BELONG HOLDER IN CONSIDERATION OF THE EXPENSES INCURSUCH ACCOUNT AND RECORDS ASSOCIATED THEREWITH.	G TO THE ACCOUNT RED BY MAINTAINING				
\$		NA	(ii) Proceeds of a new loan in the amount of					
_				Dollars				
			for a term of years, with an amortization period not to exceed	years, at an interest rate				
			not to exceed % per annum with mortgage loan discount point of the loan amount, or such other terms as may be set forth on Exhibit associated with any such loan.	B. Buyer shall pay all costs				
\$_		1	(iii) Delivery of a promissory note secured by a deed of trust, said prom	nissory note in the amount of Dollars				
			being payable over a term of years, with an amortization period	ofyears, payable in				
			monthly installments of principal, together with accrued interest on the o					
			at the rate of percent (	%) per annum in the				
			month next succeeding the date of Closing, or such other terms as may be	be set forth on Exhibit B. At				
			any time, the promissory note may be prepaid in whole or in part withou					
			interest on the amounts prepaid from the date of such prepayment. (NO	ΓE: In the event of Buyer's				
			subsequent default upon a promissory note and deed of trust given h					
			may be limited to foreclosure of the Property. If the deed of subordinated to senior financing, the material terms of such finan-	trust given nereunder is				
			Exhibit B. If such senior financing is subsequently foreclosed, the Sel	ller may have no remedy to				
			recover under the note.)					
\$_			(iv) Assumption of that unpaid obligation of Seller secured by a deed of	of trust on the Property, such				
			obligation having an outstanding principal balance of \$					
			by a note bearing interest at the rate of (	percent				
			( 76) per annum, and a current payment amount of 3	· ·				
\$_		398,000.00	(v) <u>Cash</u> , balance of Purchase Price, at Closing in the amount of <u>Three</u> Thousand	Hundred Ninety-Eight Dollars.				
			Thousand	Donaisi				
			on the date of completion of the process detailed in Section 11 of this Agree	ment. Closing shall occur on				
	_		October 15, 2020 UB US					
	(d) "	(d) "Contract Data" means the data this Agreement has been fully executed by both Dayer and Seller						
	(u) _	(d) "Contract Date" means the date this Agreement has been fully executed by both Buyer and Seller.						
			time at the locale of the Property) on  December 31, 2020  August 31, 2020					
	7	THE IS OF THE	December 31, 2020 ESSENCE AS TO THE EXAMINATION PERIOD.					
	,	IME IS OF THE	ESSENCE AS TO THE EXAMINATION PERIOD.	06				
			(CB)	US				
			Page 2 of 8					
	В	Buyer Initials	Seller Initials US	STANDARD FORM 580-T Revised 7/2017				
				© 7/2019				

(f)	"Broker(s)" shall mean: RE/MAX Real Estate Service Travis Brafford	("Listing Agency"),
	("Listing Agent" - License #	
	Acting as: Seller's Agent; Dual Agent	("Falling Agange")
	and West Maple Realty  Christopher Blackmon ("Selling Agent" - License #	("Selling Agency"), 272476 )
	Acting as: Buyer's Agent; Seller's (Sub) Agent; Dual Agent	,
(g)	"Seller's Notice Address" shall be as follows:	
	e-mail address: fax number:	
	except as same may be changed pursuant to Section 12.	
(h)	"Buyer's Notice Address" shall be as follows:	
	-	
	e-mail address: fax number:	
	except as same may be changed pursuant to Section 12.	
(i)	If this block is marked, additional terms of this Agreement are set forth on Exhibit B incorporated herein by reference. (Note: Under North Carolina law, real estate agents are conditions or contingencies to this Agreement.)	
(j)	If this block is marked, additional terms of this Agreement are set forth on the Additional Provisions T) attached hereto and incorporated herein by reference.	s Addendum (Form 581-
Section Purchase	2. Sale of Property and Payment of Purchase Price: Seller agrees to sell and Buyer agrees to be Price.	ouy the Property for the
leases, i prorated obligation	3. Proration of Expenses and Payment of Costs: Seller and Buyer agree that all property taxes (or rents, mortgage payments and utilities or any other assumed liabilities as detailed on attached Extense of the date of Closing. Seller shall pay for preparation of a deed and all other documents necessons under this Agreement, excise tax (revenue stamps), any deferred or rollback taxes, and other could by law, and the following:	<b>hibit B,</b> if any, shall be ssary to perform Seller's
		· · · · ·
undertal	shall pay recording costs, costs of any title search, title insurance, survey, the cost of any inspected by Buyer under this Agreement and the following:  Curs . Muchal Blackers have farmed in the pring entiry	ections or investigations
	rty shall pay its own attorney's fees.	·
	4. Deliveries: Seller agrees to use best efforts to deliver to Buyer as soon as reasonably possible	after the Contract Date
copies of policies drawing Property policy in to release agents a Seller a request, reports, agents,	of all material information relevant to the Property in the possession of Seller, including but not li (and copies of any documents referenced therein), surveys, soil test reports, environmental surveys or is, building plans, maintenance records and copies of all presently effective warranties or service of Seller authorizes (1) any attorney presently or previously representing Seller to release and disconstant attorney's file to Buyer and both Buyer's and Seller's agents and attorneys; and (2) the Property's and disclose all materials in the Property's title insurer's (or title insurer's agent's) file to Buyer and attorneys. If Buyer does not consummate the Closing for any reason other than Seller default, the li materials delivered by Seller to Buyer pursuant to this Section 4 (or Section 7, if applicable), if any provide to Seller copies of (subject to the ownership and copyright interests of the preparer there surveys and other information relating directly to the Property prepared by or at the request of B and shall deliver to Seller, upon the release of the Earnest Money, copies of all of the foregoing of that it is a survey of the contents, accuracy or correctness thereof.	mited to: title insurance r reports, site plans, civil contracts related to the close any title insurance s title insurer or its agent both Buyer's and Seller's ten Buyer shall return to , and shall, upon Seller's eof) any and all studies, tuyer, its employees and
	Buyer Initials Seller Initials Page 3 of 8	ANDARD FORM 580-T

Section 5. Evidence of Title: Seller agrees to convey fee simple insurable title to the Property without exception for mechanics' liens, free and clear of all liens, encumbrances and defects of title other than: (a) zoning ordinances affecting the defined in Section 7, if applicable) and (c) specific instruments on the public record at the Contract Date agreed to by Buyer (not objected to by Buyer prior to the end of the Examination Period), which specific instruments shall be required in Section 11 (items 5(a), 5(b) and 5(c) being collectively "Permitted Exceptions"); provided that Seller shall be required to satisfy, at or prior to Closing, any encumbrances that may be satisfied by the payment of a fixed sum of money, such as deeds of trust, mortgages or statutory liens. Seller shall not enter into or record any instrument that affects the Property (or any personal property listed on Exhibit A) after the Contract Date without the prior written consent of Buyer, which consent shall not be unreasonably withheld, conditioned or delayed.

Section 6. Conditions: This Agreement and the rights and obligations of the parties under this Agreement are hereby made expressly conditioned upon fulfillment (or waiver by Buyer, whether explicit or implied) of the following conditions:

- (a) New Loan: The Buyer must be able to obtain the loan, if any, referenced in Section 1(b)(ii). Notwithstanding, after NA , Seller may request in writing from Buyer a copy of the commitment letter. If Buyer fails to provide Seller a copy of the commitment letter within five (5) days of receipt of Seller's request, then Seller may terminate this Agreement by written notice to Buyer at anytime thereafter, provided Seller has not then received a copy of the commitment letter, and Buyer shall receive a return of Earnest Money.
- (b) Qualification for Assumption: The obligations of Buyer under this Agreement are conditioned upon Buyer being able to assume the existing loan described above. If such assumption requires the lender's approval, Buyer agrees to use its best efforts to secure such approval and to advise Seller immediately upon receipt of the lender's decision. Approval must be granted on or before

  On or before this date, Buyer has the right to terminate this Agreement for failure to be able to assume the loan described above by delivering to Seller written notice of termination by the above date, time being of the essence. If Buyer delivers such notice, this Agreement shall be null and void and Earnest Money shall be refunded to Buyer. If Buyer fails to deliver such notice, then Buyer will be deemed to have waived this condition. Unless provided otherwise in Section 3 hereof, Buyer shall pay all fees and costs associated with any such assumption, including any assumption fee charged by the lender. At or before Closing, Seller shall assign to Buyer all interest of Seller in any current reserves or escrows held by the lender, any property management company and/or Seller, including but not limited to any tenant improvement reserves, leasing commission reserves, security deposits and operating or capital reserves for which Seller shall be credited said amounts at Closing.
- (c) <u>Title Examination</u>: After the Contract Date, Buyer shall, at Buyer's expense, cause a title examination to be made of the Property before the end of the Examination Period. In the event that such title examination shall show that Seller's title is not fee simple insurable, subject only to Permitted Exceptions, then Buyer shall promptly notify Seller in writing of all such title defects and exceptions, in no case later than the end of the Examination Period, and Seller shall have thirty (30) days to cure said noticed defects. If Seller does not cure the defects or objections within thirty (30) days of notice thereof, then Buyer may terminate this Agreement and receive a return of Earnest Money (notwithstanding that the Examination Period may have expired). If Buyer is to purchase title insurance, the insuring company must be licensed to do business in the state in which the Property is located. Title to the Property must be insurable at regular rates, subject only to standard exceptions and Permitted Exceptions.
- (d) <u>Same Condition</u>: If the Property is not in substantially the same condition at Closing as of the date of the offer, reasonable wear and tear excepted, then the Buyer may (i) terminate this Agreement and receive a return of the Earnest Money or (ii) proceed to Closing whereupon Buyer shall be entitled to receive, in addition to the Property, any of the Seller's insurance proceeds payable on account of the damage or destruction applicable to the Property.
- (e) <u>Inspections</u>: Buyer, its agents or representatives, at Buyer's expense and at reasonable times during normal business hours, shall have the right to enter upon the Property for the purpose of inspecting, examining, conducting timber cruises, and surveying the Property; provided, however, that Buyer shall not conduct any invasive testing of any nature without the prior express written approval of Seller as to each specific invasive test intended to be conducted by Buyer. Buyer shall conduct all such on-site inspections, examinations, testing, timber cruises and surveying of the Property in a good and workmanlike manner, at Buyer's expense, shall repair any damage to the Property caused by Buyer's entry and on-site inspections and shall conduct same in a manner that does not unreasonably interfere with Seller's or any tenant's use and enjoyment of the Property. In that respect, Buyer shall make reasonable efforts to undertake on-site inspections outside of the hours Seller's or any tenant's business is open to the public. Buyer shall provide Seller or any tenant (as applicable) reasonable advance notice of and Buyer shall cause its agents or representatives and third party service providers (e.g. inspectors, surveyors, etc.) to give reasonable advance notice of any entry onto the Property. Buyer shall be obligated to observe and comply with any terms of any tenant lease which conditions access to such tenant's space at the

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STANDARD FORM 580-T Revised 7/2017 Property. Upon Seller's request, Buyer shall provide to Seller evidence of general liability insurance. Buyer shall also have a right to review and inspect all contracts or other agreements affecting or related directly to the Property and shall be entitled to review such books and records of Seller that relate directly to the operation and maintenance of the Property, provided, however, that Buyer shall not disclose any information regarding this Property (or any tenant therein) unless required by law and the same shall be regarded as confidential, to any person, except to its attorneys, accountants, lenders and other professional advisors, in which case Buyer shall obtain their agreement to maintain such confidentiality. Buyer assumes all responsibility for the acts of itself, its agents or representatives in exercising its rights under this Section 6(e) and agrees to indemnify and hold Seller harmless from any damages resulting therefrom. This indemnification obligation of Buyer shall survive the Closing or earlier termination of this Agreement. Except as provided in Section 6(c) above, Buyer shall have from the Contract Date through the end of the Examination Period to perform the above inspections, examinations and testing. IF BUYER CHOOSES NOT TO PURCHASE THE PROPERTY, FOR ANY REASON OR NO REASON, AND PROVIDES WRITTEN NOTICE TO SELLER THEREOF PRIOR TO THE EXPIRATION OF THE EXAMINATION PERIOD, THEN THIS AGREEMENT SHALL TERMINATE, AND BUYER SHALL RECEIVE A RETURN OF THE EARNEST MONEY.

## Section 7. Leases (Check one of the following, as applicable):

X If this box is checked,	Seller affirmatively	represents and	warrants tha	t there	are no	Leases	(as hereinafter	defined)
affecting the Property.								

- If this box is checked, Seller discloses that there are one or more leases affecting the Property ("Leases") and the following provisions are hereby made a part of this Agreement.
- (a) A list of all Leases shall be set forth on Exhibit B. Seller represents and warrants that as of the Contract Date, there are no other Leases, oral or written, recorded or not, nor any subleases affecting the Property, except as set forth on Exhibit B;
  - (b) Seller shall deliver copies of any Leases to Buyer pursuant to Section 4 as if the Leases were listed therein;
- (c) Seller represents and warrants that as of the Contract Date there are no current defaults (or any existing situation which, with the passage of time, or the giving of notice, or both, or at the election of either landlord or tenant could constitute a default) either by Seller, as landlord, or by any tenant under any Lease ("Lease Default"). In the event there is any Lease Default as of the Contract Date, Seller agrees to provide Buyer with a detailed description of the situation in accordance with Section 4. Seller agrees not to commit a Lease Default as Landlord after the Contract Date, and agrees further to notify Buyer immediately in the event a Lease Default arises or is claimed, asserted or threatened to be asserted by either Seller or a tenant under the Lease.
- (d) In addition to the conditions provided in Section 6 of this Agreement, this Agreement and the rights and obligations of the parties under this Agreement are hereby made expressly conditioned upon the assignment of Seller's interest in any Lease to Buyer in form and content acceptable to Buyer (with tenant's written consent and acknowledgement, if required under the Lease). Seller agrees to deliver an assignment of any Lease at or before Closing, with any security deposits held by Seller under any Leases to be transferred or credited to Buyer at or before Closing. The assignment shall provide: (i) that Seller shall defend, indemnify and hold Buyer harmless from claims, losses, damages and liabilities (including, without limitation, court costs and attorneys' fees) asserted against or incurred by Buyer which are caused by or the result of any default by Seller under any Lease prior to the date of Closing, and (ii) that Buyer shall defend, indemnify and hold Seller harmless from claims, losses, damages and liabilities (including, without limitation, court costs and attorneys' fees) asserted against or incurred by Seller which are caused by or the result of any default by Buyer under any Lease after the date of Closing.
- (e) Seller also agrees to execute and deliver (and work diligently to obtain any tenant signatures necessary for same) any estoppel certificates and subordination, nondisturbance and attornment agreements in such form as Buyer may reasonably request.
- Section 8. Environmental: Seller represents and warrants that it has no actual knowledge of the presence or disposal, except as in accordance with applicable law, within the buildings or on the Property of hazardous or toxic waste or substances, which are defined as those substances, materials, and wastes, including, but not limited to, those substances, materials and wastes listed in the United States Department of Transportation Hazardous Materials Table (49 CFR Part 172.101) or by the Environmental Protection Agency as hazardous substances (40 CFR Part 302.4) and amendments thereto, or such substances, materials and wastes, which are or become regulated under any applicable local, state or federal law, including, without limitation, any material, waste or substance which is (i) petroleum, (ii) asbestos, (iii) polychlorinated biphenyls, (iv) designated as a Hazardous Substance pursuant to Section 311 of the Clean Water Act of 1977 (33 U.S.C. §1321) or listed pursuant to Section 307 of the Clean Water Act of 1976 (42 U.S.C. §6903) or (vi) defined as a hazardous waste pursuant to Section 1004 of the Resource Conservation and Recovery Act of 1976 (42 U.S.C. §6903) or (vi) defined as a hazardous substance pursuant to Section 101 of the Comprehensive Environmental Response, Compensation and Liability Act of 1980 (42 U.S.C. §9601). Seller has no actual knowledge of any contamination of the Property from such substances as may have been disposed of or stored on neighboring tracts.

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Section 9. Risk of Loss/Damage/Repair: Until Closing, the risk of loss or damage to the Property, except as otherwise provided herein, shall be borne by Seller. Except as to maintaining the Property in its same condition, Seller shall have no responsibility for the repair of the Property, including any improvements, unless the parties hereto agree in writing.

Section 10. Earnest Money Disbursement: In the event that any condition hereto is not satisfied, then the Earnest Money shall be refunded to Buyer. In the event of breach of this Agreement by Seller, the Earnest Money shall be refunded to Buyer upon Buyer's request, but such return shall not affect any other remedies available to Buyer for such breach. In the event of breach of this Agreement by Buyer, the Earnest Money Deposit shall be paid to Seller as liquidated damages and as Seller's sole and exclusive remedy for such breach, but without limiting Seller's rights under Section 6(e) or Section 22 of this Agreement. It is acknowledged by the parties that payment of the Earnest Money to Seller in the event of a breach of this Agreement by Buyer is compensatory and not punitive, such amount being a reasonable estimation of the actual loss that Seller would incur as a result of such breach. The payment of the Earnest Money to Seller shall not constitute a penalty or forfeiture but actual compensation for Seller's anticipated loss, both parties acknowledging the difficulty determining Seller's actual damages for such breach.

NOTE: In the event of a dispute between Seller and Buyer over the disposition of the Earnest Money held in escrow, a licensed real estate broker is required by state law (and Escrow Agent, if not a broker, hereby agrees) to retain the Earnest Money in the Escrow Agent's trust or escrow account until Escrow Agent has obtained a written release from the parties consenting to its disposition or until disbursement is ordered by a court of competent jurisdiction. Alternatively, if a broker or an attorney licensed to practice law in North Carolina is holding the Earnest Money, the broker or attorney may deposit the disputed monies with the appropriate clerk of court in accordance with the provisions of N.C.G.S.§93A-12.

Seller and Buyer hereby agree and acknowledge that the Escrow Agent assumes no liability in connection with the holding of the Earnest Money pursuant hereto except for negligence or willful misconduct of Escrow Agent. Escrow Agent shall not be responsible for the validity, correctness or genuineness of any document or notice referred to under this Agreement. Seller and Buyer hereby agree to indemnify, protect, save and hold harmless Escrow Agent and its successors, assigns and agents pursuant to this Agreement, from any and all liabilities, obligations, losses, damages, claims, actions, suits, costs or expenses (including attorney fees) of whatsoever kind or nature imposed on, incurred by or asserted against Escrow Agent which in any way relate to or arise out of the execution and delivery of this Agreement and any action taken hereunder; provided, however, that Seller and Buyer shall have no such obligation to indemnify, save and hold harmless Escrow Agent for any liability incurred by, imposed upon or established against it as a result of Escrow Agent's negligence or willful misconduct.

Section 11. Closing: At or before Closing, Seller shall deliver to Buyer a special warranty deed unless otherwise specified on Exhibit B and other documents customarily executed or delivered by a seller in similar transactions, including without limitation, a bill of sale for any personal property listed on Exhibit A, an owner's affidavit, lien waiver forms (and such other lien related documentation as shall permit the Property to be conveyed free and clear of any claim for mechanics' liens) and a non-foreign status affidavit (pursuant to the Foreign Investment in Real Property Tax Act), and Buyer shall cause to be delivered the funds necessary to pay to Seller the Purchase Price. The Closing shall be conducted by Buyer's attorney or handled in such other manner as the parties hereto may mutually agree in writing. Possession shall be delivered at Closing, unless otherwise agreed herein. The Purchase Price and other funds to be disbursed pursuant to this Agreement shall not be disbursed until the Buyer's attorney's (or other designated settlement agent's) receipt of authorization to disburse all necessary funds.

Section 12. Notices: Unless otherwise provided herein, all notices and other communications which may be or are required to be given or made by any party to the other in connection herewith shall be in writing (which shall include electronic mail) and shall be deemed to have been properly given and received (i) on the date delivered in person or (ii) the date deposited in the United States mail, registered or certified, return receipt requested, to the addresses set out in Section 1(g) as to Seller and in Section 1(h) as to Buyer, or at such other addresses as specified by written notice delivered in accordance herewith, (iii) upon the sender's receipt of evidence of complete and successful transmission of electronic mail or facsimile to the electronic mail address or facsimile number, if any, provided in Section 1(g) as to Seller and in Section 1(h) as to Buyer or (iv) on the date deposited with a recognized overnight delivery service, addressed to the addresses set out in Section 1(g) as to Seller and in Section 1(h) as to Buyer, or at such other addresses as specified by written notice delivered in accordance herewith. If a notice is sent by more than one method, it will be deemed received upon the earlier of the dates of receipt pursuant to this Section.

Section 13. Counterparts; Entire Agreement: This Agreement may be executed in one or more counterparts, which taken together, shall constitute one and the same original document. Copies of original signature pages of this Agreement may be exchanged via facsimile or e-mail, and any such copies shall constitute originals. This Agreement constitutes the sole and entire agreement among the parties hereto and no modification of this Agreement shall be binding unless in writing and signed by all parties hereto. The invalidity of one or more provisions of this Agreement shall not affect the validity of any other provisions hereof and this Agreement shall be construed and enforced as if such invalid provisions were not included.

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Section 14. Enforceability: This Agreement shall become a contract when signed by both Buyer and Seller and such signing is communicated to both parties; it being expressly agreed that the notice described in Section 12 is not required for effective communication for the purposes of this Section 14. The parties acknowledge and agree that: (i) the initials lines at the bottom of each page of this Agreement are merely evidence of their having reviewed the terms of each page, and (ii) the complete execution of such initials lines shall not be a condition of the effectiveness of this Agreement. This Agreement shall be binding upon and inure to the benefit of the parties, their heirs, successors and assigns and their personal representatives.

(a) Seller Knowledge: Seller has no actual knowledge of (i) condemnation(s) affecting or contemplated with respect to the

## Section 15. Adverse Information and Compliance with Laws:

Property; (ii) actions, suits or proceedings pending or threatened against the Proper	rty; (iii) changes contemplated in any applicable
laws, ordinances or restrictions affecting the Property; or (iv) governmental specia	al assessments, either pending or confirmed, for
sidewalk, paving, water, sewer, or other improvements on or adjoining the Property,	and no pending or confirmed owners' association
special assessments, except as follows (Insert "None" or the identification of any matt	ters relating to (i) through (iv) above, if any):
X. September Agreement, a "confirmed" special assessment is defined as	is deducted to Wedot before closing
X. Septu Pernits approved on all 27 lots before clos	
Note: For purposes of this Agreement, a "confirmed" special assessment is defined as governmental agency or an owners' association for the purpose(s) stated, whether or re-	
"pending" special assessment is defined as an assessment that is under formal conside owners' association assessments and all governmental assessments confirmed as of th	
title subject to all pending assessments disclosed by Seller herein, if any.	
Seller represents that the regular owners' association dues, if any, are \$	per
(b) Compliance: To Seller's actual knowledge, (i) Seller has complied with all	applicable laws, ordinances, regulations, statutes,

- (b) <u>Compliance</u>: To Seller's actual knowledge, (i) Seller has complied with all applicable laws, ordinances, regulations, statutes, rules and restrictions pertaining to or affecting the Property; (ii) performance of the Agreement will not result in the breach of, constitute any default under or result in the imposition of any lien or encumbrance upon the Property under any agreement or other instrument to which Seller is a party or by which Seller or the Property is bound; and (iii) there are no legal actions, suits or other legal or administrative proceedings pending or threatened against the Property, and Seller is not aware of any facts which might result in any such action, suit or other proceeding.
- Section 16. Survival of Representations and Warranties: All representations, warranties, covenants and agreements made by the parties hereto shall survive the Closing and delivery of the deed. Seller shall, at or within six (6) months after the Closing, and without further consideration, execute, acknowledge and deliver to Buyer such other documents and instruments, and take such other action as Buyer may reasonably request or as may be necessary to more effectively transfer to Buyer the Property described herein in accordance with this Agreement.
- Section 17. Applicable Law: This Agreement shall be construed under the laws of the state in which the Property is located. This form has only been approved for use in North Carolina.
- Section 18. Assignment: This Agreement is freely assignable unless otherwise expressly provided on Exhibit B.
- Section 19. Tax-Deferred Exchange: In the event Buyer or Seller desires to effect a tax-deferred exchange in connection with the conveyance of the Property, Buyer and Seller agree to cooperate in effecting such exchange; provided, however, that the exchanging party shall be responsible for all additional costs associated with such exchange, and provided further, that a non-exchanging party shall not assume any additional liability with respect to such tax-deferred exchange. Seller and Buyer shall execute such additional documents, at no cost to the non-exchanging party, as shall be required to give effect to this provision.
- Section 20. Memorandum of Contract: Upon request by either party, the parties hereto shall execute a memorandum of contract in recordable form setting forth such provisions hereof (other than the Purchase Price and other sums due) as either party may wish to incorporate. Such memorandum of contract shall contain a statement that it automatically terminates and the Property is released from any effect thereby as of a specific date to be stated in the memorandum (which specific date shall be no later than the date of Closing). The cost of recording such memorandum of contract shall be borne by the party requesting execution of same.
- Section 21. Authority: Each signatory to this Agreement represents and warrants that he or she has full authority to sign this Agreement and such instruments as may be necessary to effectuate any transaction contemplated by this Agreement on behalf of the party for whom he or she signs and that his or her signature binds such party.

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Section 22. Brokers: Except as expressly provided herein, Buyer and Seller agree to indemnify and hold each other harmless from any and all claims of brokers, consultants or real estate agents by, through or under the indemnifying party for fees or commissions arising out of the sale of the Property to Buyer. Buyer and Seller represent and warrant to each other that: (i) except as to the Brokers designated under Section 1(f) of this Agreement, they have not employed nor engaged any brokers, consultants or real estate agents to be involved in this transaction and (ii) that the compensation of the Brokers is established by and shall be governed by separate agreements entered into as amongst the Brokers, the Buyer and/or the Seller.

Section 23. Attorneys Fees: If legal proceedings are instituted to enforce any provision of this Agreement, the prevailing party in the proceeding shall be entitled to recover from the non-prevailing party reasonable attorneys fees and court costs incurred in connection with the proceeding.

EIFS/SYNTHETIC STUCCO: If the adjacent box is checked, Seller discloses that the Property has been clad previously (either in whole or in part) with an "exterior insulating and finishing system" commonly known as "EIFS" or "synthetic stucco". Seller makes no representations or warranties regarding such system and Buyer is advised to make its own independent determinations with respect to conditions related to or occasioned by the existence of such materials at the Property.

THE NORTH CAROLINA ASSOCIATION OF REALTORS®, INC. AND THE NORTH CAROLINA BAR ASSOCIATION MAKE NO REPRESENTATION AS TO THE LEGAL VALIDITY OR ADEQUACY OF ANY PROVISION OF THIS FORM IN ANY SPECIFIC TRANSACTION. IF YOU DO NOT UNDERSTAND THIS FORM OR FEEL THAT IT DOES NOT PROVIDE FOR YOUR LEGAL NEEDS, YOU SHOULD CONSULT A NORTH CAROLINA REAL ESTATE ATTORNEY BEFORE YOU SIGN IT.

BUYER:	SELLER:	
MRH Land Holdings LLC	Individual by: Larry Strotlur Grestecissactionselopment LLC	
MRH Land Holdings LLC Date: の'? へらってい	Date:	
Date:		
<b>Business Entity</b>	Business Entity	
(Name of Entity)	(Name of Entity)	
Ву:	Ву:	
Name:	Name:	
Title:	Title:	
Date:	Date:	
The undersigned hereby acknowledges recei accordance with the terms hereof.	pt of the Earnest Money set forth herein and agrees to hold said Earnest Money	in
	(Name of Escrow Agent)	_
Date:	By:	
	Page 8 of 8	

## ADDENDUM OF PURCHASE AND SALE AGREEMENT

This Addendum to Purchase and Sale Agreement (the "Addendum") is made and entered into this the 15<sup>rt</sup> day of October, 2020, by and between MRH Land Holdings LLC ("Buyer") and Crestview Development LLC ("Seller"), collectively referred to hereinafter as the "Parties."

WHEREAS, the Buyer and Seller have entered into an Agreement for Purchase and Sale of Real Property dated July 16, 2020 (the "Purchase Agreement") for the purchase and sale of real property consisting of 27 Lots (the "Property") located in Cameron, North Carolina in the Carolina Seasons Subdivision; and,

WHEREAS, the Purchase Agreement requires that septic permits be approved on all Lots prior to Closing; and,

WHEREAS, the Purchase Agreement provides for Closing to occur on October 15, 2020; and,

WHEREAS, the Parties desire to extend the Closing Date in order to allow time for Septic Permits to be approved on each of the 27 Lots in the Property; and,

WHEREAS, the Parties desire to complete the Closing of the Property as set forth in the Purchase Agreement, subject to the terms of this Addendum.

NOW, THEREFORE, in exchange for the mutual covenants set forth herein, the receipt and sufficiency of which are hereby acknowledged, the Parties agree as follows.

- 1. Septic Permits. It is understood and agreed that the procuring of Septic Permits for each Lot within the Property is material to the Purchase Agreement. Buyer, at its sole cost, will submit the Septic Permit applications for all 27 Lots and will be responsible for the payment of any expenses related thereto. The Septic Permit applications will be for a minimum of three bed house. If Harnett County has not issued an approved Septic Permit for any Lot, then Buyer, in its sole discretion, may remove any such Lot from the Purchase Agreement and the Purchase Price will be decreased by \$14,814.81 per each such Lot removed.
- 2. Closing Date Extension. The Closing Date shall be extended while Septic Permit applications are submitted for approval. The Closing is extended to occur on December 15, 2020, provided, however, that for any Lots for which a Septic Permit has not yet been approved, Buyer and Seller may agree to extend the Closing for such Lots while Septic Permit approval is pending, to a date and time mutually acceptable to Seller and Buyer.
- 3. In the event Buyer requires assistance from Seller to obtain Septic Permits, Seller shall provide reasonable assistance in any such matters. Seller hereby grants to Buyer the right

- to enter upon the Property and make any alterations, perform any work, and take any actions reasonably necessary for Buyer to obtain Septic Permits, including without limitation, the right to clear vegetation from the Lots and perform soil evaluations.
- 4. On or before the Closing Date, Seller shall assign to Buyer all rights, privileges, easements and benefits as Declarant, under the Declaration of Protective Covenants for Carolina Seasons, Phase 2, Section 1 recorded in Deed Book 2604, at Page 212, Harnett County Registry, as subsequently amended by First Amendment to Declaration of Protective Covenants for Carolina Seasons Phase 2, Section 1 recorded in Book 3189, at Page 883, aforesaid Registry, and under the Declaration of Protective Covenants for Carolina Seasons, Phase 2, Section 2 recorded in Deed Book 2652, at Page 530, Harnett County Registry.

ALL OTHER TERMS OF THE PURCHASE AGREEMENT REMAIN IN FULL FORCE AND EFFECT. IN THE EVENT OF A CONFLICT BETWEEN THIS ADDENDUM AND THE PURCHASE AGREEMENT, THIS ADDENDUM SHALL CONTROL, EXCEPT THAT IN THE CASE OF SUCH A CONFLICT AS TO THE DESCRIPTION OF THE SELLER'S PROPERTY OR THE IDENTITY OF THE BUYER OR SELLER, THE PURCHASE AGREEMENT SHALL CONTROL.

MRH Land Holdings LLC	
man	
By: Michael Hachun	
Title: Manages	
Crestview Development LLC	
Larry Strotlur	
By: Larry Strother	
Title: Partner	