

VIRGINIA ASSOCIATION OF REALTORS® Commercial Purchase Agreement

Each commercial transaction is different. This form may not address your specific purpose. This is a legally binding document. If not understood, seek competent advice before signing.

	
This Commercial Purchase Agreement (the "Agreement") is dated City of Harrisonburg	April 29, 2019 , between ("Seller") and
Rodney Eagle, Alan Strawderman	("Purchaser"). The parties
acknowledge that Chris Brown - Attorney	("Listing Breker") represents Seller and
	("Selling Broker") represents [select one]:
Seller X Purchaser. The parties further acknowledge that disclosure of the	hrokerane relationshins was made to them
by the real estate licensees involved in this transaction when specific assist	ance was first rendered and confirmed in
writing.	unce has mad rendered and committed in
1. Sale of Property. Purchaser agrees to buy and Seller agrees to sell the	he land, all improvements thereon, and all
rights and appurtenances thereto belonging, located in the City/County of	Harrisonburg Virginia with a
tax parcel no. of13-E-2	and a street address of
	er discloses that [select one]: X there are
no tenants or other parties in possession of the Property OP Thorn are tenant	ts or persons who are in possession of the
Property as set forth on SCHEDULE A attached hereto.	10
5/28/19	Y
2. <u>Purchase Price</u> . The purchase price for the Property is <u>Forty-Nine Th</u>	ousand. One Hundred
Dollars (\$ 49,100,00 \$44,250) (the "Purchase Price") and shall be paid to
Seller at Settlement, subject to the prorations and adjustments described herein	as follows:
	,
A. <u>Deposit</u> . Purchaser shall make a deposit of \$ N/A	to be held
by (the "Escrow Agent") ir	the form of: check cash other
(the "Deposit"). Purchaser [select on	e]: has paid the Deposit to the Escrow
Agent OR will pay the Deposit to the Escrow Agent within da	vs (the "Extended Deposit Date") after the
date this Contract is fully executed by the parties. If Purchaser fails to pay the [Deposit as set forth herein, then Purchaser
shall be in breach of this Contract. At Seller's option and in lieu of all other rem	edies set forth in this Contract. Seller may
terminate this Contract by written notice to Purchaser and neither party shall have	e any further obligation hereunder.
If the Escrow Agent is a Virginia Real Estate Board ("VREB") licensee, the pa	rties direct the Escrow Agent to place the
Deposit in an escrow account by the end of the fifth business banking day follogous	wing the latter of: (i) the date this Contract
is fully executed by the parties, or (ii) the Extended Deposit Date. If the Escrow	Agent is not a VREB licensee, the parties
direct the Escrow Agent to place the Deposit in an escrow account in conforma	nce with applicable Federal or Virginia law
and regulations. The Deposit may be held in an interest bearing account an	d the parties waive any claim to interest
resulting from such Deposit. The Deposit shall not be released by the Escrow A	gent until (i) credited toward the nurchase
price at settlement; (ii) Seller and Purchaser agree in writing as to its disposi	tion: (iii) a court of competent jurisdiction
orders a disbursement of the funds; or (iv) disbursed in such manner as author	prized by the terms of this Contract or by
Virginia law or regulations. Seller and Purchaser agree that Escrow Agent shall	have no liability to any party for disburging
the Deposit in accordance with this paragraph, except in the event of Escrow Ag	onto postigones or willful missenduct
and popularing deconduction with this paragraph, except in the event of ESCIOW Ag	ent's negligence of willful misconduct.
B. <u>Balance</u> . The balance of the Purchase Price shall be paid by	Purchaser at Settlement in certified funds
or bank wire (inclusive of any loan obtained by Purchaser to purchase the Prope	Tuchaser at Settlement in Callined Inings
or summing (morables of any loan obtained by Falcinase) to parchase the Prope	ity).
3. <u>Settlement</u> .	
A. <u>Settlement of Property</u> . Settlement of the purchase and s	ale of the Property shall be made at
Clark & Bradshaw, PC	on
See Par 15 ("Settlement"). Possession of the Proper	
Settlement.	a
VAR Form 700 Revised 04/15	
Reviewed 04/15 Page 1 of 10	



VIRGINIA REALTORS® ADDENDUM TO Commercial Purchase Agreement



This ADDENDUM which is att			C(ommercial Purchase Agreement
(the "Agreement") dated	April 29	, <u>2019</u> ,	between City of Ha	rrisonburg
("S	eller") and Rodney	Eagle, Alan S	trawderman	
("Purchaser") for the Property	, whose address is:	Corner Linda	Ln & Country Clu	o Rd, Harrisonburg, VA 22801
This Addendum provides as fo	ollows:			
1) Settlement to take place 1		approval from 23,200	City Council.	/
2) Land to be purchased is a prior to closing; should survaccordingly.	pproximately 22,7	00SF (see atta	achment A). The 6	bear the BS P Bity and Buyer will share equal cost for survey ess of 5%, the purchase price will be adjusted
for the purpose of public im dedication will be based upon request. Buyer is under no surveyed & engineered docu	provement includion formally survey obligation to contruments necessary	ng but not limed & engineer ibute towards for the reques	ited to roadway & ed documents as the cost of or other. Dedication of u	quest from Seller certain areas of land to Seller shared use trail improvements. Amount of provided by the Seller at time of dedication erwise participate in the preparation of to 4,390SF of land in areas generally depicted other additional lands necessary for public
dedication are not covered l	n this agreement.		o the buyer. Any	other additional lands necessary for public
4) This agreement transfers	with the land and (to any of the F	luvers or assigned	6.700 AS V
5) Purchaser's are licensed r				
PURCHASER: Rock	18		SELLER:	
PATE SIGNATURE Rodrey Eagle		3	DATE	SIGNATURE City of Harrisonburg
29/19/ Ita		>		1
DATE SIGNATURE Alan Strawderm	an		DATE	SIGNATURE
				/
DATE SIGNATURE			DATE	SIGNATURE
/ DATE SIGNATURE		·	DATE	/ SIGNATURE
			DATE	OIDIALIONE

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VR FORM 1800A Reviewed 07/17

Revised 07/17

PAGE 1 OF 1

	B.	Delive	ries by Seller at Settlement. At Settlement, Seller shall deliver to Purchaser the following:	
restricti	ons, exc	cept any	A general warranty deed with full English covenants of title (the "Deed") conveying to the arketable fee simple title to the Property, free and clear of all liens, encumbrances, conditions and lien for real estate taxes not yet due and payable, and any Title Objections for which Purchaser has waived such objection pursuant to Paragraph 5;	
Propert	y as a	result of	An affidavit for the benefit of Purchaser and its title insurer, satisfactory to Purchaser's davit") stating that (i) no right to a mechanic's or materialman's lien has accrued with respect to the f any act or omission by the Seller and (ii) there are no outstanding leases or agreements with ties in or entitled to possession of, the Property except as disclosed in SCHEDULE A attached	
Code of	f 1986 a	(iii) nd any (A Certificate of Non-Foreign Status as required by Section 1445 of the Internal Revenue other certificates required by any governmental authority or agency;	
the tran	sfer of ser; and	(iv) the sec	If the Property is leased, a tenant estoppel certificate and an assignment of lease (including curity deposit at Settlement) for each and every tenant of the Property, in forms acceptable to	
		(v)	Such other Seller certifications as Purchaser's lender or title company may reasonably require.	
survey or rent, C/	expense AM and ent. Eac	y other s, lende assess	and Prorations. Seller shall pay the costs of preparing the Deed, the Grantor's tax expenses incurred by Seller. Purchaser shall pay for the title search, title insurance premiums, or fees, Grantee's tax and all other settlement expenses incurred by Purchaser. Real estate taxes, sments, as applicable, shall be prorated between Seller and Purchaser as of the date of the shall pay its own legal, accounting and other expenses incurred in connection with this Agreement	
conditio maintair	n the Pro ing warr	time thi operty ir anties,	on of Property. Purchaser agrees to accept the Property at Settlement in its physical s Agreement is fully executed by all parties, except as otherwise provided herein. Seller agrees to a good condition and repair until Settlement. At Settlement, Seller agrees to transfer to Purchaser if any, on the Property's roof, structural components, HVAC, mechanical, electrical, security and	
4.	Feasibil	ity Peric	a <u>d</u> .	
A. For a period of () days following execution of this Agreement by all parties (the "Feasibility Period"), Purchaser, its agents and contractors, shall have the right to: (i) enter the Property for the purpose of inspecting the Property and performing tests as are desirable to Purchaser in its sole and absolute discretion; (ii) seek zoning information from the local governing authority concerning Purchaser's intended use of the Property; and/or (iii) apply for lender financing to acquire the Property.				
B. Within five (5) days after Seller's receipt of a fully executed copy of this Agreement, if not previously delivered, Seller shall deliver to Purchaser copies of the following materials related to the Property if in Seller's cossession: (i) any Phase I or other environmental studies; (ii) a current survey; (iii) the most current owner's title insurance policy; and (iv) all leases and rent rolls for each tenant identified in SCHEDULE A (including without limitation,				

the base monthly rental and all taxes, insurance, and other pass-throughs paid by the tenant), and all contracts affecting

the Property that are not terminable at will. Items (i) through (iv) are collectively referred to as the "Materials".

- C. If Purchaser is not satisfied in its sole and absolute discretion with all aspects of the Property (including zoning) or the Materials, or has not obtained financing upon terms and conditions satisfactory to Purchaser, then Purchaser shall have the right, upon written notice to Seller prior to the expiration of the Feasibility Period, to terminate this Agreement, in which event the Deposit shall be refunded in full to Purchaser and the parties shall have no further obligation or liability to one another, except for any liability pursuant to the indemnity provisions of Paragraphs 4D., 10 and 11. Purchaser acknowledges that the Feasibility Period will not be extended for any reason, regardless of whether Purchaser has completed its inspections or zoning inquiry, or has obtained financing.
- D. If Purchaser fails to acquire the Property, Purchaser agrees: (i) to repair any damage arising as a result of its exercise of the right of access granted in this Paragraph 4; (ii) to indemnify and hold Seller harmless from any and all liability of any kind or nature whatsoever as a result of the exercise of such right of access, other than as a result of Seller's negligence or misconduct or the negligence or misconduct of Seller's agents, employees or contractors; and (iii) upon demand to return the Materials to Seller.
- 5. <u>Title and Survey Objections</u>. Purchaser may, at its sole expense, obtain a title insurance commitment and a survey for the Property. Prior to the expiration of the Feasibility Period, Purchaser shall notify the Seller in writing as to any title or survey objections regarding the Property that the Purchaser is unwilling to accept (collectively the "Title Objections"). Seller shall advise Purchaser in writing within ten (10) days after receipt of such notice, which if any of the Title Objections will not be cured by Seller at or prior to Settlement. If Seller fails to respond to Purchaser within such ten (10) day period or if Seller's response indicates that it does not intend to cure one or more of the Title Objections, then Purchaser may, at its option either (i) terminate this Agreement by giving written notice to Seller; (ii) cure such Title Objections at its own expense and proceed to Settlement with no reduction in the Purchase Price; or (iii) waive such Title Objections and proceed to Settlement, with no reduction in the Purchase Price. If Purchaser elects to terminate this Agreement, the Deposit shall be refunded in full to Purchaser and the parties shall have no further obligation or liability to one another, except for any liability pursuant to the indemnity provisions of Paragraphs 4D., 10 and 11.
- 6. <u>Conditions Precedent to Obligation of Purchaser</u>. This Agreement and all of Purchaser's obligations hereunder are further subject to Purchaser determining in its sole and absolute discretion that all of the conditions set forth in this Paragraph 6 have been satisfied or waived in writing by Purchaser. In the event that any of the following conditions are not satisfied or waived by Purchaser, Purchaser may give written notice to Seller terminating this Agreement on or before Settlement, in which event the Deposit shall be refunded in full to Purchaser and the parties shall have no further obligation or liability to one another, except for any liability pursuant to the indemnity provisions of Paragraphs 4D., 10 and 11.
- A. <u>Seller's Representations and Warranties</u>. All the representations and warranties of Seller made herein shall have been true when made and shall be true and correct as of Settlement, with no material changes therein.
- B. <u>Seller's Deliveries</u>. As of Settlement, Seller shall have taken all action and delivered all documents and materials required by this Agreement.
- C. <u>No Litigation</u>. As of Settlement, there shall be no litigation, proceeding or investigation pending, or to the knowledge of Purchaser or Seller threatened, which might prevent or adversely affect the intended use of the Property or which questions the validity of any action taken or to be taken by Seller or Purchaser hereunder, or which threatens the continued operation of the Property for commercial purposes.

- 7. Representations and Warranties of the Seller. Seller, jointly and severally (if more than one Seller), represents and warrants unto Purchaser as of the date hereof and on the Settlement date that:
- A. <u>Authority and Marketable Title</u>. Seller is the owner of the Property, possesses the requisite authority to enter into and perform this Agreement, and has the absolute right to sell, assign, and transfer the Property to Purchaser at Settlement.
- B. <u>No Pending Litigation or Bankruptcy</u>. There are no actions, suits or proceedings at law or in equity pending, threatened against, or affecting the Property before or by any federal, state, municipal, or other governmental department, commission, board, bureau, agency, or instrumentality. No bankruptcy or similar action, whether voluntary or involuntary, is pending or is threatened against Seller, and Seller has no intention of filing or commencing any such action within ninety (90) days following Settlement.
- C. <u>No Outstanding Purchase Option</u>. No option, right of first refusal or other contractual opportunity to purchase the Property has been granted to, or executed with, a third-party that is enforceable against Seller and/or the Property giving such third-party a right to purchase an interest in the Property or any party thereof.
- D. <u>No Notice of Repairs</u>. Seller has received no written notice from any governmental agency that repairs, alterations or corrections that must be made to the Property.
- E. <u>Utilities</u>. The Property is connected to **[select one]**: a municipal water and sewer system and has utility meters installed within the Property **OR** a well and septic system located on the Property. Seller makes no representation on whether the capacities of such utilities are sufficient for Purchaser's intended use of the Property.
- F. <u>Hazardous Materials</u>. To the best of Seller's actual knowledge, no toxic or hazardous materials (as said terms are defined in any applicable federal or state laws) have been used, discharged or stored on or about the Property in violation of said laws, and to the best of Seller's knowledge, no such toxic or hazardous materials are now or will be at Settlement located on or below the surface of the Property. There are no petroleum storage tanks located on or beneath the surface of the Property.
- G. <u>Parties in Possession</u>. As of the Settlement date, there will be no adverse or other parties in possession of the Property or any part thereof, nor has any party been granted any license, lease or other right or interest relating to the use or possession of the Property or any part thereof, except for the Leases attached hereto and made a part hereof as **SCHEDULE A**.
- H. Other Contracts. Seller is not a party to any contracts relating to the Property that is not terminable at will, except as disclosed on **SCHEDULE B**, which is attached hereto and made a part hereof. Between the date of this Agreement and the Settlement date, Seller will not, without the prior written consent of Purchaser, which consent shall not be unreasonably withheld, enter into any contract relating to the Property that is not terminable at will.
- I. <u>No Undisclosed Restrictions</u>. Seller has not, nor to the best of Seller's knowledge or belief has any predecessor in title, executed or caused to be executed any document with or for the benefit of any governmental authority restricting the development, use or occupancy of the Property that has not specifically been disclosed to Purchaser or wouldn't be revealed by a title report.

- 8. Risk of Loss. The risk of loss or damage to the Property by fire or other casualty prior to Settlement shall be on the Seller. If such loss or damage materially and adversely affects the use of the Property as of Settlement, Purchaser shall be entitled to terminate this Agreement by written notice to Seller, in which event the Deposit shall be refunded in full to Purchaser and the parties shall have no further obligation or liability to one another, except for any liability pursuant to the indemnity provisions of Paragraphs 4D., 10 and 11.
- 9. <u>Condemnation</u>. If, prior to Settlement, any taking pursuant to the power of eminent domain is proposed or occurs, as to all or any portion of the Property intended to be acquired at Settlement by the Purchaser, or sale occurs in lieu thereof, the Purchaser shall be entitled to terminate this Agreement by written notice to Seller, in which event the Deposit shall be refunded in full to Purchaser and the parties shall have no further obligation or liability to one another, except for any liability pursuant to the indemnity provisions of Paragraphs 4D., 10 and 11.
- 10. <u>Access/Cooperation</u>. During the term of this Agreement, Purchaser and his duly authorized agents shall be entitled to reasonable access to the Property for the purpose of surveying, appraising and making other findings related to the Property. Purchaser agrees to indemnify and hold the Seller harmless from any and all liability of any kind or nature whatsoever as a result of the exercise of such right of access, other than as a result of the Seller's gross negligence or willful misconduct.
- 11. Agents and Brokers. Each party represents and warrants that it did not consult or deal with any broker or agent with regard to this Agreement or the transaction contemplated hereby, except for the Listing Broker and the Selling Broker, and each party hereto agrees to indemnify and hold harmless the other party from all liability, expense, loss, cost or damage, including reasonable attorneys' fees, that may arise by reason of any claim, demand or suit of any agent or broker arising out of facts constituting a breach of the foregoing representation and warranty. Listing Broker shall be paid a brokerage fee by Seller of _______ % of the Purchase Price. Selling Broker shall be paid in cash at Settlement.
- 12. <u>Notices</u>. Any notice, request or demand required or permitted to be given pursuant to this Agreement shall be in writing and shall be deemed sufficiently given if, delivered by hand or messenger at the address of the intended recipient, sent prepaid by Federal Express (or a comparable guaranteed overnight delivery service), or deposited in the United States first class mail (registered or certified, postage prepaid, with return receipt requested), addressed to the intended recipient, at the intended recipient's address set forth below, or at such other address as the intended recipient may have specified by written notice to the sender given in accordance with the requirements of this Paragraph. Any such notice, request or demand so given shall be deemed given on the day it is received by the recipient.

For the Seller:			

For Purchaser:	 		

13. Default.

A. <u>Default by Purchaser</u>. If Purchaser defaults under this Agreement, the damages suffered by Seller would be difficult to ascertain. Therefore, Seller and Purchaser agree that, in the event of a default by Purchaser, Seller's sole and exclusive remedy, in lieu of all other remedies, shall be to terminate this Agreement and retain the Deposit as full and complete liquidated damages. If the deposit is retained as liquidated damages, Seller agrees to

VAR Form 700 Revised 04/15 Reviewed 04/15 pay one-half of the Deposit to the Listing Broker to compensate Broker for his brokerage services in the transaction. Such payment shall have no effect on the payment due in any subsequent transaction. Seller hereby specifically waives the right to seek specific performance of this Agreement by Purchaser or any other remedy at law or in equity, provided that Seller reserves the right to all remedies available at law and in equity solely in order to enforce the indemnification obligations of Purchaser under Paragraphs 4D., 10 and 11 herein.

- B. <u>Default by Seller</u>. If Seller defaults under this Agreement, Purchaser shall have the option to (i) seek specific performance of this Agreement, or (ii) terminate this Agreement, in which event the Deposit shall be promptly refunded to Purchaser. Seller shall be liable for Purchaser's expenses in the filing of any specific performance action, including reasonable attorney's fees and court costs.
- C. <u>Right to Cure Default</u>. Prior to any termination of this Agreement as provided in Subparagraphs 13A. and 13B., the non-defaulting party shall provide written notice of any default(s) to the defaulting party (the "Default Notice") permitting the defaulting party ten (10) days to cure any such default(s). If defaulting party does not cure the default(s) or does not respond to the Default Notice, then the non-defaulting party may terminate the Agreement by written notice to the defaulting party. Nothing herein shall prevent either party from seeking a judicial determination regarding any default; provided however, the court shall award the expenses of attorney's fees and court costs to the prevailing party in any such action.
- D. <u>Brokerage Fees.</u> Notwithstanding the remedies set forth in Subparagraphs 13A., 13B, and 13C, if either Seller or Purchaser defaults under this Agreement, the defaulting party shall be liable for the full amount of the brokerage fees set forth in Paragraph 11 and any brokerage fees set forth in Seller's listing agreement with the Listing Broker for the Property (which document is hereby incorporated herein by this reference) as if this Agreement and Seller's listing agreement had been performed, and for any damages and all expenses incurred by the Listing Broker and the Selling Broker in connection with this transaction and the enforcement of this Agreement and Seller's listing agreement, including, without limitation, attorney's fees and court costs. Payment of a real estate broker's fee as the result of a transaction relating to the Property which occurs subsequent to a default under this Agreement shall not relieve the defaulting party of liability for any brokerage fees due under this Agreement or Seller's listing agreement.

14. Miscellaneous.

- A. <u>Final Agreement</u>. This Agreement contains the entire agreement between the parties hereto relating to the Property and supersedes all prior and contemporaneous negotiations, understandings and agreements, written or oral, between the parties hereto.
- B. <u>Virginia Law Applicable</u>. This Agreement shall be construed, performed and enforced in accordance with the laws of the Commonwealth of Virginia and shall not be amended or modified and no waiver of any provision hereof shall be effective unless set forth in a written instrument executed with the same formality as this Agreement.
- C. Assignment. This Agreement shall not be assigned by one party without the written consent of the other party, except the assignment of this Agreement to an entity owned by Purchaser or the principals of Purchaser shall not require the consent of Seller, but Purchaser shall provide written notice to Seller of such assignment. This Agreement shall inure to the benefit of the parties hereto and their respective and permitted successors and assigns.
- D. <u>Counterparts</u>. This Agreement may be signed in one or more counterparts, each of which is deemed to be an original and all of which shall together constitute the same instrument. The parties agree that a fax of any signed original document shall have the same effect as an original.

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non-exe	E. <u>Tax-Deferred Exchange</u> . Either party may elect 1031 Like Kind Exchange (a tax-deferred exchange). changing party agrees to execute such documents necesting party), but in no event shall such exchange affect the party under this Agreement. The exchanging party shall	In the event that a party makes such sary to effectuate such an exchange e terms of the transaction or a party's	an election, the
15.	Additional Provisions: * See attached addendum.		
16.	Acceptance. To be effective this Agreement must be exe	cuted by Purchaser and Seller and ar	original copy of
tnis Agr Agreem	eement returned to Purchaser no later than 5:00 p.m. on _ ent shall be deemed withdrawn.	, N/A,	or this Purchase

REMAINDER OF PAGE LEFT INTENTIONALLY BLANK

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below.	
Man Buth Strawtermen	
Purchaser Printed Name:	Seller
Printed Name:	
Title (if applicable): Date: 42919	Title (if applicable):
Date: 4 29 19	Date:
Rodney of ale	
Purchaser / A a A a i l co	Seller
Printed Name: 29 April 19	Printed Name:
ritic (ii applicable).	Title (if applicable):
Date:	Date:
Selling Company's Name and Address	
Agent's Name	
Agent's tel. no	
Fax no.	Fax no
Agent's email	Agent's email

Each of the parties has executed this Agreement in its name pursuant to due authority as of the dates set forth

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SCHEDULE A

LEASES, AGREEMENTS AND CONTRACTS FOR TENANTS AND OTHER PARTIES IN POSSESSION OF THE PROPERTY

List below each such tenant or other party in possession of the Property, and provide Purchaser with a copy of each lease, license or other agreement. If verbal agreement, summarize terms below.

Also provide Purchaser with any contract affecting the Property that is not terminable at will.

SCHEDULE B

CONTRACTS RELATING TO THE PROPERTY (Not terminable at will)



