JAN 2 4 2019

City of Johns Creek Planning & Zoning



PRE-APPLICATION FORM

REZONING, USE PERMIT(S) AND CONCURRENT VARIANCE(S)

Purpose & Process

A Pre-Application Meeting provides you the opportunity to present a conceptual plan and letter of intent to a representative of the Community Development Department. This meeting benefits you, the applicant, by receiving general comments on the feasibility of the plan, the process(es)/procedure(s) and fees required to process and review the application(s). Please contact Marie Janvier at 678-512-3279 to schedule an appointment. This form will be completed during the pre-application meeting. After completing the pre-application meeting, the applicant may file the Land Use Petition.

Applicant: SUDHA CHAUA
Site Address: 3565 Old Alabama Rd, Parcel Size: 0.99 aure
Proposal Description: The proposal is to devolop the
we died office in the residents area after
Joning change to O/I.
Existing Zoning Designation and Case Number: $AG-T$
Proposed Zoning Designation: O/I
Comprehensive Land Use Map Designation:
Planner:



www.JohnsCreekGA.gov 678-512-3200 ~ (fax) 678-512-3303 10700 Abbotts Bridge Road, Suite 190, Johns Creek, GA 30097

LAND USE PETITION CHECKLIST & APPLICATION FORM REZONING, USE PERMIT & CONCURRENT VARIANCE

INSTRUCTIONS

A properly completed application and fees are due at the time of submittal. The submittal deadline is the first Tuesday of each month. An incomplete application will not be accepted. Original signatures are required for the Application. Note: Applicants are highly encouraged to meet with nearby property owners prior to filing an application.

APPLICATION MATERIALS

REQUIRED ITEMS	NUMBER OF COPIES	CHECK √
Provide one (1) a digital copy of <u>all</u> submitted materials.	One (1) CD or Flash Drive in .JPEG, .TIFF, .PDF or .DOC format	M
Pre-Application Meeting Form	• One (1) Copy	
Site Plan with Legal Description (See Page 16 for Requirements)	 Twelve (12) Full-Size Site Plan Copies (folded) One (1) 8 ½" x 11" Site Plan One (1) 8 ½" x 11" Legal Description 	
Colored Building Elevations and Site (Attached Residential & Non-Residential) in context with elevations of existing surrounding/neighboring structures.	• One (1) Copy	Ŋ
Letter of Intent	• One (1) Copy	1/2
Zoning Impact Analysis Form and/or SUP Form	• One (1) Copy	
Environmental Site Analysis Form	• One (1) Copy	
Disclosure Form	• One (1) Copy	
Public Participation Plan	• One (1) Copy	
Applicant Acknowledgement Form	To be Completed at Time of Submittal	
Peak-hour Trip Generation Count	• One (1) Copy	
THE FOLLOWI	NG ITEMS MAY BE REQUIRED	<u> </u>
Traffic Impact Study	Three (3) Copies	
Metropolitan River Protection	Three (3) Copies	
Development of Regional Impact Review Form	Three (3) Copies	
Environmental Impact Report	Three (3) Copies	
Noise Study Report	Three (3) Copies	

REZONING/SUP/CHANGE IN CONDITIONS APPLICATION

APPLICANT INFORMATION	OWNER INFORMATION
NAME: SUDHA CHACLAMD	NAME: Betty 4 Cowart
ADDRESS: 6030 Cartiste line	ADDRESS: PO BOX 7415
CITY: Al Pharette	CITY: Gainsville
STATE: QA ZIP: 30022	STATE: 4A ZIP: 30502
PHONE: 618-545-5080	PHONE:
CONTACT PERSON: Dr. Sudha C	hall PHONE: 678-545-5080
CONTACT'S E-MAIL: Panichalla @	agnoil.com
	NT IS THE:
OWNER'S AGENT PROPERTY OW	NER CONTRACT PURCHASER
PRESENT ZONING DISTRICTS(S): Ab REC	QUESTED ZONING DISTRICT: OZ
DISTRICT/SECTION: LAND LOT(S):	14 ACREAGE: 0:99
ADDRESS OF PROPERTY: 3565	ld Alabama Road
PROPOSED DEVELOPMENT:	lical offices
CONCURRENT VARIANCES, VC-19-004-01	to work in 10' Improvement Setback, for Flat Roof, VC-19-004-03 to reduce
	ip to $20'$, $VC-19-004-03$ to reduce FY
setback to 20	1.
RESIDENTIAL DEVELOPMENT	NON-RESIDENTIAL DEVELOPMENT
No. of Lots/Dwelling Units:	No. of Buildings/Lots:
Dwelling Unit Size (Sq. Ft.):	Total Building Sq. Ft
Density:	Density:

DISCLOSURE REPORT FORM

WITHIN THE (2) YEARS IMMEDIATELY PRECEDING THE FILING OF THIS ZONING PETITION HAVE YOU, AS THE APPLICANT OR OPPONENT FOR THE REZONING PETITION, OR AN ATTORNEY OR AGENT OF THE APPLICANT OR OPPONENT FOR THE REZONING PETITION, MADE ANY CAMPAIGN CONTRIBUTIONS AGGREGATING \$250.00 OR MORE OR MADE GIFTS HAVING AN AGGREGATE VALUE OF \$250.00 TO THE MAYOR OR ANY MEMBER OF THE CITY COUNCIL.

RCLE ONE:	YES (if YES, complete points		NO (if No, complete only point 4)
CIRCLE ONI	E: Party to Petition	(If party to petition, co	emplete sections 2, 3 and 4 below)
	In Opposition to	Petition (If in oppo	sition, proceed to sections 3 and 4 below)
List all individ subject of this	luals or business entities w s rezoning petition:	hich have an own	ership interest in the property which is the
1.	•	5.	
2.		6.	
3.		7.	
4.		8.	
Name of Gove	ernment Total Dollar Amount	Date of Contribution	Enumeration and Description of Gift Valued at \$250.00 or more
Seorgia, Secti	ned acknowledges that this ion 36-67A-1 et. seq. Confli true to the undersigned's b	ict of interest in zo est knowledge, inf	e in accordance with the Official Code of ning actions, and that the information set formation and belief.
Signature:	XXXII	114	Date: 10 08 / 2018

PUBLIC PARTICIPATION PLAN

٦,	The City of Johns Creek will notify all property owners within a quarter mile of the site. What other groups do you intend to contact?
	All existing patients and potential patients
	as available (church groups, community centers,
2.	How do plan to contact any interested parties, either before making application or after the city neighborhood meeting, regarding the rezoning/use permit application? Na emals solid media condicts as well as could of
	follow Dr. Challa.
3.	In addition to the City of Johns Creek neighborhood meeting, do you plan to provide any other opportunities for discussion with interested parties before the PC and M&CC hearings?
4.	What is your schedule for completing the Public Participation Plan? we will notify patients and Sixial mellia fellowers after application.

APPLICANT'S CERTIFICATION

THE UNDERSIGNED BELOW STATES UNDER OATH THAT THEY ARE AUTHORIZED TO MAKE THIS APPLICATION. THE UNDERSIGNED IS AWARE THAT NO APPLICATION OR REAPPLICATION AFFECTING THE SAME LAND SHALL BE ACTED UPON WITHIN 12 MONTHS FROM THE DATE OF LAST ACTION BY THE CITY COUNCIL.

Signature of Applicant	10/13/18
organical of Applicant	Date
SUDHA CHALLA, MD	
Type or Print Name and Title	THUR AND VETO
- R	The same
Signature of Notary Public Date	Notary Seaf

PROPERTY OWNER'S CERTIFICATION

I do solemnly swear and attest, subject to criminal penalties for false swearing, that I am the legal owner, as reflected in the records of Fulton County, Georgia, of the property identified below, which is the subject of the attached Land Use Petition before the City of Johns Creek, Georgia. As the legal owner of record of the subject property, I hereby authorize the individual named below to act as the applicant in the pursuit of the Application for Rezoning, Use Permit, & Concurrent Variance in request of the items indicated below.

1, Betty H. Cowart (Property Owner)	, authorize,	Dr. Sudha
to file for(RZ, SUP, CV) on this date(Month)	_, at <u>3565</u> 	Old Olabama Rd, (Address) John Creek GA 30022
I understand that no application or reapplication from the date of last action by the City Council. I understand that failure to supply all required info of the Johns Creek Zoning Ordinance) will result I understand that preliminary approval of my designage request. I agree to arrange sign permittir I understand that representation associated with coordinator, potential property owner, agent or su	rmation (per the releving REJECTION OF 1 period of 1 p	vant Applicant Checklists and requirements THE APPLICATION. authorize final approval of my zoning or
Estly H. Cowarf Signature of Property Owner		10/24/2018 Date
Betty H. Cowart Type or Print Name and Title		
Alle -	/o -) ч - () Date	Notary Course Tolk S

LEGAL DESCRIPTION 3565 Old Alabama Road

The subject property is located within Land Lot 14 of the 1st District, 1st Section of Fulton County, City of Johns Creek, Georgia and consists of 0.99 acres. The property is described as follows:

Beginning at the angle iron found along the southern right of way of Old Alabama Road, near its intersection with Carrington Lane, continue along the southern right of way South 82 degrees 48 minutes 34 seconds West, a distance of 307.83 feet to a point denoted by a ½" rebar, which is the Point of Beginning (POB) for the property, thence continue South 0 degrees, 27 minutes, 33 seconds West, a distance of 198.26 feet to a ½" rebar found, thence North 89 degrees, 19 minutes, 35 seconds West a distance of 174.41 feet to a point, thence North 52 degrees, 26 minutes, 39 seconds West a distance of 100.66 feet to a ½" rebar found, thence North 10 degrees, 03 minutes, 08 seconds West a distance of 90.22 feet to a point on the right of way of Old Alabama Road denoted by a ½" rebar found, thence continue along said right of way North 79 degrees, 59 minutes, 32 seconds East a distance of 194.72 feet to the Point of Beginning (POB).

LAND PURCHASE AND SALE AGREEMENT

Offer Date: 07/25/2018



2018 Printing

	RET TERMS AND CONDITIONS
1.	Purchase and Sale. The undersigned buyer(s) ("Buyer") agree to buy and the undersigned seller(s) ("Seller") agree to sell the real property described below including all fixtures, improvements and landscaping therein ("Property") on the terms and conditions set forth in this Agreement. a. Property Identification: Address: 3565 Old Alabama Road
	City Johns Creek County
	City Johns Creek , County , Georgia, Zip Code 30022 MLS Number: Tax Parcel LD, Number:
	Taxi divori.D. Number.
	 b. Legal Description: The legal description of the Property is [select one of the following below]: (1) attached as an exhibit hereto;
	(2) the same as described in Deed Book, Page, et. seq., of the land records of the above county; OR
	Control (3) Land Lot(s) of the District, Section/ GMD, Lot Block Unit Place County; OR Control (Section Cont
	Lot Block Unit Phase/Section
	ofSubdivision/Development, according
	to the plat recorded in Plat Book, Page, et. seq., of the land records of the above county.
2.	Acreage A Controlling Suprey of the Proportivuit to attain the D.B. and D.B
3.	Acreage. A Controlling Survey of the Property will be obtained by Buyer OR Seller and paid for by Buyer OR Seller. Purchase Price of Property to be Paid by Buyer. 4. Closing Costs.
-	677E 000 00
	\$229,166.67 Det acro if \$0.00
	price is per acre, Seller's estimate of acreage is 1.20 acres.
5.	Closing and Possession.
	Closing Date shall be 30 Days after end of Due Diligence with possession of the Property transferred to Buyer at
	Closing OK Light days after Closing at o'clock Light AM Light PM (attach F140 Temporary Occupancy Agreement)
6.	notiver of Earnest Money ("Molder"). (If Holder is Closing 7 Closing Atternavil on Firm
\sim	torriey, F64(A) must be attached as an exhibit hereto, and F84(B)
	ast be signed by closing Attorney.)
Kel	ler Williams Realty Metro Atlanta
8.	Earnest Money. Earnest Money shall be paid by ☑ check ☐ cash or ☐ wire transfer of immediately available funds as follows:
	Cash or Li wire transfer of immediately available funds as follows:
	as of the Offer Date.
	b. \$10,000.00 within 3 days from the Binding Agreement Date.
	O c
9.	Inspection and Due Diligence.
	a. Due Diligence Period: Property is being sold subject to a Due Diligence Period of 60
	the para solid try to so in notife initiating and option money, the receipt and sufficiency of which is hereby acknowledged; plus
	(2) Shall pay Seller additional option money of \$ by Check or Twire transfer of immediately expitable
	days from the Rinding Agreement Date. Any additional actions and days from the Rinding Agreement Date.
	paid by Buyer to Seller a shall (subject to lender approval) or shall not be applied toward the shall (subject to lender approval) or shall not be applied toward the
	situal not be retained to buyer unless the closing rails to occur due to the default of the coller
10.	Property is currently zoned Residential under the applicable zoning ordinances of Johns Creek/Fulton City/County
1.	Assignment Buyer shall Buyer Zighell OB Clabell and the state of the s
	Assignment. Buyer shall Buyer ☑ shall OR ☐ shall not have the right to assign this Agreement; OR ☐ shall have the right to Assign this Agreement only to a legal entity in which Buyer owns at least a 25% interest.

THIS FORM IS COPYRIGHTED AND MAY ONLY BE USED IN REAL ESTATE TRANSACTIONS IN WHICH Martin Clark

LICENSEE. UNAUTHORIZED USE OF THE FORM MAY RESULT IN LEGAL SANCTIONS BEING BROUGHT AGAINST THE USER AND SHOULD BE REPORTED TO THE
GEORGIA ASSOCIATION OF REALTORS® AT (770) 451-1831.

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F34, Land Purchase and Sale Agreement, Page 1 of 9, 05/01/18

- c. Condemnation. Seller has not been notified that any condemnation or other taking by eminent domain of Property or any portion thereof has been instituted and, to the best of Seller's knowledge, there are no pending or threatened condemnation or eminent domain proceedings (or proceedings in the nature or in lieu thereof) affecting Property or any portion thereof or its use.
- d. Hazardous Substances. To the best of Seller's knowledge, (1) no "hazardous substances", as that term is defined in the Comprehensive Environmental Response, Compensation, and Liability Act, and the rules and regulations promulgated pursuant thereto, or any other pollutants, toxic materials, or contaminants have been or shall prior to closing be discharged, disbursed, released, stored, treated, generated, disposed of, or allowed to escape on Property in violation of applicable law; (2) no underground storage tanks are located on the Property or were located on the Property and subsequently removed or filled; (3) Property has not previously been used as a gas station, cemetery, landfill, or as a dump for garbage or refuse; and (4) Property has not previously been and is not currently listed on the Georgia Environmental Protection Division Hazardous Site. Seller has not received any notice or demand from any governmental or regulatory agency or authority requiring Seller to remove any hazardous substances or contaminants or toxic materials from Property.
- e. Leases. Other than those leases provided by Seller to Buyer as part of the Due Diligence Materials, there are no other leases of or affecting the Property or any portion thereof and Seller will not enter into any new leases without the written permission of Buyer.
- f. No Litigation. There are no actions, suits, or proceedings pending or, to the best of Seller's knowledge, threatened by any organization, person, individual, or governmental agency against Seller with respect to Property or against Property, or with respect thereto, nor does Seller know of any basis for such action. Seller also has no knowledge of any currently pending application for changes in the zoning applicable to Property or any portion thereof.
- g. Pre-Existing Right to Acquire. No person or entity has any right or option to acquire Property or any portion thereof, which will have any force of effect after execution hereof, other than Buver.
- h. Proceedings Affecting Access. Seller has not been notified that there are any pending proceedings that could have the effect of impairing or restricting access between Property and adjacent public roads and, to the best of Seller's knowledge, no such proceedings are pending or threatened.
- Violations. To the best of Seller's knowledge, there are no violations of laws, municipal or county ordinances or other legal requirements with respect to Property (excluding any improvements constructed thereon).
- 11. Assignment. In the event Buyer has the right to assign this Agreement, the assignment shall not release Buyer of any of its obligations or liabilities hereunder. Notice of such assignment shall be provided to Seller at least five (5) days prior to Closing.

12. Brokerage Relationships in this Transaction.

- a. Agency Disclosure: In this Agreement, the term "Broker" shall mean a licensed Georgia real estate broker or brokerage firm and its affiliated licensees unless the context would indicate otherwise. No Broker in this transaction shall owe any duty to Buyer or Seller greater than what is set forth in their brokerage engagements and the Brokerage Relationships in Real Estate Transactions Act, O.C.G.A. § 10-6A-1 et. seq.;
 - (1) No Agency Relationship: Buyer and Seller acknowledge that, if they are not represented by Brokers in a client relationship, they are each solely responsible for protecting their own interests, and that Broker's role is limited to performing ministerial acts for that party.
 - (2) Consent to Dual Agency: If Broker is acting as dual agent in this transaction, Buyer and Seller consent to the same and acknowledge having been advised of the following:
 - i. Dual Agency Disclosure: [Applicable only if Broker is acting as a dual agent in this transaction.]
 - (a) As a dual agent, Broker is representing two clients whose interests are or at times could be different or even adverse;
 - (b) Broker will disclose all adverse material facts relevant to the transaction and actually known to the dual agent to all parties in the transaction except for information made confidential by request or instructions from each client which is not otherwise required to be disclosed by law;
 - (c) Buyer and Seller do not have to consent to dual agency and the consent of Buyer and Seller to dual agency has been given voluntarily and the parties have read and understand their brokerage engagement agreements.
 - (d) Notwithstanding any provision to the contrary contained herein Buyer and Seller each hereby direct Broker while acting as a dual agent to keep confidential and not reveal to the other party any information which could materially and adversely affect their negotiating position.
 - ii. Designated Agency Disclosure: If Broker in this transaction is acting as a designated agent, Buyer and Seller consent to the same and acknowledge that each designated agent shall exclusively represent the party to whom each has been assigned as a client and shall not represent in this transaction the client assigned to the other designated agent.
- (3) Material Relationship: A material relationship shall mean any actually known personal, familial, social, or business relationship between the broker or the broker's affiliated licensees and any other party to this transaction which could impair the ability of the broker or affiliated licensees to exercise fair and independent judgment relative to their client.
- b. Brokerage: Seller has agreed to pay Listing Broker(s) a commission pursuant to a separate brokerage engagement agreement entered into between the parties and incorporated herein by reference ("Listing Agreement"). The Listing Broker has agreed to share that commission with the Selling Broker. The closing attorney is hereby authorized and directed to pay the Broker(s) at closing, their respective portions of the commissions out of the proceeds of the sale. If the sale proceeds are insufficient to pay the full commission, the party owing the commission shall pay any shortfall at closing. The acceptance by the Broker(s) of a partial real estate commission at the closing shall not relieve the party owing the same from paying the remainder after the closing (unless the Broker(s) have expressly and in writing agreed to accept the amount paid in full satisfaction of the Broker(s) claim to a commission). The Brokers herein are signing this Agreement to reflect their role in this transaction and consent to act as Holder if either of them is named as such. This Agreement and any amendment thereto shall be enforceable even without the signature of any Broker referenced herein.

4. Other Provisions.

- a. Entire Agreement and Modification: This Agreement constitutes the sole and entire agreement between all of the parties, supersedes all of their prior written and verbal agreements and shall be binding upon the parties and their successors, heirs and permitted assigns. No representation, promise or inducement not included in this Agreement shall be binding upon any party hereto. This Agreement may not be amended or waived except upon the written agreement of Buyer and Seller.
- b. Survival of Agreement: The following shall survive the closing of this Agreement: (1) the obligation of a party to pay a real estate commission; (2) any warranty of title; (3) all representations of Seller regarding the Property; (4) the section on condemnation; and (5) any obligations which the parties herein agree shall survive the closing or may be performed or fulfilled after the closing.
- c. Governing Law and Interpretation: This Agreement may be signed in multiple counterparts each of which shall be deemed to be an original and shall be interpreted in accordance with the laws of Georgia. No provision herein, by virtue of the party who drafted it, shall be interpreted less favorably against one party than another. All references to time shall mean the time in Georgia. If any provision herein is to be unenforceable, it shall be severed from this Agreement while the remainder of the Agreement shall, to the fullest extent permitted by law, continue to have full force and effect as a binding contract.
- d. Time of Essence: Time is of the essence of this Agreement.
- Terminology: As the context may require in this Agreement: (1) the singular shall mean the plural and vice versa; and (2) all pronouns shall mean and include the person, entity, firm, or corporation to which they relate. The letters "N.A." or "N/A", if used in this Agreement, shall mean "Not Applicable", except where the context would indicate otherwise.
- f. Binding Agreement Date: The Binding Agreement Date shall be the date when a party to this transaction who has accepted an offer or counteroffer to buy or sell real property delivers notice of that acceptance to the party who made the offer or counteroffer in accordance with the Notices section of the Agreement. Notice of the Binding Agreement Date may be delivered by either party (or the Broker working with or representing such party) to the other party. If notice of accurate Binding Agreement Date is delivered, the party receiving notice shall sign the same and immediately return it to the other party.
- g. Duty to Cooperate: All parties agree to do all things reasonably necessary to timely and in good faith fulfill the terms of this Agreement. Buyer and Seller shall execute and deliver such certifications, affidavits, and statements required by law or reasonably requested by the closing attorney, mortgage lender and/or the title insurance company to meet their respective requirements.
- h. Electronic Signatures: For all purposes herein, an electronic or facsimile signature shall be deemed the same as an original signature; provided, however, that all parties agree to promptly re-execute a conformed copy of this Agreement with original signatures if requested to do so by, the buyer's mortgage lender or the other party.
- Extension of Deadlines: No time deadline under this Agreement shall be extended by virtue of it falling on a Saturday, Sunday or federal holiday except for the date of closing.
- GAR Forms: The Georgia Association of REALTORS®, Inc. ("GAR") issues certain standard real estate forms. These GAR forms are frequently provided to the parties in real estate transactions. No party is required to use any GAR form. Since these forms are generic and written with the interests of multiple parties in mind, they may need to be modified to meet the specific needs of the parties using them. If any party has any questions about his or her nights and obligations under any GAR form he or she should consult an attorney. The parties hereto agree that the GAR forms may only be used in accordance with the licensing agreement of GAR. While GAR forms may be modified by the parties, no GAR form may be reproduced with sections removed, altered or modified unless the changes are visible on the form itself or in a stipulation, addendum, exhibit or amendment thereto.
- k. No Authority to Bind: No Broker or affiliated licensee of Broker, by virtue of this status, shall have any authority to bind any party hereto. However, if authorized in this Agreement, Broker shall have the right to accept notice on behalf of a party.
- Condemnation: Seller shall: (1) immediately notify Buyer if the Property becomes subject to a condemnation proceeding; and (2) provide Buyer with the details of the same. Upon receipt of such notice, Buyer shall have the right, but not the obligation for 7 days thereafter, to terminate this Agreement upon notice to Seller in which event Buyer shall be entitled to a refund of all earnest money and other monies paid by Buyer toward the Property without deduction or penalty. If Buyer does not terminate the Agreement within this time frame, Buyer agrees to accept the Property less any portion taken by the condemnation and if Buyer closes, Buyer shall be entitled to receive any condemnation award or negotiated payment for all or a portion of the Property transferred or conveyed in lieu of condemnation.
- 5. Property Not Being Sold for Value of Any Improvements on Land. Buyer acknowledges that the Property may contain certain incidental improvements such as existing homes, barns, fences, outbuildings and wells. Buyer acknowledges that the Property is being purchased for the value of the land rather than the value of any improvements presently located thereon. All improvements are being sold in "as-is" condition. Buyer acknowledges that the improvements on the Property, if any, may be in need of significant repair, may contain defective conditions and may not have been constructed or used in accordance with all applicable laws. Since the condition of any existing improvements is immaterial to Buyer's decision to purchase the Property, Seller shall have no responsibility to make any disclosures or repairs relative to the same. Buyer covenants not to sue Seller with respect to any matter relating to the condition of said improvements and agrees to indemnify and hold Seller harmless with respect to the same. Buyer expressly waives: (1) any and all rights to inspect and test for lead-based paint and/or lead-based paint hazards for not less than ten (10) days from the Binding Agreement Date; and (2) the right not to be contractually obligated under this Agreement until the above time period has lapsed.
- 6. Beware of Cyber Fraud. Fake e-mails attempting to get you to wire money to criminal computer hackers are increasingly common in real estate transactions. Under this scam, computer hackers fraudulently assume the online identity of the actual mortgage lender, closing attorney and/or real estate broker with whom you are working in the real estate transaction. Posing as a legitimate company, they then direct you to wire money to them. In many cases, the fake e-mail is sent from what appears to be the authentic web page of the legitimate company responsible for sending the wiring instructions. You should use great caution in wiring funds based solely on wiring instructions sent to you by e-mail. Independently verifying the wiring instructions with someone from the company sending them is the best way to prevent fraud. In particular, you should treat as highly suspect any follow up e-mails you receive from a mortgage lender, closing attorney and/or real estate broker directing you to wire funds to a revised account number. Never verify wining instructions by calling a telephone number provided along with a second set of wiring instructions since you may end up receiving a fake verification from the computer hackers trying to steal your money. Independently look up the telephone number of the company who is supposed to be sending you the wiring instructions to make sure you have the right one.

dottoop veritee	Betty Cowart	
Buyer's Signature	1 Seller's Signature	
A & A Med Investments, LLC	-	0 -10-10-11
Print or Type Name Date	Mrs. Betty Cowart Print or Type Name	07/27/2018
- Julie	Finit of Type Name	Date
Buyer's Address for Receiving Notice	Seller's Address for Receiving N	lotice
Buyer's Phone Number: Cell Home Work	Seller's Phone Number: ☐ Cell	☐ Home ☐ Work
Buyer's E-mail Address	Seller's E-mail Address	
Buyer's Signature	2 Seller's Signature	
Print or Type Name Date	Print or Type Name	Date
Buyer's Address for Receiving Notice	Seller's Address for Receiving N	otice
Buyer's Phone Number: ☐ Cell ☐ Home ☐ Work	Seller's Phone Number: ☐ Cell	☐ Home ☐ Work
Buyer's E-mail Address	Seller's E-mail Address	
Keller Williams Realty Metro Atlanta Selling Brokerage Firm Mertin Clark Gottoop verified	Real Estate International, Inc. Listing Broker Firm	
Montin Clask Montin Clask Gottoop verified 07/25/18 12:48PM EDT VYTV-BBUK-UUTK-POXO Broker/Affiliated Licensee Signature Date	Broker/Affiliated Licensee Sign	07/26/2018
Martin Clark 342941	•	
Print or Type Name GA Real Estate License #	Dagmar Sands Print or Type Name	105619
	••	CA Dool Fotate Live
	770 470 4000	GA Real Estate Licens
	770-476-1335	770-476-2449
Licensee's Phone Number Fax Number	770-476-1335 Licensee's Phone Number	
Licensee's Phone Number Fax Number martinclark@kw.com		770-476-2449 Fax Number
Licensee's Phone Number Fax Number martinclark@kw.com Licensee's E-mail Address	Licensee's Phone Number dagmar@WorldClassRealEs Licensee's Email Address	770-476-2449 Fax Number
Licensee's Phone Number Fax Number martinclark@kw.com Licensee's E-mail Address REALTOR® Membership	Licensee's Phone Number dagmar@WorldClassRealEs Licensee's Ernail Address REALTOR® Membership	770-476-2449 Fax Number tateBroker.com
Licensee's Phone Number Fax Number martinclark@kw.com Licensee's E-mail Address REALTOR® Membership Atlanta Commercial Board of Realtors	Licensee's Phone Number dagmar@WorldClassRealEs Licensee's Email Address REALTOR® Membership 5805 G State Bridge Rd. Sui	770-476-2449 Fax Number tateBroker.com
Licensee's Phone Number Fax Number martinclark@kw.com Licensee's E-mail Address REALTOR® Membership Atlanta Commercial Board of Realtors Broker's Address	Licensee's Phone Number dagmar@WorldClassRealEs Licensee's Ernail Address REALTOR® Membership	770-476-2449 Fax Number tateBroker.com
martinclark@kw.com Licensee's E-mail Address REALTOR® Membership Atlanta Commercial Board of Realtors Broker's Address 315 W.Ponce de Leon Avenue, Suite 100, Decatur GA 30030	Licensee's Phone Number dagmar@WorldClassRealEs Licensee's Email Address REALTOR® Membership 5805 G State Bridge Rd. Sui Broker's Address	770-476-2449 Fax Number tateBroker.com
Licensee's Phone Number martinclark@kw.com Licensee's E-mail Address REALTOR® Membership Atlanta Commercial Board of Realtors Broker's Address 315 W.Ponce de Leon Avenue, Suite 100, Decatur GA 30030	Licensee's Phone Number dagmar@WorldClassRealEs Licensee's Email Address REALTOR® Membership 5805 G State Bridge Rd. Sui Broker's Address Johns Creek, GA 3022	te 315
Licensee's Phone Number Fax Number martinclark@kw.com Licensee's E-mail Address REALTOR® Membership Atlanta Commercial Board of Realtors Broker's Address B15 W.Ponce de Leon Avenue, Suite 100, Decatur GA 30030 Broker's Phone Number Fax Number H-45496	Licensee's Phone Number dagmar@WorldClassRealEst Licensee's Email Address REALTOR® Membership 5805 G State Bridge Rd. Sui Broker's Address Johns Creek, GA 3022 770-476-1335 Broker's Phone Number	770-476-2449 Fax Number tateBroker.com te 315
Licensee's Phone Number Fax Number martinclark@kw.com Licensee's E-mail Address REALTOR® Membership Atlanta Commercial Board of Realtors Broker's Address 315 W.Ponce de Leon Avenue, Suite 100, Decatur GA 30030 Broker's Phone Number Fax Number H-45496	Licensee's Phone Number dagmar@WorldClassRealEs Licensee's Email Address REALTOR® Membership 5805 G State Bridge Rd. Sui Broker's Address Johns Creek, GA 3022 770-476-1335 Broker's Phone Number REIN01 H-6	Fax Number tateBroker.com te 315
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Inspection and Due Diligence.

- a. Right to Inspect Property: Upon prior notice to Seller, Buyer and/or Buyer's representatives shall have the right to enter the Property at Buyer's expense and at reasonable times (including immediately prior to closing) to inspect, examine, test, appraise and survey Property. Seller shall cause all utilities, systems and equipment to be on so that Buyer may complete all inspections. Buyer agrees to hold Seller and all Brokers harmless from all claims, injuries and damages relating to the exercise of these rights and shall promptly restore any portion of the Property damaged or disturbed from testing or other evaluations to a condition equal to or better than the condition it was in prior to such testing or evaluation. If Buyer is concerned that the Property may have been used as a laboratory for the production of methamphetamine, or as a dumpsite for the same, Buyer should review the National Clandestine Laboratory Register - Georgia at www.dea.gov.
- b. Duty to Inspect Neighborhood: In every neighborhood there are conditions which different buyers may find objectionable. Buyer shall have the sole duty to become familiar with neighborhood conditions that could affect the Property such as landfills, quarries, power lines, airports, cemeteries, prisons, stadiums, odor and noise producing activities, crime and school, land use, government and transportation maps and plans. It shall be Buyer's sole duty to become familiar with neighborhood conditions of concern to Buyer. If Buyer is concerned about the possibility of a registered sex offender residing in a neighborhood in which Buyer is interested, Buyer should review the Georgia Violent Sex Offender Registry available on the Georgia Bureau of Investigation Website at www.gbi.georgia.gov.
- c. Warranties Transfer: Seller agrees to transfer to Buyer, at closing, subject to Buyer's acceptance thereof (and at Buyer's expense, if there is any cost associated with said transfer), Seller's interest in any existing manufacturer's warranties, service contracts, termite treatment and/or repair guarantee and/or other similar warranties which, by their terms, may be transferable to Buyer.
- d. Property Sold "As-ls" Unless this Agreement is Subject to Due Diligence Period:
 - (1) General: Unless the Property is being sold subject to a Due Diligence Period referenced herein, the Property shall be sold "as-is" with all faults. Even if the Property is sold "as-is" Seller is required under Georgia law to disclose to the Buyer latent or hidden defects in the Property which Seller is aware and which could not have been discovered by the Buyer upon a reasonable inspection of the property. The inclusion of a Due Diligence Period herein shall: (a) during its term make this Agreement an option contract in which Buyer may decide to proceed or not proceed with the purchase of the Property for any or no reason; and (b) be an acknowledgement by Seller that Buyer has paid separate valuable consideration of \$10 for the granting of the option.
 - (2) Purpose of Due Diligence Period: During the Due Diligence Period, Buyer shall determine whether or not to exercise Buyer's option to proceed or not proceed with the purchase of the Property. If Buyer has concerns with the Property, Buyer may during the Due Diligence Period seek to negotiate an amendment to this Agreement to address such concerns.
 - (3) Notice of Decision Not To Proceed: Buyer shall have elected to exercise Buyer's option to purchase the Property unless prior to the end of any Due Diligence Period, Buyer notifies Seller of Buyer's decision not to proceed by delivering to Seller a notice of termination of this Agreement. In the event Buyer does not terminate this Agreement prior to the end of the Due Diligence Period, then: (a) Buyer shall have accepted the Property "as-is" subject to the terms of this Agreement; and (b) Buyer shall no longer have any right to terminate this Agreement based upon the Due Diligence Period.
- e. Repairs: All agreed upon repairs and replacements shall be performed in a good and workmanlike manner prior to closing.
- Due Diligence Materials: Seller shall provide to the Buyer within five (5)days from the Binding Agreement Date, the items below, if available, pertaining to the Property (hereinafter collectively referred to as "Due Diligence Materials").

(1) Tax and Title:

- i. Most recent Property tax assessments and tax bills.
- ii. The most recent title insurance policy insuring the Property, including complete and legible copies of all documents (whether or not recorded) which are referenced as title exceptions.
- iii. The most recent ALTA (American Land Title Association) survey of the Property, or if such a survey is not available, the most recent survey of the Property prepared by a licensed Georgia surveyor.
- iv. A list of special assessment districts in which the Property is located and the schedule of unpaid or pending assessments if anv.
- v. A schedule of impact fees paid or owed on the Property, if any.

(2) Environmental and Assessments:

- i. All soil reports covering the Property or any portion thereof.
- ii. All cruise reports of existing timber on the Property.
- iii. All environment (hazardous substances), engineering, physical inspection, marketing and feasibility studies, assessments and reports, including wetlands reports.
- (3) Leases:

An executed copy of every lease of or affecting the Property or any portion thereof.

(4) Miscellaneous:

- i. A schedule of management fees due in connection with any agreements pertaining to the Property.
- ii. All municipal, county, state or federal permits, licenses and authorizations affecting the use, operation, and maintenance of the Property."
- 10. <u>Sellers Warranties and Representations</u>. Except to the extent provided in Exhibit <u>N/A</u> to this Agreement, Seller warrants as follows:
 - a. Authority. Seller has the right, power and authority to enter into this Agreement and to convey Property in accordance with the terms and conditions of this Agreement; and the persons executing this Agreement on behalf of Seller have been duly and validly authorized by Seller to execute and deliver this Agreement and have the right, power and authority to enter into this Agreement and bind Seller.
 - b. Bankruptcy. Seller represents and warrants that Seller is solvent and has not made a general assignment for the benefit of creditors or been adjudicated as bankrupt or insolvent, nor has a receiver, liquidator or trustee of Seller or any of its respective properties (including Property) been appointed or a petition filed by or against Seller for bankruptcy, reorganization or arrangement pursuant to the Federal Bankruptcy Act or any similar federal or state statute, or any proceeding instituted for the dissolution or liquidation of Seller.