Vacant Land Contract

1	1.	Sale and Purchase: Beacon Baptist Tabernacle, Inc. ("Seller")						
3		and City of Port St. Lucie, a Florida municipal corporation ("Buyer") (the "parties") agree to sell and buy on the terms and conditions specified below the property ("Property")						
		described as:						
ò		Address: 1040 SE Floresta Drive, Port St. Lucie, Florida 34984						
,		Legal Description:						
3		Pages 13A through 13I						
)		rages 13A tillough 131						
)								
		SEC/TWP //RNG of County, Florida. Real Property ID No.: <u>3420-510-0427-000-4</u>						
)		including all improvements existing on the Property and the following additional property:						
	2.	Purchase Price: (U.S. currency) \$ 26,095.01						
5		All deposits will be made payable to "Escrow Agent" named below and held in escrow by:						
;		Escrow Agent's Name: N/A						
		Escrow Agent's Contact Person:						
1		Escrow Agent's Address:						
1		Escrow Agent's Phone:						
		Escrow Agent's Email:						
		(a) Initial deposit (\$0 if left blank) (Check if applicable)						
2		□ accompanies offer						
3		☐ will be delivered to Escrow Agent within days (3 days if left blank)						
		after Effective Date\$						
		(b) Additional deposit will be delivered to Escrow Agent (Check if applicable)						
5		☐ within days (10 days if left blank) after Effective Date						
,		☐ within days (3 days if left blank) after expiration of Feasibility Study Period \$						
3		(c) Total Financing (see Paragraph 6) (express as a dollar amount or percentage) \$						
9		(d) Other:\$\$ [e) Balance to close (not including Buyer's closing costs, prepaid items, and prorations)						
)		(e) Balance to close (not including Buyer's closing costs, prepaid items, and prorations)						
		to be paid at closing by wire transfer or other Collected funds\$						
2		(f) (Complete only if purchase price will be determined based on a per unit cost instead of a fixed price.) The						
3		unit used to determine the purchase price is □ lot □ acre □ square foot □ other (specify):						
ļ		prorating areas of less than a full unit. The purchase price will be \$ per unit based on a						
5		calculation of total area of the Property as certified to Seller and Buyer by a Florida licensed surveyor in						
5		accordance with Paragraph 8(c). The following rights of way and other areas will be excluded from the						
,		calculation:						
3	3.	Time for Acceptance; Effective Date: Unless this offer is signed by Seller and Buyer and an executed copy						
)		delivered to all parties on or before, this offer will be withdrawn and Buyer's deposit, if						
1		any, will be returned. The time for acceptance of any counter-offer will be 3 days after the date the counter-offer is						
		delivered. The "Effective Date" of this contract is the date on which the last one of the Seller and Buyer has						
		signed or initialed and delivered this offer or the final counter-offer.						
3	4.	Closing Date: This transaction will close on or before November 8, 2019 ("Closing Date"), unless specifically						
		extended by other provisions of this contract. The Closing Date will prevail over all other time periods including, but						
5		not limited to, Financing and Feasibility Study periods. However, if the Closing Date occurs on a Saturday,						
3		Sunday, or national legal holiday, it will extend to 5:00 p.m. (where the Property is located) of the next business						
7		day. In the event insurance underwriting is suspended on Closing Date and Buyer is unable to obtain property						
3		insurance, Buyer may postpone closing for up to 5 days after the insurance underwriting suspension is lifted. If						
9		this transaction does not close for any reason, Buyer will immediately return all Seller provided documents and						
)		other items.						
	5.	Extension of Closing Date: If Paragraph 6(b) is checked and Closing Funds from Buyer's lender(s) are not						
2		available on Closing Date due to Consumer Financial Protection Bureau Closing Disclosure delivery requirements						
	Bu	yer () () and Seller () () acknowledge receipt of a copy of this page, which is 1 of 7 pages.						
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53 54		("CFPB Requirements), if applicable, then Closing Date shall be extended for such period necessary to satisfy CFPB Requirements, provided such period shall not exceed 10 days.
55 56 57 58 59 50 51 52 53 54 55 66 67 68	6.	 (a) ☑ Buyer will pay cash for the Property with no financing contingency. (b) ☐ This contract is contingent on Buyer qualifying for and obtaining the commitment(s) or approval(s) specified below ("Financing") within days after Effective Date (Closing Date or 30 days after Effective Date, whichever occurs first, if left blank) ("Financing Period"). Buyer will apply for Financing within days after Effective Date (5 days if left blank) and will timely provide any and all credit, employment, financial, and other information required by the lender. If Buyer, after using diligence and good faith, cannot obtain the Financing within the Financing Period, either party may terminate this contract and Buyer's deposit(s) will be returned. (1) ☐ New Financing: Buyer will secure a commitment for new third party financing for \$ % of the purchase price at (Check one) ☐ a fixed rate not exceeding % ☐ an adjustable interest rate not exceeding % at origination (a fixed rate at the prevailing interest rate based on Buyer's creditworthiness if neither choice is selected). Buyer will keep Seller and Broker fully informed of the loan application status and progress and authorizes the lender or mortgage broker to
69 70 71 72		disclose all such information to Seller and Broker. (2) Seller Financing: Buyer will execute a first second purchase money note and mortgage to Seller in the amount of Seller , bearing annual interest at% and payable as follows:
73 74 75 76 77 78 79 80 81 82 83		The mortgage, note, and any security agreement will be in a form acceptable to Seller and will follow forms generally accepted in the county where the Property is located; will provide for a late payment fee and acceleration at the mortgagee's option if Buyer defaults; will give Buyer the right to prepay without penalty all or part of the principal at any time(s) with interest only to date of payment; will be due on conveyance or sale; will provide for release of contiguous parcels, if applicable; and will require Buyer to keep liability insurance on the Property, with Seller as additional named insured. Buyer authorizes Seller to obtain credit, employment, and other necessary information to determine creditworthiness for the financing. Seller will, within 10 days after Effective Date, give Buyer written notice of whether or not Seller will make the loan. (3) Mortgage Assumption: Buyer will take title subject to and assume and pay existing first mortgage to
84 85 86 87 88 89 90		LN# in the approximate amount of \$ currently payable at \$ per month, including principal, interest, □ taxes and insurance, and having a □ fixed □ other (describe) interest rate of % which □ will □ will not escalate upon assumption. Any variance in the mortgage will be adjusted in the balance due at closing with no adjustment to purchase price. Buyer will purchase Seller's escrow account dollar for dollar. If the interest rate upon transfer exceeds % or the assumption/transfer fee exceeds \$, either party may elect to pay the excess, failing which this contract will terminate; and Buyer's deposit(s) will be returned. If the lender disapproves Buyer this contract will terminate; and Buyer's deposit(s) will be returned.
93 94	7.	Assignability: (Check one) Buyer □ may assign and thereby be released from any further liability under this contract, □ may assign but not be released from liability under this contract, or ☒ may not assign this contract.
95 96 97 98 99 00 01 02 03 04 05 06	8.	Title: Seller has the legal capacity to and will convey marketable title to the Property by ☒ statutory warranty deed ☐ special warranty deed ☐ other (specify)
07 08	Bu	discharged by Seller at or before closing and, upon Buyer recording the deed, an owner's policy in the

53

109		amount of the purchase price for fee simple title subject only to the exceptions stated above. If Buyer is
110		paying for the owner's title insurance policy and Seller has an owner's policy, Seller will deliver a copy to
111		Buyer within 15 days after Effective Date.
112		(2) an abstract of title, prepared or brought current by an existing abstract firm or certified as correct by an
113		existing firm. However, if such an abstract is not available to Seller, then a prior owner's title policy
114		acceptable to the proposed insurer as a base for reissuance of coverage may be used. The prior policy will
115		include copies of all policy exceptions and an update in a format acceptable to Buyer from the policy
116		effective date and certified to Buyer or Buyer's closing agent together with copies of all documents
117		recited in the prior policy and in the update. If such an abstract or prior policy is not available to Seller,
118		then (1) above will be the title evidence.
119		(b) Title Examination: After receipt of the title evidence, Buyer will, within days (10 days if left blank) but
120		no later than Closing Date, deliver written notice to Seller of title defects. Title will be deemed acceptable to
121		Buyer if (i) Buyer fails to deliver proper notice of defects or (ii) Buyer delivers proper written notice and Seller
122		cures the defects within days (30 days if left blank) ("Cure Period") after receipt of the notice. If the
123		defects are cured within the Cure Period, closing will occur within 10 days after receipt by Buyer of notice of
124		such cure. Seller may elect not to cure defects if Seller reasonably believes any defect cannot be cured within
125		the Cure Period. If the defects are not cured within the Cure Period, Buyer will have 10 days after receipt of
126		notice of Seller's inability to cure the defects to elect whether to terminate this contract or accept title subject
127		to existing defects and close the transaction without reduction in purchase price.
128		(c) Survey: Buyer may, at Buyer's expense, have the Property surveyed and must deliver written notice to
129		Seller, within 5 days after receiving survey but not later than 5 days before Closing Date, of any
130		encroachments on the Property, encroachments by the Property's improvements on other lands, or deed
131		restriction or zoning violations. Any such encroachment or violation will be treated in the same manner as a
132		title defect and Seller's and Buyer's obligations will be determined in accordance with Paragraph 8(b).
133		(d) Ingress and Egress: Seller warrants that the Property presently has ingress and egress.
134	9.	Property Condition: Seller will deliver the Property to Buyer at closing in its present "as is" condition, with
135		conditions resulting from Buyer's Inspections and casualty damage, if any, excepted. Seller will not engage in or
136		permit any activity that would materially alter the Property's condition without the Buyer's prior written consent.
137		(a) Inspections: (Check (1) or (2))
138		(1) ☐ Feasibility Study: Buyer will, at Buyer's expense and within days (30 days if left blank)
139		("Feasibility Study Period") after Effective Date and in Buyer's sole and absolute discretion, determine
140		whether the Property is suitable for Buyer's intended use. During the Feasibility Study Period, Buyer may
141		conduct a Phase 1 environmental assessment and any other tests, analyses, surveys, and investigations
142		("Inspections") that Buyer deems necessary to determine to Buyer's satisfaction the Property's
143		engineering, architectural, and environmental properties; zoning and zoning restrictions; subdivision
144		statutes; soil and grade; availability of access to public roads, water, and other utilities; consistency with
145		local, state, and regional growth management plans; availability of permits, government approvals, and
146		licenses; and other inspections that Buyer deems appropriate. If the Property must be rezoned, Buyer will
147		obtain the rezoning from the appropriate government agencies. Seller will sign all documents Buyer is
148		required to file in connection with development or rezoning approvals. Seller gives Buyer, its agents,
149		contractors, and assigns, the right to enter the Property at any time during the Feasibility Study Period for
150		the purpose of conducting Inspections, provided, however, that Buyer, its agents, contractors, and assigns
151		enter the Property and conduct Inspections at their own risk. Buyer will indemnify and hold Seller
152		harmless from losses, damages, costs, claims, and expenses of any nature, including attorneys' fees,
153		expenses, and liability incurred in application for rezoning or related proceedings, and from liability to any
154		person, arising from the conduct of any and all Inspections or any work authorized by Buyer. Buyer will
155		not engage in any activity that could result in a construction lien being filed against the Property without
156		Seller's prior written consent. If this transaction does not close, Buyer will, at Buyer's expense, (i) repair
157		all damages to the Property resulting from the Inspections and return the Property to the condition it was in
158		before conducting the Inspections and (ii) release to Seller all reports and other work generated as a
159		result of the Inspections.
160		Before expiration of the Feasibility Study Period, Buyer must deliver written notice to Seller of Buyer's
161		determination of whether or not the Property is acceptable. Buyer's failure to comply with this notice
162		requirement will constitute acceptance of the Property as suitable for Buyer's intended use in its "as is"
163		condition. If the Property is unacceptable to Buyer and written notice of this fact is timely delivered to
164		Seller, this contract will be deemed terminated, and Buyer's deposit(s) will be returned.

- (b) Government Regulations: Changes in government regulations and levels of service which affect Buyer's intended use of the Property will not be grounds for terminating this contract if the Feasibility Study Period has expired or if Paragraph 9(a)(2) is selected.
- (c) Flood Zone: Buyer is advised to verify by survey, with the lender, and with appropriate government agencies which flood zone the Property is in, whether flood insurance is required, and what restrictions apply to improving the Property and rebuilding in the event of casualty.
- (d) Coastal Construction Control Line ("CCCL"): If any part of the Property lies seaward of the CCCL as defined in Section 161.053, Florida Statutes, Seller will provide Buyer with an affidavit or survey as required by law delineating the line's location on the Property, unless Buyer waives this requirement in writing. The Property being purchased may be subject to coastal erosion and to federal, state, or local regulations that govern coastal property, including delineation of the CCCL, rigid coastal protection structures, beach nourishment, and the protection of marine turtles. Additional information can be obtained from the Florida Department of Environmental Protection, including whether there are significant erosion conditions associated with the shore line of the Property being purchased.
 - ☐ **Buyer** waives the right to receive a CCCL affidavit or survey.
- 10. Closing Procedure; Costs: Closing will take place in the county where the Property is located and may be conducted by mail or electronic means. If title insurance insures Buyer for title defects arising between the title binder effective date and recording of Buyer's deed, closing agent will disburse at closing the net sale proceeds to Seller (in local cashier's check if Seller requests in writing at least 5 days before closing) and brokerage fees to Broker as per Paragraph 21. In addition to other expenses provided in this contract, Seller and Buyer will pay the costs indicated below.
 - (a) Seller Costs:

Taxes on deed

Recording fees for documents needed to cure title

Title evidence (if applicable under Paragraph 8)

Estoppel Fee(s)

Other: See Buyer's Addendum

(b) Buyer Costs:

Taxes and recording fees on notes and mortgages

Recording fees on the deed and financing statements

Loan expenses

Title evidence (if applicable under Paragraph 8)

Lender's title policy at the simultaneous issue rate

Inspections

Survey

Insurance

Other: See Buyer's Addendum

- (c) Prorations: The following items will be made current and prorated as of the day before Closing Date: real estate taxes (including special benefit tax liens imposed by a CDD), interest, bonds, assessments, leases, and other Property expenses and revenues. If taxes and assessments for the current year cannot be determined, the previous year's rates will be used with adjustment for any exemptions.
- (d) Special Assessment by Public Body: Regarding special assessments imposed by a public body, Seller will pay (i) the full amount of liens that are certified, confirmed, and ratified before closing and (ii) the amount of the last estimate of the assessment if an improvement is substantially completed as of Effective Date but has not resulted in a lien before closing; and Buyer will pay all other amounts. If special assessments may be paid in installments, □ Seller ☒ Buyer (Buyer if left blank) will pay installments due after closing. If Seller is checked, Seller will pay the assessment in full before or at the time of closing. Public body does not include a Homeowners' or Condominium Association.
- (e) PROPERTY TAX DISCLOSURE SUMMARY: BUYER SHOULD NOT RELY ON THE SELLER'S CURRENT PROPERTY TAXES AS THE AMOUNT OF PROPERTY TAXES THAT BUYER MAY BE OBLIGATED TO PAY IN THE YEAR SUBSEQUENT TO PURCHASE. A CHANGE OF OWNERSHIP OR PROPERTY

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Buver () () and Seller () (_) acknowledge receipt of a copy of this page, which is 4 of 7 pages.	
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222 IMPROVEMENTS TRIGGERS REASSESSMENTS OF THE PROPERTY THAT COULD RESULT IN HIGHER 223 PROPERTY TAXES. IF YOU HAVE ANY QUESTIONS CONCERNING VALUATION, CONTACT THE 224 COUNTY PROPERTY APPRAISER'S OFFICE FOR FURTHER INFORMATION.

- (f) Foreign Investment in Real Property Tax Act ("FIRPTA"): If Seller is a "foreign person" as defined by FIRPTA, Seller and Buyer will comply with FIRPTA, which may require Seller to provide additional cash at closing.
- (g) 1031 Exchange: If either Seller or Buyer wish to enter into a like-kind exchange (either simultaneously with closing or after) under Section 1031 of the Internal Revenue Code ("Exchange"), the other party will cooperate in all reasonable respects to effectuate the Exchange including executing documents, provided, however, that the cooperating party will incur no liability or cost related to the Exchange and that the closing will not be contingent upon, extended, or delayed by the Exchange.
- 11. Computation of Time: Calendar days will be used when computing time periods, except time periods of 5 days or less. Time periods of 5 days or less will be computed without including Saturday, Sunday, or national legal holidays specified in 5 U.S.C. 6103(a). Any time period ending on a Saturday, Sunday, or national legal holiday will extend until 5:00 p.m. (where the Property is located) of the next business day. Time is of the essence in this contract.
- 12. Risk of Loss; Eminent Domain: If any portion of the Property is materially damaged by casualty before closing or Seller negotiates with a governmental authority to transfer all or part of the Property in lieu of eminent domain proceedings or an eminent domain proceeding is initiated, Seller will promptly inform Buyer. Either party may terminate this contract by written notice to the other within 10 days after Buyer's receipt of Seller's notification, and Buyer's deposit(s) will be returned, failing which Buyer will close in accordance with this contract and receive all payments made by the governmental authority or insurance company, if any.
- 13. Force Majeure: Seller or Buyer will not be required to perform any obligation under this contract or be liable to each other for damages so long as the performance or non-performance of the obligation is delayed, caused, or prevented by an act of God or force majeure. An "act of God or "force majeure" is defined as hurricanes, earthquakes, floods, fire, unusual transportation delays, wars, insurrections, and any other cause not reasonably within the control of Seller or Buyer and which by the exercise of due diligence the non-performing party is unable in whole or in part to prevent or overcome. All time periods, including Closing Date, will be extended for the period that the act of God or force majeure is in place. However, in the event that such act of God or force majeure event continues beyond 30 days, either party may terminate this contract by delivering written notice to the other; and Buyer's deposit(s) will be returned.
- 14. Notices: All notices will be in writing and delivered to the parties and Broker by mail, personal delivery, or electronic means. Buyer's failure to timely deliver written notice to Seller, when such notice is required by this contract, regarding any contingency will render that contingency null and void, and this contract will be construed as if the contingency did not exist. Any notice, document, or item delivered to or received by an attorney or licensee (including a transactions broker) representing a party will be as effective as if delivered to or received by that party.
- 15. Complete Agreement; Persons Bound: This contract is the entire agreement between Seller and Buyer. Except for brokerage agreements, no prior or present agreements will bind Seller, Buyer, or Broker unless incorporated into this contract. Modifications of this contract will not be binding unless in writing, signed or initialed, and delivered by the party to be bound. Electronic signatures will be acceptable and binding. This contract, signatures, initials, documents referenced in this contract, counterparts, and written modifications communicated electronically or on paper will be acceptable for all purposes, including delivery, and will be binding. Handwritten or typewritten terms inserted in or attached to this contract prevail over preprinted terms. If any provision of this contract is or becomes invalid or unenforceable, all remaining provisions will continue to be fully effective. Seller and Buyer will use diligence and good faith in performing all obligations under this contract. This contract will not be recorded in any public record. The terms "Seller," "Buyer," and "Broker" may be singular or plural. This contract is binding on the heirs, administrators, executors, personal representatives, and assigns, if permitted, of Seller, Buyer, and Broker.
- **16. Default and Dispute Resolution:** This contract will be construed under Florida law. This Paragraph will survive closing or termination of this contract.
 - (a) Seller Default: If Seller fails, neglects, or refuses to perform Seller's obligations under this contract, Buyer may elect to receive a return of Buyer's deposit(s) without thereby waiving any action for damages resulting from Seller's breach and may seek to recover such damages or seek specific performance. Seller will also be liable for the full amount of the brokerage fee.

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(b) Buyer Default: If Buyer fails, neglects, or refuses to perform Buyer's obligations under this contract, including payment of deposit(s), within the time(s) specified, Seller may elect to recover and retain the deposit(s), paid and agreed to be paid, for the account of Seller as agreed upon liquidated damages, consideration for execution of this contract, and in full settlement of any claims, whereupon Seller and Buyer will be relieved from all further obligations under this contract; or Seller, at Seller's option, may proceed in equity to enforce Seller's rights under this contract.

- 17. Attorney's Fees; Costs: In any litigation permitted by this Contract, the prevailing party shall be entitled to recover from the non-prevailing party costs and fees, including reasonable attorney's fees, incurred in conducting the litigation. This Paragraph 17 shall survive Closing or termination of this Contract.
- 18. Escrow Agent; Closing Agent: Seller and Buyer authorize Escrow Agent and closing agent (collectively "Agent") to receive, deposit, and hold funds and other items in escrow and, subject to Collection, disburse them upon proper authorization and in accordance with Florida law and the terms of this contract, including disbursing brokerage fees. "Collection" or "Collected" means any checks tendered or received have become actually and finally collected and deposited in the account of Agent. The parties agree that Agent will not be liable to any person for misdelivery of escrowed items to Seller or Buyer, unless the misdelivery is due to Agent's willful breach of this contract or gross negligence. If Agent interpleads the subject matter of the escrow, Agent will pay the filing fees and costs from the deposit and will recover reasonable attorneys' fees and costs to be paid from the escrowed funds or equivalent and charged and awarded as court costs in favor of the prevailing party.
- 19. Professional Advice; Broker Liability: Broker advises Seller and Buyer to verify all facts and representations that are important to them and to consult an appropriate professional for legal advice (for example, interpreting this contract, determining the effect of laws on the Property and this transaction, status of title, foreign investor reporting requirements, the effect of property lying partially or totally seaward of the CCCL, etc.) and for tax. property condition, environmental, and other specialized advice. Buyer acknowledges that Broker does not reside in the Property and that all representations (oral, written, or otherwise) by Broker are based on Seller representations or public records. Buyer agrees to rely solely on Seller, professional inspectors, and government agencies for verification of the Property condition and facts that materially affect Property value. Seller and Buyer respectively will pay all costs and expenses, including reasonable attorneys' fees at all levels, incurred by Broker and Broker's officers, directors, agents, and employees in connection with or arising from Seller's or Buyer's misstatement or failure to perform contractual obligations. Seller and Buyer hold harmless and release Broker and Broker's officers, directors, agents, and employees from all liability for loss or damage based on (i) Seller's or Buyer's misstatement or failure to perform contractual obligations; (ii) the use or display of listing data by third parties, including, but not limited to, photographs, images, graphics, video recordings, virtual tours, drawings, written descriptions, and remarks related to the Property; (iii) Broker's performance, at **Seller's** or **Buyer's** request, of any task beyond the scope of services regulated by Chapter 475, Florida Statutes, as amended, including Broker's referral, recommendation, or retention of any vendor; (iv) products or services provided by any vendor; and (v) expenses incurred by any vendor. Seller and Buyer each assume full responsibility for selecting and compensating their respective vendors. This Paragraph will not relieve Broker of statutory obligations. For purposes of this Paragraph, Broker will be treated as a party to this contract. This Paragraph will survive closing.
- 20. Commercial Real Estate Sales Commission Lien Act: If the Property is commercial real estate as defined by Section 475.701, Florida Statutes, the following disclosure will apply: The Florida Commercial Real Estate Sales Commission Lien Act provides that when a broker has earned a commission by performing licensed services under a brokerage agreement with you, the broker may claim a lien against your net sales proceeds for the broker's commission. The broker's lien rights under the act cannot be waived before the commission is earned.
- 21. Brokers: The brokers named below are collectively referred to as "Broker." Instruction to closing agent: Seller and Buyer direct closing agent to disburse at closing the full amount of the brokerage fees as specified in separate brokerage agreements with the parties and cooperative agreements between the Brokers, except to the extent Broker has retained such fees from the escrowed funds. This Paragraph will not be used to modify any MLS or other offer of compensation made by Seller or Seller's Broker to Buyer's Broker.

 (Seller's Broker)

(a)		Seller's Broker)
	will be compensated by □ Seller □ Buyer □ both parties pursuant to □ a listing agreement	nt 🗆 other
	(specify):	es as a minimum of a
(b)	N/A	Buyer's Broker)
. ,	will be compensated by Seller Buyer both parties Seller's Broker pursuant to compensation other (specify):	a MLS offer of

Buyer (____) (___) and Seller (____) acknowledge receipt of a copy of this page, which is 6 of 7 pages.

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I B Other			
☐ B. Other	*		
23. Additional Terms:			
See Buyer's Addendum			
This Contract shall not become effective until passed and Port St. Lucie, Florida.	d adopted by Reso	olution by the City	Council of the
TOTO C. Edule, Horida.			
COUNTED OF	ED/DE JECTION		
	ER/REJECTION		
			-onered terms
☐ Seller counters Buyer's offer (to accept the counter-offer, deliver a copy of the acceptance to Seller).	buyer must sign o	r milar trio oddritor	
deliver a copy of the acceptance to Seller). ☐ Seller rejects Buyer's offer	buyer must sign o	Timual trio occinion	
deliver a copy of the acceptance to Seller). ☐ Seller rejects Buyer's offer This is intended to be a legally binding contract. If not f	ully understood, s		an attorney b
deliver a copy of the acceptance to Seller). Seller rejects Buyer's offer This is intended to be a legally binding contract. If not facilities in the signing. City of Port St. Lucie, a Florida municipal corporation.	ully understood, s	seek the advice of	
deliver a copy of the acceptance to Seller). ☐ Seller rejects Buyer's offer This is intended to be a legally binding contract. If not faigning. City of Port St. Lucie, a Florida municipal corporate: Buyer:	ully understood, s	seek the advice of	
deliver a copy of the acceptance to Seller). ☐ Seller rejects Buyer's offer This is intended to be a legally binding contract. If not f signing. City of Port St. Lucie, a Florida municipal corp. Buyer: Print name: Russ Blackburn, City Manager	ully understood, s	seek the advice of	
deliver a copy of the acceptance to Seller). Seller rejects Buyer's offer This is intended to be a legally binding contract. If not f signing. City of Port St. Lucie, a Florida municipal corporate: Buyer: Print name: Russ Blackburn, City Manager Buyer:	ully understood, s	seek the advice of Date: Date: _	
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BUYER'S ADDENDUM

- 1. This Addendum will be incorporated into the Vacant Land Contract for Sale and Purchase (hereinafter collectively referred to as the "Contract") between **Beacon Baptist Tabernacle**, **Inc.** ("Seller") and **City of Port St. Lucie**, a **Florida municipal corporation** ("Buyer"), and shall supersede any provisions in conflict with the attached Contract, and which may be in conflict with the provisions contained herein below.
- 2. <u>Purchase Price</u>. Buyer agrees to pay to Seller and Seller agrees to accept from Buyer at the time of Closing the sum of **Twenty-Six Thousand Ninety-Five Dollars and One Cent** (§26,095.01) for the Buyer's purchase of fee simple title to the Property which is described in Exhibit "A".
- 3. <u>Proration</u>. The parties hereby agree that the typical pro-rations (such as, but not limited to, utility service, water and sewer costs, electricity, taxes) normally considered being part of closing costs and expenses shall be prorated; however, the payment of any and all delinquent or unpaid real estate taxes shall be borne solely by the Seller.
- 4. **Ryan Clause**. Buyer acknowledges and agrees that there may be deed restrictions, restrictive covenants and such other restrictions appearing on the plat or otherwise common to the subdivision affecting the Property. Buyer's acceptance of title to the Property, which is subject to such restrictions, shall not be construed as a waiver of Buyer's claim of exemption as a governmental unit, from any cloud or encumbrance created by the above-mentioned matters pursuant to *Ryan v. Manalapan*, 414 So.2d 193 (Fla. 1982). Buyer and Seller hereby agree that this language shall appear on the face of the deed transferring title to the Property from Seller to Buyer.
- 5. <u>Hazardous Materials, Compliance & Inspections</u>. The term "Hazardous Materials" shall mean any hazardous or toxic substance, material or waste, and it shall also include solid waste or debris of any kind with regard to the following provisions:
- A. <u>Compliance</u>: Seller represents that the Property and all uses of the Property have been and presently are in compliance with all Federal, State and Local environmental laws; that no hazardous substances or materials have been generated, stored, treated, or transferred on the Property except as specifically disclosed to the Buyer or permitted under the applicable environmental laws; that the Seller has no knowledge of any spill or environmental law violation on any property contiguous to or in the vicinity of the Property to be purchased by the Buyer; that the Seller has not received any notice and otherwise has no knowledge of (i) any unlawful spill of hazardous or corrosive substance on the Property, (ii) any existing or threatened environmental lien against the Property, or (iii) any legal proceeding or investigation regarding the generation, storage, treatment or transfer of hazardous substances on the Property. This provision shall survive closing and is not deemed satisfied by conveyance of title.
- B. <u>Inspections</u>: Buyer may, at Buyer's sole cost and expense at any time prior to the Closing Date, perform an environmental site assessment of the Property. Buyer shall use the

services of competent, professional consultants with expertise in the environmental site assessing process to determine the existence and extent, if any, of hazardous materials on the Property. Should such inspections show defects to the Property including the presence of hazardous material and/or excessive development cost, which Buyer is unable or unwilling to accept, Buyer may elect to terminate its processing of this Contract by giving Seller written notice no later than two (2) days prior to the Closing Date, whereupon both Buyer and Seller shall be released from all further obligations hereunder, except those which expressly survive the termination hereof, unless Seller in Seller's sole discretion elects in writing to repair such defects to Buyer's satisfaction. If Seller is unwilling to repair such defects to Buyer's satisfaction, Buyer may waive all such defects and proceed to closing at Buyer's option without adjustment to the Purchase Price such option to be exercised in writing within fifteen (15) days of Seller's notice to Buyer that they are unable or unwilling to repair such defects. If Buyer does not waive such defects, this Contract shall terminate as above set forth. If the subsequent testing confirms the presence of hazardous materials or toxic substances or hazardous waste on the Real Property, Buyer or Seller may elect to terminate this Contract within fifteen (15) days of receipt of such inspection reports and be released from all further obligations hereunder, except those which expressly survive the termination hereof.

- 6. <u>Liens.</u> The Property shall be released from all liens of record, including certified municipal, city, and county liens, and shall be paid in full at or before closing by the Seller. If a pending lien has been filed against the Property which has not been certified as of the date of Closing, and the work and improvements for which the lien was filed have been completed prior to the Closing Date, despite the fact that the pending lien has not been certified, such lien shall be the responsibility of the Seller.
- 7. Loss. All risk of loss to the Property shall be borne by Seller until transfer of title.
- 8. <u>Default</u>. If either party defaults under this Contract, then the other party may waive the default and proceed with closing without adjustment to the Purchase Price, in which event any and all claims with respect to such default shall be deemed extinguished, or either party may seek specific performance. In no event shall either party be liable for any damages (actual, special, consequential, punitive, or otherwise) for any default under this Contract.
- 9. <u>Dispute Resolution</u>. All controversies, claims, and other matters in question arising out of or relating to this transaction or this Contract or its breach shall not be resolved through neutral binding arbitration; any disputes arising out of or relating to this transaction or this Contract shall be resolved through any and all other legal remedies available under the laws of the State of Florida.
- estate transaction reserves the right to file a condemnation action to secure clear fee simple marketable title to the Property against any and all known or unknown persons who may claim any interest whatsoever in and to the Property. In the event the City determines that it is in its best interest to acquire title through a condemnation proceeding, Seller expressly consents to such proceeding and agrees not to contest the taking on any grounds whatsoever, and to accept

the Purchase Price, stated in Paragraph 2 hereinabove pursuant to a settlement agreement and/or a Stipulated Order of Taking and Final Judgment, as required by the City in its sole discretion, that will incorporate all of the obligations and responsibilities of the owner, as full and just compensation for the taking of the Property, including all attorneys' fees and costs and special damages, if any.

- 11. **Expenses**. Seller shall be responsible for any and all closing costs, including but not limited to, closing fees, the costs of title insurance fees, obtaining an Owner's Title Insurance Policy, the recording of the deed and any other documents required to be recorded in order to convey fee title to the Property. Seller shall also be responsible for the payment of Florida Documentary Stamp Taxes on the Deed, and any other similar taxes and fees concerning this conveyance, if any. Further, except as otherwise provided for in the Contract and this Addendum, each party shall be responsible for their own legal expenses and fees.
- MAIVER OF JURY TRIAL. Buyer and Seller each knowingly, voluntarily and intentionally waive any right which either may have to a trial by jury with respect to any litigation or legal proceeding based upon or arising directly, indirectly or otherwise in connection with, out of, relating to, or from this Contract or transaction. Buyer and Seller have specifically negotiated for this waiver and understand the legal consequences of it. This provision shall survive the closing of this transaction or any earlier termination of this Contract.
- 13. <u>Governing Law</u>. This Contract is governed by and will be construed in accordance with the laws of the State of Florida. In the event any legal or equitable action arises under this Contract, the proper venue of any such action shall lie exclusively within the state courts in and for St. Lucie County, Florida.
- 14. **Recording**. This Contract or notice thereof may be recorded by Buyer in the minutes of the Clerk of the City Council for Port St. Lucie, St. Lucie County, Florida, but shall not be recorded in the Official Public Records of the Clerk of the Court of St. Lucie County, Florida.
- 15. <u>Invalid Provisions</u>. In the event any term or provision of this Contract is held illegal, unenforceable or inoperative as a matter of law, the remaining terms and provisions will not be affected thereby but will be valid and remain in force and effect, provided that the inoperative provision(s) are not essential to the interpretation or performance of this Contract in accordance with the clear intent of the parties.
- 16. <u>Counterparts</u>. This Contract may be executed in one or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument. A facsimile copy and/or email transmission of this Contract and any signatures thereon shall be considered for all purposes as originals.
- 17. Entire Agreement. This Contract contains the entire agreement between the parties hereto as it pertains to the subject matter contained herein and shall supersede and take precedence over any and all prior and contemporaneous agreements and understandings between the parties hereto.

1040 SE Floresta Drive, Port St. Lucie, Florida Lot 26, Block 401, Port St. Lucie Section Three Parcel ID: 3420·510·0427·000·4

18. <u>Effectiveness</u>. The effectiveness of this Contract is contingent upon and subject to approval by the City Council of Port St. Lucie, as well as a public hearing, if applicable. The Contract and the City's obligation to close is conditioned on City Council approval.

	BUYER: CITY OF PORT ST. LUCIE, a Florida municipal corporation
Date:	By:
	Russ Blackburn City Manager
Date:	SELLER: BEACON BAPTIST TABERNACLE, INC., a Florida Non-Profit Corporation By: Print Name: STEVEN HATCHER
	Print Title: PRESIDENT

EXHIBIT "A"

LEGAL DESCRIPTION

Lot 26, Block 401, Port St. Lucie Section Three, according to the Plat thereof as recorded in Plat Book 12, Page(s) 13A through 13I, of the Public Records of St. Lucie County, Florida.