FLAIR HOMES INC.

BUILDERS NEW HOME SALE CONTRACT FOR THE STATE OF NEW MEXICO

(Please print clearly in ink, fill in all blanks)

	PARTIE	.S: Flair Homes in	ic.	(seller) agrees to	sell and convey to:		
				(buye	er) agrees to buy from the Seller		
	the pro	perty described belo	ow.				
2.	PROPE	RTY: Lot, Blo	ıck,		(full name) Subdivision		
	Dona A	na County, State of	New Mexico, ot	herwise known as:			
					(address (include Dr, St, etc.), City,		
	State, Zip) together with the i	improvements t	hereon.			
	This cor	ntract is for a (circle o	ne): Pre-Sale	Under Construction	Completed Construction		
	Closing	Date as discussed in	n Section 5:		20		
3.	SALES	PRICE: (all numbers m	ust be rounded up	to the nearest whole dollar			
	1.	Cash portion of sale	es price payable	by BUYER at closing	\$		
	2.	Sum of all financing	g described belo	w	\$		
	3.	Sales Price (sum of A	and B)		\$		
4.	FINAN	CING: Buyer agrees	to make full ap	plication for financing	within <u>5 (FIVE)</u> business days		
	of this c	ontract, Buyer shall	apply for all thi	rd-party financing and	shall make every effort to		
	obtain f	inancing. A loan co	mmitment lette	er with <u>documented</u> an	d <u>underwritten approval</u>		
	acceptable to the Seller must be obtained from the lender: CrossCountry Mortgage (Nathan						
	Stringfi	Stringfield) or applicable lender 45 (FORTY-FIVE) days prior to completion date of home. If the					
	buyer e	lects to pay cash, pr	oof of funds ava	ailability acceptable to	Seller shall be provided to the		
	Seller w	rithin 5 (FIVE) busine	ess days of this o	contract. Buyer agrees	that failure to meet		
	stipulat	stipulations above					
	constitu	constitute the <u>Buyer's voluntary withdrawal</u> of the contract, in which case any Builder's Deposits					
	previou	previously paid will not be returned to the Buyer. If buyer has met agreed upon efforts to					
	obtain f	inancina and ic unal	ble, all Builder D	eposits shall be return	ned initials		
		mancing and is unai					
	Buyer ir	ntends to obtain: (cir	cle one)				
	Buyer ir	_	rcle one) VA	FHA (Other:		
	·	ntends to obtain: (cir Conventional	VA				
	Financir	ntends to obtain: (cir Conventional ng shall be obtained	VA when the lende	er has determined the	Other:		
	Financii lender's	ntends to obtain: (cir Conventional ng shall be obtained s financial conditions	VA when the lende S (those items relat	er has determined the ting to the Buyer's ability to	Other: Buyer has satisfied all of the		
	Financin lender's within 5	ntends to obtain: (cir Conventional ng shall be obtained s financial conditions 5 (FIVE) business day	VA when the lender s (those items relatives of completion	er has determined the ing to the Buyer's ability to n of the loan and house	Other: Buyer has satisfied all of the qualify for a loan), This is to occur or on the contract closing		
	Financir lender's within 5 date, w	ntends to obtain: (cir Conventional ng shall be obtained s financial conditions s (FIVE) business day hichever is sooner a	VA when the lender (those items related) (so of completion) (so described in so	er has determined the ling to the Buyer's ability to n of the loan and house ection 5 of this contrac	Other: Buyer has satisfied all of the qualify for a loan), This is to occur or on the contract closing		
	Financir lender's within 5 date, w Buyer h	ntends to obtain: (cir Conventional ng shall be obtained s financial conditions 5 (FIVE) business day hichever is sooner a as the right to term	VA when the lenders (those items relatives of completion is described in stinate the contra	er has determined the ting to the Buyer's ability to n of the loan and house ection 5 of this contrac act and receive all build	Other: Buyer has satisfied all of the qualify for a loan), This is to occur or on the contract closing ct. For VA/FHA transactions, the		
	Financir lender's within 5 date, w Buyer h the eve	ntends to obtain: (cir Conventional ng shall be obtained s financial conditions 5 (FIVE) business day hichever is sooner a as the right to term	VA when the lender (those items relatives of completion as described in signate the contractorals. Buyers o	er has determined the sing to the Buyer's ability to n of the loan and house ection 5 of this contrac act and receive all build btaining Conventional	Other:		
5.	Financia lender's within 5 date, w Buyer h the eve any diff	ntends to obtain: (cir Conventional ng shall be obtained is financial conditions is (FIVE) business day hichever is sooner a as the right to term nt of a deficient app erences between th	VA when the lenders (those items relatives of completion is described in spinate the contractions). Buyers one appraised value.	er has determined the ting to the Buyer's ability to n of the loan and house ection 5 of this contract and receive all build btaining Conventional ue and sales price.	Other:		
5.	Financia lender's within 5 date, w Buyer h the eve any diff CLOSIN	conventional In g shall be obtained If in ancial conditions If in ancial	VA when the lenders (those items relatives of completion is described in spirate the contractoralsal. Buyers on the appraised value of the sale shall	er has determined the ting to the Buyer's ability to n of the loan and house ection 5 of this contract and receive all build btaining Conventional ue and sales price.	Other:		
5.	Financial lender's within 5 date, w Buyer h the eve any diff CLOSIN within 5	ntends to obtain: (cir Conventional ng shall be obtained is financial conditions is (FIVE) business day hichever is sooner a as the right to term nt of a deficient app erences between the IG: The closing date is (FIVE) business day	VA when the lenders (those items relatives of completion is described in spinate the contractorals al. Buyers one appraised values of the sale shall ys after improve	er has determined the ting to the Buyer's ability to n of the loan and house ection 5 of this contract and receive all build btaining Conventional ue and sales price.	Dther:		

	OR within 5 (FIVE) business days after objections to the title have been cured, whichever date is
	sooner. If either party fails to close this sale by the Closing Date, the non-defaulting party shall
	be entitled to exercise the remedies available. At closing, Seller shall furnish tax statements
	showing no delinquent taxes and a Special Warranty deed conveying good and indefeasible title
	showing no additional exceptions other than those normally permitted. Seller's obligation to
	complete all improvements shall survive closing.
6.	BUILDER DEPOSIT: Buyer shall remit \$as builder's deposit with (seller):Flair
	Homes Inc. at 6300 Escondido Dr. El Paso, TX upon execution by both parties. Additional
	builder deposit of \$shall be remitted by the Buyer with the builder on or before
	, 20 NO BUILDER DEPOSIT IS REFUNDABLE UNLESS OTHERWISE STATED HEREIN.
	If the buyer fails to deposit the builder's deposit as required by this contract, the contract is
	void.
7.	TITLE POLICY: Seller shall furnish to Buyer an Owner's Policy of Title Insurance issued by Great
	Western Abstract and Title Company in the amount of the sales price to insure buyer against
	loss under the provisions of the title policy, subject to the promulgated exclusions and
	exceptions (including existing building and zoning ordinances). **You are here advised that the title
	company is owned, in part, by Jack Winton and Herschel Stringfield of which the seller herein
	is a subsidiary. Such ownership interest will not affect your rights under any title insurance
	policy that will be issued to you by the title company.
8.	CONSTRUCTION DOCUMENTS: For pre-sale and under construction homes, all improvements
	shall be completed with due diligence in accordance with plans and specifications, finish-out
	schedules or allowances approved by the parties and any other change orders hereafter agreed
	to by the parties in writing (all called construction documents). Buyer approval of the construction
	plan and "items and allowances" is required for new construction or incomplete construction.
	The buyer herby agrees that timely review and approval of construction documents, when
	applicable, is required to conform to the construction schedule (refer to section 11). In the event
	that approval of the plans is delayed to the extent that the construction schedule is affected, the
	start/completion dates shall be revised. Change orders that affect the completion date will
	require a contractual change to the completion and closing datesinitials
9.	COST ADJUSTMENTS: Increases in costs resulting from Change Orders or items selected by
	the buyer which exceed the allowances specified in the Construction Documents shall be paid
	by the buyer at the time of signing the Change Order(s) or purchase of additional items.
	payments made towards change orders are non-refundable in the event this contract does not
	close, whether by default by buyer, or seller, or by mutual termination. Refer to the contract
	addendum for other requirements in processing Change Orders.
10.	HOMEOWNERS ASSOCIATION: As a purchaser of property in the residential community in or
	where the property is located, you (circle one): ARE, ARE NOT be obligated to be a member of the
	property owner's association. Restrictive covenants governing the use and occupancy of the
	property and a dedicatory instrument governing the establishment, maintenance, and operation
	of this residential community have been or will be recorded in the Real Property Records of the
	county in which the community property is located. If required by the Association, you will be
rov	al of Ruyer:

Approv	al of Buyer	:Approval of Seller:
		as follows:
	_	the insulation installed or to be installed in the home being purchased under the
		ON: As required by the Federal Trade Commission regulations, the information
		provements for the limited warranty to remain in effectinitials
		aintenance is required by the homeowner to ensure proper performances of
		nty is the only warranty.
		e limited warranty specified in the 2-10 Home Warranty Booklet and the one-year Selle
	-	der this contract
		ists in New Mexico, is expressly replaced by the terms of the limited warranty provide
		good and workmanlike construction and that such implied warranty to the extent it
		signing this contract, buyer is waiving any claim under the theory of implied warranty
	•	nowledges, understands, and agrees:
		n years for major structural defects
		vo years for defects in electrical, plumbing, and mechanical systems
		Home Warranty Booklet including the following coverage:
		to the one- year warranty, the seller also provides additional warranties as described
		materials and workmanship for all items related to the home, excluding landscaping.
	•	its and equipment included with the home, the seller provides a one- year warranty for
		TIES: In addition to the warranties provided by the manufacturers of the various
		natically extend the completion date for such delays.
		e, other casualty loss, governmental delays, strike, boycotts, or materials availability,
		has exercised reasonable and continued diligence, construction delays caused by acts
		ns, Buyer agrees to pay Seller for the carrying costs of the construction loan. Provided
		upancy by the buyer. If a delay in construction is caused by reason of the Buyer's acts
	earliest of	either the issuance of a certificate of occupancy by a governmental entity or the date
	date is del	ayed. The improvements shall be deemed to be substantially completed upon the
	no later th	an, 20 or delayed in accordance with the number of days that the Start
	shall be co	mpleted in accordance with the Construction Documents and be ready for occupancy
	building pe	ermit, whichever is later. Subject to the start date for construction, the improvements
		ness days after approval of the construction plan, construction loan, and obtaining the
		ION: Construction shall commence no later than, 20 , or within 10
	-	an 10 (TEN) days after signing the contractinitials
		omes, buyer agrees that all selections of materials and processes will be complete
		n the Seller. Refer to "Items and Allowances" for Buyer selections (if applicable). For
		Buyer will make required selections within 5 (FIVE) business days after receipt of
		and will not, in the Seller's judgment, adversely affect the marketability of the
		SELECTIONS: Buyer's selections, if applicable, will conform to the Seller's Normal
		rk. Buyer has received the restrictive covenants:initials
		ty and foreclosure. Copies of the dedicatory instrument may be obtained from the
	•	its are subject to change. Your failure to pay the assessments could result in a lien on
	obligated t	to pay assessments to the property owner's association. The amounts of the

- 1. Exterior walls for living areas insulated with blown in blanket system (BIBS) to a thickness of 3.5 inches, which yields an R-Value of 15.
- **2.** Ceilings in the living are: insulated with blown fiberglass to a thickness of 13.8 inches, which yields an R-Value of 38.
- **3.** Floors in living areas over unconditioned space (other than slab): insulated with blown fiberglass to a thickness of 8 inches for an R-Value of 30
- 4. All R-Values are based on information provided by the manufacturer of the insulation
- **15. CONSTRUCTION MATERIALS/SUBCONTRACTORS:** The buyer agrees that the selection of materials/products and subcontractors shall be the responsibility of the seller. ______ initials
- **16. POSSESSION:** Seller shall deliver possession to the buyer after **Closing and Funding**
- 17. SALES EXPENSES: To be paid at closing if using preferred lender listed in Section 4
 - Seller shall pay all related expenses associated with buyer's closing costs, prepaid items and other loan and closing fees associated with the buyer's financing described below. In the event that the buyer elects to use alternate financing, the seller will not pay any closing costs. Any alternate financing must be agreed upon in writing by both parties. Given financing is obtained with the agreed upon preferred lender, CrossCountry Mortgage (Nathan Stringfield).
 - 2. It is understood and agreed upon that the buyer is NOT required to use Preferred Lender financing as a condition for purchase. Buyer may obtain financing from any qualified lending institution. Broker and/or real estate agent along with the buyer are aware and acknowledge the provision above. Seller's expense: Lender completion requirements, releases of existing loan(s) including prepayment penalties and recording fees; tax statements; preparation of deed; one-half escrow fee; other expenses stipulated to be paid by seller when specified in this contract
 - 3. Buyer's expenses paid for by seller shall include: Expenses incident to the loan(s) obtained by buyer, i.e., application, appraisal, commitment fee, survey costs, recording fees, endorsements required by lender, mortgagee title policy, loan-related inspection fees, credit reports, tax deletion, EPA endorsements, final compliance inspection, loan related expenses, (appraisals, one-half of escrow fee, preparation of loan documents, courier fee, repair inspections, underwriting fee, wire transfer fee, delivery fee, tax service and research fee), any legal fees associated with the closing which are normally paid by the buyer, pre-paid items (premiums for flood and hazard insurance, reserves deposited for insurance, ad valorem taxes and special governmental assessments) not to exceed 4 months' worth of expenses (taxes or insurance) for escrow, no discount or loan buy down fees will be considered as part of the seller paid costs; also including any other expenses stipulated to be paid by Buyer when specified in this contract.
 - **4.** Seller agrees that the closing costs constituted in this section are for normal and customary expenses only. The rate must be "Par", or no cost added. Any rate buy downs or additional fees not covered above must be selected and paid for by the buyer regardless of closing cost contributions.

Approval of Buyer:	Approval of Seller:

- **18. PRORATIONS AND TAXES:** Current taxes, any rents and property owner association dues, maintenance fees and assessment shall be prorated through the Closing Date.
- **19. REBATES AND TAX CREDITS:** Buyer acknowledges the property was constructed to meet Build Green New Mexico standards, thereby qualifying the home for State of New Mexico income tax credits. Seller shall retain all tax credits to offset the additional costs incurred in constructing this green certified home.
- **20. CASUALTY LOSS:** If any part of the property is damaged or destroyed by fire or other casualty loss, Seller shall restore the property to its previous condition as soon as reasonably possible. In any event, by the Closing Date, if the Seller is unable to do so without fault, Buyer may either (a) terminate this contract, receiving the Builder Deposit, or (b) extend the time for performance as needed and the Closing Date will be extended accordingly.
- **21. DEFAULT:** If Buyer fails to comply with this contract, Buyer shall be in default. Seller may either enforce specific performance; seek such other relief as may be provided by law, or both. Seller may instead terminate this contract and receive the Builder Deposit as liquidated damages thereby releasing both parties from this contract. If Seller is unable, without fault, to make any non-casualty repairs or deliver the property as agreed, Buyer and Seller may either extend the time for performance up to 30 (THIRTY) days along with the Closing Date, or terminate this contract as the sole remedy and receive the Builder Deposit thereby releasing both parties from this contract.
- **22. REPRESENTATIONS:** Seller represents that as of the Closing Date there will be no liens, assessments, or other security interests against any of the property, which will not be satisfied out of the sales price unless securing payment of any loans being assumed by the Buyer. If any representation in this contract is untrue on the Closing date, the Buyer may terminate this contract and receive the Builder Deposit. All representations contained in this contract and an agreement for mediation shall survive closing.

23. DISPUTE RESOLUTION:

- 1. <u>Mediation:</u> It is agreed and understood that should any dispute arise between the parties relating to this transaction, the parties will attempt in good faith to resolve it by mediation in accordance with the rules of a New Mexico Arbitration Mediation Service, or in the event the parties agree, some other profession mediation service. Each party agrees to pay their own attorney's fees and expenses of the mediation
- 2. <u>Arbitration:</u> Any and all disputes arising out of this contract which are not resolved by mediation shall be submitted to arbitration under the Federal Arbitration Act. The arbitration shall take place in Dona Ana County, New Mexico with an arbitrator who is agreed upon by both parties. A judgment upon the award rendered by the arbitrator may be entered by any court having proper jurisdiction. The prevailing party is entitled to recover its attorney fees and expenses for the arbitration proceeding or as awarded by the arbitrator.
- **24. SELLER'S RIGHT OF TERMINATION:** Seller reserves the right to unilaterally terminate this agreement at any time, with or without cause. In the event Seller exercises this right, all items

Approval of Buyer:	Approval of Seller:	
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		the Buyer except for upgrade charges and change orders, shall be reimbursed to the
	•	initials
25		TORY DISCLOSURES:
	1.	STATUTORY TAX DISTRICTS: This property is not situated in a utility or other statutory
		tax district. If the property is located in a statutory tax district, a disclosure notice will
		be attached.
	2.	PROPERTY IS LOCATED IN A CERTIFICATED SERVICE AREA OF A UTILITY SERVICE
		PROVIDER: Notice required by 13.257, water code: the real property, described in
		Section 2, that you are about to purchase may be located in a certificated water or
		sewer service area which is authorized by law to provide water or sewer service to the
		properties in the certificated area. If your property is located in a certificated area there
		may be special costs or charges that you will be required to pay before you can receive
		water or sewer service. There may be a period required to construct lines or other
		facilities necessary to provide water or sewer service to your property. You are advised
		to determine if the property is in a certificated area and contact the utility service
		provider to determine the cost that you will be required to pay and the period, if any,
		that is required to provide water or sewer service to your property. The undersigned
		Buyer herby acknowledges receipt of the foregoing notice at or before the execution of
		a binding contract of purchase of the real property.
	3.	PUBLIC IMPROVEMENT DISTRICTS: The property is not in a public improvement district
26	AGREE	MENT OF PARTIES: This contract contains the entire agreement of the parties; the
	parties	(buyer and seller) are not bound by any oral expression or representation of any agent or
	•	party. All agreements are documented in this contract, and can only be changed by
		agreement.
27		JLT YOUR ATTORNEY: This is intended to be a legally binding contract. READ IT
		JLLY. If you do not understand the effect of the contract, consult your attorney BEFORE
	signing	
		Buyer's Attorney: OR,
	1.	buyer's Attorney On,
	2.	I am understanding of the terms of this contract and have chosen not to consult an
		attorneyinitials
28	. BROKE	ER/REAL ESTATE AGENT REPRESENTATION:
		Customer certifies that there is is not (circle one) an agreement for
		representation from a Real Estate Broker or Agent
	•	· · · · · · · · · · · · · · · · · · ·
	۷.	, a licensed real estate agent affiliated with a
		licensed broker of the state of New Mexico, has represented the buyer in this
		transaction and was the procuring cause of this transaction. Seller agrees to pay
		the buyer's agent commission as agreed and entered into this contract only.

3. Buyer represents that the buyer has not dealt with any other Agents, Brokers, or salesperson other than disclosed here in writing. Buyer agrees to indemnify and

hold the seller harmless from and against any and all liabilities, expenses, or Approval of Seller: ______Approval of Seller: ______

- attorney's fees sustained or incurred by the seller from any actions by the buyer. The provisions here shall survive closing.
- **4.** Broker and/or real estate agent acknowledges that there shall not be any payment, rebate, or otherwise transfer of any commissions or referral fees to the buyer, relative of the buyer, or any member of the buyer's household.
- **5.** No commission shall be earned, due or payable if closing and funding do not occur for any reason.

PHONE:	REALTO	R:	LICENSE #:
(Circle one) 29. EXISTING HOME ACKNOWLEDGEMENT (must initial one) Buyer represents to Seller that Buyer does not currently own other real estate Or Buyer represent to Seller that Buyer does currently own other real estate. Buyer intends to (circle one) sell rent other real estate currently owned. Addenda that are part of this contract: ltems and AllowanceContingency Sale AgreementConstruction PlansOther: Subdivision Specific DisclosuresLandscaping Addendum	PHONE		EMAIL:
Buyer represent to Seller that Buyer does currently own other real estate. Buyer intends to (circle one) sell rent other real estate currently owned. Addenda that are part of this contract:	(Circle	one)	
Buyer represent to Seller that Buyer does currently own other real estate. Buyer intends to (circle one) sell rent other real estate currently owned. Addenda that are part of this contract:		Buyer represents to Seller	that Buyer does not currently own other real estate
Items and AllowanceContingency Sale AgreementConstruction PlansOther:Subdivision Specific DisclosuresLandscaping Addendum			
Approval of Buyer:Approval of Seller:	_	_ltems and Allowance _Construction Plans _Subdivision Specific Disclosures	Contingency Sale Agreement
Approval of Seller:Approval of Seller:			
	Approval of Buyer:		Approval of Seller:

BUYER (full legal name, please print):		Date:	BUYER
(full legal name, please print):		Date:	BUYER'S
ADDRESS:			BUYER'S
PHONE: (1):	(2):		
BUYER'S EMAIL: (1):	(2):		
SELLER:FLAIR HOMES INC.			
SELLER'S ADDRESS: <u>6300 ESCONDIDO DR. EL</u>	PASO TX 79912		
SELLER'S PHONE: (0): <u>915-584-8629</u> (F): <u>915</u>	-225-0087		
BUILDER'S SALES REPRESENTATIVE:		PHONE:	
EMAIL:	COMMISSION	%	
EXECUTED (EFFECTIVE DATE): The	Day of	, 20	
Buyer and Seller herby understand and a	agree to this contrac	t and terms as stated.	
Buyer Signature:		Date:	
Co-Buyer(s) Signature:		Date:	
Seller:	Date:		
Builder Deposit: \$has been receimade out to builder. Received by:			's Check

Notice to Buyer

PROCEDURES DURING CONSTRUCTION AND CLOSING PROCESS

- 1) Construction changes/upgrades; the buyer hereby agrees that any changes to the amenities or plans of the house may warrant a cost increase. The buyer agrees that upon notification of any additional costs for changes or upgrades, the additional costs will be paid for upfront unless otherwise agreed upon in writing.
- 2) Construction schedule; buyer agrees that builder will adhere to scheduling as described in this contract. Any changes, upgrades, or delay in product selection or product availability by the buyer or vendor will directly result in a delay in construction and closing.
- 3) Walk Through; buyer agrees to complete a scheduled walk through during normal business hours no less than 5 days prior to closing. Buyer is aware and responsible for gas meter being installed prior to walk through. If buyer chooses to hire a third party inspector, buyer agrees inspection and walk through both will be completed at the scheduled time no less than 5 days prior to closing.
- 4) Upon completion of walk through items, prior to closing, buyer agrees to verify completion and acceptance of property <u>2 days prior to closing</u>, or accept house 'as is' if final walk through is not completed as agreed.
- 5) The closing appointment will be set with Great Western after the financing documents have been sent to the title company for closing. Appointments can be made at 915-317-1880.
- 6) Occupational Safety & Health Administration has certain safety standards that we must abide by in order to be in compliance with their rules and regulations. Please be advised that accessibility to the houses is not allowed while workers are working on them, unless escorted by a company supervisor during working hours.

SELLER CONTRIBUTIONS TOWARDS CLOSING COSTS

The Buyer is hereby notified that closing cost contributions by the Seller (if any) will be paid according to the lender used. The seller has a working relationship with their preferred lender who will comply with this contract. If any contribution is advertised for the property listed, that contribution will exist with the preferred lender only.

The buyer is hereby notified that the seller has no Associated Business Agreement with any financing institution. Any mortgage company selected by the buyer that cannot comply with the dates stipulated within this contract, <u>including full underwriting approval 45 days prior to completion date of home</u>, may be subject to a voided contract and loss of any monies rendered to the builder.

A change in the financing company as stated in section 4 of this contract requires a contract amendment and agreement by both parties. Failure to notify seller of a change in financing may result in loss of any agreed upon closing contribution.

	initials	Date	
Approval of Buyer:		_Approval of Seller:	