54 55 56 57		(a) If Paragraph 8(b) is checked and Closing funds from Buyer's lender(s) are not available on Closing Date due to Consumer Financial Protection Bureau Closing Disclosure delivery requirements ("CFPB Requirements"), then Closing Date shall be extended for such period necessary to satisfy CFPB Requirements, provided such period shall not exceed 10 days.
58 59 60		(b) If an event constituting "Force Majeure" causes services essential for Closing to be unavailable, including the unavailability of utilities or issuance of hazard, wind, flood or homeowners' insurance, Closing Date shall be extended as provided in STANDARD G.
81	6.	OCCUPANCY AND POSSESSION:
62		(a) Unless the box in Paragraph 6(b) is checked. Seller shall at Closing deliver occupancy and occupancy
63		FIGURETY TO DUVET THE OF TENENTS, COCUMENTS and figure tenencies. Also, of Placing Calley about Laws and Colors
84		all personal items and trash from the Property and shall deliver all keys darage door openers, gooden devices
65 66 67		and codes, as applicable, to Buyer. If occupancy is to be delivered before Closing, Buyer assumes all risks of loss to the Property from date of occupancy, shall be responsible and liable for maintenance from that date, and shall be deemed to have accepted the Property in its existing condition as of time of taking occupancy.
88-		(b) CHECK IF PROPERTY IS SUBJECT TO LEASE(8) OR OCCUPANCY AFTER CLOSING. If Property is
69		subject to a lease(s) after Closing or is intended to be rented or occupied by third parties beyond Closing, the
70		1845 END COMIS THE FEOT Shall be discrosed in writing by Seller to Buyer and conice of the writing increase a
71		DE GENVETEG TO BUYEY. 311 WITH 3 GAVE STIET Effective Date of River determines in Buyer's call disconting that
72		ule reasons) of comission of occupancy are not acceptable to River River may terminate this content by deliver.
73		of written notice of such election to Seller within 5 days after receipt of the above items from seller and burner
74		stall be refunded the Deposit Mereby releasing Buyer and Seller from all further obligations under this Control
75		Estoppel Letter(s) and Seller's affidavit shall be provided pursuant to STANDARD D. If Property is intended to
76	mp	be occupied by Seller after Closing, see Rider U. POST-CLOSING OCCUPANCY BY SELLER.
77° 78°	7.	
76°		this Contract; may assign but not be released from liability under this Contract; or may not assign this Contract.
80		FINANCING
81	8.	FINANCING:
820		(a) Buyer will pay cash for the purchase of the Property at Closing. There is no financing contingency to Buyer's
83		Willyard I to Close, it buyer obtains a loan for any nort of the Durchase Drice of the Beanant Division and Division of the Beanant Division and Division of the Beanant Divis
84		wist any lettie and conditions imposed by Bliver's lendaris) or by CEDR Dequirements shall not asset as extend
85		are cuyer's obligation to close or otherwise affect any terms or conditions of this Contract
88° 87°		(b) This Contract is contingent upon Buyer obtaining approval of a conventional FHA X VA or cther (describe) loan within 30 (if left blank, then 30) days after Effective Date ("logg Approval")
88*		(describe) loan within 30 (if left blank, then 30) days after Effective Date ("Loan Approval
89*		Period") for (CHECK ONE): Xfixed, adjustable, fixed or adjustable rate in the Loan Amount (See Paragraph 2(c)), at an initial interest rate not to exceed MKT % (if left blank, then prevailing rate beard upon Buyer's
80°		creditworthiness), and for a term of 30 (if left blank, then 30) years ("Financing").
91*		(1) Duyer shall make mortgage loan application for the Financian within 10 4 ce 14 14 14 14 14 14 14 14 14 14 14 14 14
92		The state of the s
93		1 -Vell (PPIVVEI / BILL HISTERIES ID CIOSE THIS CONTROL I ASA Annough which regulates a condition and the state of the sta
94		by Buyer of other property shall not be deemed Loan Approval for purposes of this subparagraph.
95		Buyer's failure to use diffeent effort to obtain Lean Approved during the Lean Approved Boded about the
96		weight diddly little tills of this contract for himness of this provision delicant effect in the latest the same of the contract of the contra
97		The state of the s
98		The same provided in connection with Buyer's mongage loan application.
99		(II) Buyer shall keep Seller and Broker fully informed about the status of Buyer's mortgage loan application.
100		TOP VIEW ON IVER DIVINOSSIIU AND AUTORIZES RIVERS MORRAGO BROKER LANGAR and Clasing Agent A. Junior
101		devi delice dir provide and release preliminary and finally evented please displaying and addition
102		are reliefies, to seller and broker.
104		(III) Upon Buyer obtaining Loan Approval, Buyer shall promptly deliver written notice of such approval to Seiler.
105		(v/ ii Duyti p viigule ii) opiain Loan Aphroval after the aventice of dilicent effect then of the control in th
106		expiration of the Loan Approval Period, Buyer may provide written notice to Seller stating that Buyer has been unable to obtain Loan Approval and has elected to either:
107		(1) waive Loan Approval, in which event this Contract will continue as if Loan Approval had been obtained; or
108		(2) terminate this Contract.
		A-C
	Buye:	's Initials AC Page 2 of 12 Seller's Initials MC Seller's MC Seller's Initials MC Seller's MC Selle
Borin	49: 02:47:	
		27-200190-1725080
atronitually at	mond . wt.	THE REPORT OF THE PARTY OF THE

5. EXTENSION OF CLOSING DATE: