# UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

## FORM 8-K

# CURRENT REPORT

# PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

Date of Report (Date of earliest event reported): January 30, 2025

# SAFE AND GREEN DEVELOPMENT CORPORATION

(Exact Name of Registrant as Specified in its Charter)

Delaware	001-41581	87-1375590
(State or Other Jurisdiction of Incorporation)	(Commission File Number)	(I.R.S. Employer Identification Number)
	100 Biscayne Blvd., #1201 Miami, FL 33132 (Address of Principal Executive Offices, Zip Cod	e)
Regi	strant's telephone number, including area code: 646-	
(Fe	ormer name or former address, if changed since last	report.)
Check the appropriate box below if the Form 8-K filing is in	ntended to simultaneously satisfy the filing obligation	n of the registrant under any of the following provisions:
Written communications pursuant to Rule 425 under the	e Securities Act (17 CFR 230.425)	
□ Soliciting material pursuant to Rule 14a-12 under the E	xchange Act (17 CFR 240.14a-12)	
Pre-commencement communications pursuant to Rule	14d-2(b) under the Exchange Act (17 CFR 240.14d-2	2(b))
☐ Pre-commencement communications pursuant to Rule	13e-4(c) under the Exchange Act (17 CFR 240.13e-4	4(c))
Securities registered pursuant to Section 12(b) of the Act:		
Title of Each Class	Trading Symbol(s)	Name of Each Exchange on Which Registered
Common Stock, par value \$0.001	SGD	The Nasdaq Stock Market LLC

Emerging growth company  $\boxtimes$ 

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act.  $\square$ 

## Item 1.01. Entry Into a Material Definitive Agreement.

On January 30, 2025, LV Peninsula Holding, LLC ("LV Holding"), a wholly owned subsidiary of the Company, entered into a Commercial Contract (the "Contract of Sale") with Lithe Development Inc., a Texas corporation ("Lithe"), to sell the Company's approximately 60-acre waterfront Lake Travis site in Lago Vista, Texas (the "Lago Vista Site") owned by the Company to Lithe for \$6.575 million. The Contract of Sale provides that the closing of the sale by LV Holding to Lithe of the Lago Vista Site is expected to occur on or before February 12, 2025 following satisfaction of all required closing conditions. Within four business days of signing the Contract of Sale, Lithe must provide to LV Holding an executed JV contract which includes the loan agreement.

Lithe has agreed to provide a \$1,000 earnest money deposit to evidence its commitment to purchasing the Lago Vista Site. If Lithe breaches the Contract of Sale, LV Holding may terminate the Contract of Sale and receive the earnest deposit as its sole remedy. The Contract of Sale executed on January 30, 2025, supersedes the previously executed Contract of Sale with Lithe, dated April 25, 2024, as amended effective as of July 18, 2024, July 25, 2024 and August 8, 2024, for the Lago Vista Site.

The foregoing description of the Contract of Sale and the transaction contemplated by the Contract of Sale does not purport to be complete and is subject to, and qualified in its entirety by reference to, the full text of the Contract of Sale, a copy of which is attached hereto as Exhibit 10.1 and incorporated herein by reference.

#### Item 9.01 Financial Statements and Exhibits.

## (d) Exhibits

Exhibit	
Number	Exhibit Description
10.1	Commercial Contract between LV Peninsula Holding, LLC and Lithe Development Inc.
104	Cover Page Interactive Data File (the cover page XBRL tags are embedded within the inline XBRL document)

# **SIGNATURES**

Pursuant to the requirements of the Securities Exchange Act of 1934, as amended, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

Dated: February 5, 2025

Safe and Green Development Corporation

By: /s/ Nicolai Brune

Name: Nicolai Brune
Title: Chief Financial Officer



COMMERCIAL CONTRACT - UNIMPROVED PROPERTY

USE OF THIS FORM BY PERSONS WHO ARE NOT MEMBERS OF THE TEXAS ASSOCIATION OF REALTORS®, INC. IS NOT AUTHORIZED.

©Texas Association of REALTORS®, Inc. 2022

1.							operty described Paragraph 3. The			
	Se	eller:L <u>V Pe</u>	ninsula H	olding, LLC						_
		Address:	990 Bi	scayne Blvd, Mi	iami. FL 33	3132				-
		Phone:	000 2.	ocayo Diva, iii.	, 0		nbrune@sg	devco.com		_
		Mobile:_	917-52	8-1801			er:			_
	Вι	ıyer:	Lithe I	Development I	nc.					_
		Address:	930 S E	Bell Blvd #406 C	Cedar Park	TX 78613				_
		Phone:				E-mail:		@lithedevelo	pment.com	_
		Mobile:_	512-293	3-0989		Fax or Oth	er:			_
2.	PF	ROPERTY	:							
	A.	"Property	" means	that real propert	ty situated	in	Travis		County, Texa	
				Dr. Lago Vista				or as follow	(address)	
						· · · · · · · · · · · · · · · · · · ·	OF LOT 1 COVE			
		AD S	30 30K 0	DO BALDVIIN K	ACK 39, 13	302 & .2330	OF LOT TOOVE	AT LAGO VI	ISTA	
	R	Seller wil	l sell and	convey the Pro	nerty toget	ther with				
	υ.						o the Property, in	cludina Selle	er's right, title, and	i
		intere	st in any	minerals, utilitie	s, adjacen	nt streets, all	leys, strips, gores	, and rights-o	of-way;	
							osits for all or par	t of the Prope	erty; and	
		(3) Sellei	r's interes	t in all licenses	and permi	ts related to	the Property.			
							aragraph 12 or an im should be atta			
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	<i>,</i>			• • •	•		•	. 40,	\$6,575.000 \$6,575.000	SG
									NB	26
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		(3) Sales	s price (su	ım of 3A(1) and	3A(2))				\$6,575.000**	56
						ALD	į į	Initial SG	\$6,575,000	Authentiston
(TXF	-180	02) 07-08-22		Initialed for Iden	ntification by	Seller: (/VØ)	, and Buyer:	36	Page 1 of 1	5 NB

Buyer will be in default if Buyer fails to deposit the additional amount required by this Paragraph 5B within

3 days after Seller notifies Buyer that Buyer has not timely deposited the additional amount.

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1900	AIVIERICA	AN DRIVE	LAGO VISTA	LX /8645

Commercial Contract - Unimproved Property concerning \_

C. Buyer may instruct the title company to deposit the earnest money in an interest-bearing account at a federally insured financial institution and to credit any interest to Buyer.

# 6. TITLE POLICY AND SURVEY:

Α.	Title	Policy	,
Λ.	TILLIC	1 Ollo	

A.	<u>Title Policy</u> :
	<ol> <li>Seller, at Seller's expense, will furnish Buyer an Owner's Policy of Title Insurance (the title policy) issued by any underwriter of the title company in the amount of the sales price, dated at or after closing, insuring Buyer against loss under the title policy, subject only to:         <ul> <li>(a) those title exceptions permitted by this contract or as may be approved by Buyer in writing; and</li> <li>(b) the standard printed exceptions contained in the promulgated form of title policy unless this contract provides otherwise.</li> </ul> </li> </ol>
	<ul> <li>(2) The standard printed exception as to discrepancies, conflicts, or shortages in area and boundary lines, or any encroachments or protrusions, or any overlapping improvements:</li> <li>□ (a) will not be amended or deleted from the title policy.</li> <li>□ (b) will be amended to read "shortages in areas" at the expense of □ Buyer □ Seller.</li> </ul>
	(3) Within days after the effective date, Seller will furnish Buyer a commitment for title insurance (the commitment) including legible copies of recorded documents evidencing title exceptions. Seller authorizes the title company to deliver the commitment and related documents to Buyer at Buyer's address.
B.	Survey: Withindays after the effective date:
0	(1) Buyer will obtain a survey of the Property at Buyer's expense and deliver a copy of the survey to Seller. The survey must be made in accordance with the: (i) ALTA/NSPS Land Title Survey standards or (ii) Texas Society of Professional Surveyors' standards for a Category 1A survey under the appropriate condition. Seller will reimburse Buyer(insert amount, of the cost of the survey at closing, if closing occurs.
	(2) Seller, at Seller's expense, will furnish Buyer a survey of the Property dated after the effective date. The survey must be made in accordance with the: (i) ALTA/NSPS Land Title Survey standards, or (ii) Texas Society of Professional Surveyors' standards for a Category 1A survey under the appropriate condition.
⅓	(3) Seller will deliver to Buyer and the title company a true and correct copy of Seller's most recent survey of the Property along with an affidavit required by the title company for approval of the existing survey. If the existing survey is not acceptable to the title company, □ Seller □ Buyer (updating party), will, at the updating party's expense, obtain a new or updated survey acceptable to the title company and deliver the acceptable survey to the other party and the title company within 30 days after the title company notifies the parties that the existing survey is not acceptable to the title company. The closing date will be extended daily up to 30 days if necessary for the updating party to deliver an acceptable survey within the time required. The other party will reimburse the updating party (insert amount or percentage) of the cost of the new or updated survey at closing, if closing occurs.
C.	Buyer's Objections to the Commitment and Survey:
	(1) Within 1 days after Buyer receives the last of the commitment, copies of the documents evidencing the title exceptions, and any required survey, Buyer may object in writing to matters disclosed in the items if: (a) the matters disclosed are a restriction upon the Property or constitute a defect or encumbrance to title other than those permitted by this contract or liens that Seller will satisfy
(TXR-180	D2) 07-08-22 Initialed for Identification by Seller:, and Buyer:, Page 3 of 15

at closing or Buyer will assume at closing; or (b) the items show that any part of the Property lies in a special flood hazard area (an "A" or "V" zone as defined by FEMA). If the commitment or survey is revised or any new document evidencing a title exception is delivered, Buyer may object in writing to any new matter revealed in such revision or new document. Buyer's objection must be made within the same number of days stated in this paragraph, beginning when the revision or new document is delivered to Buyer. If Paragraph 6B(1) applies, Buyer is deemed to receive the survey on the earlier of: (i) the date Buyer actually receives the survey; or (ii) of the deadline specified in Paragraph 6B.

- (2) Seller may, but is not obligated to, cure Buyer's timely objections within 15 days after Seller receives the objections. The closing date will be extended as necessary to provide such time to cure the objections. If Seller fails to cure the objections by the time required, Buyer may terminate this contract by providing written notice to Seller within 5 days after the time by which Seller must cure the objections. If Buyer terminates, the earnest money, less any independent consideration under Paragraph 7B(1), will be refunded to Buyer.
- (3) Buyer's failure to timely object or terminate under this Paragraph 6C is a waiver of Buyer's right to object except that Buyer will not waive the requirements in Schedule C of the commitment.

## 7. PROPERTY CONDITION:

A.		dition: Buyer accepts the Property in its present condition complete the following before closing:	
В.		eriod: Buyer may terminate this contract for any reason vertically entired in the entire of the enti	
	(1) Independ	dent Consideration. (Check only one box and insert amoun	nts.)
	\$ unresi payme consid <u>is stat</u>	ver terminates under this Paragraph 7B, the earnest mone that Seller will retain as independent of the amount specified in Paragraph 5A to the total deration is to be credited to the sales price only upon closing ted in this Paragraph 7B(1) or if Buyer fails to deposit the earth to terminate under this Paragraph 7B.	dent consideration for Buyer's dent consideration to Seller upon title company. The independent ng of the sale. <u>If no dollar amount</u>
	indepe compa to Sell termir retain price o <u>fails to</u>	ter than 3 days after the effective date, Buyer must pay \$_endent consideration for Buyer's right to terminate by terminate. Buyer authorizes escrow agent to release and deliver aller at any time upon Seller's request without further notice to mates under this Paragraph 7B, the earnest money will be at the independent consideration. The independent consideration only upon closing of the sale. If no dollar amount is stated in the independent consideration, Buyer will not have graph 7B.	ndering such amount to the title er the independent consideration to or consent from Buyer. If Buyer e refundedto Buyer and Seller will eration will be credited to the sales on this Paragraph 7B(2) or if Buyer
	the feasib	y <u>Period Extension</u> : Prior to the expiration of the initial feat oility period for a single additional period of days by e company as additional earnest money.	
	(a) \$ indep	of the additional earnest money will be pendent consideration for Buyer's unrestricted right to term	ninate, but will be credited to the
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Commercial Contra	ct - Unimproved Property concerning 1900 AMERICAN DRIVE LAGO VISTA TX 78645
:	sales price only upon closing of the sale. If Buyer terminates under this Paragraph 7B, the additional earnest money will be refunded to Buyer and Seller will retain the additional independent consideration.
	Buyer authorizes escrow agent to release and deliver to Seller the following at any time upon Seller's request without further notice to or consent from Buyer:  (i) The additional independent consideration.  (ii) (Check no boxes or only one box.)  all or \$\ of the remaining portion of the additional earnest money, which will be refunded to Buyer if Buyer terminates under this Paragraph 7B or if Seller defaults under this contract.
inde	o dollar amount is stated in this Paragraph 7B(2) as additional earnest money or as additional ependent consideration, or if Buyer fails to timely deliver the additional earnest money, the ension of the feasibility period will not be effective.
C. Inspect	ions, Studies, or Assessments:
and	ing the feasibility period, Buyer, at Buyer's expense, may complete or cause to be completed any all inspections, studies, or assessments of the Property (including all improvements and fixtures) ired by Buyer.
(a) (b) (c) (d) (e)	er must: employ only trained and qualified inspectors and assessors; notify Seller, in advance, of when the inspectors or assessors will be on the Property; abide by any reasonable entry rules or requirements of Seller; not interfere with existing operations or occupants of the Property; and restore the Property to its original condition if altered due to inspections, studies, or assessments that Buyer completes or causes to be completed.
resp insp inde for	ept for those matters that arise from the negligence of Seller or Seller's agents, Buyer is consible for any claim, liability, encumbrance, cause of action, and expense resulting from Buyer's pections, studies, or assessments, including any property damage or personal injury. Buyer will emily, hold harmless, and defend Seller and Seller's agents against any claim involving a matter which Buyer is responsible under this paragraph. This paragraph survives termination of this tract.
D. Propert	y Information:
Buy (a)	very of Property Information: Within 1 days after the effective date, Seller will deliver to er the following to the extent in Seller's possession or control: (Check all that apply.) copies of all current leases, including any mineral leases, pertaining to the Property, including any modifications, supplements, or amendments to the leases; copies of all notes and deeds of trust against the Property that Buyer will assume or that Seller will not pay in full on or before closing;
□ (d) (e) □ (f)	copies of all previous environmental assessments, geotechnical reports, studies, or analyses made on or relating to the Property; copies property tax statements for the Property for the previous 2 calendar years; plats of the Property; copies of current utility capacity letters from the Property's water and sewer service provider; and All files have been provided to buyer prior to execution of contract

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and Buyer

E. <u>Contracts Affecting Operations</u>: Until closing, Seller: (1) will operate the Property in the same manner as on the effective date under reasonably prudent business standards; and (2) will not transfer or dispose of any part of the Property, any interest or right in the Property, or any of the personal property or other items described in Paragraph 2B or sold under this contract. After the feasibility period ends, Seller may not enter into, amend, or terminate any other contract that affects the operations of the Property without Buyer's written approval.

## 8. LEASES:

- A. Each written lease Seller is to assign to Buyer under this contract must be in full force and effect according to its terms. Seller may not enter into any new lease, fail to comply with any existing lease, or make any amendment or modification to any existing lease without Buyer's written consent. Seller must disclose, in writing, if any of the following exist at the time Seller provides the leases to the Buyer or subsequently occur before closing:
  - (1) any failure by Seller to comply with Seller's obligations under the leases;
  - (2) any circumstances under any lease that entitle the tenant to terminate the lease or seek any offsets or damages;
  - (3) any advance sums paid by a tenant under any lease;
  - (4) any concessions, bonuses, free rents, rebates, brokerage commissions, or other matters that affect any lease; and
  - (5) any amounts payable under the leases that have been assigned or encumbered, except as security for loan(s) assumed or taken subject to under this contract.

В.	Estoppel Certificates: Within 0 days after the effective date	e, Seller will deliver to Buyer
	estoppel certificates signed not earlier than	by each tenant that
	leases space in the Property. The estoppel certificates must include	the certifications contained in the
	current version of TXR Form 1938 - Commercial Tenant Estoppel Co	ertificate and any additional
	information requested by a third party lender providing financing un	der Paragraph 4 if the third party
	lender requests such additional information at least 10 days prior to the	e earliest date that Seller may
	deliver the signed estoppel certificates.	-

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- The deed must include a vendor's lien if any part of the sales price is financed. The deed must convey good and indefeasible title to the Property and show no exceptions other than those permitted under Paragraph 6 or other provisions of this contract. Seller must convey the Property:
  - (1) with no liens, assessments, or other security interests against the Property which will not be satisfied out of the sales price, unless securing loans Buyer assumes;
  - (2) without any assumed loans in default; and
  - (3) with no persons in possession of any part of the Property as lessees, tenants at sufferance, or trespassers except tenants under the written leases assigned to Buyer under this contract.
- D. At closing, Seller, at Seller's expense, will also deliver to Buyer:
  - (1) tax statements showing no delinquent taxes on the Property;
  - (2) an assignment of all leases to or on the Property;
  - (3) to the extent assignable, an assignment to Buyer of any licenses and permits related to the Property;
  - (4) evidence that the person executing this contract is legally capable and authorized to bind Seller;
  - (5) an affidavit acceptable to the title company stating that Seller is not a foreign person or, if Seller is a foreign person, a written authorization for the title company to: (i) withhold from Seller's proceeds an amount sufficient to comply with applicable tax law; and (ii) deliver the amount to the Internal Revenue Service (IRS) together with appropriate tax forms; and
  - (6) any notices, statements, certificates, affidavits, releases, and other documents required by this contract, the commitment, or law necessary for the closing of the sale and issuance of the title policy, all of which must be completed by Seller as necessary.
- E. At closing, Buyer will:
  - (1) pay the sales price in good funds acceptable to the title company;
  - (2) deliver evidence that the person executing this contract is legally capable and authorized to bind Buyer:
  - (3) sign and send to each tenant in a lease for any part of the Property a written statement that:
    - (a) acknowledges Buyer has received and is responsible for the tenant's security deposit; and
    - (b) specifies the exact dollar amount of the security deposit;
  - (4) sign an assumption of all leases then in effect; and
  - (5) execute and deliver any notices, statements, certificates, or other documents required by this contract or law necessary to close the sale.
- F. Unless the parties agree otherwise, the closing documents will be as found in the basic forms in the current edition of the State Bar of Texas Real Estate Forms Manual without any additional clauses.
- 11. POSSESSION: Seller will deliver possession of the Property to Buyer upon closing and funding of this sale in its present condition with any repairs Seller is obligated to complete under this contract, ordinary wear and tear excepted. Any possession by Buyer before closing or by Seller after closing that is not authorized by a separate written lease agreement is a landlord-tenant at sufferance relationship between the parties.
- 12. SPECIAL PROVISIONS: The following special provisions apply and will control in the event of a conflict with other provisions of this contract. (If special provisions are contained in an Addendum, identify the Addendum here and reference the Addendum in Paragraph 22D.)

With in four business days executed JV contract will be shared/provided with seller

The JV documents must include the loan agreement



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#### 13. SALES EXPENSES:

- A. <u>Seller's Expenses</u>: Seller will pay for the following at or before closing:
  - releases of existing liens, other than those liens assumed by Buyer, including prepayment penalties and recording fees;
  - (2) release of Seller's loan liability, if applicable;
  - (3) tax statements or certificates;
  - (4) preparation of the deed;
  - (5) one-half of any escrow fee;
  - (6) costs to record any documents to cure title objections that Seller must cure; and
  - (7) other expenses that Seller will pay under other provisions of this contract.
- B. <u>Buyer's Expenses</u>: Buyer will pay for the following at or before closing:
  - (1) all loan expenses and fees;
  - (2) preparation of any deed of trust;
  - (3) recording fees for the deed and any deed of trust;
  - (4) premiums for flood insurance as may be required by Buyer's lender;
  - (5) one-half of any escrow fee;
  - (6) other expenses that Buyer will pay under other provisions of this contract.

# 14. PRORATIONS:

#### A. Prorations:

- (1) Interest on any assumed loan, taxes, rents, and any expense reimbursements from tenants will be prorated through the closing date.
- (2) If the amount of ad valorem taxes for the year in which the sale closes is not available on the closing date, taxes will be prorated on the basis of taxes assessed in the previous year. If the taxes for the year in which the sale closes vary from the amount prorated at closing, the parties will adjust the prorations when the tax statements for the year in which the sale closes become available. This Paragraph 14A(2) survives closing.
- (3) If Buyer assumes a loan or is taking the Property subject to an existing lien, Seller will transfer all reserve deposits held by the lender for the payment of taxes, insurance premiums, and other charges to Buyer at closing and Buyer will reimburse such amounts to Seller by an appropriate adjustment at closing.
- B. Rollback Taxes: If Seller's use or change in use of the Property before closing results in the assessment of additional taxes, penalties, or interest (assessments) for periods before closing, the assessments will be the obligation of the Seller. If this sale or Buyer's use of the Property after closing results in additional assessments for periods before closing, the assessments will be the obligation of Buyer. This Paragraph 14B survives closing.
- C. <u>Rent and Security Deposits</u>: At closing, Seller will tender to Buyer all security deposits and the following advance payments received by Seller for periods after closing: prepaid expenses, advance rental payments, and other advance payments paid by tenants. Rents prorated to one party but received by the other party will be remitted by the recipient to the party to whom it was prorated within 5 days after the rent is received. This Paragraph 14C survives closing.

# 15. DEFAULT:

A. If Buyer fails to comply with this contract, Buyer is in default and Seller, as Seller's sole remedy(ies), may terminate this contract and receive the earnest money, as liquidated damages for Buyer's failure except

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for any damages resulting from Buyer's inspections, studies or assessments in accordance with Paragraph 7C(3) which Seller may pursue, or (Check if applicable)

- enforce specific performance, or seek such other relief as may be provided by law.
- B. If, without fault. Seller is unable within the time allowed to deliver the estoppel certificates, survey or the commitment, Buyer may:
  - (1) terminate this contract and receive the earnest money, less any independent consideration under Paragraph 7B(1), as liquidated damages and as Buyer's sole remedy; or
  - (2) extend the time for performance up to 15 days and the closing will be extended as necessary.
- C. Except as provided in Paragraph 15B, if Seller fails to comply with this contract, Seller is in default and Buyer may:
  - (1) terminate this contract and receive the earnest money, less any independent consideration under Paragraph 7B(1), as liquidated damages and as Buyer's sole remedy; or
  - (2) enforce specific performance, or seek such other relief as may be provided by law, or both.
- 16. CONDEMNATION: If before closing, condemnation proceedings are commenced against any part of the Property, Buyer may:
  - A. terminate this contract by providing written notice to Seller within 15 days after Buyer is advised of the condemnation proceedings and the earnest money, less any independent consideration paid under Paragraph 7B(1), will be refunded to Buyer; or
  - B. appear and defend in the condemnation proceedings and any award will, at Buyer's election, belong to:
    - (1) Seller and the sales price will be reduced by the same amount; or
    - (2) Buyer and the sales price will not be reduced.
- 17. ATTORNEY'S FEES: If Buyer, Seller, any broker, or the title company is a prevailing party in any legal proceeding brought under or with relation to this contract or this transaction, such party is entitled to recover from the non-prevailing parties all costs of such proceeding and reasonable attorney's fees. This Paragraph 17 survives termination of this contract.

#### 18. ESCROW:

- A. At closing, the earnest money will be applied first to any cash down payment, then to Buyer's closing costs, and any excess will be refunded to Buyer. If no closing occurs, the title company may require payment of unpaid expenses incurred on behalf of the parties and a written release of liability of the title company from all parties.
- B. If one party makes written demand for the earnest money, the title company will give notice of the demand by providing to the other party a copy of the demand. If the title company does not receive written objection to the demand from the other party within 15 days after the date the title company sent the demand to the other party, the title company may disburse the earnest money to the party making demand, reduced by the amount of unpaid expenses incurred on behalf of the party receiving the earnest money and the title company may pay the same to the creditors.
- C. The title company will deduct any independent consideration under Paragraph 7B(1) before disbursing any earnest money to Buyer and will pay the independent consideration to Seller.
- D. If the title company complies with this Paragraph 18, each party hereby releases the title company from all claims related to the disbursal of the earnest money.
- E. Notices under this Paragraph 18 must be sent by certified mail, return receipt requested. Notices to the title company are effective upon receipt by the title company.

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- F. Any party who wrongfully fails or refuses to sign a release acceptable to the title company within 7 days after receipt of the request will be liable to the other party for: (i) damages; (ii) the earnest money; (iii) reasonable attorney's fees; and (iv) all costs of suit.
- G. 

  Seller 

  Buyer intend(s) to complete this transaction as a part of an exchange of like-kind properties in accordance with Section 1031 of the Internal Revenue Code, as amended. All expenses in connection with the contemplated exchange will be paid by the exchanging party. The other party will not incur any expense or liability with respect to the exchange. The parties agree to cooperate fully and in good faith to arrange and consummate the exchange so as to comply to the maximum extent feasible with the provisions of Section 1031 of the Internal Revenue Code. The other provisions of this contract will not be affected in the event the contemplated exchange fails to occur.
- 19. MATERIAL FACTS: To the best of Seller's knowledge and belief: (Check only one box)
- ☐ A. Seller is not aware of any material defects to the Property except as stated in the attached Commercial Property Condition Statement (TXR-1408).
- B. Except as otherwise provided in this contract, Seller is not aware of:
  - (1) any subsurface: structures, pits, waste, springs, or improvements;
  - (2) any pending or threatened litigation, condemnation, or assessment affecting the Property;
  - (3) any environmental hazards or conditions that materially affect the Property;
  - (4) whether the Property is or has been used for the storage or disposal of hazardous materials or toxic waste, a dump site or landfill, or any underground tanks or containers;
  - (5) whether radon, asbestos containing materials, urea-formaldehyde foam insulation, lead-based paint, toxic mold (to the extent that it adversely affects the health of ordinary occupants), or other pollutants or contaminants of any nature now exist or ever existed on the Property;
  - any wetlands, as defined by federal or state law or regulation, on the Property:
  - any threatened or endangered species or their habitat on the Property;
  - any present or past infestation of wood-destroying insects in the Property's improvements;
  - any contemplated material changes to the Property or surrounding area that would materially and detrimentally affect the ordinary use of the Property;
  - (10) any condition on the Property that violates any law or ordinance.

(Describe any exceptions to (1)-(10) in Paragraph 12 or an addendum.)

- 20. NOTICES: All notices between the parties under this contract must be in writing and are effective when hand-delivered, mailed by certified mail return receipt requested, sent by a national or regional overnight delivery service that provides a delivery receipt, or sent by confirmed facsimile transmission to the parties addresses or facsimile numbers stated in Paragraph 1. The parties will send copies of any noticesto the broker representing the party to whom the notices are sent.
- A. Seller also consents to receive any notices by e-mail at Seller's e-mail address stated in Paragraph 1.
- B. Buyer also consents to receive any notices by e-mail at Buyer's e-mail address stated in Paragraph 1.
- 21. DISPUTE RESOLUTION: The parties agree to negotiate in good faith in an effort to resolve any dispute related to this contract that may arise. If the dispute cannot be resolved by negotiation, the parties will submit the dispute to mediation before resorting to arbitration or litigation and will equally share the costs of a mutually acceptable mediator. This paragraph survives termination of this contract. This paragraph does not preclude a party from seeking equitable relief from a court of competent jurisdiction.

# 22. AGREEMENT OF THE PARTIES:

A.	This contract is binding on the parties, their heirs, executors, representatives, successors, and permitted
	assigns. This contract is to be construed in accordance with the laws of the State of Texas. If any termor
	condition of this contract shall be held to be invalid or unenforceable, the remainder of this contract shall
	(haterison)

	Initialed for Identification by Seller:	R	56	
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1900 AMERICAN	DRIVELAGO	VISTA LA /804	+>

Commercial Contract - Unimproved Property concerning

not be affected thereby. All individuals signing represent that they have the authority to sign on behalf of and bind the party for whom they are signing.

- B. This contract contains the entire agreement of the parties and may not be changed except in writing.
- C. If this contract is executed in a number of identical counterparts, each counterpart is an original and all counterparts, collectively, constitute one agreement.

D.	Add	lenda which are part of this contract are: <i>(Check all that apply.)</i>
	(1)	Property Description Exhibit identified in Paragraph 2;
	(2)	Commercial Contract Financing Addendum (TXR-1931);
	(3)	Commercial Property Condition Statement (TXR-1408);
	(4)	Commercial Contract Addendum for Special Provisions (TXR-1940);
	(5)	Notice to Purchaser of Real Property in a Water District (MUD);
	(6)	Addendum for Coastal Area Property (TXR-1915);
	(7)	Addendum for Property Located Seaward of the Gulf Intracoastal Waterway (TXR-1916);
	(8)	Information About Brokerage Services (TXR-2501);
	(9)	Information About Mineral Clauses in Contract Forms (TXR-2509);
	(10)	Notice of Obligation to Pay Improvement District Assessment (TXR-1955, PID); and
	(11)	

(Note: Counsel for Texas REALTORS® has determined that any of the foregoing addenda which are promulgated by the Texas Real Estate Commission (TREC) or published by Texas REALTORS® are appropriate for use with this form.)

- E. Buyer ☑ may ☐ may not assign this contract. If Buyer assigns this contract, Buyer will be relieved of any future liability under this contract only if the assignee assumes, in writing, all obligations and liability of Buyer under this contract.
- 23. TIME: Time is of the essence in this contract. The parties require strict compliance with the times for performance. If the last day to perform under a provision of this contract falls on a Saturday, Sunday, or Federal Reserve Bank holiday, the time for performance is extended until the end of the next day which is not a Saturday, Sunday, or federal reserve bank holiday.
- **24. EFFECTIVE DATE:** The effective date of this contract for the purpose of performance of all obligations is the date the title company receipts this contract after all parties execute this contract.

# 25. ADDITIONAL NOTICES:

- A. Buyer should have an abstract covering the Property examined by an attorney of Buyer's selection, or Buyer should be furnished with or obtain a title policy.
- B. If the Property is situated in a utility or other statutorily created district providing water, sewer, drainage, or flood control facilities and services, Chapter 49, Texas Water Code, requires Seller to deliver and Buyer to sign the statutory notice relating to the tax rate, bonded indebtedness, or standby fees of the district before final execution of this contract.
- C. Notice Required by §13.257, Water Code: "The real property, described below, that you are about to purchase may be located in a certificated water or sewer service area, whichis authorized by law to provide water or sewer service to the properties in the certificatedarea. 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 purchaser hereby acknowledges receipt of the foregoing notice at or before the

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execution of a binding contract for the purchase of the real property described in the notice or at closing of purchase of the real property." The real property is described in Paragraph 2 of this contract.

- D. If the Property adjoins or shares a common boundary with the tidally influenced submerged lands of the state, §33.135 of the Texas Natural Resources Code requires a notice regarding coastal area property to be included as part of this contract (theAddendum for Coastal Area Property (TXR-1915) may be used).
- E. If the Property is located seaward of the Gulf Intracoastal Waterway, §61.025, Texas Natural Resources Code, requires a notice regarding the seaward location of the Property to be included as part of this contract (the Addendum for Property Located Seaward of the Gulf Intracoastal Waterway (TXR-1916) may be used).
- F. If the Property is located outside the limits of a municipality, the Property may now or laterbe included in the extra-territorial jurisdiction (ETJ) of a municipality and may now or laterbe subject to annexation by the municipality. Each municipality maintains a map that depicts its boundaries and ETJ. To determine if the Property is located within a municipality's ETJ, Buyer should contact all municipalities located in the general proximity of the Property for further information.
- G. Brokers are not qualified to perform property inspections, surveys, engineering studies, environmental assessments, or inspections to determine compliance with zoning, governmental regulations, or laws. Buyer should seek experts to perform such services. Buyer should review local building codes, ordinances and other applicable laws to determine their effect on the Property. Selection of experts, inspectors, and repairmen is the responsibility of Buyer and not the brokers. Brokers are not qualified to determine theoredit worthiness of the parties.
- H. NOTICE OF WATER LEVEL FLUCTUATIONS: If the Property adjoins an impoundment of water, including a reservoir or lake, constructed and maintained under Chapter 11, Water Code, that has a storage capacity of at least 5,000 acre-feet at the impoundment'snormal operating level, Seller hereby notifies Buyer: "The water level of the impoundment water adjoining the Property fluctuates for various reasons, including as a result of: (1)an entity lawfully exercising its right to use the water stored in the impoundment; or (2) drought or flood conditions."
- PUBLIC IMPROVEMENT DISTRICTS: If the Property is in a public improvement district, Seller is required by §5.014, Property Code to give Buyer a written notice concerning the obligation to pay assessments. The form of the required notice is available as a part of the Notice of Obligation to Pay Improvement District Assessment (TXR-1955).
- J. LICENSE HOLDER DISCLOSURE: Texas law requires a real estate license holderwho is a party to a transaction or acting on behalf of a spouse, parent, child, business entity in which the license holder owns more than 10%, or a trust for which the license holder acts as a trustee or of which the license holder or the license holder's spouse, parent or child is a beneficiary, to notify the other party inwriting before entering into a contract of sale. Disclose if applicable: Buyer is a Licensed realtor in the state of Texas

26	. CONTRACT AS OFFER: The execution of this contract by the first party constitutes an o	fferto l	buy or	sell
	the Property. Unless the other party accepts the offer by 5:00 p.m., in the time zone in which	h the F	Proper	ty is
	located, on	the	offer	will
	lapse and become null and void.			

READ THIS CONTRACT CAREFULLY. The brokers and agents make no representationor recommendation as to the legal sufficiency, legal effect, or tax consequences of this document or transaction. CONSULT your attorney BEFORE signing.

Seller: LV Peninsula Holding LLC	Buyer:Lithe Development Inc.
By: Nicolai Brune  By (signature): W Peningula Holding, UC  Printed Name: Nicolai Brune  Title: CFO  By: 1/24/2025	Stephanie Goldin  By:  By (signature):  Printed Name:  Title:  CEO/President  Stephanie Goldin  Stephanie Goldin
By (signature): Printed Name: Title:	By (signature): Printed Name: Title:

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AGREEMENT BETWEEN BROKERS (use only if Paragraph 9B(1) is effective)				
Principal Broker agrees to pay _AUSTIN TX REAL ESTATE/LISA GOLDIN (Cooperating Broker) a fee when the Principal Broker's fee is received. The fee to be paid to Cooperating Broker will be:				
	to pay Cooperating Broker from Principal Broker's ers supersedes any prior offers and agreements for			
Ruper Sotheby's Principal Broker:	Cooperating Broker: Austin TX Real Estate Stephanie Goldin			
By: Courtney Hohl 01/30/25	By: Stephanic Coldin.			
АТТО	DRNEYS			
Seller's attorney:	Buyer's attorney:			
Address:	Address:			
Phone & Fax:	Phone & Fax:			
Email:	Email:			
Seller's attorney requests copies of documents, notices, and other information:	Buyer's attorney requests copies of documents, notices, and other information:			
☐ the title company sends to Seller.☐ Buyer sends to Seller	<ul><li>□ the title company sends to Buyer.</li><li>□ Seller sends to Buyer</li></ul>			
ESCROW RECEIPT				
The title company acknowledges receipt of:  ☐ A. the contract on this day  ☐ B. earnest money in the amount of \$	(effective date); in the form of			
Title company:	Address:			
By: Assigned file number (GF#):	Phone & Fax:			
Assigned life fluffiber (GF#).	E-mail:			

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