Lease Agreement with Option to Purchase Real Estate

made this		PURCHASE REAL ESTATI	_ (hereinafter referre ,by and	ed to as the Leas	
parties:		, 20	,by and	between the	lollowing
			0		
Tenant/Buyer); and			(here	einafter referred	to as the
located at			(here	einafter referred	to as the
Landlord/Seller).					
In consideration of the mu	tual promises and cov	enants hereinafter stipulated	d, the parties hereby	agree as follows	
(1) DESCRIPTION:	The Landlord/Seller a	agrees to lease, and, the Te	enant/Buyer agrees	to rent the real	property and
•	• • •	cated at:			
more	fully	described	as		follows:
(2) TERM : The term ending on	of this Lease/Option The term will be a	shall be for a period ofautomatically extended for	months commenci periods of	ng on, months,	20 ,and unless the
Tenant/Buyer gives notice	to the Landlord/Selle	er of its intent to terminate the ability for payment will not e	is Lease/Option, by ι	mailing a written	notice to the
Possession shall be given			Alona Boyona nouse		, agroomona
(3) RENT: Tenant/B	uyer agrees to pay to	the Landlord/Seller, the su	ım of \$ per r	nonth, with the f	irst payment
		pperty, for the term of this Lea advance on the 10th day			
\$ for	each month in which	h rent was paid, shall be c the Tenant/Buyer exercises i	credited to the Tena	int/Buyer and ap	oplied to the
non-refundable and consid			is option hereunder,	Otherwise, this c	redit shall be
(4) OPTION TO PUI	RCHASE: The Tenan	t/Buyer, as part of the cons	ideration herein, is I	nereby granted t	he exclusive
right, option and privilege thereof. The Tenant/Buver	of purchasing property shall notify the Landl	y at any time during the term lord/Seller in writing of the ex	of this Lease/Option	agreement or a at least ten (10)	ny extension days prior to
	I term of this Lease/C	Option or the expiration of a			
			the terms of this com-	annant inaliadina	
the Tenant/Buyer hereby of	covenants and agrees		•		
(A) That the and electric, which may be		y all utility charges and bills, dagainst the property:	including, but not lim	ited to, water, se	wer, gas, oil,
(B) That the	e Tenant/Buyer will no	ot use the property for any ules, regulations, requirement			
governmental authorities,	agencies, department	ts, bureaus, boards or official	ls, respecting the use	of the property;	and
		irrender and deliver up the p sed, in as good order and c			
and natural wear and tear		•			
		R: The Landlord/Seller herel			and an an autor
in the minimum amount of	\$	l pay for and maintain fire ar The Tenant/Buyer shal	l be named as an ad		
		be provided to Tenant/Buyer eaceably and quietly hold, or		the property, with	thout any let.
		any person associated therev		р. ор о. оу,	,
		Tenant/Buyer shall fail to kee			
		ant/Buyer shall abandon the ossess, and enjoy the same			
		erein contained on the part ept as set forth in paragraph			
or suit in forcible entry and	d detainer or in ejectm	nent, or otherwise after any o			
every respect to actual ent					
		event the Tenant/Buyer exero t/Buyer, the Landlord/Seller			
accordance with the term	s of this Lease/Option	n, the Tenant/Buyer, <i>in</i> addinant/Buyer's option to purcha	ition to any other rig	hts which Tenan	nt/Buyer may
of all repairs, maintenance		and buyer a option to purcha	oo, shall be cillilled	.o rombursemen	t for the COSt
		andlord/Seller hereby warran			, mortgages,
<u>-</u>	nbrances against the mortgage in favor of	property, whether of public re		ollows: the approximate	e amount of
			```		

(B) Current taxes forin the amount of \$due on  (C) The Landlord/Seller agrees not to lease to another third party, nor to assign, sell, option, transfer, pledge of otherwise to convey any or all rights or interests had by Landlord/Seller in the property or in this Lease/Option agreement, not to further encumber the property nor allow the same to occur. All third parties are hereby put on notice that any leases assignments by the Landlord/Seller, liens, options, mortgages or any other conveyances or transfers occurring subsequent to the date of this Lease/Option are hereby declared by the Landlord/Seller to be null and void and of no force and effect. The Landlord/Seller further agrees to keep all mortgages, liens, taxes or other encumbrances on the property, current and in good standing. Tenant/Buyer shall have the right to make payments on same in the event that Landlord/Seller becomes non-current or other-wise defaults thereon and said payments will be deducted from any equity due seller or recovered from future rendue seller.
(10) RIGHT OF ASSIGNMENT: The Tenant/Buyer shall have the unqualified right to sublet the property, and/or to assign sell, transfer, pledge or otherwise convey any or all rights or interests which the Tenant/Buyer may have in the property or it his Lease/Option Agreement. Any such assignment will release original Tenant/Buyer from liability and substitute assignee in his/her or its place.
(11) MAINTENANCE AND REPAIRS: The Tenant/Buyer accepts the property "as is" on the date of execution of this Lease/Option except for items listed in paragraph (13). The Tenant/Buyer shall henceforth be responsible for all maintenance and repair upon said property, both interior and exterior. The Tenant/Buyer shall have the right to make such repairs maintenance, and improvements as Tenant/Buyer shall deem necessary proper or desirable. The Tenant/Buyer shall be solely liable for payment for said improvements and shall hold the Landlord/Seller nameless there from, except that an electric, plumbing, heating or cooling system that is out of order or any repairs exceeding \$
(12) BINDING AGREEMENTS: The parties hereto agree that this Lease/Option comprises the entire agreement of the partie and that no other representation or agreements have been made or relied upon, and that this Lease/Option agreement sha inure to the benefit of arid shall be binding upon the parties, their heirs, executors, administrators, personal representatives successors or assigns.
(13) SPECIAL PROVISIONS:  (A) The landlord/Seller will complete the following by or this Lease/Option will become null and void and all monies disbursed by Tenant/Buyer will be immediately refunded by Landlord/Seller or, at Tenant/Buyer option, these items will be completed by Tenant/Buyer and the cost of same will be recovered as provided for in paragrap (11) in which case this lease will continue in force.
Other provision
(B) A TITLE SEARCH will be ordered immediately by the Tenant/Buyer: This cost will be borne by the Tenant/Buyer unless it is discovered that Landlord/Seller has unmarketable title in which case the Landlord/Seller were reimburse Tenant/Buyer the cost of the search. If the title is unmarketable the Tenant/Buyer will then have the option to voit this agreement or proceed as agreed herewith.  (C) A WOOD DESTROYING ORGANISM REPORT will be ordered by the Tenant/Buyer withinday after execution of this agreement. If live wood destroying organisms or rotten wood or damage exceedin \$ is found Landlord/Seller agrees to repair and have treated at his/her expense. If Landlord/Seller cannot or will not pay for the repairs and treatment, Tenant/Buyer may elect to do so or void this agreement and receive rebate for cost incurred.  OPTION TO PURCHASE TERMS
(14) PRICE AND TERMS: The Tenant/Buyer agrees to pay for said property the sum of less any sums for which the Tenant/Buyer is entitled to claim reimbursement of offset in accordance with this agreement; the net sum to be paid in cash, certified check, or cashiers check at closing.
(15) INCLUDED IN THE PURCHASE: The property shall also include all land, together with all improvements thereon, a appurtenant rights, privileges, easements, buildings, fixtures, heating, electrical, plumbing and air conditioning fixtures an facilities, window shades, venetian blinds, awnings, curtain rods, screens, storm windows and doors, affixed mirrors, wall twall carpeting, stair carpeting, built in kitchen appliances, bath-room fixtures, radio and television aerials, landscaping an shrubbery, water softeners, garage door openers and operating devices, and all utility or storage buildings or sheds, rang and refrigerator. The property shall also include the following items
(16) TITLE: The Landlord/Seller shall convey marketable title to the property with the above described inclusions, by goo and sufficient General Warranty Deed in fee simple absolute, on or before closing; said title to be free, clear, an unencumbered except existing mortgages restrictions and easements of record shown in paragraph (9). Title to be conveyed to the Tenant/Buyer and/or assigns.
(17) CLOSING: The deed shall be delivered and the purchase money shall be paid at the lending institution's, or other office of Tenant/Buyer's choice, no later than sixty (60) days after notification to the Landlord/Seller of the Tenant/Buyer's exercise of the option.
(18) COSTS AND PRORATIONS: There shall be prorated between the landlord/Seller and the Tenant/Buyer, as of date closing, the following items: (a) All real estate taxes and assessments; (b) Interest on encumbrances assumed or taken over by Tenant/Buyer with the Tenant/Buyer having responsibility for such items as follows:
Landlord/Seller will pay: Tenant/Buyer will pay:

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(19) INSURANCE: While this option shall remain executory an fire and extended coverage upon the property, and immediate owner occupied policy. In the event of loss or destruction in whoption to proceed with the closing and accept the insurance p and void, releasing both parties from any obligations hereund paid by Tenant/Buyer which amounts shall become immediately the Tenant/Buyer shall be responsible for fire and extended coverage.	ely convert the owner occupied (if applicable) policy to a non hole or in part of said property, the Tenant/Buyer shall have the proceeds for said damage, or to declare this Lease/Option null ler, except for the return of reimbursable expenses previously by due and payable from the insurance proceeds. Upon closing,
(20) In the event this agreement is placed in the hands of an a recover court costs and attorney fees.	attorney for enforcement the prevailing party shall be entitled to
IN WITNESS WHEREOF: the parties hereto, have set their ha of, 20	ands to this Lease/Option Agreement on this day
WITNESS:	
Landlord/Seller	Tenant/Buyer
Landlord/Seller	Tenant/Buyer