LEASE TO PURCHASE OPTION AGREEMENT

	is agreement dated thetween	day of	,, is by and
	erein after referred to as "Se	ller/Landlord") and	(herein after
ref	Ferred to as "Buyer/Tenant).		(nerem arter
ac	r good and valuable conside knowledged, Seller/Landlor rchase the real property des	d hereby grants to Buyer/7	Ficiency of which is hereby Γenant an exclusive option to
co rea Se	ntained herein (herein after	referred to as the "Option that certain Residential Le	ding to the terms and conditions to Purchase Agreement"), which ase Agreement by and between h (herein after the "Lease
1.	of day of	his option to purchase sha and shall expire a	at 12 o'clock midnight on the
2.	assignable. Any attempted	d assignment, delegation, t	rchase is exclusive and non- cransfer or conveyance of this press written permission is void.
3.	exercise this option to pure Seller/Landlord. Such not	chase by delivering writter ice must specify a closing in the Lease Agreement of	N. Buyer/Tenant may only in notice of intent to purchase to date to occur prior to the original or the option expiration date set in time.
4.	Purchase Agreement, which timely exercises this option closes the conveyance of the purchase price at closing	_ to Seller/Landlord upon th amount is non-refundab n, is not in default of the L he Property, the option con ng. If Buyer/Tenant fail to	Ill remit option consideration in execution of this Option to ble. In the event Buyer/Tenant lease Agreement and actually insideration shall be credited to be exercise this option, defaults in e, the option fee shall not be
5.	Option to Purchase Agreer exercises this option, is no	ment is \$t in default of the Lease A	the Property pursuant to this If Buyer/Tenant timely greement and actually closes the be credited, at closing, the sum of

- \$_____ from each monthly lease payment if every monthly lease payment was timely remitted to Seller/Landlord pursuant to the Lease Agreement. No credit shall be given at closing if any monthly lease payment was received by the Seller/Landlord after the due date established in the Lease Agreement.
- 6. CLOSING AND SETTLEMENT. Closing and settlement shall be at a title company designated by the Seller/Landlord. All closing costs and any points, fees and/or charges imposed by the Buyer/Tenant's lender shall be the sole responsibility of the Buyer/Lender. Seller/Landlord shall only be responsible for its pro-rated share of the *ad valorem* taxes due as of the date of closing. IT IS THE BUYER/TENANT'S SOLE RESPONSIBILITY TO ARRANGE FINANCING FOR THE TRANSACTIONS. SELLER/LANDLORD HAS MADE NO REPRESENTATIONS TO BUYER/TENANT REGARDING THE AVAILABILITY OF FINANCING OF BUYER/TENANT'S ABILITY TO QUALIFY FOR FINANCING.
- 7. **REMEDIES UPON DEFAULT**. (a) In the event of any such default by Buyer/Tenant of this Option to Purchase Agreement or the Lease Agreement, then in addition to any other remedies available to Seller/Landlord at law or in equity, Seller/Landlord shall have the option to terminate this Option to Purchase Agreement and all rights hereunder by giving written notice of termination. Tenant/Buyer is not entitled to any refund of rent or option consideration whatsoever. (b) All of the terms and conditions of the Lease Agreement must be complied with in order for this option to be enforceable. In the event this Option to Purchase Agreement conflicts with any part of the corresponding Lease Agreement, the terms and conditions of this Option to Purchase Agreement shall be superior and prevail.
- 8. **COMMISSIONS**. There will be no real estate commissions paid as a result of this transaction.
- 9. **MODIFICATION**. Any modification of any portion of this Option to Purchase Agreement must be made in writing signed by both parties.
- 10. **REFERENCES IN WORDING**. Plural references made to the parties involved in this Option to Purchase Agreement may also be singular, and single references may be plural. These references may also apply to Landlord/Seller and Buyer/Tenant heirs, executors, administrators, successors as the case may be.
- 11. **TIME OF PERFORMANCE**. Time is of the essence in this Option to Purchase Agreement.
- 12. **ENTIRE AGREEMENT**. As written, this Option to Purchase Agreement constitutes the final, entire agreement between the Buyer/Tenant and Seller/Landlord. They have made no further promises of any kind to one another, nor have they reached any other understandings, either written or oral.

- 13. **FINANCING DISCLAIMER**. The parties to this Option to Purchase Agreement acknowledge that speculation of availability of financing or assumption of existing loans towards the purchase of this property is impossible to predict. Therefore the parties agree that these items shall not be a condition of performance of this Option to Purchase Agreement, and the parties agree they have not relied upon any representation or warranties by either parties.
- 14. **ACKNOWLEDGMENT**. The undersigned Buyer/Tenant hereby acknowledge that they have read this Option to Purchase Agreement, understand it, agree to it and have been given an executed copy. This Option to Purchase Agreement is not to be recorded in the property records unless express permission is granted by the Seller/Landlord. Buyer/Tenant were advised, and had opportunity to, seek advice of legal, tax, technical expertise professionals of their own selection and any other counsel of their choosing concerning this contract prior to signing.

15. CHOICE OF LAW AND	VENUE. This Option	to Purchase Agreement shall be		
construed according to the l	aws of the State of	and is executed		
in Co	ounty,	All parties agree that the		
construed according to the laws of the State of and is executed in County, All parties agree that the venue for any dispute regarding this Option to Purchase Agreement shall be				
Cour	nty,	<u>_</u> .		
As to Seller/Landlord this	day of	, 20		
SELLER/LANDLORD:				
Sign:	Print:			
	Date:			
As to Buyer/Tenant, this	day of			
BUYER/TENANT:				
Sign:	Print:			
	Date:			
BUYER/TENANT:				
Sign:	Print:			
	Date:			