CONTRACT FOR THE SALE AND PURCHASE OF REAL ESTATE (NO BROKER)

		,"Seller" whether one or i
		,"Buyer" whether one or
do hereby covenant, contract and agree as follow	s:	
AGREEMENT TO SALE AND PURCHASE: property described as follows: (complete adequa		and Buyer agrees to buy from
County, Mississippi.		
Address:		
Legal Description (or see attached exhibit):		
As described in attached Exhibit.		
detection equipment, plumbing and lighting fix	tures including chandeli	
detection equipment, plumbing and lighting fix equipment, garage door openers with controls maintenance accessories, shrubbery, landscap fireplace screens, artificial fireplace logs and all	tures including chandelic, built-in cleaning equiping, permanently install other property owned by	ers, water softener, stove, built- ment, all swimming pool equip- ed outdoor cooking equipmen Seller and attached to the above
detection equipment, plumbing and lighting fix equipment, garage door openers with controls maintenance accessories, shrubbery, landscap fireplace screens, artificial fireplace logs and all real property except the following property which	tures including chandelic, built-in cleaning equiping, permanently install other property owned by h is not included (list item roperty."	ers, water softener, stove, built- ment, all swimming pool equip- ed outdoor cooking equipmen Seller and attached to the above
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- 1 -

Seller Initials _____

Buyer Initials _____

	CASH SALE: This contract is not continged	nt on financing.	
	OWNER FINANCING: Seller agrees to fin to a promissory note from Buyer to Seller of over a term of years with even with the first payment to begin on the	monthly payments, secured	by a deed of trust or mortgage lien
	NEW LOAN OR ASSUMPTION: This cordays after the effective date of this contract any assumption and make every reasonable assumption approval will be deemed to ha satisfied all of lender's financial requirem creditworthiness). If financing or assumption effective date hereof, this contract will term intends to obtain a new loan, the loan will be	Buyer shall apply for all fir effort to obtain financing or two been obtained when the tents (those items relating to approval is not obtained wi inate and the earnest money	nancing or noteholder's approval of assumption approval. Financing or lender determines that Buyer has to Buyer's net worth, income and thin days after the
	☐ Conventional ☐ VA ☐ FHA ☐	Other:	
	The following provisions apply if a new loan	n is to be obtained:	
	FHA. It is expressly agreed that notwiths (Buyer) shall not be obligated to complete penalty by forfeiture of earnest money depo accordance with HUD/FHA or VA requirem Veterans Administration, or a Direct Endors not less than \$ option of proceeding with consummation valuation. The appraised valuation is arrive Housing and Urban Development will insupproperty. The Purchaser (Buyer) should sat are acceptable.	the purchase of the Propert sits or otherwise unless the Fleents a written statement by the member lender setting forth the The Purchaser (But of the contract without regarded at to determine the maxime. HUD does not warrant	ry described herein or to incur any Purchaser (Buyer) has been given in the Federal Housing Commissioner, appraised value of the Property of the amount of the appraised mum mortgage the Department of the value nor the condition of the
	VA. If Buyer is to pay the purchase pric notwithstanding any other provisions of th earnest money or otherwise be obligated to contract purchase price or cost exceeds the Administration. Buyer shall, however, have of this contract without regard to the an Administration.	is contract, Buyer shall not complete the purchase of the reasonable value of the Pro the privilege and option of	incur any penalty by forfeiture of ne Property described herein, if the operty established by the Veterans proceeding with the consummation
	Existing Loan Review. If an existing loan is loan documents (including note, deed of trus calendar days from acceptance of this coapproval of the provisions of such loan documents if no written objection is received from Buyer's receipt of such documents. If this contract is conditional upon Buyer's objection as may be agreed by Buyer's receipt of such documents.	st or mortgage, modifications ntract. This contract is con documents. Buyer consent d by Seller from Buyer within the lender's approval of a taining such approval without. If lender's approval i	o) to Buyer within ditional upon Buyer's review and so to the provisions of such loan not calendar days ransfer of the Property is required, at change in the terms of such loan, so not obtained on or before
	Seller shall shall not, be released from and release approval is not obtained, Seller agreement in the sole discretion of Seller.		
	Credit Information. If Buyer is to pay all	or part of the purchase price	by executing a promissory note in
Initials _		· 2 -	Seller Initials

Buyer

EARNEST MONEY: Buyer shall deposit \$ as earnest money with	appr abso and cred conf not p	or of Seller or if an existing loan roval of Buyer's financial abil olute discretion. In such case: (I, at, Buyer's expense, credit condition; (2) Buye ditworthiness; (3) any such infedence, and not released to othe provide written notice of Seller'n Seller waives this condition.	ity and creditwo) Buyer shall sup- information and r consents that formation and do ers except to prot	rthiness, which appropriate to Seller on or be documents concern Seller may verificuments received by ect Seller's interest in	roval shall be at Seller's sol fore ing Buyer's financial, employ y Buyer's financial ability y Seller shall be held by Sel h this transaction; (4) if Seller	e and yment and ler in does
SELLER'S DISCLOSURE OF LEAD-BASED PAINT AND LEAD-BASED PAINT HAZARDS is required Federal law for a residential dwelling constructed prior to 1978. An addendum providing such disclosureattached is not applicable. Buyer hereby represents that he has personally inspected and examined the above-mentioned premises and improvements thereon. Buyer hereby acknowledges that unless otherwise set forth in writing elsewhere in contract neither Seller nor Seller's representatives, if any, have made any representations concerning the present past structural condition of the improvements. Buyer and Seller agree to the following concerning the condition the property:				as earnest money w	ith	
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Buyer may have the property inspected by persons of Buyer's choosing and at Buyer's expense. the inspection report reveals defects in the property, Buyer shall notify Seller within 5 days of recoff the report and may cancel this contract and receive a refund of earnest money, or close agreement notwithstanding the defects, or Buyer and Seller may renegotiate this contract, in discretion of Seller. All inspections and notices to Seller shall be complete within days a execution of this agreement. Buyer accepts the Property in its present condition; provided Seller, at Seller's expense, shall complete the following repairs and treatment:	improvement contract neith past structura	ts thereon. Buyer hereby ackn her Seller nor Seller's represent al condition of the improvemen	owledges that u tatives, if any, ha	nless otherwise set we made any represe	forth in writing elsewhere i	n this ent or
structural problems or damage to the foundation or slab of said property. If the subject residential dwelling constructed prior to 1978, Buyer may conduct a risk assessment or inspection for the presence of lead-ba paint and/or lead-based paint hazards, to be completed within days after execution of this agreemed In the alternative, Buyer may waive the opportunity to conduct an assessment/inspection by indicating so waiver on the attached Lead-Based Paint Disclosure form. MECHANICAL EQUIPMENT AND BUILT IN APPLIANCES: All such equipment is sold "as-is" with warranty, or shall be in good working order on the date of closing. Any repairs needed to mechanical equipment or appliances, if any, shall be the responsibility of Buyer. UTILITIES: Water is provided to the property by , Sewer is provided by Gas is provided by Other:		Buyer may have the propert the inspection report reveals of the report and may can agreement notwithstanding discretion of Seller. All ins execution of this agreement. Buyer accepts the Property in	ry inspected by p defects in the pro- cel this contract the defects, or I pections and notion its present cond	ersons of Buyer's ch pperty, Buyer shall ne and receive a refun Buyer and Seller ma ces to Seller shall be ition; provided Selle	otify Seller within 5 days of r d of earnest money, or clos by renegotiate this contract, e complete within days	eceipt e this in the s after
constructed prior to 1978, Buyer may conduct a risk assessment or inspection for the presence of lead-ba paint and/or lead-based paint hazards, to be completed within days after execution of this agreemed. In the alternative, Buyer may waive the opportunity to conduct an assessment/inspection by indicating so waiver on the attached Lead-Based Paint Disclosure form. MECHANICAL EQUIPMENT AND BUILT IN APPLIANCES: All such equipment is sold"as-is" with warranty, orshall be in good working order on the date of closing. Any repairs needed to mechanical equipment or appliances, if any, shall be the responsibility ofSellerBuyer. UTILITIES: Water is provided to the property by, Sewer is provided by Electricity is provided by		es that he will not hold Seller	or its represent	atives responsible o	r liable for any present or	— futuro
warranty, or shall be in good working order on the date of closing. Any repairs needed to mechanical equipm or appliances, if any, shall be the responsibility of Seller Buyer. UTILITIES: Water is provided to the property by	constructed paint and/or In the altern	prior to 1978, Buyer may con r lead-based paint hazards, to native, Buyer may waive the	nduct a risk asso be completed v opportunity to	essment or inspection vithin days a conduct an assessm	on for the presence of lead- after execution of this agree	based ment.
Other:	warranty, or	shall be in good working ord	der on the date of	closing. Any repair		
Other:	UTILITIES:	Water is provided to the proper	rty by	.1 11	, Sewer is prov	ided
	Electricity is	provided by	Gas is pro	vided by		<u> </u>
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The present condition of all utilities is accepted by Buyer. CLOSING: The closing of the sale will be on or before
Closing may be extended to within 7 days after objections to matters disclosed in the title abstract, certificate Commitment or by the survey have been cured.
If financing or assumption approval has been obtained, the Closing Date will be extended up to 15 days if necessary to comply with lender's closing requirements (for example, appraisal, survey, insurance policies, lender-requirements, closing documents). If either party fails to close this sale by the Closing Date, the non-defaulting party we be entitled to exercise the remedies contained herein. The closing date may also be extended by written agreement the parties.
TITLE AND CONVEYANCE: Seller is to convey title to Buyer by Warranty Deed or
APPRAISAL, SURVEY AND TERMITE INSPECTION: Any appraisal of the property shall be the responsibil of Buyer Seller. A survey is: Inot required required, the cost of which shall be paid by Seller Buyer. A termite inspection is not required required, the cost of which shall be paid by Seller Buyer. I survey is required it shall be obtained within 5 days of closing.
POSSESSION AND TITLE: Seller shall deliver possession of the Property to Buyer at closing. Title shall be conveyed to Buyer, if more than one as Joint tenants with rights of survivorship, tenants in common, Other: Prior to closing the property shall remain in the possession of Seller and Seller shall deliver the property to Buyer in substantially the same condition at closing, as on the date of this contract, reasonable wear and tear excepted.
CLOSING COSTS AND EXPENSES: The following closing costs shall be paid as provided. (Leave blank if the closing cost does not apply.)

Closing Costs	Buyer	Seller	Both*
Attorney Fees			
Title Insurance			
Title Abstract or Certificate			
Property Insurance			
Recording Fees			
Appraisal			
Survey			
Termite Inspection			
Origination fees			
Discount Points			
If contingent on rezoning, cost and expenses of rezoning			
Other:			
All other closing costs			

^{* 50/50} between buyer and seller.

- 11. PRORATIONS: Taxes for the current year, interest, maintenance fees, assessments, dues and rents, if any, will be prorated through the Closing Date. If taxes for the current year vary from the amount prorated at closing, the parties shall adjust the prorations when tax statements for the current year are available. If a loan is assumed and the lender maintains an escrow account, the escrow account must be transferred to Buyer without any deficiency. Buyer shall reimburse Seller for the amount in the transferred account. Buyer shall pay the premium for a new insurance policy. If taxes are not paid at or prior to closing, Buyer will be obligated to pay taxes for the current year.
- 12. CASUALTY LOSS: If any part of the Property is damaged or destroyed by fire or other casualty loss after the effective date of the contract, Seller shall restore the Property to its previous condition as soon as reasonably possible. If Seller fails to do so due to factors beyond Seller's control, Buyer may either (a) terminate this contract and the earnest money will be refunded to Buyer, (b) extend the time for performance and the Closing Date will be extended as necessary, or (c) accept the Property in its damaged condition and accept an assignment of insurance proceeds.
- DEFAULT: If Buyer fails to comply with this contract, Buyer will be in default, and Seller may either (a) enforce specific performance, seek such other relief as may be provided by law, or both, or (b) terminate this contract and receive the earnest money as liquidated damages, thereby releasing both parties from this contract. If, due to factors beyond Seller's control, Seller fails within the time allowed to make any non-casualty repairs or deliver evidence of clean title, Buyer may either (a) extend the time for performance up to 15 days and the Closing Date will be extended as necessary or (b) terminate this contract as the sole remedy and receive a refund of the earnest money. If Seller fails to comply with this contract for any other reason, Seller will be in default and Buyer may either (a) enforce specific performance, seek such other relief as may be provided by law, or both, or (b) terminate this contract and receive the earnest money, thereby releasing both parties from this contract.
- 14. ATTORNEY'S FEES: The prevailing party in any legal proceeding brought under or with respect to the transaction described in this contract is entitled to recover from the non-prevailing party all costs of such proceeding and reasonable attorney's fees.
- 15. REPRESENTATIONS: Seller represents that as of the Closing Date (a) there will be no liens, assessments, or security interests against the Property which will not be satisfied out of the sales proceeds unless securing payment of any loans assumed by Buyer and (b) assumed loans will not be in default. If any representation in this contract is untrue on the Closing Date, this contract may be terminated by Buyer and the earnest money will be refunded to Buyer. All representations contained in this contract will survive closing.

Buyer Initials	- 5 -	Seller Initials

	deliver an affidavit that Seller is not a "fore sufficient to comply with applicable tax l	ler is a "foreign person", as defined by applicable law, or if Seller fails to eign person", then Buyer shall withhold from the sales proceeds an amount law and deliver the same to the Internal Revenue Service together with hire filing written reports if cash in excess of specified amounts is received			
7.	AGREEMENT OF PARTIES: This contract contains the entire agreement of the parties and cannot be chang except by their written agreement.				
8.	NOTICES: All notices from one party to delivered at, or transmitted by facsimile ma	the other must be in writing and are effective when mailed to, hand-achine as follows:			
	To Buyer at:	To Seller at:			
	Telephone ()				
	Facsimile ()	Facsimile ()			
9.		be assigned by Buyer without the consent of Seller. This agreement may on the heirs and assigns of the parties hereto.			
20.	final agreement of the parties, and cannot leave statement or representation made by Neither party shall be bound by any tern contained. Each party acknowledges that I shall apply to and bind the heirs, executor	corporates all prior agreements between the parties, contains the entire and be changed except by their written consent. Neither party has relied upon the other party or any sales representative bringing the parties together. In the parties, or all statements, warranties, or representations not hereing he has read and understands this contract. The provisions of this contract is, administrators, successors and assigns of the respective parties hereto, the plural and the masculine includes the feminine as the context may			
. 1		is represent that neither party has employed the services of a real estate perty, or that if such agents have been employed, that the party employing utside the closing of this agreement.			
21.					
22.	and Buyer shall agree to continue the closis	condemned by eminent domain after the effective date hereof, the Seller ng, or a portion thereof, or cancel this Contract. If the parties cannot agree, yer being entitled to any condemnation proceeds at or after closing, or do to Buyer.			
	and Buyer shall agree to continue the closing this contract shall remain valid with Bu	ng, or a portion thereof, or cancel this Contract. If the parties cannot agree, yer being entitled to any condemnation proceeds at or after closing, or			
22.	and Buyer shall agree to continue the closing this contract shall remain valid with Bube cancelled and the earnest money returned	ng, or a portion thereof, or cancel this Contract. If the parties cannot agree, yer being entitled to any condemnation proceeds at or after closing, or			
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22.	and Buyer shall agree to continue the closing this contract shall remain valid with Buyer cancelled and the earnest money returned OTHER PROVISIONS	ng, or a portion thereof, or cancel this Contract. If the parties cannot agree, yer being entitled to any condemnation proceeds at or after closing, or			

governed by the laws of the	State of Mississippi.				
that annly) Resed on other n					
<i>mui appiy).</i> Basca on omer p	DEADLINE LIST (Optional) (complete all that apply). Based on other provisions of Contract.				
	Date				
n loan					
Caller					
Sellel					
Seller					
	ined in this Contract may be the closing date which must be the closing date which must be the closing date.				

EXHIBIT FOR DESCRIPTION OR ATTACH SEPARATE DESCRIPTION

RECEIPT

$Receipt\ of\ Earnest\ Money\ is\ acknowledged.$		
Signature:	Date:, 20_	
By:		
Address	Telephone ()	
City State Zip Code	Facsimile ()_	

Buyer Initials ____ - 8 - Seller Initials ____ __