CONTRACT FOR THE LEASE AND MANDATORY PURCHASE OF REAL ESTATE

_	This CONTRACT FOR THE LEASE AND MANDATORY PURCHASE OF REAL TE (hereinafter the "Agreement") entered into this the day of, 20 by and en (hereinafter "Seller") and, and severally, (hereinafter individually and collectively "Purchaser").
suffici	NOW, THEREFORE, FOR AND IN CONSIDERATION OF mutual covenants and nents contained herein, and other good and valuable considerations the receipt and ency of all of which is hereby acknowledged the parties hereto do hereby covenant, et and agree as follows, to-wit:
SECT	ION 1. LEASE OF REAL PROPERTY.
1.1	LEASE. Seller hereby demises and leases to Purchaser and P
1.2	TERM. The initial term of the Lee stall be on the day of, 20 and shall terminate on the day of
1.3	RENT. During the rem of the permonth as rent for the Property. The month as all shape the day of the month and if not paid by the day ere shall be charge of \$ due for such month. If this Lease shall begin on a month her the rent due under this agreement for such month shall be calculated on a property.
1.4	USE OF PREMISES. The Property and improvements thereon are hereby leased for residential and related use. Purchaser agrees not to use or permit the use of the Property for illegal purposes. An auction, fire or going out of business or bankruptcy sale, may not be conducted in the Property without prior written consent of Seller.
1.5	UTILITIES. Purchaser agrees to maintain, repair, and pay for all water, fuel, gas, oil, heat, electricity, power, materials and services which may be furnished to it or used by it in or about the Property.
1.6	TAXES. Seller shall pay all real property taxes levied on the Property during the term of this Lease.

- 1.7 **ALTERATIONS, TRADE FIXTURES, FINANCING.** Purchaser shall have the right to make such alterations and improvements to the Property as it deems necessary or desirable upon giving written notice of same to Seller. Such alterations and improvements shall comply with all applicable construction laws and regulations and shall conform generally with any existing improvements on the Property. The Purchaser shall keep the Property free from any and all liens arising out of the work performed or materials furnished in making such improvements.
- 1.8 **ASSIGNMENT AND SUBLEASING.** Purchaser shall not have the right to assign this Lease nor sublet the Property in whole or in part without first procuring the written consent of the Seller. After any consent to assignment or sublease, Purchaser shall remain fully liable for payment of rent and other covenants and obligations of the Purchaser herein contained.
- 1.9 **NUISANCES.** Purchaser shall promptly comply with all ainances of any governmental body applicable for said premises and to all ordin equirements enforced by the state board of health, and applicable sanitary, fire for the correction, prevention and abatement of nuisar in and abo cted with 'ng erm of this geement, all at the Property because of Purchaser's use thereof val Purchaser's expense. Purchaser shall pre e re s own trash, waste paper, boxes and cartons and shall of acc on of such materials. ch s Purchaser shall not engage in any a Institute a muisance.
- 1.10 ENTRY AND INSPECTIVE our less challes mit Seller and his agents to enter the Property at all reasonable the compact of the following purposes to inspect the same:

 (i) to maintain the compact to the Property as the Seller is obligated or may elect to be a compact to the post notices of non-responsibility for alterations or additional epair.
- 1.11 LE. PA T DISCLOSURE (Rental): HOUSING BUILT BEFORE 1978 MAY CONT N ZEAD-BASED PAINT. LEAD FROM PAINT, PAINT CHIPS, AND PART OSURE IS ESPECIALLY HARMFUL TO YOUNG CHILDREN AND PREGNANT WOMEN. BEFORE RENTING PRE-1978 HOUSING, LESSORS MUST DISCLOSE THE PRESENCE OF KNOWN LEAD-BASED PAINT AND/OR LEAD-BASED PAINT HAZARDS IN THE DWELLING. LEASES MUST ALSO RECEIVED A FEDERALLY APPROVED PAMPHLET ON LEAD POISONING PREVENTION.

Landlord states as follows: [Landlord check one]
☐ The leased premises was constructed in 1978 or later.
☐ The leased premises was constructed prior to 1978. Landlord has conformed with al federal requirements regarding lead-based paint disclosure including the completion and
mutual signing with Tenant and any agents of the Lead-Based Paint Disclosure Form

(for Rentals) attached hereto and incorporated into this lease as a part hereof. All associated information required by the Disclosure form (if any) was furnished to Tenant, and Tenant received the EPA pamphlet "Protect Your Family from Lead in Your Home."

SECTION 2. MANDATORY PURCHASE OF REAL ESTATE

2.1	AGREEMENT TO PURCHASE REAL PROPERTY. Seller agrees to sell and Purchaser agrees to purchase on the terms and conditions set forth herein that certain of real property located in County
	real property located in County,, being more particularly described on Exhibit "A" attached hereto and incorporated herein by reference, together with all improvements now situated thereon. The Closing Date of the purchase shall be on or before, 20 The parties acknowledge that time is of the essence in completing and closing the purchase transaction.
2.2	EARNEST MONEY. In conjunction with the execution of the great the second to Seller earnest money in the amount of
	performance and actions for the test test to the test test test test test test test
2.3	PURCHASE PR Purchase ages to pay Seller and Seller agrees to accept as total consideration for the cyclass and sale of said property the total sum of
	(\$
	such amounts shall be included in calculating the number of payments due to Seller from Purchaser under the promissory note, but in no event shall the monthly payment exceed
	(\$) per month. As security for said indebtedness,
	Purchaser shall executed in favor of Seller a first Deed of Trust or mortgage, in a form satisfactory to Seller, covering all of the Property as defined in Section 1.1 hereof.

- 2.4 **CLOSING COSTS.** All closing costs associated with the purchase of the Property by Purchaser, with the exception of any title insurance desired by Purchaser, shall be paid by one-half by Purchaser and one-half by Seller.
- 2.5 **TITLE**. Seller agrees to provide Purchaser at closing a Certificate of Title by an attorney acceptable to Purchaser and a Warranty Deed. Seller shall convey title to Purchaser by Warranty Deed without exceptions or restrictions other than taxes for the current year, mineral reservations of record and such easements and rights of ways of record or shown on the survey.
- 2.6 **TAXES.** Taxes for the current year shall be prorated at closing between Seller and Purchaser.
- **SECTION 3. DEFAULT.** If either party defaults in compliance with a rm, covenant, representation or warranty on their part herein contain are non-defaulting party shall give the defaulting party ten (10) days wi to cure the default. If the defaulting party, prior to the expiration of neither cured the default nor given the non sulting party. the rotice, has ulting par security for the remedy thereof, then the party n at its option, efat terminate this Agreement and ta er : available in law or equity and as the non-defulti leem opriate to remedy or compensate it for the defa each or deault. Purchaser agrees that pal lar, default in the mandatory purchase his/ their default her ndel n pa Seller and Seller shall be entitled to obligation, will re ha specific performant
- SECTION 4. INDEM It is sellered rurchaser shall indemnify and save harmless the per from the losses, fines, suits, damages, expenses, claims, demands and action any and resulting from their negligence, breach, or violation or for nice of any condition hereof. The parties agree to seek recovery under his section 4(A) only if the losses suffered are not covered by the sof insurance provided in 4(B) below and payment is not made under sard policies.
- SECTION 5. WAIVER OF SUBROGATION. Seller and Purchaser covenant and agree that all policies of insurance carried by either of them upon the Property or the building of which the Property are located, or the contents, furniture, furnishings, fixtures and other property located therein, or business interruption or loss of rentals, shall include both the Seller and Purchaser as insureds and shall also include a clause or endorsement whereby the insureds waive all rights of subrogation against the other. No waiver of subrogation is required for liability policies; however, both the Seller and Purchaser shall be named as insureds. If such waiver can be secured only by the payment of an additional premium, the party benefited thereby shall have the option of paying such additional premium or waiving his right to such protection.

- **SECTION 6. CONDEMNATION.** If, during the term of this Agreement, the Property shall be taken or condemned, either in whole or part, by competent authorities for public or quasi-public use, Seller shall have the option to terminate this Agreement as of the date of taking. If Seller elects not to terminate this Agreement, then this Agreement shall continue in full force and effect.
- REMOVAL OF TIMBER OR MINERALS. Purchaser agrees and covenants that no timber or minerals shall be cut, mined or otherwise removed from the Property without the prior written consent of Seller. In the event Purchaser desires to remove any such timber or minerals from the Property and Seller consents, Purchaser agrees and covenants that all proceeds, payments or other money received therefrom shall be paid to Seller to be applied against Purchasers purchase obligations hereunder until such time as Purchaser shall paid all amounts due pursuant to this agreement or any substant promissory note.
- RELATIONSHIP OF PARTIES. It is understood a agreed that the relationship of the parties hereto is strictly the of Seller and that the Seller has no ownership in the Propose and the Purchaser is not and shall not be deemed to be an a construction of the Seller.
- **SECTION 9. AGREEMENT BY DIN** As a **SNS.** All covenants, conditions and agreements and use the respective parties hereto the respective parties as if the respective parties as if the respective parties as if the respective parties and assigns of the respective parties hereto the respective parties as if the respective parties and assigns of the respective parties as if the respective parties and respective parties are respectively parties.
- SECTION 1 TOR 1975. It is further understood and agreed by and between the seller and serious that, on account of breach or default by either party of any otto tions hereunder, it shall become necessary for the other party to emptous analor consult with an attorney to give advice, or to enforce or demand either party's rights or remedies hereunder, then, and in any such event, the defaulting or breaching party shall pay all attorney fees, court costs and other expenses occasioned by such default(s) or breach(es).
- **SECTION 11. NOTICES.** Until further written notice to Purchaser, all rent checks and all notices from Purchaser to Seller shall be served or sent to:

Until further written notice to Seller, all notices from Seller to Purchaser shall be served or sent to Purchaser at the following address:

All notices to be given under this Agreement shall be in writing and shall be served personally or sent by United States certified or registered mail.

- **SECTION 12. ENTIRE AGREEMENT.** This Agreement contains all of the agreements and conditions made between the parties hereto and may not be modified orally or in any other manner other than by agreement in writing signed by all parties hereto or their respective successors in interest.
- SECTION 13. PARTIAL INVALIDITY. If any section, paragraph, sentence or portion of this Agreement or the application thereof to any party or circumstance shall, to any extent, be or become invalid or illegal, such provision is and shall be null and void, but, to the extent that said null and void provisions do not materially change the overall agreement and intent of this entire agreement, the remainder of this Agreement shall not be affected thereby and each remainder of this Agreement shall be valid and enforceable to the full extent provided by law.
- SECTION 14. GOVERNING LAW. This Agreement sha governed accordance with the laws of the State.
- Y PURCHASER OF SECTION 15. LEAD-BASED PAINT DI ale). REAL PROPERTY ON WHICH A ANY INTEREST IN R RESIDENTIAL D ILT PRIOR TO 1978 IS NOTIFIED THAT SUCH ESENT EXPOSURE TO LEAD AD-BA AT MAY PLACE YOUNG CHILDREN DEV LEAD POISONING. LEAD POISONING IN PRODUCE PERMANENT NEUROLOGICAL LEARNING DISABILITIES, OUOTIENT, **BEHAVIORAL** PROBLEMS. MEMORY. **LEAD POISONING ALSO POSES** LAR RISK TO PREGNANT WOMEN. THE SELLER OF ANY EST IN RESIDENTIAL REAL PROPERTY IS REQUIRED TO KOVIDE THE BUYER WITH ANY INFORMATION ON LEAD-BASED PAINT HAZARDS FROM RISK ASSESSMENTS OR INSPECTIONS IN THE SELLER'S POSSESSION AND NOTIFY THE BUYER OF ANY KNOWN LEAD-BASED PAINT HAZARDS. A RISK ASSESSMENT OR INSPECTION FOR POSSIBLE LEAD-BASED PAINT HAZARDS IS RECOMMENDED PRIOR TO PURCHASE.

Seller states as follows: [Seller check one]
☐ The premises was constructed in 1978 or later.
The premises was constructed prior to 1978. Seller has conformed with all federal requirements regarding lead-based paint disclosure including the
completion and mutual signing with Tenant and any agents, of the Lead-Based

<u>Paint Disclosure Form</u> (for Sales) attached hereto and incorporated into this lease as a part hereof. All associated information required by the Disclosure form (if any) was furnished to Tenant, and Tenant received the EPA pamphlet "*Protect Your Family from Lead in Your Home.*"

OPPORTUNITY TO CONDUCT EVALUATION

Purchaser: check the applicable provision, and sign on the line below:	
Seller has permitted the purchaser a 10-day period to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards, or	
Seller and purchaser have agreed in this contract that the day period to conduct a risk assessment or inspection for the proceed of lead-based paint and/or lead-based paint hazards, will be allowed to the usual 10-day period, or	
Purchaser hereby waives the assessment or inspection.	
Signature of Purchat	

WIINES	S THE SIGNATURES of the parties hereto on this the day of, 20
	SELLER:
	PURCHASER:
	SS#
STATE OF	
COUNTY OF	
Personally appearstate, on this day, wh	fore near the dersigned authority in and for said county and 20, within my jurisdiction, the within named classification and the second
its act and authorized by said co	poration, and that for and on behalf of the said corporation, and as the above and foregoing instrument, after first having been duly tion so to do.
GIVEN under my 20	hand and official seal of office on this the day of,
	NOTARY PUBLIC
My Commission Expires:	

THIS IS A SEPARATE INSTRUCTION PAGE REGARDING LEAD-BASED PAINT DISCLOSURE

THIS PAGE IS NOT PART OF THE CONTRACT! IT IS PROVIDED BY USLF TO AID THE LANDLORD/SELLER IN COMPLYING WITH FEDERAL LEAD-BASED PAINT DISCLOSURE LAW, FOR DWELLINGS BUILT PRIOR TO 1978.

IMPORTANT!!!

NOTES CONCERNING LEAD-PAINT DISCLOSURE REQUIREMENTS

Introduction: If the dwelling unit was constructed PRIOR TO 1978, federal law REQUIRES a <u>Lead-Based Paint Disclosure Form</u> to be attached to the lease/contract for sale, completed and signed by the lessor/seller and lessee/purchaser. If the rental dwelling was constructed in 1978 or later, this form is not required. If in doubt about the timing of construction, <u>use</u> the disclosure forms. Whenever the form is used, the landlord/seller must also give the tenant/purchaser the EPA lead-based paint pamphlet discussed below. Landlord/seller must retain a copy of the signed disclosure form for no less than three years from the date the lease egins. A SEPARATE FORM IS REQUIRED FOR RENTING AND SELLING. BECAUSE THIS LEASE-PURCHASE" CONTRACT, <u>BOTH</u> FORMS ARE REFERENCED IN THE CONTRACT. THE INTEREST OF CAUTION, BOTH FORMS SHOULD BE ATTACHED FOR APRE-197

Background: To protect families from exposure to lead from paint, dust, and soil, we sess passed to contial Lead-Based Paint Hazard Reduction Act of 1992. HUD and EPA require the disclosure of the lease of most housing built before 1978.

Requirements: Before the lease/purchase contract and ned agreed to, landlord/seller must fully comply with lead-paint disclosure law. Compliance in scotland by

- (1) Fully completing and delivering to the hour part of the lease, the LEAD-BASED PAINT DISCLOSURE forms to the lessee of part of the lessees/purchasers also initial and sign these forms), and
- (2) Giving the acceptance of the pamp. (See the download of k for the pamp. (See the download of k for the pamp.)
- (3) Complying and the say Mod/agreed period/waiver-by-purchaser regulation" for purchaser inspection for lead paint hazards (Ae. See on 15, "Opportunity To Conduct Inspection" in the contract, above).

Purchase the Disclosure Forms: If you need to purchase Lead-Based Paint Disclosure Forms, you can easily do so using USLF. http://www.uslegalforms.com/lead-paint-disclosure-forms.htm Click this link (or copy it into the address window of you internet browser) and select your state. Two forms will be accessed. You want both the "LEAD2" form, for rental transactions, **AND** the "LEAD1" form for sales. Click the "Information and Preview" link for more info on the forms, and then order the forms.

The Free EPA Pamphlet: The landlord/seller must give the tenant/purchaser the EPA-approved information pamphlet on identifying and controlling lead-based paint hazards entitled "Protect Your Family From Lead In Your Home." There is only one pamphlet, and you need only give one to the tenant/purchaser. You may obtain and print this pamphlet <u>free</u> by clicking the following download link (or copying the link into the address window of your internet browser):

http://www.hud.gov/offices/lead/outreach/leapame.pdf

The form is in .pdf format and you will need the free Adobe Acrobat Reader to view the form. In the unlikely circumstance that the Adobe Acrobat Reader is not installed on your computer, you can download it free from http://www.adobe.com/products/acrobat/readstep2.html. The download is quick and easy.

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