



Good Faith Deposit Agreement

Received from	with addres at	t	
		(hereinafter knowr), paid in	n as the "Buyer")
the amount of	(), paid in	, as earnes
money for the purchase of t	the property describe	ed hereunder, received by	
with address at		r"), and by which the parties h	
(hereina	fter known as "Seller	·"), and by which the parties h	ereto set the
terms as follows:			
Daniel and American			
Purchase Agreement.	d Danier a marca da la m	and a superior and a superior and board of	/1
	d Buyer agrees to buy	y the property described belo	w (known as
"Property):			
Total Contract Purchase Pri			
		se price for the property desc	
		e to the Seller. The earnest m	
		II form part of the total contra	•
		mpleted or fails to close. In t	
		ne amount resulting in breach	
		be forfeited at the Seller's so	
		the law. However, if such brea	
•	auit of the Buyer, Sen	ler shall return to Buyer the e	arnest money
deposit.			
Title.			
Seller warrants that the title	of the Property sold	l is free from liens, encumbra	nces, or any
cloud that would affect the			,
	, , ,		
Property Condition.			
The state of the s		y in its "As-Is" condition. Selle	
	_	essary details as to the prope	rty's defects (if
any) to Buyer and Buyer acc	epts the conditions.		



Charges.

Upon closing, the Parties agree to take responsibility for the following charges solely by them or equally as specified below:

	Buyer	Seller
Document prepration		
Recording Fee		
Owner's Title Insurance		
Lender's Title Insurance		
Bank Set-up Fee		
Annual Escrow Fee		
Escrow Closing Fee		
Origination Fee		
Credit Report		
Flood Certificate		
Resale Certification		
Home Inspection		

		19/19/
	Buyer	Seller
Discount Points		
Tax Registration		
HOA Transfer Fee		
Appraisal		
Survey/As Built		
Assessments		
Smoke Detectors		
Well Flow Test		
Reserves		
VA Funding Fee		
Assumption Fee		
Well Septic Inspection		
Others:		

Others (specifics)

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U	osir	ıy	Sal	E.

The Parties agree that Buyer shall be required to pay the amount in full on or before _____.

Commission.

The Seller and Buyer shall be responsible for the compensation of their own hired brokers.

Binding Effect.

This Agreement shall be binding upon the Parties hereto, their respective heirs, executors, administrators, successors, and assigns.

Non-Assignment.

Neither party may assign or transfer this Agreement and the rights herein to any third person without the written consent of the non-assigning party.



Counterparts.

This Agreement may be executed in two or more counterparts, each of which shall be deemed an original, but all of which together shall constitute as one and the same contract.

IN WITNESS WHEREOF, the Parties hereto have set their hands on the date specified hereunder:

Signature of Se	eller		
Date Signed by	Seller		
Signature of Bu	ıyer		

Date Signed by Buyer



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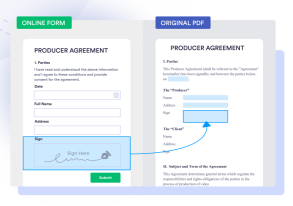
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