PROPERTY SALE AGREEMENT

This Property Sale Agreement ("Agreement" hereinafter) has been executed on

, b	y and between the following	ng parties;	
SELLER		BUYER	
PURPOSE - The pu	urpose of this Property S	Sale Agreement is t	o arrange the right and
obligations of the So	eller and the Buyer, regar	ding the sale of the	property described below
and to make sure th	at both parties are aware c	of their roles and respo	onsibilities.
PROPERTY INFORM	ATION		
The Property (" Prope	e rty ") subject to this Agree	ment is described be	low;
Legal Title:			
Description:			
Location:			
SALE and PAYMENT	T DETAILS - The Seller her	eby agrees to sell, and	d the Buyer hereby agrees
to purchase, the Pro	perty described herein, to	gether with all integ	ral parts and accessorises
subject to the terms	and conditions set forth ir	n this Agreement.	
The Buyer agrees a	and undertakes to pay _		_ as sales price and the
	shall be paid as deposi	t on the date of closi	ng of this Agreement. The
deposit is deducte	ed from the total sal	es price. Balance	due shall be paid or
If	f the deposit or payment	of the balance due	is not made, the Buyer is
deemed to have re	neged on the Agreement	t and all acts perforr	med up to that point are
refunded.			

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PROPERTY CONDITION - The Seller is selling the property AS IS. No warranties will be given to the Buyer which is why an ample time is provided to the Buyer to inspect the property or even hire an inspector to check the property before buying it.

TERMINATION - This Agreement can be terminated with or without a cause until the day the Property is delivered to the Buyer and the sales price is paid to the Seller. In case the Agreement is terminated by the Seller, the deposit paid is immediately returned to the Buyer. In cases where the Agreement is terminated by the Buyer, the deposit is not refundable.

POSSESSION AFTER CLOSING - The right to occupancy and possession of the property shall be transferred to the Buyer at Closing. The Seller needs to make sure that there are no tenants or occupants in the property at Closing.

CONFIDENTIALITY - The parties agree that all information, documentation, and communications exchanged between the Seller and the Buyer in connection with this Agreement and the sale of the property information shall be kept strictly confidential. Neither party shall disclose any Confidential Information to any third party without the prior written consent of the other party, except as required by law, regulation, court order, or as necessary to complete the transaction contemplated by this Agreement, including disclosures to legal, financial, or other advisors.

Each party agrees to take reasonable measures to protect the confidentiality of the Confidential Information and to use such information solely for the purposes of facilitating the transaction contemplated herein. This obligation of confidentiality shall survive the termination or completion of this Agreement.

LEAD-BASED PAINT DISCLOSURE - The Buyer acknowledges the responsibility to determine whether the property was constructed before 1978 in consideration of the law requiring disclosure with regard to Lead-Based Paint.

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SEVERABILITY - Any provision found in this Agreement shall be held illegal, invalid, or unenforceable by any competent court, the same shall apply only to the provision and the rest of the remaining provisions hereto shall remain valid.

WAIVER - The parties involved in this Agreement have the ability to waive any provision, rights, or obligations, under this Agreement. If there should be any provision, rights, or obligations that need to be waivered, a written waiver will be required.

AMENDMENT - No modification or change of this Agreement shall be considered valid unless made in writing and agreed upon by the involved parties.

ENTIRE AGREEMENT - This Agreement represent the whole agreement between the parties involved. Any agreements made such as prior understandings, either oral or written, which are not incorporated into the conditions herein will be invalid.

GOVERNING LAW - This Property Sale Agreement shall be governed by and construed in accordance with the applicable laws of the State of ______.

SIGNATURE - By signing below, the parties agreed to the terms and conditions, payments, and all the content of this Agreement.

SELLER	Buyer
Name	Name
Date	Date
Signature	Signature

Notary Acknowledgement

(If Required by Applicable Law)

State of					
County of					
On this	day of,	, before me, the undersigned Not	tary		
Public, perso	nally appeared	and,	, who are		
personally known to me or have produced satisfactory evidence of identification, and who					
acknowledged that they executed the foregoing Property Sale Agreement for the purposes					
therein contained.					
Witness my hand and official seal.					
NOTARY PUBLIC					
Name					
State of					
My Commission Expires					
Signature / S	Stamp				



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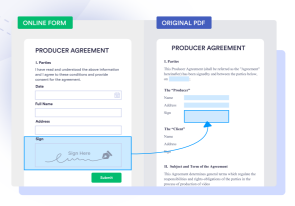
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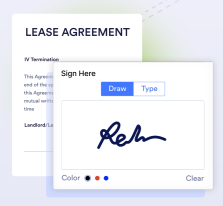
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