RESIDENTIAL LEASE WITH OPTION TO PURCHASE

THIS AGREEMENT made and entered i	nto on this day of <i>(</i>	'mo.)	(<i>yr.</i>) by and	between	
hereinafter called Lessor and dollar assignees, the premises situated in the	rs in hand paid by the Lesse e City of	and/or assigns, e, receipt of which County of _	hereinafter called Lessee: TI is hereby acknowledged, he State	ne Lessor, for and ereby leases to Le of	in consideration of the essee, his/her heirs or , legally described
as					
(If the legal description is not included a (Street Address:					upon the following
TERMS and CONDITIONS:) aiii	1 consisting of		upon the rollowing
1. Personal Property: Said lease shall in	clude the following personal	property:			
2. Term: The term hereof shall commen	 ce on <i>(mo./day)</i>	, (<i>yr.</i>)	, and continue for a perio	 od of m	onths thereafter
3. Rent: Rent shall be \$	per month, payable				
agent at the following address: or at such other places as may be desig to pay a late charge of \$	nated by Lessor from time t				date, Lessee agrees
4. Utilities : Lessee shall be responsible which shall be paid by the Lessor.	·				
5. Use: The premises shall be used as a	residence and for no other	purpose without p	rior written consent of Less	or.	
6. House Rules : In the event that the pre promulgated before or after the executio of common areas.	mises are in a building cont n hereof, including, but not l	aining more than o limited to, rules witl	ne unit, Lessee agrees to ab n respect to noise, odors, dis	ide by any and all sposal of refuse, p	house rules, whether pets, parking, and use
7. Assignment And Subletting : Les the Lessor.	ssee may assign this agr	eement or sublet	any portion of the premis	ses without prio	r written consent of
8. Maintenance, Repairs, Or Alteration and furnishings therein, and shall surrend be responsible for damages caused by hincluding lawns and shrubbery, and keet the Lessee.	der the same at termination t is/her negligence and that o	thereof, in as good of his/her family, or	condition as received, norma nvitees or guests. Lessee sl	al wear and tear e hall maintain any	xcepted. Lessee shall surrounding grounds,
9. Entry and Inspection : Lessee shall purpose of inspecting the premises or fo			premises at reasonable tim	es and upon reas	sonable notice for the
10. Possession : If Lessor is unable to dethereby nor shall this agreement be voic agreement if possession is not delivered	d or voidable, but Lessee sh	nall not be liable for	any rent until possession is		
11. Security/Option Consideration : Th may, but shall not be obligated to, apply a shall be returned to Lessee.	e security deposit of \$ Il or portions of said deposit o	shall secon account of Lesse	cure the performance of the Lee's obligations hereunder. A	_essee's obligatio ny balance remai	ns hereunder. Lessor ning upon termination
12. Deposit Funds : Any returnable de authorized agent.	eposits shall be refunded v	vithin fifteen (15)	days from the date posses	sion is delivered	to Lessor or his/her
13. Attorney Fees : The prevailing party terms hereof or relating to the demised p				rought by either ہ	party to enforce the
14. Notices : Any notice which either pa places as may be designated by the par		e may be given by	mailing the same, postage	prepaid, to Lesse	e or at such other
15. Heirs, Assigns, Successors : This let the respective parties hereto.	ease and option shall include	and insure to and b	oind the heirs, executors, adr	ninistrators, succe	essors, and assigns of
16. Time : Time is of the essence of this ag					
17. Holding Over : Any holding over after in accordance with the terms hereof, as a		lease, with the cor	sent of the Lessor, shall be o	onstrued as a mo	nth-to-month tenancy

manner required by law, the Lessor at his/her option may terminate If Lessee abandons or vacates the property while in default of payr dispose of the same in any manner allowed by law. In the event the	e all rights of the Lesse ment of rent, Lessor n lessor reasonably bel	not less than three (3) days written notice of such default given in the se hereunder, unless Lessee, within said time, shall cure such default. may consider any property left on premises to be abandoned and may ieves that such abandoned property has no value, it may be discarded.
19. Option: Lessee shall have the option to purchase the leased	premises described l	herein upon the following TERMS and CONDITIONS:
a. The total purchase price shall be \$(_		dollars)
b. The purchase price shall be paid as follows:		
21. Examination of Title: Lessee shall have fifteen (15) days from any valid objections thereto. Any exceptions to the title which would reported in writing within said fifteen (15) days. If Lessee objects this/her own expense within sixty (60) days thereafter. But if such hereunder may, at the election of the Lessee, terminate and end the election of the Lessee and in paragraph days from exercise 25. Prorations: Tax and insurance escrow account, if any, to be to be prorated as of the date of closing. Unpaid real estate taxes, so credited to the Lessee. 26. Expiration Of Option: This option may be exercised at any time Upon expiration, Lessor shall be released from all obligations here expressed of Option: The option shall be exercised by mailing of shall be by certified mail, postage prepaid, to the Lessor at the address of the envelope in which such notice is mailed. In the even any security deposit paid, prior to the exercise of the option shall be	the date of receipt of be disclosed by exar or any exceptions to the exceptions to the exceptions cannot be unless he/she elects the form of a policy of each of the option unless transferred intact to be each of the option unless transferred intact to be exception to its expiration under and all of Lesson delivering written not dress set forth below, ent the option is exercise credited upon the pagal owner of the leason gallowner of the leason and second transfer exercises.	title insurance at Lessor's expense. Inveyed by bill of sale. Inveyed by bill of sale. Interest and other expenses of the property ance rentals, or considerations involving future lease credits shall be on at midnight (mo./day), (yr.)ee's rights hereunder, legal or equitable, shall cease. Interest and shall be deemed to have been given upon the day shown on the cised, percent of the rent paid hereunder, as well a purchase price. Interest and shall be deemed to have been given upon the day shown on the cised, percent of the rent paid hereunder, as well a purchase price. Interest and shall be deemed to have been given upon the day shown on the cised, percent of the rent paid hereunder, as well a purchase price. Interest and street legal right to sell leased premises under the
LESSEE	-	LESSOR
LESSEE	-	LESSOR
ADDRESS		ADDRESS
document provided courtesy of: ://www.downpaymentsolutions.com/ at your own risk!		