# Real Estate Forms Portfolio

A Comprehensive Collection for Real Estate Investors



THE PROFESSIONAL EDUCATION INSTITUTE 7020 High Grove Blvd., Burr Ridge, IL 60521 (630) 325-8700

### **REAL ESTATE FORMS PORTFOLIO**

Throughout this portfolio, we have provided forms that real estate investors find very useful. These are your master copies. It should be noted, however, that a form cannot replace the advice of a competent legal professional. Therefore, it is recommended that professional advice be sought.

The Professional Education Institute has attempted to provide you with the best forms for the situation. In several instances, more than one version has been provided for use in different circumstances.

These forms are meant to be copied by the students of Carleton Sheets for use in your real estate investing. Simply make photocopies whenever appropriate and fill in the blanks. Other duplication or inclusion within another publication is prohibited unless permission is expressly given by The Professional Education Institute.

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The forms in this portfolio have been collected by Carleton Sheets over his investing career. Everything you need is included to start your own career; from planning and scheduling to agreements and contracts. Most are discussed in the "No Down Payment" course where Carleton describes their use with examples. The following list will help you refer back to the course chapter where you will find specific or general information about each form.

### **Planning And Scheduling**

Weekly Planner

Weekly Priority Schedule

### **Analysis Of Property**

Seller Information Form

Buyer's Property Inspection Report

**Property Analysis Form** 

Cash Flow Analysis

Property Rehabilitation Analysis

Market Sales Analysis

### **Acquiring Property**

Agreement For Deed

Real Estate Sales Contract

Addendum

**Deposit Note** 

Attorney Approval

Quit Claim Deed

**Closing Statement** 

Bill Of Sale

Affidavit And Memorandum Of Agreement

### **Finance**

Installment Note

Mortgage

Mortgage Loan Record

**Promissory Note** 

### Lease/Rental

**Rental Application** 

Month-To-Month Rental Agreement

Residential Lease With Option To Purchase

Residential Lease/Rental Agreement

Pet Agreement And Waterbed Agreement

### **Property Management**

Move In/Move Out Form

Monthly Income Record

And Expense Allocation Summary

**Extension Of Lease** 

Permission To Sublet

Tenant's Mandatory NoticeTo Landlord Of Intention To Vacate

Notice Of Overdue Rent

**Payment Agreement** 

Landlord's Five-Day Notice

30-Day Notice To Terminate Tenancy

FORM	PEI PAGE	FORM DESCRIPTION	CHAPTER REFERENCE
Planning And Scheduling			
Weekly Planner	1	Anticipate the time available for your investing activities during the week and record it in this form to schedule their completion.	1
Weekly Priority Schedule	2	Determine the relative importance of things to do and schedule them on this form.	1

FORM	PEI PAGE	FORM DESCRIPTION	CHAPTER REFERENCE
Analysis Of Property			
Seller Information Form	3	Use this form to record information from telephone discussions with sellers.	7
Buyer's Property Inspection Report	4	Record on-site physical characteristics of properties after prequalifying both the seller and the property.	7
Property Analysis Form	5	This is an on-site form to record financial and other information critical to your investment decision.	7
Cash Flow Analysis	6	Record the information available from the property analysis and your own experience in this form to determine if your investment will be profitable.	9
Property Rehabilitation Analysis	7a/7b	Use this form to determine the cost of fixing up a property to enhance its fair market value for resale or rental.	19
Market Sales Analysis	8	This form reflects the appraisal technique most likely to yield an accurate estimate of fair market value of a single family residence.	9

FORM	PEI PAGE	FORM DESCRIPTION	CHAPTER REFERENCE
Acquiring Property			
Agreement For Deed	9	Also known as a Land Contract, it is a contract between a buyer and seller where the buyer pays the seller on an installment basis. When paid off, the seller deeds the property to the buyer.	13
Real Estate Sales Contract	10a/10b 10c/10d	To be used for making offers which become a contract upon sellers acceptance. Do not use this form to sell your property.	18
Addendum	11	This form is used for the inclusion of additional terms and conditions in a Sales Contract.	18
Deposit Note	12	Initial deposit on sales contract (earnest money).	13
Attorney Approval	13	If both parties sign this form, it gives their attorneys the right to make specific changes to the contract that are mutually acceptable.	18
Quit Claim Deed	14	Use this deed to clear a title for transfer of ownership.	18
Closing Statement	15	A form of agreement between the buyer and seller that provides for the distribution of sale proceeds and allocation of prepaid expenses of ownership.	
Bill Of Sale	16	Because a deed only transfers real property, this form is used to convey personal property.	18
Affidavit And Memorandum Of Agreement	17	This form allows you to put a document on public record without fully disclosing its content.	13

FORM	PEI PAGE	FORM DESCRIPTION	CHAPTER REFERENCE
Finance			
Installment Note	18	This is a note evidencing the debt that is collateralized by a mortgage or deed of trust.	18
Mortgage	19 abcde	Collateralization of mortgage note.	18
Mortgage Loan Record	20	Use a Mortgage Loan Record to keep track of periodic payments made on a note that is collateralized by a mortgage.	18
Promissory Note	21	A document evidencing a general, usually unsecured, debt.	18

FORM	PEI PAGE	FORM DESCRIPTION	CHAPTER REFERENCE
Lease/Rental			
Rental Application	22	This form holds information from potential tenants that a landlord uses to evaluate tenant worthiness.	21
Month-To-Month Rental Agreement	23	For short-term tenancies and/or potential trouble tenancies, this form can be terminated more easily than a long-term lease.	21
Residential Lease With Option To Purchase	24a/24b	Use this lease form when a tenant is renting to eventually purchase a property.	15
Residential Lease/Rental Agreement	25a/25b	A lease form used for general residential purposes.	21
Pet Agreement And Waterbed Agreement	26 & 27	If tenants own pets or have a waterbed that could cause potential damage, these agreements protect the landlord from financial loss.	21

FORM	PEI PAGE	FORM DESCRIPTION	CHAPTER REFERENCE
Property Management			
Move In/Move Out Form	28a/28b	Landlord and tenant sign this form to agree about the condition of the premises at the time of possession and to the date it is vacated.	21
Monthly Income Record And Expense Allocation Summary	29 & 30	Use these forms to record the original posting of income and expenses for bookkeeping purposes.	21
Extension Of Lease	31	To extend the term of an existing lease.	21
Permission To Sublet	32	This form is used by a landlord authorizing a tenant to sublease space to a specific subtenant.	21
Tenant's Mandatory Notice To Landlord Of Intention To Vacate	33	If the lease permits a tenant to vacate the property during the term of the lease, this form is used to allow the landlord time to search for another tenant.	21
Notice Of Overdue Rent	34	This form notifies a tenant that the rent plus a penalty is past due.	21
Payment Agreement	35	The tenant formally acknowledges the rent due and commits to pay in this agreement. It allows the landlord to change locks without going through eviction.	21
Landlord's Five-Day Notice	36	This is an initial document in the eviction procedure. It is the notice used in most states as the first step in evicting a defaulted tenant.	21
30-Day Notice To Terminate Tenancy	37	The landlord uses this form to demand that the tenant vacate the premises	21

# **WEEKLY PLANNER**

WEEK BEGINNING T	HROUGH
------------------	--------

TIME	MONDAY	TUESDAY	WEDNESDAY	THURSDAY	FRIDAY	SATURDAY	SUNDAY
9:00							
9:15							
9:30							
9:45							
10:00							
10:15							
10:30							
10:45							
11:00							
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8:00							
8:15							
8:30							
8:45							
9:00							
3.00		<u> </u>	<u> </u>				

WEEKLY PRIORITY SCHEDU	WEEKBEGINNING
MONDAY	
AM	PM
TUESDAY	
AM	PM
WEDNESDAY 🗆	
AM	PM
THURSDAY 🔲	
AM	PM
FRIDAY	
AM	PM
SATURDAY	·
AM	PM []
SUNDAY	
AM	PM []

L

# Seller: Good ☐ Flexible **SELLER INFORMATION FORM** Rejected ☐ Inflexible Source or Lead: \_\_\_\_\_ Date: \_\_\_\_\_ Property Address: \_\_\_\_\_ Phone: 1. Seller's Name \_\_\_\_\_ 2. Property A. Size (sq. ft.) \_\_\_\_\_ B. Total Rooms \_\_\_\_\_ C. Layout \_\_\_\_\_\_ Bedrooms \_\_\_\_\_ Baths: Full \_\_\_\_\_ Half \_\_\_\_\_ D. Lot Size \_\_\_\_\_ E. Garage \_\_\_\_\_\_ Size \_\_\_\_\_ F. Special Features \_\_\_\_\_ G. Appliances, etc. \_\_\_\_\_ 3. Price: \$ 4. Existing Financing A. Assumable \_\_\_\_\_ B. Lender \_\_\_\_\_ Amount \$\_\_\_\_\_ C. Payment: Current \_\_\_\_\_ Amount \$\_\_\_\_\_ 5. Will seller assist financing? \_\_\_\_\_ Cash needed? \_\_\_\_\_ 6. How long on market? \_\_\_\_\_ 7. How long owned? 8. Why selling? \_\_\_\_\_ 9. Like most? \_\_\_\_\_ Like least? \_\_\_\_\_ 10. Renters in neighborhood? \_\_\_\_\_ Rent rates?\_\_\_\_\_ 11. Lease / Option? \_\_\_\_\_ 12. Cash Deal, Quick Close Price \$ \_\_\_\_\_ 13. Broker Involved: Name: \_\_\_\_\_ Phone: \_\_\_\_\_ Could manage? \_\_\_\_\_ Rental Value \$ \_\_\_\_\_ Vacancy Rate \_\_\_\_\_

Any other good investment properties?

# **BUYER'S PROPERTY INSPECTION REPORT**

ENERAL BUILDING EXTERIOR	UNSATISFACTORY	ESTIMATED COST OF REPAIR, REPLACEMENT OR ADDITION
ounds		
Landscaping		
Pool		
Sewers or Septic Tank Sprinklers		
Other		
uilding		
Roof Chimney		
Foundation		
Wood Exteriors		
Other		
ENERAL BUILDING INTERIOR		
ENERAL BOILDING INTERIOR		
eating And Air Conditioning Systems		
Furnace	<del></del> -	
Water Heater		
Other		
uilt-In Appliances And Equipment Ovens		
Burners		
Microwave		
Dishwasher		
Disposal		
Electric Garage Door Opener		
ectrical Systems Interior Lighting		
Exterior Lighting		
Other		
umbing		
Bathrooms Kitchen		
Laundry		
Other		
ass Windows		
Screens		
Window Panes		
Glass Doors		
Shower Glass		
Tub Enclosures		
Mirrors		
Other	<del></del>	
rsonal Property		
Carpets		
Draperies		
Other	<del></del>	
	TOTAL	

# **PROPERTY ANALYSIS FORM**

### 1. OWNERSHIP AND PROPERTY LOCATION

		Telephone			
Owner's Address					
Property Address					
2. PHYSICAL DESC	RIPTION				
Size in Square Feet_		Bedrooms	Baths: Full Half		
Appliances	Refrigerator	Stove	Oven		
		Water Softener			
		Garbage Disposal			
	Dishwasher	Other			
Basement	_ Attic	Porch	Utility Room		
Garage	_ Den/Family Room	Lot Size	Zoning		
Fireplace	_ Window Coverings				
Carpet	Construction		Age		
Central AC	Heat	Largest Utility Bill			
City Water/Septic		School District			
Public Transportation	າ	Taxes			
3. OWNER'S SITUAT	TION				
How Long Owned?		How Long On Market?	Asking Price		
Original Asking Price	<u> </u>	Date of Price Change			
Why Selling?		Needs Cash			
How Much Cash?		Could Cash Be Spread Over			
What Owner Will Be	Doing With Cash Received _	·			
Will Owner Assist In	Financing?	How Much?			
Interest Rate					
What Owner Likes M	ost About Property	Least			
Comments	· , —————				
4. RENTAL ANALYS	ilS				
Is Property Rented N	low	To Whom?	Children? Pets?		
How Long?		Lease Or Month To Month?			
Monthly Rent		Last Increase	Last Month's Rent		
Security Deposit		Concessions			
Potential Rental Inco	me	Improvements Needed Before Renting			
Other Rents In Neigh	nborhood	Rent Paid			
5. FINANCING					
First Mortgage	Lender	Balance			
	Interest Rate	Assumable	Payment		
	P.I.T.I.*	Constant			
Second Mortgage	Lender	Balance			
0 0	Interest Rate	Assumable	Payment		
	Constant				
Other Liens					

# **CASH FLOW ANALYSIS**

Gross income:	
Estimated Annual Gross Income Other Income Total Gross Income Less Vacancy Allowance Effective Gross Income	
Expenses:	
Taxes Insurance Water/Sewer Garbage Electricity Licenses Advertising Supplies Maintenance Lawn Snow Removal Pest Control Management (Off Site) Management (On Site) Accounting/Legal Miscellaneous Gas Telephone Pool Elevator Budget For Replacements  Total Expenses	
Net Operating Income	
Debt Service:	
1st Mortgage 2nd Mortgage 3rd Mortgage	
Total Debt Service	
Cash Flow:	

# PROPERTY REHABILITATION ANALYSIS

Property Address								
Owner's Name								
Telephone Number (Home)								
	Age of Property							
Listing Broker								
Existing Loans And Status								
Insured By	Amount							
a. 24								
REHABILITATION NEEDED AND ESTIMATED COSTS								
A. Rehabilitation Period Costs								
Architect								
Legal Fees								
Accounting Fees								
Advertising								
Insurance								
Loan Fees								
Loan Interest								
Permits And Fees								
Real Estate Taxes	<del></del>							
Other	<del></del>							
Contingency Subtotal: Rehabilitation Period Costs								
Subtotal: Renabilitation Period Costs								
D. Intoviou								
B. Interior								
Kitchen Appliances								
Stove								
Refrigerator								
Dishwasher								
Washer/Dryer								
Cabinets								
Microwave								
Other								
Total Appliances:								
Master Bedroom								
Bedroom Two								
Bedroom Three								
Bedroom Four								
Bathroom One								
Bathroom Two								
Den								
Family Room								
Halls								
Floors								
Elevator								
Water Heater								
Water Softener								
Boiler								
Air Conditioning/Ventilation								
Heating System								
Electrical								

# PROPERTY REHABILITATION ANALYSIS (Continued)

Plumbing			
Fire Protection System			
Furniture/Fixtures			
Other			
Contingency			
	al: Interior		
C. Exterior			
Roof			
Windows			
Doors			
Walls			
Trim			
Garage			
Chimney			
Yard			
Landscaping			
Well			
Septic Tank			
Sprinkler System			
Driveway			
Walkways		<del></del>	
Porch		<del></del>	
Fence		<del></del>	
Steps			
Pool/Pool Equipment			
Light/Light Fixtures			
Other			
Contingency			
	al: Exterior		
D. Amount Invested			
First Mortgage			
Second Mortgage			
Third Mortgage			
Other Liens			
Back Payments			
Back Taxes			
Closing Costs			
Estimated Costs to Sell			
Other			
Subtotal: Amour	nt Invested		
TOTAL COSTS EXCLUDING SEL	LER'S EQUITY (A+B+C+D)		
Estimated Selling Price Based On	^omnarisons		
Less Amount Invested (Total Costs	· · · · · · · · · · · · · · · · · · ·		
Profit Before Cash Or Notes to Sel			
Less Cash Or Notes To Seller	er For Equity		<del></del>
			<del></del>
Estimated Gross Profit			

	MARKET SALES ANALYSIS												
	SUBJECT PROPERTY												
ADDRESS	ROOMS	BDRMS	BATHS	GAR	AGE	STYLE	SQ FT	CONSTRUCTION	AMENITIES		REMA	IRKS	
		_			PR	OPERTI	ES ON N	MARKET		_			
ADDRESS	ROOMS	BDRMS	BATHS	GAR	AGE	STYLE	SQ FT	CONSTRUCTION	AMENITIES	LIST PRICE	DAYS ON MKT	REMA	ARKS
												ļ	
							-						
						D.	ODEDI	TEC COLD				<u> </u>	
		ı			1	1		TES SOLD	ı	1	1	1	
ADDRESS	ROOMS	BDRMS	BATHS	GAR	AGE	STYLE	SQ FT	CONSTRUCTION	AMENITIES	LIST PRICE	DAYS ON MKT	SALE DATE	SALE PRICE
	l	l			PR	OPERTI	ES EXP	IRED/CANCELLEI	)	<u> </u>	!	<u> </u>	<u> </u>
ADDRESS	ROOMS	BDRMS	BATHS	GAR	AGE	STYLE	SQ FT	CONSTRUCTION	AMENITIES	LIST PRICE	DAYS ON MKT	REMA	ARKS
								A					
Recommended Price F	Range \$								s \$				
COMMENTS:								Average of Properties on Market \$			<u></u>		
								Average of					

# AGREEMENT FOR DEED

This agreement made this	day of <i>(mo.)</i>		between Seller and Purchaser.
WITNESSETH, that if the Purchast hereinafter mentioned on the Purcovenants and agrees to convey a whatever, by a good and sufficient waiver of the right of homestead a management and state of the purchast and and state of the purchast and agrees to convey a whatever, by a good and sufficient waiver of the right of homestead and state of the purchast and	chaser's part to be made and po and assure to the Purchaser, in and dower, the following describ	erformed, the Seller I fee simple, clear of a _ Warranty Deed, wit ted real estate in the	hereby all incumbrances th release and
and the Purchaser hereby covena	ants and agrees to pay to the Se	eller the sum of	
in the manner following:			Dollars
with interest at the rate ofsum remaining from the time to time to time to legally levied or imposed failure of the Purchaser to make a covenants on the Purchaser's part of the Seller, be forfeited and all statisfaction and in liquidation of a to reenter and take possession of	me unpaid, and to pay all taxes, upon said real estate, subseque any of the payments, or any part hereby made and entered into sums theretofore received shall I damages by the Seller sustain	assessments, or impent to And it thereof, or perform to, this agreement shabe retained by the Se	oositions that in case of the any of the all, at the option eller in full
Purchaser shall maintain insurance the Seller.	ce on said real estate in an amo	unt and of a type app	proved by
Seller warrants to Purchaser that any dwelling code violation has he with respect to any dwelling struct	eretofore been issued and recei		
The time of payment shall be the contained shall extend to and be respective parties.			
IN WITNESS WHEREOF, the part above witness.	ies hereto have set their hands	and seals the day an	ıd year first
Purchaser	Seller		
Purchaser			

# **ADDENDUM**

		and is added to and amends	
	, (yr.)		er(s) which contract/agreement is g property:
Buyer(s)	Selle	er(s)	
Buyer(s)	Selle	er(s)	

# **DEPOSIT NOTE**

\$	Date
	fter the above date, the undersigned promises to pay to the order of, the sum of
dollars (\$	), without interest, payable at
	note is not paid when due and suit is instituted for the collection ned promises to pay to the holder of this note reasonable attorney collection.
	Signature
	a deposit in connection with the agreement between
	and,
	, covering the real property or premises commonly known
as	·

This note is void unless said agreement is accepted according to its terms.

### ATTORNEY APPROVAL

It is further agreed by and between the parties hereto as follows: That their respective attorneys may approve and make modifications, other than price and dates, mutually acceptable to the parties. Approval will not be unreasonably withheld but, if within three (3) business days after the date of this contract it becomes evident agreement cannot be reached by parties hereto, and written notice thereof is given to either party within the time specified, then this contract shall become null and void, and all the monies paid by the Buyer shall be refunded.

IN THE ABSENCE OF WRITTEN NOTICE WITHIN THE TIME SPECIFIED HEREIN; THIS PROVISION SHALL BE DEEMED WAIVED BY ALL PARTIES HERETO AND THIS CONTRACT SHALL BE IN FULL FORCE AND EFFECT.

Buyer's Initials	Seller's Initials
Buyer's Initials	Seller's Initials
Date	Date

# **QUIT CLAIM DEED**

THE GRANTOR, of				
City of,	County of,			
State of	County of, for the consideration of,			
CONVEY and QUIT CLAIM to				
of , City of	o, County of			
State of,	all interest in the following described real estate			
situated in the County of	, in the State of, to wit:			
Dated this day of <i>(mo.)</i>	, (yr.)			
	Grantor's Signature			
	Type or Print Name			
	Grantor's Signature			
	Type or Print Name			
STATE OFCOUNTY OF				
	, Notary Public in and for the state of his day of <i>(mo.)</i> , e			
known to be the individual described in a	eand who executed the within instrument and _ signed the same as			
free and voluntary act and deed for the uses	and purposes herein mentioned.			
Given under my hand and official seal this _	day of <i>(mo.),</i> ( <i>yr.</i> )			
(yr.) Commission expires (mo./day)	, (yr.)			
	Notary Public			

# **CLOSING STATEMENT**

PROPERTY	BR( PUI	BROKERPURCHASER				
SELLER	ADI	DRESS				
ADDRESS						
DATE OF CLOSING	DA1	TE FOR POSSESSION.				
		CREDIT PURCHASER	CREDIT SELLER			
Purchase Price Earnest Money First Mortgage Interest ( days @ \$ per day) Second Mortgage Interest ( days @ \$ per day) General Taxes (yr.) General Taxes (yr.) (prorated from to) Special Assessments Insurance Premium, Unearned Rents (from to) Utilities (from to)						
TOTAL						
SETTLEMENT		DEBIT	CREDIT			
Balance As Above Earnest Money Abstract Or Guaranty Policy Recording Fees Commission						
Balance						
TOTAL						
Accepted:	Acc	epted:	l			
Signature	 Sigr	nature				
Signature	Sigr	nature				

# **BILL OF SALE**

Seller,, of consideration of		dollars, receip	, in t_whereof
is hereby acknowledged, does hereby se	ell, assign, transfer,	and set over to Buyer,_	
	, of the following de	escribed personal prope	rty to-wit
	, the following de	scribed personal prope	rty, to-wit.
Seller hereby represents and warrants to	Duwar that Sallar is	the absolute owner of	said prop
erty, that said property is free and clear	r of all liens, charge	es, and encumbrances	and that
Seller has full right, power, and authority sale. All warranties of quality, fitne		· · ·	
If this bill of sale is signed by more than of severally bound hereby.	one person, all perso	ons so signing shall be j	ointly and
IN WITNESS WILLEDEOF Soller has sig	nod and coaled this	hill of colo ot	
IN WITNESS WHEREOF, Seller has sig this	day of <i>(mo.)</i>		·
-			
_			

# AFFIDAVIT AND MEMORANDUM OF AGREEMENT

State of	
County of	
	n this day personally appeared being first duly sworn, deposes and says that:
1. An agreement for (Purchase or Sale, Lea property described in Exhibit A was enter (buyer or seller, optionor or optionee, less (mo.), (yr.)	red into by and between the affiant as
2. If it is a sale or purchase, the closing of the property, per the terms of the Agreement, of (mo.), (yr.)	is to take place on or before the day
Dated this day of (mo.) Tax Code Number	(yr.)
FURTHER AFFIANT SAYETH NOT.	
Signed, sealed and delivered in the present	ce of:
WITNESS	AFFIANT
WITNESS	
Sworn to and described before me this (yr.)	day of <i>(mo.)</i> ,
(Seal)	
	NOTARY PUBLIC STATE OF My commission expires
This instrument was prepared by:	

# **INSTALLMENT NOTE**

\$	City	, State
	Date	, (yr.)
		ower) promises to pay to the order of ofdollars, with
interest on the unpaid principal	balance from the da percent per annur	ate of this Note, until paid, at the rate of m. Principal and interest shall be payable at
tive monthly installments of of each month beginning	dolla , (yr. evidenced by this N	s the Note holder may designate, in consecu- ars (\$ on the day .) Such monthly installments shall ote is fully paid, except that any remaining le on
fied by a notice to Borrower, the enti at once become due and payable a than thirty (30) days from the date s accelerate during any default by b	ire principal amount of t the option of the Not such notice is mailed. orrower regardless o hall be entitled to colle	In due and remains unpaid after a date speci- utstanding and accrued interest thereon shall e holder. The date specified shall not be less The Note holder may exercise this option to f any prior forbearance. If suit is brought to ect all reasonable costs and expenses of suit,
Borrower shall pay to the Note hold received by the Note holder within	•	e percent (5%) of any monthly installment not e installment is due.
Borrower may prepay the principal an	nount outstanding, in w	hole or in part, at any time, and without penalty.
	nall be the joint and se	waived by all makers, sureties, guarantors, veral obligation of all makers, sureties, guarantors, and their successors and assigns.
addressed to Borrower or to such holder. Any notice to the Note hold	other address as Bo der shall be given by er at the address state	given by mailing such notice by certified mail rrower may designate by notice to the Note mailing such notice by certified mail, return d in the first paragraph of this Note, or at such o Borrower.
	reference is made to	d by a Deed of Trust or Mortgage dated the Deed of Trust or Mortgage for rights as to .
• • • • • • • • • • • • • • • • • • • •	<b></b>	
	Sign	ature of Borrower
	Addı	ress

# **MORTGAGE LOAN RECORD**

Property								
Note Holder & Address								
	Loan & Address							
Interest Rate Payment Due Date Balloon Date								
DATE PAID	PAYMENT CHECK NO.	PRINCIPAL	INTEREST	ESCROW	ESCROW BALANCE	PRINCIPAL BALANCE		
					1	1		

# **PROMISSORY NOTE**

\$	Date
days after	the above date, for value received, the undersigned
•	the sum of
	), together with interest at
undersigned agrees to pay reasonal lection, and also agrees to waive de	gs shall be brought for the collection of this note, the ble attorney fees and court costs for making such colemand, notice of nonpayment, and protest. Late paynaturity at percent per annum.
	Signature of Borrower
	Signature of Borrower
Due	

# **RENTAL APPLICATION**

			PER	SONA	L DATA			
						Social Security N	0.	
Name						Drivers Lic. No.		Expir. Date
Name of Co-Tenant						Social Security N	0.	
Present Address						Drivers Lic. No.		Expir. Date
City/State/Zip					Res. Phone	Bus	. Phone	
How long at present addr	ess		Landlord or A	gent			Phone	
Current Rent		Rent	Paid Through			Current Leas	e Expires	
Previous Address			How long	Lar	ndlord or Agent		Phone	
City/State/Zip								
Occupants $\frac{\text{Relations}}{\text{Ages:}}$	hips:					Pets?		
						•		
				CUPA	TION			
		1	PRESENT OCCUPATIO	)N*	PRIOR O	CCUPATION*	CO-TENA	NT'S OCCUPATION
Occupation								
Employer								
Self-employed, doing but	siness a	S						
Business Address								
Business Phone								
Type of Business								
Position held								
Name and Title of Super	visor							
How long								
Monthly Gross Income								
* If employed or self-employed less give same information on prior oc	s than two cupation	years,	RE	FERE	NCES		•	
Bank Reference:			Addre	ess:			Ph	none:
CREDIT REFERENCE	ACCC	OUNT NO.	ADDRESS	HIGH	HEST AMOUN OWED			ACCOUNT OPEN OR DATE CLOSED
		1						
PERSONAL REFERE	NCE		ADDRESS		PHONE	LENGTH OF ACQUAINTANCE		OCCUPATION
NEAREST RELATIVE			ADDRESS		PHONE	CITY		RELATIONSHIP
Have you filed a peti Have you ever willfu I DECLARE THAT TH THE OBTAINING OF	lly and HE FO	d intention REGOING	nally refused to pay G INFORMATION IS	any rei	nt when due	e?		
I agree that Landlord	l may	terminate	any agreement ent	ered in	to in reliand	e on any missta	atement ma	de above.
Applicant:				_	Applicant: Dated:			

# MONTH-TO-MONTH RENTAL AGREEMENT

	Date: (mo./day)	, (yr.)
RECEIPT IS HEREBY ACKNOWLEDGED by		
hereinafter called Management, from		
hereinafter called Resident, the sum of \$premises owned by said Management and located at	for the fi	rst month's rent of the
premises owned by said Management and located at		
hereinafter called premises, said premises the Manage	ment hereby agrees to re	nt to said Resident or
a month-to-month basis at a rental of \$the day of each and every succee	per month, p	ayable in advance or
the day of each and every succee	ding calendar month.	
In considered hereof and of the use or occupancy of the	ne said premises, Reside	ent agrees:
<ol> <li>To maintain said premises in a clean, orderly, and law free of weeds, debris, and/or material that may appearance of said premises. Management shall have any and all reasonable times.</li> </ol>	become unsightly or	a detriment to the
<ol><li>No alterations or redecorating of any kind to the duconsent of Management.</li></ol>	welling shall be made wi	thout the prior writter
3. To pay for all utility service furnished to the property		
4. To pay the cost of all repairs for any damage done to of said premises which Management may consider ne		ost of any cleaning up
5. No birds, animals, or other pets shall be kept on the consent from Management; any consent, so given may such bird, animal, or other pet constitutes neighbors, or adversely affects the normal maintenance	be withdrawn, if, in the op a nuisance, cause	inion of Management
6. Not to let or sublet the whole or any part of whatsoever without prior written permission from Mana said premises shall not exceed with	igement, and the number	of persons to occupy
7. To give thirty days written notice by registered mail to and to permit prospective tenants the opportunity of rea	· ·	acating said premises
8. To clean up said premises upon vacating and restornow in, reasonable wear and tear and damage by the $\epsilon$	•	me condition they are
9. That the violation of any of the covenants of this agree unpaid shall be sufficient cause for eviction from said thereof by registered mail or by personal service. If suit eviction from said premises, or to collect the costs of reagrees to pay all costs of such action, including reast Court. No waiver by Management at any time of any of the subsequent waiver of the same, nor of the state Resident.	I premises upon three (3 be brought to collect rent pairs to or cleaning of sal conable attorney fees as he terms of this agreeme	B) days written notice or damages, to cause id premises, Residen may be fixed by the ont shall be deemed as
		or any other place
10. All rent shall be paid at the office of designated by Management. Each party hereto acknown	wledges receipt of a copy	of this agreement.
Sia	ned	
Management	Resi	dent
By Sig	ned	
	Resi	dent

# RESIDENTIAL LEASE WITH OPTION TO PURCHASE

THIS AGREEMENT made and entered into					
hereinafter called Lessor and dollars in	<del> </del>	_and/or assigns, h	ereinafter called	Lessee: The Lessor,	for and in consideration of the
sum of dollars in	hand paid by the Lessee,	receipt of which is	s hereby acknow	ledged, hereby leas	es to Lessee, his/her heirs or
assignees, the premises situated in the Ci	=	-			
(If the legal description is not included at the	e time of execution, it may	be attached to an	d incorporated h	nerein afterward.)	
(Street Address:			•		upon the following
TERMS and CONDITIONS:					
Personal Property: Said lease shall include:  ———————————————————————————————————	de the following personal pr	operty:			
2. Term: The term hereof shall commence of	•	-			
<b>3. Rent</b> : Rent shall be \$ agent at the following address:					
or at such other places as may be designate to pay a late charge of \$	plus interest at	% per an	num on the delir	quent amount.	·
<b>4. Utilities</b> : Lessee shall be responsible for twhich shall be paid by the Lessor.	the payment of all utilities a	and services exce	ot		
<b>5. Use:</b> The premises shall be used as a res					
<b>6. House Rules</b> : In the event that the premis promulgated before or after the execution he of common areas.					
<b>7. Assignment And Subletting</b> : Lesse the Lessor.	e may assign this agree	ement or sublet a	any portion of	the premises witho	ut prior written consent of
<b>8. Maintenance, Repairs, Or Alterations</b> : L and furnishings therein, and shall surrender to be responsible for damages caused by his/h including lawns and shrubbery, and keep to the Lessee.	the same at termination the er negligence and that of h	ereof, in as good co nis/her family, or in	ondition as recei vitees or guests	ved, normal wear an . Lessee shall mainta	d tear excepted. Lessee shall ain any surrounding grounds,
<b>9. Entry and Inspection</b> : Lessee shall per purpose of inspecting the premises or for ma		ents to enter the p	remises at reas	onable times and up	on reasonable notice for the
<b>10. Possession</b> : If Lessor is unable to delive thereby nor shall this agreement be void or agreement if possession is not delivered with	voidable, but Lessee shal	I not be liable for a	any rent until po:	ssession is delivered	
<b>11. Security/Option Consideration</b> : The set may, but shall not be obligated to, apply all or shall be returned to Lessee.					
<b>12. Deposit Funds</b> : Any returnable deposit authorized agent.	sits shall be refunded wit	hin fifteen (15) da	ays from the da	te possession is de	elivered to Lessor or his/her
<b>13. Attorney Fees</b> : The prevailing party sh terms hereof or relating to the demised pren			tion with any leg	al action brought by	either party to enforce the
<b>14. Notices</b> : Any notice which either party places as may be designated by the parties		may be given by r	nailing the same	e, postage prepaid, t	o Lessee or at such other
<b>15. Heirs, Assigns, Successors</b> : This lease the respective parties hereto.	e and option shall include a	nd insure to and bi	nd the heirs, exe	cutors, administrator	s, successors, and assigns of
<b>16. Time</b> : Time is of the essence of this agree					•
<b>17. Holding Over</b> : Any holding over after expin accordance with the terms hereof, as appl		ease, with the cons	ent of the Lesso	r, shall be construed	as a month-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	ny term hereof after not less than three (3) days written notice of such default given in the eall rights of the Lessee hereunder, unless Lessee, within said time, shall cure such default. ment of rent, Lessor may consider any property left on premises to be abandoned and may lessor reasonably believes that such abandoned property has no value, it may be discarded.
	premises described herein upon the following TERMS and CONDITIONS:
a. The total purchase price shall be \$(_	dollars)
b. The purchase price shall be paid as follows:	
reservations, rights, rights of way, and easements of record, if any	
any valid objections thereto. Any exceptions to the title which would reported in writing within said fifteen (15) days. If Lessee objects to at his/her own expense within sixty (60) days thereafter. But if such	I the date of receipt of title report to examine the title to the property and to report, in writing, be disclosed by examination of the records shall be deemed to have been accepted unless or any exceptions to the title, Lessor shall use all due diligence to remove such exceptions exceptions cannot be removed within the sixty (60) days allowed, all rights and obligations unless he/she elects to purchase the property subject to such exceptions.
22. Evidence Of Title: Lessor shall provide evidence of Title in the	·
23. Bill Of Sale: The personal property identified in paragraph	· · ·
• •	e of the option unless otherwise extended by other terms of this agreement.
	ransferred intact to Lessee with no prorations. Interest and other expenses of the property security deposits, advance rentals, or considerations involving future lease credits shall be
26. Expiration Of Option: This option may be exercised at any tin	
	under and all of Lessee's rights hereunder, legal or equitable, shall cease.
shall be by certified mail, postage prepaid, to the Lessor at the add postmark of the envelope in which such notice is mailed. In the eve any security deposit paid, prior to the exercise of the option shall be	or delivering written notice to the Lessor prior to the expiration of this option. Notice, if mailed, dress set forth below, and shall be deemed to have been given upon the day shown on the ent the option is exercised, percent of the rent paid hereunder, as well as be credited upon the purchase price.  gal owner of the leased premises and has the legal right to sell leased premises under the
IN WITNESS WHEREOF, the parties hereto have executed this a	agreement the day and year first above written.
LESSEE	LESSOR
LESSEE	LESSOR
LLJJLL	LLJJUK
ADDRESS	ADDRESS

### RESIDENTIAL LEASE/RENTAL AGREEMENT

This agreement made	e this	day of (mo.) (yr.), is between (hereinafter called Management) and
located at		(hereinafter called Resident). Management leases to Resident, and Resident rents from Management, residential unit (hereafter called premises), under the following conditions:
TERM:	1.	The initial term of this lease shall be, beginning (mo./day) (yr.) and ending Noon, (mo./day)
POSSESSION:	2.	If there is a delay in delivery of possession by Management, rent shall be abated on a daily basis until possession is granted. If possession is not granted within seven (7) days after the beginning day of initial term, then Resident may void this agreement and have full refund of any deposit. Management shall not be liable for damages for delay in possession.
RENT:	3.	Rent is payable monthly, in advance, at a rate of dollars (\$), per month, during the term of this agreement on the first day of each month at the office of Management or at such other place Management may designate. Tenant agrees to pay \$20 for each dishonored check.
RENT DISCOUNT:	4.	Time is of the essence of this agreement. If the rent is accepted before the close of the business day, on the 4th of each month the rate will be dollars (\$), any returned check will be considered as unpaid rent and not subject to discount.
EVICTION:	5.	If the rent called for in paragraph 3 hereof has not been paid by the fifteenth (15th) of the month, then Management shall automatically and immediately have the right to take out a Dispossessory Warrant and have Resident, his/her family and possessions evicted from the premises.
INDEMNIFICATION DEPOSIT:	6.	Management acknowledges receipt of dollars (\$), as a deposit to indemnify owner against damage to the property and for Resident's fulfillment of the conditions of this agreement. Deposit will be returned to Resident less a \$50 carpet cleaning charge, thirty (30) days after the residence is vacated if:  (a) Lease term has expired or agreement has been terminated by both parties; and  (b) All monies due Management by Resident have been paid; and  (c) Residence is not damaged and is left in its original condition, normal wear and tear expected, and  (d) Management is in receipt of copy of paid final bills on all utilities (includes gas, electric, water, garbage, and telephone).  (e) Deposit will not be returned if Resident leaves before lease time is completed. Deposit may be applied by Management to satisfy all or part of Resident's obligations and such act shall not prevent Management from claiming damages in excess of the deposit. Resident may not apply the deposit to any of the rent payment.
RENEWAL TERM:	7.	It is the intent of both parties that this lease is for a period of months and that the last month's rent will apply only to the last month of the lease period. Should this lease be breached by the Resident, both the last month's rent and the indemnification deposit shall be forfeited as liquidated damages and the Resident will owe rent through the last day of occupancy.
SUBLET:	8.	Resident may not sublet residence or assign this lease without written consent of Management.
CREDIT APPLICATION:	9.	Management having received and reviewed a credit application filled out by Resident, and Management having relied upon the representations and statements made therein as being true and correct, has agreed to enter into this rental agreement with Resident. Resident and Management agree the credit application the Resident filled out when making application to rent said residence is hereby incorporated by reference and made a part of this rental agreement. Resident further agrees if he/she has falsified any statement on said application, Management has the right to terminate rental agreement immediately, and further agrees Management shall be entitled to keep any security deposit and any prepaid rent as liquidated damages. Resident further agrees, in event Management exercises its option to terminate rental agreement, Resident will remove him or herself, his/her family, and possessions from the premises within 24 hours of notification from Management of the termination of his lease. Resident further agrees to indeminify Management for any damages to property of Management including, but limited to, the cost of making residence suitable for renting to another Resident, and waives any right of "set off" for the security deposit and prepaid rent which was forfeited as liquidated damages.
FIRE AND CASUALTY:	10.	If residence becomes uninhabitable by reason of fire, explosion, or by other casualty, Management may, at its option, terminate rental agreement or repair damages within 30 days. If Management does not do repairs within this time or if building is fully destroyed, the rental agreement hereby created is terminated. If Management elects to repair damage, rent shall be abated and prorated from the date of the fire, explosion, or other casualty to the date of reoccupancy, providing during repairs, Resident has vacated and removed Resident's possessions as required by Management. The date of reoccupancy shall be the date of notice that residence is ready for reoccupancy.
HOLD OVER:	11.	Resident shall deliver possession of residence in good order and repair to Management upon termination or expiration of this agreement.
RIGHT OF ACCESS:	12.	Management shall have the right of access to residence for inspection and repair or maintenance during reasonable hours. In case of emergency, Management may enter at any time to protect life and prevent damage to the property.
USE:	13.	Residence shall be used for residential purposes only and shall be occupied only by the persons named in Resident's application to lease. The presence of an individual residing on the premises who is not a signator on the rental agreement will be sufficient grounds for termination of this agreement. Residence shall be used so as to comply with state, county, and municipal laws and ordinances. Resident shall not use residence or permit it to be used for any disorderly or unlawful purpose or in any manner so as to interfere with other Resident's quiet enjoyment of their residence.
PROPERTY LOSS:	14.	Management shall not be liable for damage to Resident's property for any type for any reason or cause whatsoever, except where such is due to Management's gross negligence. Resident acknowledges that he/she is aware that he/she is responsible for obtaining any desired insurance for fire, theft, liability, etc. on personal possessions, family, and guests.

15. Animals, birds, or pets of any kind shall not be permitted inside the residential unit at any time unless the prior written approval of Management has been obtained.

PETS:

INDEMNIFICATION: 16. Resident releases Management from liability for and agrees to indemnify Management against losses, incurred by Management as a result of (a) Resident's failure to fulfill any condition of this agreement; (b) any damage or injury happening in or about residence or premises to Resident's invitees or licensees or such person's property; (c) Resident's failure to comply with any requirements imposed by any governmental authority; and (d) any judgement, lien, or other encumbrance filed against residence as a result of Resident's action.

### **FAILURE OF MANAGEMENT** TO ACT:

17. Failure of Management to insist upon compliance with the terms of this agreement shall not constitute a waiver of any violation.

### REMEDIES **CUMULATIVE:**

18. All remedies under this agreement or by law or equity shall be cumulative. If a suit for any breach of this agreement establishes a breach by Resident shall pay to Management all expenses incurred in connection therewith.

NOTICES:

19. Any notice required by this agreement shall be in writing and shall be delivered personally or mailed by registered or certified mail.

**REPAIRS:** 

20. Management will make necessary repairs to the exterior with reasonable promptness after receipt of written notice from Resident. Resident shall make all necessary repairs to interior and keep premises in a safe, clean, and sanitary condition. Resident shall make contact with all repair or service people and will be responsible for paying the first \$25 of any charge. Resident may not remodel or paint or structurally change, nor remove any fixture therefrom without written permission from Management.

### ABANDONMENT:

21. If Resident removes or attempts to remove property from the premises other than in the usual course of continuing occupancy, without having first paid Management all monies due, residence may be considered abandoned, and Management shall have the right without notice, to store or dispose of any property remaining on the premises by Resident. Management shall also have the right to store or dispose of any of Resident's property remaining on the premises after the termination of this agreement. Any such property shall be considered Management's property and the title thereto shall vest in Management.

### **MORTGAGEE'S** RIGHTS:

22. Resident's rights under this lease shall at all times be automatically junior and subject to any deed to secure debt which is now or shall hereafter be placed on premises of which residence is part; if requested, Resident shall execute promptly any certificate that Management may request to specifically implement the subordination of this paragraph.

### **RULES AND REGULATIONS:**

- 23. (a) Signs: Resident shall not display any signs, exterior lights, or markings. No awnings or other projections shall be attached to the outside of the building.
  - (b) Locks: Resident is prohibited from adding locks to, changing, or in any way altering locks installed on the doors. All keys must be returned to Management of the premises upon termination of the occupancy.
  - (c) Entrances, walks, lawns, and driveways shall not be obstructed or used for any purpose other than ingress and egress.
  - (d) Radio or television aerials shall not be placed or erected on the roof or exterior.
  - (e) Parking: Non-operative vehicles are not permitted on premises. Any such non-operative vehicle may be removed by Management at the expense of Resident owning same, for storage or public or private sale, at Management's option, and Resident owning same shall have no right of recourse against Management therefor.
  - Storage: No goods or materials of any kind or description which are combustible or would increase fire risk or shall in any way increase the fire insurance rate with respect to the premises or any law or regulation, may be taken or placed in a storage area or the residence itself. Storage in all such areas shall be at Resident's risk and Management shall not be responsible for any loss or damage.
  - Walls: no nails, screws, or adhesive hangers except standard picture hooks, shade brackets, and curtain rod brackets may be placed in walls, woodwork, or any part of residence.
  - Guest: Resident shall be responsible and liable for the conduct of his/her quests. Act of quests in violation of this agreement or Management's rules and regulation may be deemed by Management to be a breach by Resident. No quest may stay longer than 10 days without permission of Management: otherwise a \$10 per day guest charge will be due Management.
  - Noise: All radios, television sets, phonographs, etc. must be turned down to a level of sound that does not annoy or interfere with neighbors.
  - Resident shall maintain his/her own yard and shrubbery and furnish his/her own garbage can.
  - (k) Resident's Guide: Management reserves the right at any time to prescribe such additional rules and make such

ΕN	ПЬ	ŖΕ		
AG	RE	ΕN	1EN	IT:

		ness of the premises, for the preservation of good order or for the				
ENTIRE AGREEMENT:	24. This agreement and any attached addendum constitute the entire agreement between the parties and no oral statemen shall be binding. It is the intention of the parties herein that if any part of this rental agreement is invalid, for any reason, such invalidity shall not void the remainder of the rental agreement.					
IN WITNESS WHE	REOF, the parties hereto have caused these presents to be	e signed in person the day and year first above Written.				
	MANAGEMENT	RESIDENT(S)				
NUMBER OF RE	SIDENTS LIVING WITHIN THE PREMISES:	_				

# PET AGREEMENT

This agreement, dated	, is attached to an	d forms a part of the
"Residential Lease - Rental Ag	reement" dated	, between
, Man for the residential unit located a	agement, and	, Resident
for the residential unit located a	at	·
Resident desires to keep a pet scribed as	named in the dwelling Tenant oc	and de- ccupies under the Lease
Agreement referred to above, a pets without Management's pe	and because this agreement sp	ecifically prohibits keeping
1. keep the pet under conti	rol at all times.	
2. keep the pet restrained,	but not tethered, when it is outs	side Resident's dwelling.
3. not leave the pet unatter	nded for any unreasonable peri	ods.
4. dispose of the pet's drop	opings properly and quickly.	
5. not leave food or water f	for the pet, or any other animal,	outside the dwelling.
	ny annoyance or discomfort to nints made through the Manage	•
7. get rid of the pet's offspr	ring within eight weeks of birth.	
addition, Resident will a cleaning deposit, any of rent when Resident vacadamages have been as	damage, loss, or expense caused \$ which may be used for cleaning ates. This added deposit, or whosessed, will be returned to Resives this pet is no longer kept on	to Resident's security/ g, repairs, or delinquent nat remains of it when pet ident within
<ol><li>management reserves the Resident violate this agr</li></ol>	he right to revoke permission to reement.	keep the pet should
Management	Resident	
Bv	Resident	

### **WATERBED AGREEMENT**

This agreement, dated	, is attached to and forms a part of the
"Residential Lease - Rental Agreement" dat	red
between, N	Nanagement and,
Resident, for the residential unit located at _	·
Resident desires to keep a waterbed descr	ibed as
<b>0</b> 1	agreement referred to above, and because this aterbeds without Management's permission, Residen
agrees to:	

- 1. keep one waterbed approved by Management for this dwelling. Waterbed shall consist of a mattress at least 20 mil thick with lap seams, a safety liner at least 8 mil, and a frame enclosure which meets the Waterbed Manufacturers Association standards.
- 2. consult with Management about the location of the waterbed. Resident agrees to hire a qualified professional to install and dismantle the bed according to the manufacturer's specifications and further agrees not to relocate it without the Management's consent.
- 3. allow Management to inspect the waterbed installation at any and all reasonable to inspect the waterbed installation at any and all reasonable to inspect the waterbed installation at any and all reasonable to inspect the waterbed installation at any and all reasonable to inspect the waterbed installation at any and all reasonable to inspect the waterbed installation at any and all reasonable to inspect the waterbed installation at any and all reasonable to inspect the waterbed installation at any and all reasonable to inspect the waterbed installation at any and all reasonable to inspect the waterbed installation at any and all reasonable to inspect the waterbed installation at any and all reasonable to inspect the waterbed installation at any and all reasonable to inspect the waterbed installation at any and all reasonable to inspect the waterbed installation at any and all reasonable to inspect the waterbed installation at any and all reasonable to inspect the waterbed installation at any and all reasonable to inspect the waterbed inspect to inspect t

### **MOVE IN/MOVE OUT FORM**

Resident's Name:	Move-In Date:
Property Address:	Move-Out Date:
MASTER BEDROOM	DATUDOOM
	BATHROOM Walla (Calling)
Walls/Ceiling	Walls/Ceiling
Floors	Floors
Windows	Light Fixture
Screens	Sink
Window Covering	Toilet
Light Fixture	Tub/Shower
BEDROOM	Medicine Cabinet
Walls/Ceiling	Window
Floor	Window Covering
Windows	Exhaust Fan
Screens	Towel Racks
Window Covering	
Light Fixture	BATHROOM
Light Fixture	Walls/Ceiling
BEDROOM	Floors
Walls/Ceiling	Light Fixture
Floors	Sink
	Toilet
Windows	Tub/Shower
Screens Window Covering	Medicine Cabinet
Window Covering	Window
Light Fixture	Window Covering
DEDDOOM	Exhaust Fan
BEDROOM	Towel Racks
Walls/Ceiling	
Floors	OTHER
Windows	
Screens	
Window Covering	
Light Fixture	

# MOVE IN/MOVE OUT FORM (Continued)

LIVING ROOM	SERVICE EQUIPMENT
Walls/Ceiling	Air Conditioner
Floors	Heater
Light Fixture	
Windows	UTILITY AREA
Window Covering	Floors
Screens	Walls/Ceiling
Fire Place	Washer/Dryer
_	
DINING ROOM	GARAGE/STORAGE
Walls/Ceiling	Floors
Floors	Walls/Ceilings
Light Fixture	Light Fixture
Windows	Windows
Screens	Screens
Window Covering	
	EXTERIOR
KITCHEN	Walls
Walls/Ceiling	Trim
Floors	
Windows	LAWN/LANDSCAPE
Screens	
Window Covering	
Light Fixture	
Sink	
Cabinets	
Range & Oven	MISCELLANEOUS
Refrigerator	Door Opener
Dishwasher	Keys
Garbage Disposal	
The undersigned acknowledges that the above is the	The undersigned acknowledges that the above is the
condition of the Property on moving in.  Resident:	condition of the Property on vacating the premises.  Resident:
Resident:	Resident:
Management:	Management:

### **MONTHLY INCOME RECORD**

|--|

PROPERTY:	JAN	FEB	MAR	APR	MAY	JUN	JUL	AUG	SEP	ост	NOV	DEC	TOTAL
SUBTOTAL													
OTHER INCOME													
SUBTOTAL													
TOTAL													

## **EXPENSE ALLOCATION SUMMARY**

PROPER	RTY			<del></del>					YE	AR		PA	GE	
Date	Paid To	Check Number	For	Total Amount	Taxes	Utilities	Supplies	Mainten- ance/ Repairs	Causal Labor	Wages	Adver- tising	Other	Mortgage Payments	Capital Expendi- tures
Total Carr	ied Over From Page _													

### **EXTENSION OF LEASE**

Managing Agent Or Landlord		
Address		
Phone		
Premises		
Resident		
Resident		
Date Of Existing Lease		
Beginning		
Ending		
1. The above-described lease, due to expir	e on	. is hereby renewed
for a term of		
ending		
2. All terms, provisions, and covenants of the for the duration of the extended term, exc		all remain in fullforce
3. In connection with this renewal, the rent, per month, making a total rental of \$ this agreement.		
IN WITNESS WHEREOF, the parties hereto	o have executed this agreem	ent.
	Landlord/Managing Agent	
	Resident	
	Resident	
Dated this day of (mo.)	, (yr.)	_

## **PERMISSION TO SUBLET**

Landl	ord/Management	
Premi	ses	
Resid	ent	
Date (	of Lease	
1.	Permission is hereby granted to the above-mises described above to, beginning ending	for a term of
2.	Any and all subtenants shall be required to enants of the resident as set forth in provisions of said lease remaining in full for the sublease.	the above-described lease, all
3.	Any and all adult tenants shall be req standard rental application and must meet the credit requirements for tenancy, and pay lar fee and credit check fee.	ne usual character, employment, and
4.	In the event legal action is required to agreement, the prevailing party shall be attorney fees and costs.	<b>3</b> 1
5.	This permission to sublet in no way release any obligation, responsibility or duty of the described lease.	
IN WI	TNESS WHEREOF, the parties hereto have	executed this agreement.
		Landlord/Management
		Resident
Dated	I this day of <i>(mo.)</i>	. (vr.)

# TENANT'S MANDATORY NOTICE TO LANDLORD OF INTENTION TO VACATE

Date:	
To:	
From:	·
This notice that on (date) the residence at (address)	the undersigned intends to move from
days of advance notice, and that undersigned also understands th	at the lease/rental agreement requires this represents days of notice. The at he/she is responsible for paying rent through the end of ease/rental agreement or until another tenant approved by whichever occurs first.
within days at	at any deposits that he/she is entitled to will be refunded fter the premises have been vacated and all keys returned dwelling is left in broom-clean condition and undamaged.
Reasons for leaving:	
Forwarding address:	
New phone number:	
	tal agreement, the undersigned agrees to allow the g to prospective tenants at any and all reasonable times.
Tonant:	Tonant

### **NOTICE OF OVERDUE RENT**

Date:			
To:			
Your rent of \$	for the period of		has not
			Also, our
Your rent, including	applicable late charges		
		Ву	Landlord/Managemen
		Phone	J

### **PAYMENT AGREEMENT**

Currently, I am rentir	ng (address)		m
(owner)	<del>.</del>	I realize that I am \$	
behind in my rent at	this time. I promise that I ) , (yr.)	will pay the above amount owed, in full, by	y
vacate said premise do the above, I give to re-rent said premi permission to remov owner will return all	s immediately and no late my permission to said ow ses. If said premises is ur e the furniture from said p personal clothing and bel	w through with the above promise, I shall er than the above mentioned date. If I fail to the recommend of the locks and allow the same and the same and set it out on the street. The longings to me. I realize it is my responsible so no later than 48 hours after the locks half.	me oility
Dated this	day of <i>(mo.)</i>	(yr.)	
Signature of Manage	er Or Owner		

### LANDLORD'S FIVE DAY NOTICE

To	
You are hereby notified that there is now due to the	
, County of _	dollars being rent for the premises situated in, and State of
, described as follows: _	
And you are further notified that payment of said su you, and that unless payment thereof is made on or of this notice, your lease of said premises will be ter	r before the expiration of five (5) days after service
Only FULL PAYMENT of the rent demanded in this lease under this notice, unless the landlord agrees, receiving partial payment.	
Dated this day of (mo.)	(yr.)
Landlord/Managing Agent	Address
Telephone	
STATE OF S.S.  COUNTY OF, being of, (yr.), (yr.)	AFFIDAVIT OF SERVICE - When served by a person not an officer  fully sworn, on oath deposes and says that on the he/she served the within notice on the tenant
(1) by delivering a copy thereof to the w	vithin named tenant
	, a person above the arge of the within described premises.
(3) by sending a copy thereof to said ter receipt requested.	nant by** { certified mail, return
(4) by posting a copy thereof on the ma being in actual possession thereof.	in door of the within described premises, no one
* Check off all applicable paragraphs.  ** Strike out word not applicable.	Signature of Notice Server
Subscribed and sworn to before me this da	y of ( <i>mo</i> .), ( <i>yr</i> .)
(Seal)	Notary Public

### **30-DAY NOTICE TO TERMINATE TENANCY**

lo:	Address Of Premises:
Date:	
Notice is hereby given that you are required, within toossession of the above-referenced premises.	thirty (30) days, to move from and deliver up
This notice is intended for the purpose of terminating now hold possession of the above-described premis proceedings will be instituted against you to recover forfeited, and to recover rents and damages for the	es, and should you fail to comply, legal possession, to declare said Rental Agreement
Please be advised that rent on said premises is due ion of your tenancy under this notice.	and payable up to and including the date of termina-
Landlord/Managing Agent	
STATE OF } S.S.	AFFIDAVIT OF SERVICE - When served by a person not an officer
, being duly sw day of <i>(mo.)</i> , <i>(yr.)</i> named therein, as follows:*	worn, on oath deposes and says that on the he/she served the within notice on the tenant
(1) by delivering a copy thereof to the wi	ithin named tenant,
age of ten years, residing in or in cha	, a person above the arge of the within described premises.
(3) by sending a copy thereof to said ten receipt requested.	registered mail, return
(4) by posting a copy thereof on the mai being in actual possession thereof.	n door of the within described premises, no one
Check off all applicable paragraphs.	
* Strike out word not applicable.	Signature of Notice Server
Subscribed and sworn to before me this day	y of (mo.), (yr.)
(Seal)	
	Notary Public

Seller \_\_\_\_\_

### **REAL ESTATE SALES CONTRACT**

WHEN COMPLETED AND SIGNED BY BOTH PARTIES, THIS IS A LEGALLY BINDING CONTRACT. IF THIS CONTRACT IS NOT FULLY UNDERSTOOD, THE SERVICES OF A COMPETENT PROFESSIONAL SHOULD BE SOUGHT.

Seller,, hereby agrees to sell to Buyer,	, or Buyer's
nominee, the real property set forth below and all improvements thereon (herein referred Property from the Seller on the terms and conditions set forth in this contract.	
<b>DESCRIPTION:</b> The Property is located in County, (call the property is located in	ity/state) and
is commonly known as (address), has approand is legally described as follows:	oximate lot dimensions of x,
(If the legal description is not included at the time of execution, it may be attached to an	d incorporated herein afterward.)
1. PURCHASE PRICE: The total purchase price to be paid for the Property by the Buyer is	s payable as follows:
(a) Initial deposit	\$
(b) Sum due within days after acceptance of this Contract	\$
(c) Additional sum due at closing (not including prorations)	\$
(d) Proceeds of new note and mortgage to be given by Buyer or any lender other than the	e Seller\$
(e) Existing mortgage on the Property which shall remain on the Property but which shall	II not
subject Buyer to any penalty or fee or increase in the original interest rate of said more	rtgage\$
(f) Balance due Seller by promissory note of the Buyer subject to the requirements set for	orth in this contract\$
(g) Balance due Seller by Articles of Agreement for warranty deed	\$
TOTAL PURCHASE PRICE	\$
2. APPORTIONMENT OF PURCHASE PRICE AND DEED: Land \$	warranty deed, with release of dower and
3. Buyer will pay for recordation of deed and prorated share of prepaid insurance, taxes, a	and interest, if any.
4. The Seller will pay for: [ ] Revenue stamps (State, county, and local); [ ] Title co or any title insurance company duly licensed to underwrite title insurance.  Attorney's fees; [ ] Appraisal fee; [ ] Real estate commission; [ ] Title a discount; [ ] Photographs; [ ] Satisfaction of mortgage and recording fee; [ ] Lead paint insprequired by the F.H.A. or V.A. not to exceed \$; [ ] Any other inspections required.	abstract; [ ] Title opinion letter; [ ] F.H.A./V.A. mortgage pection; [ ] Home inspection; [ ] Repairs or replacements
<b>5. PRORATED ITEMS:</b> All rents, water taxes or charges, taxes, assessments, monthly contracts, and interest on existing mortgages shall be prorated as of the date of closing. It mortgage requiring an escrow deposit for taxes, insurance, and/or other items, all escrow palal be made to the escrow holder at Seller's expense and said escrow balance shall be as it being expressly understood that said escrow balance is included in the Total Purchase made shall be current as of the time of closing. If the exact amount of real estate taxes cat to prorate said taxes on the basis of 110% of the last ascertainable amount.	If Buyer is to accept the Property, subject to an existing payments required to be made up to the time of closing signed to the Buyer without compensation to the Seller; Price. All mortgage payments required of Seller to be
<b>6. TITLE AND TITLE INSURANCE:</b> Within days [ ] after the date of access Buyer's mortgage loan (if any), the Seller will provide and deliver to Buyer or Buyer's Attorner policy in the amount of the purchase price (to be issued by a title insurance company dunderwrite title insurance); [ ] A title insurance commitment for a mortgage policy in the abstract.	uly licensed by the state of, to
	Buyer

Seller \_\_\_\_\_

7. SURVEY: Within days [ ] after the date of acceptance of this contract [ ] after the date of approval of Buyer's mortgage loan (if any), the Seller will provide and deliver to Buyer or Buyer's Attorney: [ ] A new spotted certified survey having all corners staked and showing all improvements upon the Property. [ ] No survey is required.
8. EXAMINATION OF TITLE AND TIME OF CLOSING: If the title evidence and survey as specified above disclose that Seller is vested with fee simple title to the Property (subject only to the permitted exceptions set forth above acceptable to Buyer), this sale shall be closed and Buyer shall perform the agreements made in this contract, at the office of Buyer's Attorney, on or before [ ]
<b>9. DEFAULT BY BUYER:</b> If Buyer fails to perform the agreements of this contract within the time set forth herein, Seller may retain, as liquidated damages and not as a penalty, all of the initial deposit specified in paragraph 1(a) above, it being agreed that this is Seller's exclusive remedy.
10. DEFAULT BY SELLER: If Seller fails to perform any of the agreements of this contract, all deposits made by Buyer shall be returned to Buyer on demand, or the Buyer may bring suit against Seller for damages resulting from the breach of contract, or the Buyer may bring an action for specific performance. Buyer's remedies are cumulative and not exclusive of one another, and all other remedies shall be available in either law or equity to Buyer for Seller's breach hereof.
11. CONDOMINIUM PROVISION: (a) If the subject property is a condominium unit, this contract is subject to the condition that Seller be able to obtain release or waiver of any right of first refusal or other preemptive rights of purchase created by the Declaration of Condominium within the time established by said Declaration. If, after making every reasonable effort, Seller is unable to obtain such release or waiver within the time provided and so notifies Buyer within that time, this contract shall become null and void and all of Buyer's deposits shall be returned to the Buyer, provided that if said option or preemptive right is not exercised within the time specified by the Declaration of Condominium, this contract shall remain in full force and effect for that period of time which the Declaration of Condominium provides for completion of the sale, should the option or preemptive right not be exercised. If the Declaration of Condominium contains no such option or preemptive right, this paragraph (a) shall be null and void and not part of this contract. (b) Seller represents and warrants that there are no condominium assessments currently due and owing. Seller agrees to pay any assessments, including special assessments, that have been or will be levied at any time prior to the date of closing.
<b>12. ATTORNEY FEES AND COSTS:</b> If any litigation is instituted with respect to enforcement of the terms of this contract, the prevailing party shall be entitled to recover all costs incurred, including, but not limited to, reasonable attorney's fees and court costs.
13. RISK OF LOSS OR DAMAGE: Risk of loss or damage to the Property by any cause is retained by the Seller until closing.
14. CONDITION OF THE PROPERTY: Seller agrees to deliver the Property to Buyer in its present condition, ordinary wear and tear excepted, and further certifies and represents that Seller knows of no latent defect in the Property. All heating, cooling, plumbing, electrical, sanitary systems, and appliances shall be in good working order at the time of closing. Seller represents and warrants that the personal property conveyed with the premises shall be the same property inspected by Buyer and that no substitutions will be made without the Buyer's written consent. Buyer may also inspect or cause to be inspected the foundation, roof supports, or structural member of all improvements located upon the Property. If any such system, appliance, roof, foundation, or structural member shall be found defective, Buyer shall notify Seller at or before closing and Seller shall thereupon remedy the defect forthwith at his/her sole expense (in which case the time for closing shall be reasonably extended as necessary). If the costs of such repairs shall exceed 5% of the total purchase price, Seller may elect not to make such repairs and the Buyer may elect to take the Property in such defective condition and deduct 5% from the purchase price or Buyer may, at his/her option, elect to terminate this contract and receive the full refund of all deposits and other sums tendered hereunder. In addition, Seller agrees to remove all debris from the Property by date of possession.
<b>15. OCCUPANCY:</b> Seller shall deliver possession to Buyer no later than the closing date unless otherwise stated herein. Seller represents that there are no persons occupying the Property except the following tenants of the Seller:
Seller agrees to deliver exclusive occupancy of the Property to Buyer at the time of closing unless otherwise specifically stated herein. Seller agrees to provide true and accurate copies of all written leases to Buyer within five (5) days after the date of acceptance of this contract. Said leases are subject to Buyer's approval. Seller shall provide such letters notifying tenants to pay rent to the buyer after closing as Buyer may reasonably request. Seller warrants that any rent rolls and other income and expense data provided to Buyer are complete and accurate, all of which must be acceptable to Buyer.
Buyer

mortgage loan to finance this purchase. The application for this mortgage will be made with a lender acceptable to Buyer, and unless a mortgage loan, acceptable to Buyer, is approved without contingencies other than those specified in this contract within days from the date of acceptance of this contract, the Seller or Buyer shall have the right to terminate this contract and, at that time, all sums deposited by Buyer shall be returned to Buyer and Buyer shall return any surveys and copies of leases received from Seller. Notwithstanding the aforesaic provisions, if Buyer so requests and if Seller agrees, Seller shall have days to offer Buyer a purchase money mortgage or said property at terms acceptable to and approved by Buyer, and this contract shall remain in full force and effect. Said purchase money mortgage shall be fully subject to the terms and conditions of the paragraph relating to Seller Financing below.
17. [ ] SELLER FINANCING: According to paragraph 1(f) above, it is understood that the Buyer will execute and deliver at the closing, a Promissory Note to Seller which shall provide for full or partial prepayment without penalty [ ] and shall bear interest at the rate of
<b>18.</b> [ ] <b>ARTICLES OF AGREEMENT FOR WARRANTY DEED:</b> If this sale is made by Articles of Agreement for warranty deed pursuant to paragraph 1(g) above, then the terms of paragraph 17 relating to Seller Financing shall be incorporated in said Articles of Agreement and shall become a part thereof, and the terms relating to a Promissory Note and mortgage shall be construed and relate to the Articles of Agreement for warranty deed in lieu of any reference to Promissory Note and mortgage.
19. F.H.A. FINANCING: It is expressly agreed that, notwithstanding any other provisions of this contract, Buyer shall not be obligated to complete the purchase of the Property described herein or to incur any penalty by forfeiture of any money deposit or otherwise unless the Seller has delivered to the Buyer a written statement issued by the Federal Housing Commissioner setting forth the appraised value of the Property (excluding closing costs) of not less than \$ which statement Seller agrees to deliver to the Buyer promptly after such appraised value statement is made available to Seller. The Buyer shall, however, have the privilege and option of proceeding with the consummation of this contract without regard to the amount of the appraised valuation made by the Federal Housing Commissioner.
<b>20. V.A. FINANCING:</b> It is expressly agreed that, notwithstanding any other provisions of this contract, the Buyer shall not incur any penalty by forfeiture of earnest money or otherwise be obligated to complete the purchase of the Property described in this contract if the Total Purchase Price exceeds the reasonable value of the Property established by the Department of Veterans Affairs. The Buyer shall, however, have the privilege and option of completing this transaction without regard to the amount of reasonable value established by the Department of Veterans Affairs
21. [ ] TERMITE INSPECTION: Seller agrees to furnish to Buyer, at Seller's expense, an inspection report showing all buildings on the Property to be free and clear from visible infestation and free from visible dry or wet rot damage by termites and other wood-destroying organisms. This inspection report is to be furnished by a licensed pest control firm. If a report shows such visible infestation or damage, Seller shall pay all costs of treatment of such infestation and all costs of repair of such damage. If the costs of treatment and repair shall exceed 3% of the total sale price Seller may elect not to make such treatment and repairs and Buyer may elect to take the Property in its then condition and deduct 3% from the total purchase price and complete the transaction or Buyer may terminate this contract and receive a full refund of all deposits made by Buyer hereunder.
<b>22.</b> [ ] <b>ZONING:</b> Unless the property is properly zoned for use and there are no deed restrictions against such use at the time of closing, the Buyer shall have the right to terminate this contract and receive a full refund of all deposits made by Buyer hereunder.
<b>23. LEGAL USE:</b> Seller represents and warrants to Buyer that the entire property conforms to all building codes and restrictions that may be imposed by any governmental agency either national, state, or local. Seller also warrants that there are no building code violations on the Property and that Seller has received no notice of any building code violations for the past ten years that have not been fully corrected.
<b>24. LOCAL ORDINANCES:</b> Seller shall procure for Buyer, at Seller's expense, all certificates of inspection, certificates of occupancy, or the like required under the terms of any local ordinance.
Buyer
Seller

25. PERSONAL PROPERTY INCLUDED IN THE PURCHASE PRICE: outdoor television antenna; wall-to-wall, hallway, and stair carpe window treatments; electric plumbing and other fixtures as installe; stove(s); a	ting; window shades and did; water softener; attached si	raperies and supporting f helving; hardware; trees ar	fixtures; venetian blinds; nd shrubs; refrigerator(s)
; stove(s) ; a below or on a rider attached hereto, all of which personal property Seller to Buyer by a Bill Of Sale.	is unencumbered and owner	d by Seller. All such items	s shall be conveyed from
26. [ ] This offer shall terminate if not accepted before (mo./da	y)	, (yr.)	
<b>27. R.E.S.P.A. COMPLIANCE:</b> Seller and Buyer agree to make all d Estate Settlement Procedures Act of 1974 if it is applicable to this		necessary to comply with t	he provisions of the Real
28. ADDITIONAL TERMS AND CONDITIONS:			
(a) Where the context requires, the terms that Seller and Buyer shas the plural. $\ensuremath{S}$	all include are in the masculi	ne as well as the feminine	and the singular as well
(b) There are no agreements, promises, or understandings betwee changes shall be made to this contract unless the same are in wr			ntract. No alterations or
(c) The provisions of this contract shall survive the closing and $\boldsymbol{s}$	hall not merge in any deed	of conveyance herein.	
(d) This agreement shall be construed under the laws of the St (e) Other:	ate of		·
29. REAL ESTATE SALES COMMISSION: The Seller agrees to pay 30. NOTICES: Any notices required to be given herein shall be so delivery or by certified mail - return receipt requested. Such notice TIME IS OF THE ESSENCE OF THIS AGREEMENT. In witness whereof, the parties signed their names on the dates in	ent to the parties listed belo e shall be effective upon deli	w at their respective addr	
The state of the s			
Buyer(s):	Buyer's Date of Offer: (m	o./day)	, (yr.)
	Address:		
	Address:		
Seller(s):	Seller's Date of Acceptan	nce: <i>(mo./day)</i>	, (yr.)
	Address:		
	Address:		
			Buyer Seller
			JUIN

RECORDATION REC	QUESTED BY:		
WHEN RECORDED	RETURN TO:		
RETURN BY:	MAIL	PICKUP	SPACE ABOVE THIS LINE FOR RECORDER' S USE

#### **MORTGAGE**

THIS MORTGAGE IS made this	day of	,	between the Mortgagor
("Borrowe	er", and the Mortgagee		, whose address is
	(herein	"Lendor").	
WHEREAS, Borrower is indebted to Lende	er in the principal sum of		Dollars, which indebt
edness is evidenced by Borrower's note date	d	_ (herein "Note"), providing f	or monthly installments o
principal and interest, with the balance of the	indebredness, if not sooner pa	id, due and payable on	
TO SECURE to Lender (a) the repayment other sums, with interest thereon, advanced it of the covenants and agreements of Borrower made to Borrower by Lender pursuant to parapower of sale, the following described property	n accordance herewith to prote herein contained, and (b) the re agraph 21 hereon (herein "Futi	ect the security of this Mortga epayment of any future advan ure Advances"), Borrower do	age, and the performance aces, with interest thereon es hereby mortgage, with
which has the address of	(Cib.)	(herein "Prop	perty Address"):

TOGETHER with all the improvements now or hereafter erected on the property, and all easements, rents, rights, appurtenances, royalties, mineral, oil and gas rights and profits, water, water rights, and water stock, and all fixtures now or hereafter attached to the property, all of which, including replacements and additions thereto, shall be deemed to be and remain a part of the property covered by this Mortgage; and all of the foregoing, together with said property (or the leasehold estate if this Mortgage is on a leasehold) are herein referred to as the "Property".

Borrower covenants that Borrower is lawfully seised of the estate and has the right to mortgage, grant and convey the Property, that the Property is unencumbered, and that Borrower will warrant and defend generally the title to the Property against all claims and demands, subject to any declarations, easements or restrictions listed in a schedule of exceptions to coverage in any title insurance policy insuring Lender's interest in the Property.

UNIFORM COVENANTS. Borrower and Lender covenant and agree as follows:

- 1. Payment of Principal and Interest. Borrower shall promptly pay when due the principal of and interest on the indebtedness evidenced by the Note, prepayment and late charges as provided in the Note, and the principal of and interest on any Future Advances secured by this Mortgage.
- 2. Funds for Taxes and Insurance. Subject to applicable law or to a written waiver by Lender, Borrower shall pay to Lender on the day monthly installments of principal and interest are payable under the Note, until the Note is paid in full, a sum (herein "Funds") equal to one-twelfth of the yearly taxes and assessments which may attain priority over this Mortgage, and ground rents of the Property, if any, plus one-twelfth of yearly premium installments for hazard insurance, plus one-twelfth of yearly premium installments for mortgage insurance, if any, all as reasonably estimated initially and form time to time by Lender on the basis of assessments and bills and reasonable estimates thereof.

The Funds shall be held in an institution the deposits or accounts of which are insured or guaranteed by a Federal or state agency (including Lender if Lender is such an institution). Lender shall apply the Funds to pay said taxes, assessments, insurance premiums and ground rents. Lender may not charge for so holding and applying the Funds, analyzing said account, or verifying and compiling said assessments and bills, unless Lender pays Borrower interest on the Funds and applicable law permits Lender to make such a charge. Borrower and Lender may agree in writing at the time of execution of this Mortgage that interest on the Funds shall be paid to Borrower, and unless such agreement is made or applicable law requires such interest to be paid, Lender shall not

be required to pay Borrower any interest or earnings on the funds. Lender shall give to Borrower, without charge, an annual accounting of the Funds showing credits and debits on the Funds and the purpose for which each debit to the Funds was made. The Funds are pledged as additional security for the sums secured by this Mortgage.

If the amount of the Funds held by Lender, together with the future monthly installments of Funds payable prior to the due dates of taxes, assessments, insurance premiums and ground rents, shall exceed the amount required to pay said taxes, assessments, insurance premiums and ground rents as they fall due, such excess shall be, at Borrower's option, either promptly repaid to Borrower or credited to Borrower on monthly installments of Funds. If the amount of the Funds held by Lender shall not be sufficient to pay taxes, assessments, insurance premiums and ground rents as they fall due, Borrower shall pay to Lender any amount necessary to make up the deficiency within 30 days from the date notice is mailed by Lender to Borrower requesting payment thereof.

Upon payment in full of all sums secured by this Mortgage, Lender shall promptly refund to Borrower any Funds held by Lender. If under paragraph 18 hereof the Property is sold or the Property is otherwise acquired by Lender, Lender shall apply, no later than immediately prior to the sale of the Property or its acquisition by Lender, any Funds held by Lender at the time of application as a credit against the sums secured by this Mortgage.

- 3. Application of Payments. Unless applicable law provides otherwise, all payments received by Lender under the Note and paragraphs 1 and 2 hereof shall be applied by Lender first in payment of amounts payable to Lender by Borrower under paragraph 2 hereof, then to interest payable on the Note, then the principal of the Note, and then to interest and principal on any Future Advances.
- 4. Charges; Liens. Borrower shall pay all taxes, assessments and other charges, fines and impositions attributable to the Property which may attain a priority over this Mortgage, and leasehold payments or ground rents, if any, in the manner provided under paragraph 2 hereof or, if not paid in such manner, by Borrower making payment, when due, directly to the payee thereof. Borrower shall promptly furnish to Lender all notices of amounts due under this paragraph, and in the event Borrower shall make payment directly, Borrower shall promptly furnish to Lender receipts evidencing such payments. Borrower shall promptly discharge any lien which has priority over this Mortgage; provided, that Borrower shall not be required to discharge any such lien so long as Borrower shall agree in writing to the payment of the obligation secured by such lien in a manner acceptable to Lender, or shall in good faith contest such lien by, or defend enforcement of such lien, in legal proceedings which operate to prevent the enforcement fo the lien or forfeiture of the Property or any part thereof.
- **5. Hazard Insurance.** Borrower shall keep the improvements now existing or hereafter erected on the Property insured against loss by fire, hazards included within the term "extended coverage", and such other hazards as Lender may require and in such amounts and for such periods as Lender may require; provided, that Lender shall not require that the amount of such coverage exceed that amount of coverage required to pay the sums secured by this Mortgage.

The insurance carrier providing the insurance shall be chosen by Borrower subject to approval by Lender, provided that such approval shall not be unreasonably withheld. All premiums on insurance policies shall be paid in the manner provided under paragraph 2 hereof or, if not paid in such manner, by Borrower making payment, when due, directly to the insurance carrier.

All insurance pollicies and renewals thereof shall be in form acceptable to Lender and shall include a standard mortgage clause in favor of and in form acceptable to Lender. Lender shall have the right to hold the policies and renewals thereof, and Borrower shall promptly furnish to Lender all renewal notices and all receipts of paid premiums. In the event of loss, Borrower shall give prompt notice to the insurance carrier and Lender. Lender may make proof of loss if not made promptly by Borrower.

Unless Lender and Borrower otherwise agree in writing, insurance proceeds shall be applied to restoration or repair of the Property damaged, provided such restoration or repair is economically feasible and the security of this Mortgage is not hereby impaired. If such restoration or repair is not economically feasible or if the security of this Mortgage would be impaired, the insurance proceeds shall be applied to the sums secured by this Mortgage, with the excess, if any, paid to Borrower. If the property is abandoned by Borrower, or if Borrower fails to respond to Lender within 30 days from the date notice is mailed by Lender to Borrower that the insurance carrier offers to settle a claim for insurance benefits, Lender is authorized to collect and apply the insurance proceeds at Lender's option either to restoration or repair of the property or to the sums secured by this Morrtgage.

Unless Lender and Borrower otherwise agree in writing, any such application of proceeds to principal shall not extend or postpone the due date of the monthly installments referred to in paragraphs 1 and 2 hereof or change the amount of such installments. If under paragraph 18 hereof the Property is acquired by Lender, all right, title and interest of Borrower in and to any such insurance policies and in and to the proceeds thereof resulting from damage to the Property prior to the sale or acquisition shall pass to Lender to the extent of the sums secured by this Mortgage immediately6. prior to such sale or acquisition.

6. Preservation and Maintenance of Property; Leaseholds; Condominiums; Planned Unit Development. Borrower shall keep the Property in good repair and shall not commit waste or permit impairment or deterioration of the Property and shall comply with the provisions of any lease if this Mortgage is on a leasehold. If this Mortgage is on a unit in a condominium or a planned unit development, Borrower shall perform all of Borrower's obligations under the declaration or covenants creating or governing the condominium or planned unit development, the by-laws and regulations of the condominium or planned unit development, and constituent documents. If a condominium or planned unit development rider is executed by Borrower and recorded together with this Mortgage, the covenants and agreements of such rider shall be incorporated into and shall amend and supplement the

covenants and agreements of this Mortgage as if the rider were a part hereof.

7. Protection of Lender's Security. If Borrower fails to perform the covenants and agreements contained in this Mortgage, or if any action or proceeding is commenced which materially affects Lender's interest in the Property, including, but not limited to, eminent domain, insolvency, code enforcement, or arrangements or proceedings involving a bankrupt or decedent, then Lender at Lender's option, upon notice to Borrower, may make such appearances, disburse such sums and take such action as is necessary to protect Lenders' interest including, but not limited to, disbursement of reasonable attorney's fees and enter upon the Property to make repairs. If Lender required mortgage insurance as a condition of making the loan secured by this mortgage, Borrower shall pay the premiums required to maintain such insurance in effect until such time as the requirement for such insurance terminates in accordance with Borrower's and Lender's written agreement or applicable law. Borrower shall pay the amount of all mortgage insurance premiums in the manner provided under paragraph 2 hereof.

Any amounts disbursed by Lender pursuant to this paragraph 7, with interest hereof, shall become additional indebtedness of Borrower secured by this Mortgage. Unless Borrower and Lender agree to other terms of payments such amounts shall be payable upon notice from Lender to Borrower requesting payment thereof, and shall bear interest from the date of disbursement at the rate payable from time to time on outstanding principal under the Note unless payment of interest at such rate would be contrary to applicable law, in which event such amounts shall bear interest at the highest rate permissible under applicable law. Nothing contained in this paragraph 7 shall require Lender to incur any expense or take any action hereunder.

- **8. Inspection.** Lender may make or cause to be made reasonable entries upon and inspections of the property, provided that Lender shall give Borrower notice prior to any such inspection specifying reasonable cause therefor related to Lender's interest in the Property.
- **9. Condemnation.** The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or other taking of the Property, or part thereof, or for conveyance in lieu of condemnation, are hereby assigned and shall be paid to Lender.

In the event of a total taking the Property, the proceeds shall be applied to the sums secured by this Mortgage, with the excess, if any, paid to Borrower. In the event of a partial taking the property, unless Borrower and Lender otherwise agree in writing, there shall be applied to the sums secured by this Mortgage such proportion of the proceeds as is equal to that proportion which the amount of the sums secured by the Mortgage immediately prior to the date of taking bears to the fair market value of the Property immediately prior to the date of taking, with the balance of the proceeds paid to Borrower.

If the Property is abandoned by Borrower, or if, after notice by Lender to Borrower that the condemnor offers to make an award or settle a claim for damages, Borrower fails to respond to Lender within 30 days after the date such notice is mailed, Lender is authorized to collect and apply the proceeds, at lender's option, either to restoration or repair of the Property or to the sums secured by this Mortgage.

Unless Lender and Borrower otherwise agree in writing, any such application or proceeds to principal shall not extend or postpone the due date of the monthly installments referred to in paragraphs 1 and 2 hereof or change the amount of such installments.

- 10. Borrower Not Released. Extension of the time for payment or modification or amortization of the sums secured by this Mortgage granted by Lender to any successor in interest of Borrower shall not operate to release, in any manner, the liability of the original Borrower and Borrower's successors in interest. Lender shall not be required to commence proceedings against such successor or refuse to extend time for payment or otherwise modify amortization of the sums secured by this mortgage by reason of any demand made by the original Borrower and Borrower's successors in interest.
- 11. Forbearance by Lender Not a Waiver. Any forbearance by Lender in exercising any right or remedy hereunder, or otherwise afforded by applicable law, shall not be a waiver of or preclude the exercise of any such right or remedy. The procurement of insurance or the payment of taxes or other liens or charges by Lender shall not be a waiver of Lender's right to accelerate the maturity of the indebtedness secured by this Mortgage.
- 12. Remedies Cumulative. All remedies provided in this Mortgage are distinct and cumulative to any other right or remedy under this Mortgage or afforded by law or equity, and may be exercised concurrently, independently or successively.
- 13. Successors and Assigns Bound; Joint and Several Liability; Captions. The covenants and agreements herein contained shall find, and the rights hereunder shall inure to, the respective successors and assigns of Lender and Borrower, subject to the provisions of paragraph 17 hereon. All covenants and agreements of Borrower shall be joint and several. The captions and headings of the paragraphs of this Mortgage are for convenience only and are not to be used to interpret or define the provisions hereof.
- 14. Notice. Except for any notice required under applicable law to be given in another manner, (a) any notice to Borrower provided for in this Mortgage shall be given by mailing such notice by certified mail addressed to Borrower at the Property Address or at such other address as Borrower may designate by notice to Lender as provided herein, and (b) any notice to Lender shall be given by certified mail, return receipt requested, to Lender's address stated herein or to such other address as Lender may designate by notice to Borrower as provided herein. Any notice provided for in this Mortgage shall be deemed to have been given to Borrower or Lender when given in the manner designated herein.
  - 15. Uniform Mortgage; Governing Law; Severability. This form of mortgage combines uniform covenants for national use

and non-uniform covenants with limited variations by jurisdiction to constitute a uniform security instrument covering real property. This Mortgage shall be governed by the law of the jurisdiction in which the Property is located. In the event that any provision or clause of this Mortgage or the Note conflicts with applicable law, such conflict shall not affect other provisions of this Mortgage or the Note which can be given effect without the conflicting provision, and to this end the provisions of the Mortgage and the Note are declared to be severable.

- **16. Borrower's Copy.** Borrower shall be furnished a confirmed copy of the Note and of this Mortgage at the time of execution or after recordation hereof.
- 17. Transfer of the Property; Assumption. If all or any part of the Property or an interest therein is sold or transferred by Borrower without Lender's prior written consent, excluding (a) the creation of a lien or encumbrance subordinate to this Mortgage, (b) the creation of a purchase money security interest for household appliances, (c) a transfer by devise, descent or by operation of law upon the death of a joint tenant or (d) the grant of any leasehold interest of three years or less not containing an option to purchase, Lender may, at Lender's option, declare all the sums secured by this Mortgage to be immediately due and payable. Lender shall have waived such option to accelerate if, prior to the sale or transfer, Lender and the person to whom the Property is to be sold or transferred reach agreement in writing that the credit of such person is satisfactory to Lender and that the interest payable on the sums secured by this Mortgage shall be at such rate as Lender shall request. If Lender has waived the option to accelerate provided in this paragraph 17, and if Borrower's successor in interest has executed a written assumption agreement accepted in writing by Lender, Lender shall release Borrower from all obligations under this Mortgage and the Note.

If Lender exercises such option to accelerate Lender shall mail Borrower notice of acceleration in accordance with paragraph 14 hereof. Such notice shall provide a period of not less than 30 days from the date the notice is mailed within which Borrower may pay the sums declared due. If Borrower fails to pay such sums prior to the expiration of such period, Lender may, without further notice or demand on Borrower, invoke any remedies permitted by paragraph 18 hereof.

NON-UNIFORM COVENANTS. Borrower and Lender further covenant and agree as follows:

18. Acceleration; Remedies. Except as provided in paragraph 17 hereof, upon Borrower's breach of any covenant or agreement of Borrower in this Mortgage, including the covenants to pay which due any sums secured by this Mortgage, Lender prior to acceleration shall mail notice to Borrower as provided in paragraph 14 hereof specifying: (1) the breach; (2) the action required to cure such breach; (3) a date, not less than 30 days from the date the notice is mailed to Borrower, by which such breach must be cured; and (4) that failure to cure such breach on or before the date specified in the notice may result in acceleration of the sums secured by this Mortgage and sale of the Property. The notice shall further inform Borrower of the right to reinstate after acceleration and the right to bring a court action to assert the non-existence of a default or any other defense of Borrower to acceleration and sale. If the breach is not cured on or before the date specified in the notice, Lender at Lender's option may declare all of the sums secured by this Mortgage to be immediately due and payable without further demand and may invoke the power of sale and any other remedies permitted by applicable law. Lender shall be entitled to collect all reasonable costs and expenses incurred in pursuing the remedies provided in this paragraph 18, including, but not limited to, reasonable attorney's fees.

If Lender invoked the power of sale, Lender shall mail Borrower a notice of sale in the manner provided in paragraph 14 hereof. Lender shall publish a notice fo sale and shall sell the Property at the time and place and under the terms specified in the notice of sale. Lender or Lender's designee may purchase the Property at any sale. The proceeds of any sale shall be applied in the following order: (a) to all reasonable costs and expenses of the sale, including, but not limited to, reasonable attorney's fees and costs of title evidence; (b) to all sums secured by this Mortgage; and (c) the excess, if any, to the person or persons legally entitled thereto.

- 19. Borrower's Right to Reinstate. Notwithstanding Lender's acceleration of the sums secured by this Mortgage, Borrower shall have the right to have any proceedings begun by Lender to enforce this Mortgage discontinued at any time prior to the earlier to occur of (i) the fifth day before sale of the Property pursuant to the power of sale contained in this Mortgage or (ii) entry of a judgment enforcing this Mortgage or (iii) 30 days from the certified date upon which Lender entered upon and took possession of the property if: (a) Borrower pays Lender all sums which would be then due under this Mortgage, the Note and notes securing Future Advances, if any, had no acceleration occurred; (b) Borrower cures all breaches of any other covenants or agreement of Borrower contained in this Mortgage; (c) Borrower pays all reasonable expenses incurred by Lender enforcing the covenants and agreements of Borrower contained in this Mortgage, and in enforcing Lenders' remedies as provided in paragraph 18 hereof, including, but not limited to, reasonable attorney's fees; and (d) Borrower takes such action as Lender may reasonable require to assure that the lien of this Mortgage, Lender's interest in the Property and Borrower's obligation to pay the sums secured by this Mortgage shall continue unimpaired. Upon such payment and cure by Borrower, this Mortgage and the obligations secured hereby shall remain in full force and effect as if no acceleration had occurred.
- 20. Assignment of Rents; Appointment of Receiver. As additional security hereunder, Borrower hereby assigns to Lender the rents of the Property, provided that Borrower shall, prior to acceleration under paragraph 18 hereof or abandonment of the Property, have the right to collect and retain such rents as they become due and payable.

Upon acceleration under paragraph 18 hereof or abandonment of the property, Lender shall be entitled to have a receiver appointed by a court to enter upon, take possession of and manage the Property and to collect the rents of the Property including those past due. All rents collected by the receiver shall be applied first to payment of the costs of management of the Property and collection of rents, including, but not limited to, receiver's fees, premiums on receiver's bonds and reasonable attorney's fees, and then to the sums secured by this Mortgage. The receiver shall be liable to account only for those rents actually received.

- **21. Future Advances.** Upon request of Borrower, Lender, at Lender's option prior to release of this Mortgage, may make Future Advances to Borrower. Such Future Advances, with interest thereon, shall be secured by this Mortgage when evidenced by promissory notes stating that said notes are secured hereby.
- **22. Release.** Upon payment of all sums secured by this Mortgage, Lender shall release this Mortgage without charge to Borrower. Borrower shall pay all costs of recordation, if any.
  - 23. Waiver of Dower. Borrower hereby relinquishes all right of dower in the Property.

IN WITNESS WHEREOF, Borrower has executed this Mortgage.

		Borrower
		Borrower
PIN #		
STATE OF	ss:	
On this	day of	before me personally appeared to me known to be the person(s) described in and who
executed the foregoing instru		executed the same as
My Commission Expires:		
		Notary Public