## **Purchase and Sale Agreement**

This agreement is made this	sday of	, 20	
between Seller(s)		Social Securi	ty
and Buyer			
		agrees to buy the following des	
Street Address			
Legal description:			
			County
Personal property included:			
Earnest Money Deposit		\$	
Cash To Seller At Closing		\$	
Existing Loa	ans & Liens	\$	
New Loan To Seller At Closing		\$	
Purchase Price		\$	
The purchase price to be pa	aid as follows:		
		sed title company or attorney wit Illowing loans on terms agreeab	
			Balance
		%, Monthly Payment \$	Loan
	Number Date last payment ma	de	Loan current through
			Balance
1		%, Monthly Payment \$	Loan
	Number Date last payment ma	de	Loan current through
Other liens:			

Any overstatement in the above loan and lien amounts will be added to note to seller. Any understatement will be deducted from balance due at close. 2. THE BALANCE DUE SELLER in the amount of \$ shall be paid as follows: including interest at the rate of 3. PRORATIONS, IMPOUNDS & SECURITY DEPOSITS: Loan interest, property taxes, insurance, and rents shall be prorated as of the date of closing. All security deposits shall be transferred to buyer at closing. All impound accounts for taxes and insurance are included in the purchase price and shall be transferred to buyer at closing. Any shortage in these accounts shall be charged to seller at closing. Page 2 of 2 Purchase and Sale Agreement 4. CONDITION OF HOUSE AND APPLIANCES: Seller warrants that the house and all mechanical systems and appliances will be in good working order at closing. Buyer will have access to property for inspection and the cost of any needed repairs will be paid by seller at closing. Appliances and other personal property will be transferred by bill of sale free of encumbrances at closing. 5. CLOSING DATE AND TRANSFER OF TITLE: This transaction shall close on or before \_ and Seller(s) agree to \_, 20\_\_\_. Closing will be held at \_ transfer marketable title free and clear of all encumbrances except those listed and pay any required state taxes or stamps required to record deed and mortgage. Seller agrees to furnish title insurance in the amount of the purchase price, showing no encumbrances or exceptions other than previously noted. 6. DAMAGE TO PROPERTY: Seller shall maintain property in its current condition and keep it insured against all loss until closing in the event of destruction covered by insurance, buyer may elect to close and collect the insurance proceeds. 7. DEFAULTS: If buyer defaults under this contract, any and all monies deposited by buyer(s) shall be retained by seller as full liquidated damages. If seller defaults, buyer may pursue all remedies allowed by law and seller agrees to be responsible for all costs incurred by buyer as a result of sellers default. 8. SUCCESSORS AND ASSIGNEES: The terms and conditions of this contract shall bind all successors, heirs, administrators, trustees, executors and assignees of the respective parties. 9. ACCESS ADVERTISING AND REPAIRS MADE BY BUYERS: Sellers agree that buyers may advertise property and have access during reasonable hours to show property to others. If the property is vacant and in need of repairs, buyers at their expense may make repairs and improvements, and any improvements made shall become the property of the seller should the buyer default, 10. ADDITIONAL TERMS AND CONDITIONS:

The undersigned have read the above information, understand it and verify that it is correct.

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SELLERS:			
BUYERS:			