## **RESIDENTIAL LEASE-PURCHASE AGREEMENT**

This is a sample form. Consult an attorney for an official form.

THIS AGREEMENT,	, dated, is between		
	, the Landlord(s) and		
	,t	the Tenant(s).	
In consideration of the	e payment of rent and the keeping and performance of the covenants and agreements	s by the	
Tenant hereinafter set	t forth, the Landlord(s) do hereby lease unto the Tenant(s), the following described p	oremises	
situate in the County of	of State of, a	and better	
known as:			
The said premises, as	described above, with all appurtenances, are hereby leased to the Tenant for a term of	of	
months commencing _	, 20 Rent for the premises is payable in monthly in	stallments of:	
\$	, to be paid on or before the fifth day of the month for which rent is due.		
\$	of each rent payment shall be credited toward the purchase price of the property.		
AND AGREES AS FC To pay the rent for sai To keep said premises same in as good order and tear excepted; IT IS FURTHER AGI to do so and without t unpaid, the Landlord r repairs as may be requ It is agreed that if the in default of any of the uncorrected for a perior without liability for tra- lease ended; repossess those claiming under I other remedies availability IT IS FURTHER MU and agreements herein repairs to the property	ASIDERATION OF THE LEASING OF SAID PREMISES AS AFORESAID, COVE OLLOWS: id premises as hereinabove provided; is in good condition and repair and at the expiration of this lease to surrender and del r and condition as when entered upon, loss by fire, inevitable accident, act of God or of REED that in case said premises are left vacant, then the Landlord may, without bein terminating this lease, re-take possession of the premises. If any part of the rent herei may rent the same for such rent as the Landlord may be able to do so, making such of uired, giving credit for the amount so received, less all expenses. te tenant shall be in arrears in the payments of any installment of rent, or any portion to accovenants or agreements herein contained to be performed by the Tenant, which de od of five (5) days after the Landlord has given written notice thereof, Landlord may, respass or damages, enter into and upon said premises, or a portion, thereof; declare th s the said premises as of the Landlord's former estate; peaceably expel and remove th him, or any person or persons occupying the same and their effects; all without preju- ble to the Landlord for arrears of rent or breach of covenant. TTUALLY AGREED that the Landlord, in consideration of the performance of all the n to be performed by the Tenant under the lease, and for Tenant agreeing to perform y during the term of the said lease, hereby grants to Tenant an exclusive option to pu tises at any time during the term of this lease for the sum of \$, pa	liver up the ordinary wear ing obligated in reserved be changes and thereof, or efault shall be at his option, be term of this be Tenant, udice to any e covenants a all minor urchase said	

The Landlord, upon payment of said purchase money, shall convey said premises by Fee Simple Deed free from all

encumbrances except: \_\_\_\_\_

Additional provisions: 1. **Repairs:** Tenant shall be responsible for repairs not to exceed \$\_\_\_\_\_ per year.

2. **Title**: All documents necessary for title transfer shall be executed and held in escrow with closed escrow instructions. At closing, taxes, water, sewer, HOA dues and mortgages will be prorated as of date of title transfer.

3. **Inspection:** This agreement is subject to final inspection and approval of the property by the Tenant/Buyer prior to taking possession.

4. **Insurance:** Landlord/Seller shall protect Tenant/Buyer's equitable interest by maintaining hazard insurance upon the property. In the event of destruction in whole or in part of the property, Tenant/Buyer shall have the option to proceed with the closing and accept the insurance proceeds for said damage, or to declare this agreement null and void, releasing both parties from any obligations hereunder, except for the return of monies paid by Tenant/Buyer which shall become immediately due and payable from the insurance proceeds.

5. **Assignment:** Tenant/buyer \_\_\_\_\_shall \_\_\_\_\_shall not be permitted the right of subletting or assignment. If this agreement is assigned with the approval of the Landlord/Seller, Tenant/Buyer shall be released from any further liability hereunder.

## 6.Other provisions:

Landlord	Date	Tenant	Date
Landlord	Date	Tenant	Date

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