## AGREEMENT FOR PURCHASE & SALE OF REAL ESTATE (Subject to Transaction)

hordination	r" whose address is	20, by and between		
	, whose address is, and hereinafter " <b>Buyer</b> " (or its assignee or nominee).			
		and Buyer agrees to buy the foll commonly known as		-
		blinds, screens, shutters, electric		
2. <u>PURCHASE PR</u>	RICE. Buyer to pay the purcha	se price as follows (check all that	applies):	
□ <u>EARNEST</u>	DEPOSIT (Payable to the Ma	as Law Firm, Trust Account) …	\$	
	WN PAYMENT due at closing	in the amount	\$	
□ <u>TAKE TITL</u>	LE SUBJECT TO AN EXISTIN	G FIRST TRUST DEED NOTE		
		with an approximate unpaid		
payable \$	monthly until pai	id, including interest not exceedin	ıg%.	
		G SECOND TRUST DEED NOTE		
		approximate unpaid amount of		
		id, including interest not exceedin	-	
For the Terms	<u>SORY NOTE</u> in the principal as of the Note, see paragraph 10	amount of 0 below.	\$	
TOTAL PURC	CHASE PRICE IS THE AMOU	<u>NT OF</u>	\$	
and is not express 20, the Buy	essly assuming responsibility the yer shall pay all monthly obligation of the second s	v subject to deed(s) of trust existin rough a formal assumption of said tions on the underlying loans and	id loans. Commencing on	
•	related to the property.	an as stated barain, the nurshas	a price shall be reduced to refl	act the difference: if the
actual loan bala	nce is more than as stated her	nan as stated herein, the purchase rein, then Buyer's required cash pansurance escrows, if any, held by	ayment shall be reduced acco	
	sing will be held on or about <b>dge, Ste. C 300, San Antonio</b>		, at a time and place at	the MAAS LAW FIRM,
<u>Responsible fo</u>	or Closing Cost	] Buyer 🔲 Shared Between Par	rties Equally.	
The following Ite	ms will be prorated at closing:	Homeowner's association due		
The Law Firm wi	ill not provide Title Insurance b	ut will perform a title and tax sear Insurance when the underlying n	ch to determine what if any lie	
5. <u>POSSESION.</u>	In the event possession i	ssession to the property on day of is not delivered at closing, buyer s	shall withhold proceeds from th	
		is security deposit (see attached H	Holdover Occupancy Agreeme	ent).
6. ADDITIONAL P				
with loan paymer	nt booklets and written permission	in full at closing and may continue on to contact the holders of any det ect property, a Deed to transfer title,	bt secured by the property. At c	
		eed(s) of trust securing the prope nediately payable if all or any part		
•				
		rm the agreements of this contrac f the earnest money deposit speci		in, Seller may retain, as
		orm any of the agreements of this , or the Buyer may bring an actior		ed to \$5,000 for
		erty on the above terms and cond	litions. Unless this offer is sign	ed by Seller and
damages resulting <b>9. OFFER.</b> This is	an offer to purchase the Property of the prope	, at AM/PM, the offer shall b	e deemed revoked and the de	posit shall be returned.
damages resulting of the second secon	ved by Buyer, by	, at AM/PM, the offer shall b		posit shall be returned.
damages resulting of the second secon	ved by Buyer, by	_, at AM/PM, the offer shall b		
damages resulting 9. <u>OFFER</u> . This is personally receive 10. <u>OTHER TERM</u> Buyer(s):	ved by Buyer, by	_, at AM/PM, the offer shall b		20
damages resultin 9. <u>OFFER</u> . This is personally receiv 10. <u>OTHER TERM</u> : Buyer(s): Email:	ived by Buyer, by	_, at AM/PM, the offer shall b	ate:	20