OFFER TO PURCHASE (Immovable Property)

ENT	ERE	ED INTO BY AND BETWEEN:			
(here	einaf	ter referred to as the SELLER)			
ANI)				
(here	einaf	ter referred to as the PURCHASER)			
I,		the undersigned, (hereinafter			
refer	rred t	to as the PURCHASER), hereby offer to purchase the following property:			
ERF	NR.	NAME OF SCHEME AND UNIT NO			
SUB	BURI	3 / TOWNSHIP			
STR	EET	EXTENSION			
1.	pay RE 199	Rand) VAT (*inclusive/exclusive) and is vable as follows: N.B: VAT IS ONLY APPLICABLE IF THE SELLER IS GISTERED AS A VENDOR UNDER THE VALUE ADDED TAX ACT, of (Delete whichever is not applicable) A deposit of			
	b)	For the balance of R (
2.	R_ rate	This offer is subject to the approval of the necessary bond of not less that R (
3.	occ acc trai	benefits and risk of ownership shall pass to the PURCHASER on date of cupation and possession and occupation of the property will be given to and cepted by the PURCHASER on If the date of registration of asfer does not coincide with the date of occupation, the party enjoying the nefit of occupation will pay compensation for the duration of such occupation			

to the other party in the amount of R		(
Rand) per	month.	This	amount	will	be	payable
monthly in advance on or before the			day o	f the	mon	ıth.

- 4. The SELLER guarantees that the property is not subject to any agreement of lease.
- 5. Should this offer be accepted, the property is sold "voetstoots" (as it stands) and subject to all the conditions and servitudes as set forth in the original and subsequent deeds of transfer.
- 6. a) The PURCHASER may within 5 days after signature revoke the offer, by written notice delivered to the SELLER or his or her agent within that period. The period of 5 days shall be calculated with the exclusion of the day upon which the offer was made and of any Saturday, Sunday or public holiday. The written notice shall be effective only if it is signed by the PURCHASER, identifies the offer that has been revoked or terminated and is unconditional. Where an offer is revoked every person who received any amount from the PURCHASER or prospective PURCHASER in respect of the offer, shall refund the full amount of such payment to the PURCHASER within 10 days of the date on which the notice was delivered to the SELLER or his/her agent.
 - b) The purchaser's right to revoke the offer as provided for in paragraph (6a) is however subject to the exceptions stipulated in Section 29 A (5) of the Alienation of Land Act, as amended.
- 7. Transfer shall be effected by the *SELLER'S/*PURCHASER'S Conveyancer and all costs relating thereto (including transfer duty and stamp duty) shall be paid by the PURCHASER on demand. (*Delete whichever is not applicable).
- 8. The parties agree to the jurisdiction of the Magistrates Court for the purposes of all legal proceedings resulting from this agreement.
- 9. All fixtures and fittings are included in this sale. The stove is included/excluded*. (*Delete whichever is not applicable).
- 10. The parties choose the addresses set out under their names as their domicilium citandi et executandi for all purposes of this agreement.
- 11. If the PURCHASER is in breach of any of the terms and conditions contained herein or fails to comply therewith and fails to remedy such default within 14 days of despatch of a written notice by pre-paid registered post, then the SELLER shall have the right to:
 - a) sue for specific performance thereof, without prejudice to any other rights which he/she may have, or;
 - b) cancel this agreement, take occupation of the property and claim such damages as he may have suffered, in which event any monies paid by the PURCHASER shall be forfeited by the PURCHASER.

12.	resp Safe regi	SELLER shall furnish the PURCHASER with a certificate of compliance in sect of electrical installations as in terms of the Occupation, Health and ety Act (Act 85 of 1993). This certificate must be obtained prior to stration of transfer in the name of the PURCHASER. The costs of obtaining certificate and the costs of any repairs to obtain the certificate shall be borne the SELLER.					
13.	Other conditions:						
14.	Thi	s offer is irrevocable and expires at 22:00 on					
15.	This offer shall be deemed to be accepted upon the signing of the agreement by the SELLER.						
16.	AG	ENT'S COMMISSION : (delete if not applicable)					
	a)	The SELLER and PURCHASER hereby acknowledge that the agent:					
		has been the effective cause of this sale and agree that a "Sold" board may be erected at the property for a period of 3 months.					
	b)	The SELLER shall be liable for the payment of agent's commission in the amount of R $_$ Rand):					
PURO PURO entitle mutu	CHA CHA ed to al co he S	that should the sale be cancelled by reason of breach of contract on the SER'S part, the agent shall be entitled to claim such commission from the SER. Should the sale be cancelled by the SELLER, the agent shall be claim commission from he SELLER and should the sale be cancelled by onsent the agent shall still be entitled to commission in terms of this clause ELLER and the PURCHASER shall jointly and severally be liable for such					
Signe	ed at	on this day of					
20		in the presence of the undersigned witnesses.					

WITNESSES:		
1	_	SELLER
2	_	SPOUSE (if applicable)
ACCEPTANCE:		
		LLER, hereby accept this offer and to handle the transfer and to agent as commission from the first
Signed at	on this	day of
20 in the presence of t	the undersigned	witnesses.
WITNESSES:		
1	_	PURCHASER
2	_	SPOUSE (if applicable)
The agent accepts the benefits unapplicable)	nder this contrac	t and is party thereto. (Delete if not
WITNESSES:		
1	_	AGENT
2	_	