## **ILLINOIS LEASE TO OWN AGREEMENT**

Written in accordance with 765 ILCS 705 "Landlord and Tenant Act"

This Illinois Lease Agreement with Option to Purchase Real Estate Illinois (hereinafter					
referred to as the Lease/Option) made this Day of, by and between					
, the "Landlord" and,, the "Tenant(s)"					
Landlo	ord and Tenant are collectively referred to in this Agreement as the "Parties."				
In cor	nsideration of the mutual promises and covenants hereinafter stipulated, the parties hereby				
agree	as follows:				
1.	<b>DESCRIPTION:</b> The Landlord/Seller agrees to lease, and, the Tenant/Buyer agrees to				
	rent the real property and improvements, hereinafter called property; located at				
	, Illinois				
	as more fully described as follows:				
2.	<b>TERM:</b> The term of this Illinois Lease shall be for a period of months				
	commencing on,, 20 and ending on,,				
	20The term will be automatically extended for periods of				
	months, unless the Tenant/Buyer gives notice to the Landlord/Seller of its intent to				
	terminate this Lease/Option, by mailing a written notice to the last provided address of				
	the Landlord/Seller. Liability for payment will not extend beyond notice to terminate this				
	agreement. Possession shall be given to Tenant/Buyer on				
3.	RENT: Tenant/Buyer agrees to pay to the Landlord/Seller, the sum of \$ per				
	month, with the first payment beginning as rent for the property, for				
	the term of this Illinois Lease/Option, and during any extensions thereof. All rental				
	payments shall be due and payable in advance on the 10th day of each and every				
	month. An amount equal to \$ for each month in which rent was paid, shall be				
	credited to the Tenant/Buyer and applied to the purchase price of the property in the				
	event that the Tenant/Ruyer evergises its option berounder; otherwise, this credit shall				



be non-refundable and considered forfeited if the option is not exercised.

- 4. OPTION TO PURCHASE: The Tenant/Buyer, as part of the consideration herein, is hereby granted the exclusive right, option and privilege of purchasing property at any time during the term of this Illinois Lease/Option agreement or any extension thereof. The Tenant/Buyer shall notify the Landlord/Seller in writing of the exercise of this option at least ten (10) days prior to the expiration of the initial term of this Lease/Option or the expiration of any extension thereof, by mail to the last-provided address of Landlord/Seller.
- 5. COVENANTS OF TENANT/BUYER: Commencing with and during the term of this agreement, including extensions, the Tenant/Buyer hereby covenants and agrees as follows:
  - a. That the Tenant/Buyer will pay all utility charges and bills, including, but not limited to, water, sewer, gas, oil, and electric, which may be assessed or charged against the property;
  - b. That the Tenant/Buyer will not use the property for any unlawful purpose; and that the Tenant/Buyer will conform to and obey all laws, ordinances, *rules, regulations,* requirements and orders of all Federal, Stale, and Local governmental authorities, agencies, departments, bureaus, boards or officials, respecting the use of the property; and
  - c. That the Tenant/Buyer will surrender and deliver up the property, at the end of the term or any extensions thereof, should the option herein not be exercised, in as good order and condition as the same now exists, reasonable use and natural wear and tear excepted.
- **6. COVENANTS OF LANDLORD/SELLER:** The Landlord/Seller hereby covenants and agrees as follows:
  - a. That the Landlord/Seller shall pay for and maintain fire and extended coverage insurance on said property in the minimum amount of \$\_\_\_\_\_. The Tenant/Buyer shall be named as an additional insured or loss-payee on the insurance policy and copy of which shall be provided to Tenant/Buyer.
  - b. That the Tenant/Buyer shall peaceably and quietly hold, occupy, use and enjoy



the property, without any let, hindrance or molestation by Landlord/Seller or any person associated therewith.

- 7. BREACH BY TENANT/BUYER: If the Tenant/Buyer shall fail to keep and perform any of the covenants, agreements, or provisions of this Illinois Lease/Option, or If the Tenant/Buyer shall abandon the property; it shall be lawful for the Landlord/Seller to enter into said property and again have, repossess, and enjoy the same as if this Lease/Option had not been made, and thereupon this Lease/Option and everything herein contained on the part of the Landlord/Seller to be done and performed shall cease, determine and be utterly void, except as set forth in paragraph (8), below. The commencement of a proceeding or suit in forcible entry and detainer or in ejectment, or otherwise after any default by the Tenant/Buyer, shall be equivalent in every respect to actual entry by the Landlord/Seller.
- 8. COSTS OF IMPROVEMENTS: In the event the Tenant/Buyer exercises the option to purchase set forth in paragraph (4), above, and through no fault of the Tenant/Buyer, the Landlord/Seller fails to convey said property to Tenant/Buyer In accordance with the terms of this Illinois Lease/Option, the Tenant/Buyer, *in* addition to any other rights which Tenant/Buyer may have in law or equity for the enforcement of Tenant/Buyer's option to purchase, shall be entitled to reimbursement for the cost of all repairs, maintenance and improvements.
- 9. FURTHER ENCUMBRANCES: The Landlord/Seller hereby warrants that the total of the leases, options, mortgages, liens, and any other encumbrances against the property, whether of public record or not, are as follows:
  A first mortgage in favor of in the approximate amount of \$\_\_\_\_\_\_.
  Current taxes for \_\_\_\_\_ in the amount of \$\_\_\_\_\_\_ due on \_\_\_\_\_\_.
  - a. The Landlord/Seller agrees not to lease to another third party, nor to assign, sell, option, transfer, pledge or otherwise to convey any or all rights or interests had by Landlord/Seller in the property or in this Illinois Lease/Option agreement, nor to further encumber the property nor allow the same to occur. All third parties are hereby put on notice that any leases, assignments by the Landlord/Seller, liens, options, mortgages or any other conveyances or transfers occurring subsequent to the date of this Lease/Option are hereby declared by the Landlord/Seller to be null



and void and of no force and effect. The Landlord/Seller further agrees to keep all mortgages, liens, taxes or other encumbrances on the property, current and in good standing. Tenant/Buyer shall have the right to make payments on same in the event that Landlord/Seller becomes non-current or other-wise defaults thereon and said payments will be deducted from any equity due seller or recovered from future rent due seller.

- b. Current taxes for \_\_\_\_\_ in the amount of \$\_\_\_\_ due on \_\_\_\_\_.
  The Landlord/Seller agrees not to lease to another third party, nor to assign, sell, option, transfer, pledge or otherwise to convey any or all rights or interests had by Landlord/Seller in the property or in this Illinois Lease/Option agreement, nor to further encumber the property nor allow the same to occur. All third parties are hereby put on notice that any leases, assignments by the Landlord/Seller, liens, options, mortgages or any other conveyances or transfers occurring subsequent to the date of this Lease/Option are hereby declared by the Landlord/Seller to be null and void and of no force and effect. The Landlord/Seller further agrees to keep all mortgages, liens, taxes or other encumbrances on the property, current and in good standing. Tenant/Buyer shall have the right to make payments on same in the event that Landlord/Seller becomes non-current or other-wise defaults thereon and said payments will be deducted from any equity due seller or recovered from future rent due seller.
- 10. RIGHT OF ASSIGNMENT: The Tenant/Buyer shall have the unqualified right to sublet the property, and/or to assign, sell, transfer, pledge or otherwise convey any or all rights or interests which the Tenant/Buyer may have in the property or in this Illinois Lease/Option Agreement. Any such assignment will release original Tenant/Buyer from liability and substitute assignee in his/her or its place.
- 11. MAINTENANCE AND REPAIRS: The Tenant/Buyer accepts the property "as is" on the date of execution of this Illinois Lease/Option. The Tenant/Buyer shall henceforth be responsible for all maintenance and repair upon said property, both interior and exterior. The Tenant/Buyer shall have the right to make such repairs, maintenance, and improvements as Tenant/Buyer shall deem necessary proper or desirable. The Tenant/Buyer shall be solely liable for payment for said improvements and shall hold the



Landlord/Seller nameless there from, except that any electric, plumbing, heating or cooling system that is out of order or any repairs exceeding \$\_ at the commencement of this lease or within 30 days thereafter will be repaired by the landlord/Seller at his/her expense. If the landlord/Seller cannot or will not make the repairs necessary the Tenant/Buyer will have the option of either voiding this agreement by written notice to the landlord/Seller or making such repairs and, a) receiving a reimbursement from the next monthly payment or payments due the Landlord/Seller or, b) receiving a credit against the purchase price plus interest at 10% per annum from date of payment.

12. BINDING AGREEMENTS: The parties hereto agree that this Illinois Lease/Option comprises the entire agreement of the parties and that no other representation or agreements have been made or relied upon, and that this Lease/Option agreement shall inure to the benefit of arid shall be binding upon the parties, their heirs, executors, administrators, personal representatives, successors or assigns.

## 13. SPECIAL PROVISIONS:

a.	The landlord/Seller will complete the following by o	r this
	Illinois Lease/Option will become null and void and all monies disbursed by	
	Tenant/Buyer will be immediately refunded by Landlord/Seller or, at	
	Tenant/Buyers option, these items will be completed by Tenant/Buyer and t	the
	cost of same will be recovered as provided for in paragraph (11) in which ca	ase
	this lease will continue in force.	
b.	Other provisions	



## **OPTION TO PURCHASE TERMS**

14.	PRICE AND TERMS: The Tenant/Buyer agrees to pay for said property the sum of
	\$ less any sums for which the Tenant/Buyer is entitled to claim reimbursement
	or offset in accordance with this agreement; the net sum to be paid in cash, certified
	check, or cashiers check at closing.
4E I	INCLUDED IN THE DUDCHASE. The property shall also include all land, tagether with all
15.1	NCLUDED IN THE PURCHASE: The property shall also include all land, together with all
	improvements thereon, all appurtenant rights, privileges, easements, buildings, fixtures,
	heating, electrical, plumbing and air conditioning fixtures and facilities, window shades,
	venetian blinds, awnings, curtain rods, screens, storm windows and doors, affixed
	mirrors, wall to wall carpeting, stair carpeting, built in kitchen appliances, bath-room
	fixtures, radio and television aerials, landscaping and shrubbery, water softeners, garage
	door openers and operating devices, and all utility or storage buildings or sheds, range
	and refrigerator. The property shall also include the following items:

- **16.TITLE:** The Landlord/Seller shall convey marketable title to the property with the above described inclusions, by good and sufficient General Warranty Deed in fee simple absolute, on or before closing; said title to be free, clear, and unencumbered except existing mortgages restrictions and easements of record shown in paragraph (9). Title to be conveyed to the Tenant/Buyer and/or assigns.
- **17.CLOSING**: The deed shall be delivered and the purchase money shall *be* paid at the lending institutions, or other office, of Tenant/Buyer's choice, no later than sixty **(60)** days after notification to the Landlord/Seller of the Tenant/Buyer's exercise of the option.
- **18.COSTS AND PRORATIONS:** There shall be prorated between the landlord/Seller and the Tenant/Buyer, as of date of closing, the following items: (a) All real estate taxes and assessments; (b) Interest on encumbrances assumed or taken over by Tenant/Buyer with the Tenant/Buyer having responsibility for such items as follows:



19.	INSURANCE: While this option shall remain the Landlord/Seller shall maintain fire and eximmediately convert the owner occupied (if a policy. In the event of loss or destruction in a Tenant/Buyer shall have the option to proce proceeds for said damage, or to declare this releasing both parties from any obligations have reimbursable expenses previously paid by Timmediately due and payable from the insur	extended coverage upon the property, and applicable) policy to a non-owner occupied whole or in part of said property, the ed with the closing and accept the insurance sillinois Lease/Option null and void, hereunder, except for the return of enant/Buyer which amounts shall become			
	Tenant/Buyer shall be responsible for fire ar forward.				
20.	<b>ATTORNEY'S FEES</b> In the event this agreement is placed in the hands of an attorney for enforcement the prevailing party shall be entitled to recover court costs and attorney fees.				
	Landlord/Seller will pay:	Tenant/Buyer will pay:			

Tenant/Buyer will pay:

## 21. REQUIRED DISCLOSURES

Landlord/Seller will pay:

**LEAD BASED PAINT.** For homes built before 1978, Federal Law requires Landlords give Tenant(s) a copy of an EPA-approved pamphlet on identifying and controlling lead-based paint dangers.

CONCESSION GRANTED (765 ILCS 730). The lease must mention any rent



concessions given. The landlord should ensure that the lease bears, "a legend across the face and text thereof plainly legible and in letters not less than one-half inch in height consisting of the words "Concession Granted," and to bear a memorandum on the margin or across the face of such lease stating the amount or extent and nature of each such concession."

**LOCKS (765 ILCS 705/15).** Landlords must change locks with every new tenant and sign a disclosure that they have fulfilled this obligation.

**NOTICE OF FORECLOSURE (735 ILCS 5/9-207.5).** Landlords are required to provide tenants with at least ninety (90) days written notice when the property is facing foreclosure.

**RADON (420 ILCS 46).** If a landlord of a dwelling unit located below the third story, above ground level, discovers through testing that the unit contains radon, they must disclose in writing to the tenant the existence of a radon hazard in the dwelling unit.

**SHARED METER (765 ILCS 740/5).** Landlords of properties that require tenants to pay for a portion of a master utility must provide tenants with the formula used to calculate the public utility payments.

22.	ADDITIONAL	L DISCLOSU	JRES			



IN WITNESS WHEREOF: the parties Agreement on this day of	hereto, have set their hands to this Lease/Option, 20
LANDLORD SIGNATURE	PRINTED NAME
LANDLORD SIGNATURE	PRINTED NAME
TENANT SIGNATURE	PRINTED NAME
TENANT SIGNATURE	PRINTED NAME
AGENT SIGNATURE	PRINTED NAME
WITNESS SIGNATURE	PRINTED NAME

