## RENT TO OWN CONTRACT

ESSOR/SELLER.	, Trupino, or tegat			
	, Filipino, of legal a	- <b>AND</b> – age, single/married to, with po	stal address	, hereinafter referred to as
ESSEE/BUYER.		WITNESSETH:		
				ulations and covenants hereinafter contained,
onditions.				, City of Manila under the following terms a only and shall not be diverted to other uses. I
	at if at any time the pre			nall have the right to rescind this contract with
. <b>TERM:</b> The term of this non-renew				inclusive], Philippine currency. All rental payments sh
be made payable to	•			ove in an amount equal to ten percent (10%) of
selling price or the sum of PESOS:			, Philippine currenc	
may terminate this contract and egapthe account from date rental payments this contract and eject the LESSE/E per month of the rental due, with a sub-LEASE: The LESSEE/BUYER substantial corporation; neither shall the LESSEE/BUYER substantial the LE	default by the LESSEE/E ject the LESSEE/BUYER a nent is due. Granting an BUYER but in the event to a fraction of a month cor shall not directly or indi SEE/BUYER assign its rig UYER without LESSOR/S of damage to leased pre- lice to LESSOR/SELLER's	BUYER in the payment of the remass hereinafter provided. Howeve extension to the aforesaid grace he LESSOR/SELLER so opts to grasidered as one month shall be classidered as one month shall be classidered as allow or permit the hts hereunder to any other personal. ELLER's written approval.	t, such as when the checks r, the LESSE/BUYER is given period may not be deemed ant a written request for exharged and assessed for deel leased premises to be ocon or entity and no right of E/BUYER, agents and/or viser the law.	ccupied in whole or in part by any person, form interest thereto or therein shall be conferred on itors, repair of the same shall be for the account
. OTHER PUBLIC UTILITIES: The LE		•	•	lic services and utilities. expressly acknowledges that the leased as is wh
	es and binds itself to und	ertake at its exclusive expense al	l minor and major repairs a	as may be required to maintain the leased premi
				ernations and renovations in the leased premisorovements shall be owned by the LESSOR/SELL
and may not be removed without to and may not be removed without to and may not be removed without to	·		age which may be caused	to the person or property of third person/s wh
claim for such injury or damage. Figood and tenantable condition.	Provided, however, that	the LESSOR/SELLER shall make	necessary actions to corre	ld the LESSOR/SELLER harmless and free from a ect said deficiencies to ensure that premises are
		•	·	majeure" shall confer nor right of any kind to to out of the necessity of repairing any portion of the control
. GOVERNMENT REGULATIONS: Th		•		nances, regulations and orders of any agency of t ESSEE/BUYER may have in its possession therein
. <b>ABANDONMENT OF PREMISES</b> : S this Contract of Lease without not the leased premises and this lease	hould the LESSEE/BUYE ifying the LESSOR/SELL shall thereon be autom	R abandon the leased premises ER and check payment for the coatically terminated.	for a period of THIRTY (30 urrent month is dishonored	) DAYS or vacate the premises before expiration d, the LESSOR/SELLER'S may immediately re-en
option, may forthwith terminate	and cancel this lease a sts and advances shall a	nd the LESSEE/BUYER shall be apply in case the LESSEE/BUYER	liable for any and all dam violates any of the provisi	ase as herein stipulated, the LESSOR/SELLER at ages as a result of such default and terminations in the contract. Forfeiture shall likewise ap
this agreement shall not be const	trued as waiver of any r	ight or remedy that the LESSOR	S/SELLER'S may have, nor	ER of any of the terms, conditions and covenants shall it be deemed as a waiver of any subsequent to have been made unle
expressed in writing and signed by . EXPIRATION OR CANCELLATION	·	ation of the term of this lease o	or cancellation thereof, as	herein provided, the LESSEE/BUYER will promp
excepted, devoid of all occupants, LESSOR/SELLER the right, at latte herein provided plus an additional	, movable furniture, artier's option, to refuse to I sum equal to Twenty F	cles and effects of any kind. Nor accept the delivery of the prem ive (25%) percent thereof as pen	a-compliance with the term ises and to compel the LES alty until the LESSEE/BUYE	dition as the same is now, ordinary wear and to as of this clause by the LESSEE/BUYER will give to SSEE/BUYER to pay therefrom at the same rate R shall have complied with terms hereof. The sa iration of this Contract of Lease or the terminat
option to the LESSEE/BUYER to put month or the period from <b>1</b> st <b>to</b>	urchase for the amount	of <b>PESOS:</b> The LESSEE/BUYER, at his/	her/its exclusive option, co	SEE/BUYER. The LESSOR/SELLER hereby extends[P] of Lease on the 1 nditioned on faithful compliance with all payme ESSOR/SELLER who thereafter shall credit all rer
and association dues, the ou	REEMENT: If LESSEE/BU	YER complied with all terms and the LESSEE/BUYER shall be	d conditions stated above, e 70% of the Total S	inclusive of payment of realty taxes, power, was
payment in full of the TOTAL PURCE this contract shall mean forfeiture . <b>TRANSFER EXPENSES:</b> Documen registration of the sale shall be for	CHASE PRICE. Failure of and abandonment of his stary stamp tax, capital the account of and paid	the LESSEE/BUYER to exercise he sright to purchase. In such case, gain tax, registration fees, trandy the LESSEE/BUYER.	nis/its right to purchase wit all payment made during to see tax, and other necess	grees to execute the Deed of Absolute Sale up thin the period of 30 months from the execution he term of this lease are considered rentals. sary expenses connected with the execution a hall pay the Realty Taxes. However, should
LESSEE/BUYER not exercise the open any, it had paid as well as the start.  JUDICIAL RELIEF AND PENALTY: equivalent to One Hundred Percer to other cost and damages which to shall be considered as cumulative	ction to purchase, LESSO c-up fund of the Homeow Should any one of the nt (100%) of the amount the said party may be en to the relief granted by t nts and interests of the L the LESSEE/BUYER.	OR/SELLER shall reimburse the Loners Association.  parties herein be compelled to claimed in the compliant as attorititled to under the law, to recover this section.  LESSOR/SELLER subject under the	ESSEE/BUYER of all the tax seek judicial relief against orney's fees which shall in r er from the other party. Pro	the other, the losing parties shall pay an amount of case be less than P 100,000.00 pesos in additions of penal character in this Contract of Lead assignable by the LESSOR/SELLER subject only
When the LESSEE/BUYER is in defa	ault in payment for three	e (3) months. In such a case, the	LESSOR/SELLER shall hav	e the right to prohibit entry of the LESSEE/BUY
sitors, guests and his employees in t When LESSEE/BUYER pre-terminate When LESSEE/BUYER violates any o	es lease with or without	cause;	s until indebted is satisfied	;
When the LESSEE/BUYER fails to ex	·			
ade of any such covenants and con onsequential, resulting from such br	nditions, then this lease reach or termination; pro irty (30) days. In the eve	may be terminated and cancelle ovided however, that no default s nt of violation of this contract, o	ed and the party in breach shall be declared under this	ns as well as covenants that if default or breach shall be liable for any and all damages, actual as lease unless the party in default has given writh of rentals, the party in breach must immediat
e LESSEE/BUYER or its representati for any other lawful purpose which	ive at any reasonable ho it may deem necessary. RACT OF LEASE WITH O	ur to examine the same or to ma	ake repairs therein or for th	e the right to enter the premises in the presence e operation of regular maintenance of the build he parties, their successors-in-interest and assig
l WITNESS WHEROF, parties herein h	nave affixed their signatu	ures on the date and place first ab	pove written.	
	<b>LESSOR/SELLER)</b>		(NAN	ME OF LESSEE/BUYER) Lessee/Buyer
		IN THE PRESENCE	OF:	
		ACKNOWLEDG	IMENT	
EPUBLIC OF THE PHILIPPINES)	SS.			
EFORE ME, a Notary Public for and ir		, personally appeared	:	
(Name c	Name of Lessor/Seller)		CTC Number	Date/Place Issued

by the concerned parties and their witnesses, and sealed with my notarial seal.

WITNESS MY HAND AND SEAL on this \_\_\_day of \_\_\_\_\_\_20\_\_ at \_\_\_\_\_.

Notary Public

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Book No. .....;