RESERVATION AGREEMENT LOT ONLY

THE MANAGEMENT Alsons Development and Investment Corporation									
		cio St., Dav	ao City						
Gent ı	lemen:				hor	oby recent of a percel of	land at	aituato d	
ı at	hereby reserve for a parcel of land athereby reserve for a parcel of land at, Davao City, Philippines with the following specifications and payment terms:						s: , situated		
Р	hase	Block	Lot	Area	Price/sq.m.	Contract Price	Discount	Down payment	
	[(CASH TEI	RM					
			NSTALLN	MENT PAYM	IENT				
	[DEFERRE	ED DOWNP	AYMENT / ZERO I	DOWNPAYMENT			
	[
comp I furtl 1.	orehensive her acknown That the That any void, an	re and I/We owledge and Reservation of transfer of	expect the dagree to on Fee is I	at additiona the followin NON-REFU	I terms will be inco g terms and condi NDABLE and NON without the written	rporated into a formal agr tions: I-TRANSFERABLE. approval of Alsons Devel	eement (Contract to Sell /	e-mentioned. The terms are not Deed of Absolute Sale). Corporation (VENDOR) is null and and other payments already made	
3.	That failure to submit documentary requirements within SIXTY (60) DAYS from date of reservation and/or failure to pay THREE (3) consecutive monthly installments or its value equivalent in principal, penalties and interest, over-due taxes and assessments levied on the property during the term of this contract, by virtue of the mere fact of non-submission and/or non-payment, shall render this Agreement automatically ineffective and deemed cancelled without prior notice or court action, and the subject unit shall be offered for sale by Alsons Development and Investment Corporation to other prospective buyers.								
4.	That non-delivery of the signed copy of the Contract to Sell to the VENDOR shall not delay the commencement of monthly installments. However, should the buyer not sign and return the Contract within three (3) months from down payment, it is understood that the buyer is not interested to continue with the purchase and the VENDOR may cause the cancellation of the contract.								
5.	That equity payments should be covered with Post Dated Checks payable to ALSONS DEVELOPMENT AND INVESTMENT CORPORATION or ALSONS DEV. A penalty of 2% per month, compounded monthly, shall be charged on overdue accounts.								
6.	expense	It the processing and transfer fees including but not limited to documentary stamps tax, transfer fees, registration fees, notarial fees and other enses related to the transfer of title shall be paid by the buyer. Such fees shall be paid not later than 30 days from the scheduled date of full ment of account.							
	Deed of	Sale. This	means th	at the corre	sponding taxes and	d fees shall already be du	e and payable to the gove	poration may execute a Unilateral ernment agencies, as scheduled. s shall be for the account of the	
7.	That the	name to in	idicate in t	the Contract	to Sell and Deed	of Absolute Sale shall be:			
			_						

Inasmuch as it is my responsibility to withhold and remit to BIR the related taxes, for speedy facilitation, I hereby authorize Alsons Development and Investment Corporation to collect, file and pay the said taxes, transact, sign, and submit the required BIR Forms and related documents in accordance with the applicable rules and regulations of the BIR. I also acknowledge that I shall be liable for the penalties, interest and surcharge on the withholding tax because of my late payment of accounts due. And should Alsons Development and Investment Corporation advance such tax payments (which

may include penalties, surcharge, interests and other fees that may be charged), I shall pay, in addition to the payments made by Alsons Development and Investment Corporation, an additional interest to be computed from the date of payment until the same is reimbursed by me, at 16% per annum on the actual payment made to the B.I.R.

Further, I acknowledge that Alsons Development and Investment Corporation may cause for the cancellation of this Reservation Agreement without further notice and **FORFEIT** the Reservation Fee and whatever other payments I have made in case Alsons Development and Investment Corporation incur damages due to actions solely attributed to me.

In case of increase and decrease in the actual area due to technical reasons, I hereby acknowledge and agree that such is subject to the corresponding adjustment in the contract price based on the same price/sq.m. as hereby agreed.

In the event that property is found to be unavailable for sale to me due to technical reasons or due to a prior sale commitment or transactions with another party, the same having been offered to me by mistake or inadvertence, I may have the property exchanged with another parcel of land and/or house and lot at ______ of equal value to be agreed by herein parties, or I may cancel this Reservation Agreement, and be refunded of all payments I have made, without interest.

I understand that any representation or warranty made to me by the Broker and its Sales Person who handled this sale, which is not embodied herein, shall not be binding unless reduced into writing and confirmed by Alsons Development and Investment Corporation through its duly authorized representatives. This agreement states the entire understanding of both parties, hereto and any stipulation, condition, representation or warranty, oral or otherwise not contained in this Reservation Agreement or incorporated herein by reference shall not be binding and this Agreement shall not be considered as changed, modified, altered or in any way attended by acts of tolerance unless such changes, modification or amendments are made in writing signed by both the buyer and Alsons Development and Investment Corporation thru its duly authorized representative.

All notices and correspondence of any nature sent to me/us at the address provided below shall bind me/us regardless of actual receipt, unless written notice of change of my/our address is received by Alsons Development and Investment Corporation.

It is further agreed that the venue of any court action which may arise from this Agreement shall be in the proper courts of Davao City.

N WITNESS WHEREOF, the parties hereby affix their signature on	at Davao City, Philippines.
Name of Buyer (Signature over printed Name) Tel. No. : Address : Email Address : T.I.N. :	Conforme: Alsons Development and Investment Corporation (ALSONS DEV)
Gov't issued ID : Expiration Date :	Authorized Representative
With My Marital Consent (Signature over printed name) ACKNOW REPUBLIC OF THE PHILLPINES) N THE CITY OF DAVAO) S.S. XX	LEDGMENT
BEFORE ME, a Notary Public for Davao City, Philippines, personal exhibited to me his/herissued inwho executed the forgoing instrument and who acknowledged to me that	on known to me to be the same persor
N WITNESS WHEREOF, I have hereunto affixed my signature and Notar This instrument is composed of two (2) pages, including this page on which Notary Public Doc. No;	
Page No; Book No; Series of;	

Updated as of May 2022