Residential Real Estate Purchase And Sale Agreement

This Purchase and S and HomeMAXX LI	ale Agreement is entered by and between <u>Sensible Property Solutions, LLC</u> (now known as "Seller") LC (now known as "Buyer"). Buyer and Seller shall jointly be referred to as the "Parties."
DESCRIPTION OI	THE PROPERTY. Seller shall sell Buyer the residential real property (hereinafter "Property") identified as:
a. Street Address: _	2565 Terrace Trl Decatur,
b. City, State, Zip:	Georgia 30035
APN # _16-008-05-0	07
The Property is sold	in AS-IS Condition
door screens, awning	es all fixtures, window and floor coverings, built-in appliances, including hardware, shades, blinds, window and gs, outdoor plants, trees, and other items now on-premises. Any personal property remaining in or on the property Property shall be the Buyer's Property
	E. The Seller shall convey the Property to Buyer for the net sum below. Seller acknowledges that the price may not value for the Property. The purchased price of the property is \$170,000.00
(One Hundred Se	venty Thousand Dollars.)
	act acknowledge that the price may not represent a fair market value for the property. The seller will provide and n of property in the Sellers Real Property Disclosure. The seller is to disclose any conditions that adversely affect
CLOSING COSTS A	AND TAXES
•	nd title fees are to be paid by the Buyer.
1 .	exes, trash, HOA fees, or other assessments will be prorated at the close of escrow. Seller shall pay all liens recorded at the close of escrow.
DUE DILIGENCE	Buyer shall have a period of 21 business days from the date that this Agreement is fully signed to complete its
due diligence. Seller	shall ensure that Buyer's representatives have reasonable access to the Property during this period.
•	due diligence period expires, Buyer may terminate this Agreement by written Notice of Cancellation to the Seller y. Escrow Company shall refund Earnest Money Deposit to the Buyer without the Seller's consent if within the Due
Buyer Initials &	Seller Initials: MSA

ESCROW. Title and Escrow Company shall be the Buyer's Choice.

Close of escrow shall be on or before the date of <u>July 31, 2025</u>

EARNEST MONEY DEPOSIT. Within 48 hours after this Agreement has been signed by Buyer and Seller, Buyer shall partially perform by delivering an Earnest Money Deposit of \$5000,00 to escrow for the benefit of Seller contingent on the results of the due diligence listed above. The Earnest Money Deposit shall be non-refundable to Buyer unless (A) Buyer is unable to insure title to the Property, (B) Seller is unable to deliver clear title to the Buyer, (C) Seller fails to execute all documents necessary to timely close escrow on the sale of the property, or (D) Buyer issues timely Notice of Cancellation under Section IV above. (E) the results of the due diligence are not satisfactory to the Buyer.

This provision shall be construed as consent by the Seller and instruction to escrow to return the Earnest Money Deposit to the Buyer in the event of the conditions listed in the preceding paragraph.

TENANTS. If one or more tenants occupy the Property, then:

- 1. Any rental income will be prorated at the close of escrow.
- 2. Seller shall provide all leases to Buyer before the close of escrow.
- 3. Seller shall provide all security deposits, cleaning deposits, keys, or other tenant deposits to Buyer before the close of escrow.
- 4 Seller to provide and disclose any issues with tenants that are current, pending or began processing

ADDITIONAL TERMS:

1. Extention Option: HomeMaXX LLC shall be granted the exclusive option to approve and renew this agreement beyond July 31, 2025, under the same terms and conditions stated herein. This extension shall take effect unless both parties mutually agree in writing to modify or terminate the agreement prior to that date. No verbal agreements or implied understandings shall be valid; only a written document signed by both parties shall supersede this provision.

- 1. Seller must be able to transfer and obtain a free and clear title as well as a marketable to include any insurance provisions that may be required
- 2. Seller acknowleged that Buyer is purchasing the property to make a profit, and buyer may or may not market the property for sale, or for lease (including on the MLS and other Market place platforms) and has authorization to do so per this agreement.
- 3. In the event of a dispute concerning the interpretation or enforcement of this Agreement, the prevailing party shall recover their reasonable attorneys' fees and costs.
- 4. Buyer may assign its rights and interest under this Agreement.
- 6. Neither Buyer nor Seller is represented by a licensed real estate agent; and decline to have any representation,
- 7. Seller and buyer agree to release each other from any claims, damages, or liabilities arising from this Agreement, except for those resulting from fraud.
- 8. Seller agrees to indemnify HomeMAXX LLC and hold harmless and related third parties (collectively, Indemnification Parties) from any claims, losses, damages, costs, or expenses (including reasonable attorneys' fees)

Buyer Initials: MSA Seller Initials: MSA

MISCELLANEOUS

MSA1. I AM OF SOUND MIND: I confirm I am not under the		-	nor am I under the	
influence of alcohol and am fully aware and understand the purchase ag				
MSA 2. AGENCY RELATIONSHIP: Neither Buyer nor Seller are	e represented by a lic	ensed real estate agent;	no commissions are	
due or payable in connection with this transaction.				
MSL 3. DISPUTE OF CONTRACT: In the event of a dispute c	oncerning this agreen	nent, jurisaiction and vo	enue snall be in the	
State of Georgia	. :	C		
MSA 4. LEGAL FEES: In the event of a dispute concerning the	interpretation or eni	forcement of this agreer	ment, the prevailing	
party shall recover their reasonable attorney's fees and costs.	1 11	1	::: C .1 1: .	
5. EXIT STRATEGY: Buyer is an investor and intends to				
property at their sole discretion in order to maximize their return on inve	stment and, in doing	so, may resell or novate	tne property	
at any time, at any price, at no expense or delay to the seller.		1:-4:		
MS# 6. MLS: Buyer is given the ability and the right to list the pro		listing service at no exp	bense or delay to the	
seller as stated in "Section VIII" on page 3 (Disregard if not applicable, of	· · · · · · · · · · · · · · · · · · ·	11 1 - C 14 41 1 1-		
MSL7. EARNEST MONEY: In the event the seller can not provid		•	earnest money is to	
be refunded back to the buyer immediately and this agreement authorize				
MS//8. THIRD PARTY INTERFERENCE: Seller acknowledges		_		
CANNOT continue to seek other offers or sign another agreement w		_		
supersede any other agreement, if seller signs a contract with another inv	restor or fisting agreer	ment with a Real Estate	agent the seller will	
be responsible for any damages they have caused MSM9. CONDITION & KNOWN ISSUES: Seller agrees to discl	laga all Irmarrin matari	ial dafaata and major ja	ana aanaamina tha	
properties structure, roof, heating and cooling system, foundation, plumb			sues concerning the	
properties structure, root, heating and cooming system, roundation, prunit	ning and electrical sys	Stelli.		
This legal document ensures that both parties understand and agree to the responsibilities of all parties involved. Be sure to have it reviewed conditions. This will be an exclusive offer to the seller and if needed offer if all parties agree. Seller acknowledges and agrees that Seller has Contract and is entering into this Contract voluntarily. This Agree Seller. Signatures below indicate acceptance of all terms contained in	I by legal counsel to an addendum will be as read and fully und ment shall go into et	ensure all parties under provided and stated if lerstands the terms and	stand the terms and any changes in this d conditions of this	
Seller Information:			DocuSigned by:	
Name & Signature: Sensible Property Solutions, LLC		Musarat S Akbar	Musarat S	albar
Address: 2764 Wyndcliff Way, Marietta, GA 3006			2F80F7796108400	
11da1855. 2704 Wyndeini Way, Marietta, GA 5000				
Contact Number: 770 715 1868				
Email Address: makbar1993@gmail.com				
Elitari Madress.				
		X LLC 6628 Sky Pointe		
	Authorized Signer	Joseph2Runz 4445	Director	
Buyer Initials: NE Seller Initials MSA				

Buyer Initials: Seller Initials: MSA

AUTHORIZATION TO SIGN

hroughout signee to ures, he property ization form be given full
the
29-1378 772 9847 5/8/2025

Buyer Initials: Seller Initials: MSA Seller Initials:

SELLER DEFAULT

Street Address: 2565 Terrace Trl		City Decatur	
State Georgia		Zip _30035	
APN:			
16-008-05-007			
against Seller, and Buyer may seel	k to recover Buyer's actual dama oly communicating with the Buy	erves all legal and/or equitable rights (such as specific perges incurred by Buyer due to Seller's default. Seller defauter or third party companies, not providing reasonable and	ult includes,
Seller: Musarat S Akbar	DocuSigned by: Musarat S. Akbar 2F80F779610840C	Date 5/7/2025	
Buyer: _Joseph Ruiz		Date:5/6/2025	-
		: HomeMAXX LLC 6628 Sky Pointe Dr Ste 12	29-1378
		Las Vegas, NV 89131 Contact Number: 725 7	72 9847
		Authorized Signer, 5/8/2025	·
		Voseph 280 i 274445 Directo	or

Buyer Initials Seller Initials: MSU Seller Initials:

Addendum:				
Seller acknowledges and agrees that Seller has read and full:	y understands the NEW terms and conditions of the ADDENDUM			
· ·	ent shall go into effect upon the signatures from Buyer and Seller.			
our signatures below marcure acceptance of an terms containe	a in this rigitediant.			
Street Address: 2565 Terrace Trl	City Decatur			
State Georgia	Zip <u>30035</u>			
APN: 16-008-05-007				
DocuSigned by:				
Seller: Musarat S Akbar Musarat S Akbar 2F80F779810840C	Date 5/7/2025			
Buyer:	Date:			
	:HomeMAXX LLC 6628 Sky Pointe Dr Ste 129-1378			
	Las Vegas, NV 89131 Contact Number: 725 772 9847			
	Authorized Signer, 5/8/2025			

Docusign Envelope ID: 4DE5A47F-7AF4-47FF-943D-934AAD802C08