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# OFFER TO PURCHASE

1.	Parties				
1.1	The Parties to the agreement are:				
	1.1.1				
	1.1.1	("Seller"); (insert Seller's full name			
	110				
	1.1.2	("Buyer"); and			
	1.1.3	including the Parties agents.			
2.	Definitions and Interpretations				
2.1	These terms have the following meanings assigned to them:				
	2.1.1	Days: business days which are calculated by excluding the first day, public holiday, Saturday, and Sunday.			
2.2	When words and figures conflict, the words must prevail.				
2.3	The words "shall", "must" and "will" in this agreement are mandatory obligations.				
2.4	One gender includes the other gender.				
2.5	The singular includes the plural and vice versa.				
2.6	The headings of the clauses in this agreement are for convenience and reference only; and shall not be used in the interpretation, modification or amplification of the terms of this agreement.				
3.	Prope	erty			
3.1	1 The Buyer agrees to purchase the Seller's property being				
	(insert ti	he erf number, street name, and suburb/township) ("property").			
4.	Purcl	nase price			
4.1	The property will be sold by the Seller for R(value)(words) as a once off transaction (excluding the application of the Consumer Protection Act 68 of 2008).				
	The F	Parties agree that the money shall be paid by			

4.2	The Buyer shall provide the Seller with a bank guarantee within(insert number of days) Days from the date of this agreement.			
5.	Occupation			
5.1	Occupation of the property will be given to the Buyer on(insert date)			
5.2	If the date of registration does not coincide with the date of occupation, the Buyer shall pay the Selle			
	monthly occupational rent in the amount of R(value)			
	from the date of occupation until registration. This amount will be payable in advance on or before the 1st day of each month; and shall not be refundable.			
5.3	Ownership and risk of the property shall pass to the Buyer on registration. If there is accidental loss to the property prior to registration, the Buyer shall be liable from the date of this agreement.			
6.	Warranties and Voetstoots			
6.1	The Seller warrants that the property is not subject to a lease agreement.			
6.2	The Seller warrants that he is the owner of the property, with no third party having a better right or title to the property.			
6.3	The Seller sells the property voetstoots (as is) to the Buyer, and without misrepresentations.			
7.	Cooling-Off Period			
7.1	If the purchase price is less than R250 000 (two hundred and fifty thousand rand), the Buyer has 5 (five) Days after signing this agreement to cancel it. The cancellation notice must be:			
	in writing;			
	signed by the Buyer;			
	able to identify that the offer that has been cancelled;			
	unconditional; and			
	delivered to the Seller who shall acknowledge its receipt.			
7.2	Where an offer is cancelled, any amount paid by the Buyer must be refunded to the Buyer within 10 (ten) Days of the date on which the cancellation notice was delivered to the Seller.			
8.	Registration			
8.1	Registration must be undertaken by the Seller's choice of conveyancer.			
8.2	All costs relating to the registration (for example transfer duty and stamp duty) shall be paid by the Buyer.			

## 9. Certificate of Compliance

9.1 The Seller must give the Buyer, at his own cost and on or before the date of occupation, an electrical certificate of compliance in accordance with the law.

### 10. Suspensive Conditions

10.1 The Parties agree that this agreement shall only take effect upon the fulfillment of the following suspensive condition/s:

	10.1.1	the Buyer must obtain a loan from a bank payable against the registration of a bond over the				
		property for the amount	of R	(value)	(words)	
		by	_(insert date); and			
	10.1.2	(state other conditions, if any)				
11.	Breac	ch				
11.1	Days aggri	of the date of receipt of a	written notice from the ag	t, and fails to remedy such ggrieved Party requiring hi n law, without further notic	m to do so, the	
	11.1.1	claim payment of the ou	tstanding balance of the p	ourchase price; or		
	11.1.2	Buyer will not be entitled		by the Buyer as <i>roukoop</i> (d he Seller for improvements sent.		
12.	Gene	ral				
12.1	This a	agreement constitutes the	whole agreement betwee	en the Parties.		
12.2				ee to the amendment in wr ched to this agreement as a		
12.3		To Party shall be bound by any express or implied term, representation, warranty, promise, or the like ot recorded in this agreement.				
12.4		gal documents, notices or eller, which will act as his		nust be delivered to the foll cutandi: (insert address of Seller).	owing address of	
12.5				ust be delivered to the folloccutandi: (insert address of Buyer).	wing address of	
10.0	NI.	la mal dia anno arrita arrita	au ath au annsii	le atrus and the Destine		
14.6	comr	nunication; where a "read	receipt" must be attached	between the Parties may be do to each and every electro ectronic communication w	nic	

## 13. Signatories

Signed at		on	20	
As witnesses for the Seller:				
1.				
	Signature	Full name		
2.				
□.	Signature	Full name		
The Seller:				
	Signature	Full name		
Signed at		on	20	
As witnesses for the the Buyer:				
1.				
Ι.	Signature	Full name		
2.				
۵.	Signature	Full name		
The Buyer:				
	Signature	Full name		