Offer to Purchase

L.	Property To the Seller of Erf	monly known as
	TO the Schel of Lit	illottiy kilowii as
	I/We the undersigned, Purchaser, do hereby offer to purchase the abovementioned property through the agency XYZ Estate A following terms and conditions:	Igency upon the
2.	Offer to Purchase The purchase price shall be R	yable as follows:
	2.1. R	
	retain a banking and administration fee. 2.2. The full purchase price / balance to be paid to the Transferring Attorney against registration of transfer of the property to the this regard, it is recorded that the Purchaser, subject to all suspensive conditions having been fulfilled, shall within 14 demand thereof, deliver to the aforesaid Transferring Attorney, an unconditional guarantee of payment by a financial institution in respect of such balance of the purchase price.	days of written
3.	Voetstoots The property is sold as it now stands (i.e. voetstoots) subject to all existing Title Deed conditions, servitudes and encroachm warrants that alterations since occupying the property have been approved by the relevant authorities.	ents. The Seller
1.	Possession Shall be given on the, with vacant occupation / subject to existing tenancies, from which dat shall be liable for a pro-rata share of all rates and taxes, water, service charges and levies where applicable and full maintenance	
5.	Transfer and Risk Transfer of the property shall be effected by a Conveyancing Attorney, appointed by the Seller, upon payment of the purchase price as possible to	ce on or as close
ò.	Costs The Purchaser shall pay, prior to transfer, all costs of transfer and bond registration (where applicable), including Attorney for transfer duty, recording and all other costs which are reasonably incurred, upon request by the respective Attorneys.	es, stamp duty,
7.	Occupational Consideration Should the date of possession not coincide with the date of registration of transfer, the party enjoying possession of the property in the name of the other party shall pay to the other party, for a period of such possession R	nonth in advance and should such
3.	Mortgage Bond This offer is subject to an agreement in principle to advance the sum of R	or other security, akes to take all n, undertakes to
9.	Insurance The Seller shall insure the building until transfer at the current replacement cost under a Homeowners Comprehensive policy.	
LO.	Beetle The Seller shall arrange, at his/her own expense, for:	

freestanding structures not constituting residential premises (any Wendy houses, garden sheds, car ports, fences and similar structures), for infestation by either hylotrupes bajulus or oxypleuris nodieri beetles and;

10.2 Treatment and/or replacement of timbers so infested, in accordance with the recommendations contained in the expert's report prior to

transfer. Thereafter the Seller shall be absolved from any liability in the matter.

10.1 Inspection, by a duly qualified expert, of the accessible portions of the residential premises on the property, but specifically excluding any

11. Electrical Installation

- 11.1 The Seller undertakes to furnish the Purchaser, prior to transfer, with a valid Certificate of Compliance in terms of the Electrical Installation Regulations of 1992, in respect of the property.
- 11.2 All costs incurred in obtaining such a certificate, including costs of any repairs or replacements required in order for the certificate to be issued, shall be borne by the Seller.
- 11.3 The Seller warrants that, as at date of occupation, there will have been no addition or alteration to the electrical installations existing on the property subsequent to the issue of such certificate.

12. Brokerage

The Seller and the Purchaser acknowledge that XYZ Estate Agency is the effective cause of this transaction. Brokerage according to the standard tariff of 7.5% incl. VAT shall be paid by the Seller to XYZ Estate Agency. Brokerage according to the tariff of the Institute of Realtors of South Africa shall be paid by the Seller to XYZ Estate Agency. Should there be any deposit payable in terms of this agreement, then XYZ Estate Agency is hereby authorised to deduct such brokerage from the deposit, if sufficient, at time of registration of transfer. Should there be no deposit or should the deposit alternatively be insufficient to cover the amounts due to XYZ Estate Agency, then the Seller hereby irrevocably instructs the Transferring Attorneys to ensure payment of this amount against registration of transfer. As security for due and proper payment of the brokerage aforesaid, the Seller hereby cedes to XYZ Estate Agency, such portion of the Seller's claim against the Purchaser as constitutes the brokerage due to XYZ Estate Agency.

13. Value Added Tax

- 13.1 The Seller shall pay VAT on the brokerage payable in terms of Clause 12 hereof.
- 13.2 It is recorded that the purchase price is inclusive of any VAT that may be payable.

14. Fulfilment

The Purchaser and Seller shall expeditiously do all things necessary to fulfil the provisions herein and shall timeously sign documents as and when required. XYZ Estate Agency shall be permitted to erect a sold sign on the property upon fulfillment of suspensive conditions until 30 days after transfer.

15. Marital Status

The Purchaser and Seller warrant that all written consents required in terms of the Matrimonial Property Act in respect of this agreement have been or will be given.

16. Breach

Should the Purchaser fail to fulfil any of the terms and conditions herein within 7 days of being notified of such default, the Seller shall have the right to claim immediate payment of the purchase price and damages, or to cancel this agreement forthwith, confiscate any payments made on account and claim damages. In the event of this agreement being cancelled due to the breach of contract by the Purchaser, it is recorded that XYZ Estate Agency, without prejudice to their rights as stated in this agreement, may look to the Purchaser for payment of their brokerage.

17. Domicilium

The parties hereto consent to the jurisdiction of the Magistrates Court for all actions arising from a breach of this agreement and hereby nominate their addresses hereunder as their domicilia citandi et executandi.

18. Fixtures

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19.	Sale of Otl 19.1This	ner Prope offer	•	subject	to,	and	conditional	upon,	the	sale	of	the	Purchaser's	property	being:
	with sus	in a furth pensive c	er twer conditio	nty-one (21 ons or such	.) days ı longer	of date of period	of such sale and	d the succ Seller in h	essful c is sole (onclusior discretior	n of su n may	ch sale allow.	onditions to be c within six (6) we Transfer of the p rchaser.	eks of fulfilm	ent of all

19.2 **72 Hour Clause**

Should the Seller at any time prior to the fulfilment of all suspensive conditions receive another bona fide offer to purchase his property, which offer he, in his sole discretion, finds more acceptable and wishes to accept, then the purchaser herein shall be notified of such fact in writing and shall have 72 (seventy two) hours (excluding Saturdays, Sundays and Public Holidays) from time of receipt of such notification to waive in writing the benefit of all suspensive conditions in this Agreement thereby binding the Purchaser unconditionally to the Agreement, failing which, the Agreement will lapse and be of no further force and affect. In the event, however, of the offer which the Seller wishes to accept being subject to the cooling-off provisions as prescribed in terms of Section 29A of the Alienation of Land Act of 1981, then the obligation on the part of the Seller to notify the Purchaser as prescribed in terms of this clause shall be postponed until after the cooling-off period has elapsed and furthermore shall not be required to be given at all should the Offeror exercise his rights in terms of the aforesaid cooling-off period to cancel the offer / agreement.

20. Cooling Off Perio	20.	Cooling	ı Off	Perio
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In the event of the Purchaser being a natural person who has not reserved the right to appoint a nominee and where the property herein purchased is a residential property at a price of R 250 000.00 or less, the attention of the Purchaser is drawn to the Purchaser's rights in terms of Section 29A of the Alienation of Land Act 68 of 1981 (as amended) to revoke this offer or terminate any sale agreement concluded as a result of this offer by written notice delivered to the Seller or the Seller's agent within a period of five (5) days calculated from and including the day after signature hereof by the Purchaser but excluding Saturdays, Sundays and Public Holidays.

21. Additional Clauses

22. Entire Contract

The Benefits of Clause 12 and 14 are hereby accepted by XYZ Estate Agency

The Seller warrants that the price reflected in Clause 2 above, is the true consideration (Purchase Price) in the transaction, and that no other consideration is involved between the parties, directly or indirectly.

The Parties hereby agree that this Agreement contains the entire contract and that no warranties or representations, expressed or implied have been made other than as set out herein. No variations may be made unless reduced to writing and signed by the Parties.

23. **Expiration** XYZ Estate Agency as his agent for receiving and accepting notification of acceptance of this offer. As parties to the above Agreement Purchaser **Purchaser's Spouse** Full Name(s) Full Name(s) Date Seller's Spouse Seller Full Name(s) Full Name(s) Date Witness 1 : Witness 2:

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Sales Associate

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Personal Information

<u>PURCHASER</u>							
Full Names							
I.D. Number	Date of Birth						
Spouse's Full Names							
I.D. Number	Date of Birth						
How married: In Community of Property / Out of Community of Property	(by ANC); Married outside the Republic of South Africa /						
Single / Widow / Widower / Divorcee Date of Mar	riage Country						
Address							
Telephone No. (Business)	(Residential)						
Cellular No.	E-Mail address						
Bond Assurance							
Bond applied for	Financial Institution						
When would it be convenient for a Consultant to call?							
SELLER							
Full Names							
I.D. Number	Date of Birth						
Spouse's Full Names							
I.D. Number	Date of Birth						
How married: In Community of Property / Out of Community of Property	(by ANC); Married outside the Republic of South Africa /						
Single / Widow / Widower / Divorcee							
If Married in Community or if a Notarial contract was entered into in terms of Secti	•						
Telephone No. (Business)	(Residential)						
Cellular No.	•						
Future Address							
Present Bondholders							
	Balance Owing						
Transferring Attorney							
Electrical Certification : Seller / XYZ Estate Agency							