

POST-CLOSING OCCUPANCY AGREEMENT

1.	This agreement is between				, Buye	r and
					Agreement	dated
	for the property known as					·
2.	This occupancy agreement shall supplement and be part all other terms of said Purchase Agreement will remain i				se Agreement	of sale;
3.	The parties agree that an occupancy fee of \$		per	S	hall be paid b	y Seller
	from the date of closing until such time as the Se					
	(date). Sellers may voluntarily v	•			•	
	agreement of the parties. Seller agrees to surrender t closing.	the property	in the s	ame condit	ion as of the	date of
4.	Seller agrees to maintain the gas, electric and water servi	ice in their na	ame unti	il		(date),
	and pay the bills for such utilities as they become due. including grounds care, if applicable.	Seller agrees	to mair	ntain proper	ty in good co	ndition,
5.	Seller agrees to hold Buyer harmless from any claims or their agents/brokers/licensees, or anyone else entering					acts of
6.	This is intended only to give the Seller rights to occupational control or Tenant relationship.	ancy after cl	osing ar	nd is not int	ended to esta	ablish a
7.	It is specifically understood that should the premises be Seller is in occupancy, the risk of loss to the Seller's personal adequate liability and contents insurance upon occupant insurance covering any and all real or personal property	onal propert cy. Buyer to	y shall be maintair	e borne by S adequate I	seller. Seller to iability insurar	obtain
8.	In the event that Seller fails to vacate upon written not any and all damages suffered by Buyer including, but no damages to the property which occurred during Seller's	t limited to,	-			
 Sel	ler Date	 Buyer			D	 ate
 Sel	ler Date	Buyer			D	 ate

