Lease with Purchase Option

This Lease is made on NOV. 1, 2015, between Joyce Landlord, of 6315 Rhode ISLAND AVE, City of 1	A WOLaKE
Landlord, of 6315 Rhode ISLAND AVE, City of	4AMMOND.
State of INDIANA, and Jason M. Wolan	K Tenant, of
6315 Rhode ISLAND AVE City of F.	1AMMOND
State of INdiaNA.	07
1. The Landlord agrees to rent to the Tenant and the Tenant agrees to rent from the	Landlord the following resi-
dence:	7
6315 Rhode ISLAND AVE	<u>o</u>
HAMMOND IN 46324	
2. The term of this lease will be from NOV 1, 2015, until No	ov 1, 2020
3. The rental payments will be \$ 500.00 per MoNth and will be	oe payable by the Tenant to the
Landlord on the 15+ day of each month, beginning on NOVEMBE	41,28455
4. The Landlord agrees to give the Tenant an exclusive option to buy this property	for the following price and
terms:	
A. 100 percent of the amount that the tenant pays the landlord as rent unde	r this Lease will be held as a de
posit and credited against the purchase price of this property if this option is exerci-	ised by the Tenant. If the optio
is not exercised, the Landlord will retain all of these payments as rent under this L	ease.
B. The option period will be from the beginning date of this bease until the from the beginning date of this bease until the bease	20, at which time it
will expire unless exercised.	
C. During this period, the Tenant has the exclusive option and right to buy the leas	ed property for the purchase
price of S 60,000 ac. The Tenant must notify the Landlord, in writing, of the	
tion. The purchase price will be paid as follows:	
Rental payment deposit, to be held in trust by Landlord \$	
Other deposit:	
Cash or certified check for holongs on closing	
Cash or certified check for balance on closing (subject to any adjustments or prorations on closing)	/
(subject to any adjustments of profations on closing)	
Total Purchase Price	000
D. Should the Tenant exercise this Option in writing, Landlord and Tenant agree to	enter into a standard Agree-
ment to Sell Real Estate. The Agreement will be conditional upon the Tenant being	-
financing on the following terms at least thirty (30) days prior to the closing date s	pecified in the Agreement to
Sell Real Estate: a mortgage in the amount of \$ 60,000.00, payable in /2	(O monthly payments, with
an annual interest rate of percent.	
5. The Tenant has paid the Landlord a security deposit of \$. This security deposit will be

16. CASH

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held as security for the repair of any damages to the residence by the Tenant. This deposit will be returned to the Tenant within ten (10) days of the termination of this lease, minus any amounts needed to repair the residence, but without interest.

- 6. The Tenant has paid the Landlord an additional month's rent in the amount of \$ ______. This rent security deposit will be held as security for the payment of rent by the Tenant. This rent security deposit will be returned to the Tenant within ten (10) days of the termination of this lease, minus any rent still due upon termination, but without interest.
- 7. The Tenant has inspected the residence and has found it satisfactory. Tenant agrees to maintain the residence and the surrounding outside area in a clean and sanitary manner and not to make any alterations to the residence without the Landlord's written consent. At the termination of this lease, the Tenant agrees to leave the residence in the same condition as when it was received, except for normal wear and tear.
- 8. Tenant also agrees not to conduct any type of business in the residence, nor store or use any dangerous or hazardous materials. Tenant agrees that the residence is to be used only as a single family residence, with a maximum of <u>5</u> tenants. Tenant also agrees to comply with all rules, laws, and ordinances affecting the residence. Tenant agrees that no pets or other animals are allowed in the residence without the written permission of the Landlord.
- 9. The Landlord agrees to supply the following utilities to the Tenant:

Document is

10. The Tenant agrees to obtain and part of the following utilities CIAL!

Gas & ELECTTIC Document is the property of the Lake County Recorder!

- 11. The Tenant agrees not to sub-let the residence or assign this lease without the Landlord's written consent. Tenant agrees to allow the Landlord reasonable access to the residence for inspection and repair. Landlord agrees to enter the residence only after notifying the Tenant in advance, except in an emergency
- 12. If the Tenant fails to pay the rent on time or violates any other terms of this lease, the Landlord will provide written notice of the violation or default. If the violation or default is not corrected, the Landlord will have the right to terminate this lease in accordance with state law. The Landlord will also have the right to re-enter the residence and take possession of it and to take advantage of any other legal remedies available.
- 13. If the Tenant remains as tenant after the expiration of this lease without signing a new lease, a month-to-month tenancy will be created with the same terms and conditions as this lease, except that such new tenancy may be terminated by thirty (30) days written notice from either the Tenant or the Landlord.
- 14. As required by law, the Landlord makes the following statement: "Radon gas is a naturally-occurring radioactive gas that, when accumulated in sufficient quantities in a building, may present health risks to persons exposed to it. Levels of radon gas that exceed federal and state guidelines have been found in buildings in this state. Additional information regarding radon gas and radon gas testing may be obtained from your county health department."
- 15. As required by law, the Landlord makes the following LEAD WARNING STATEMENT: "Every purchaser or lessee of any interest in residential real property on which a residential dwelling was built prior to 1978 is notified that such property may present exposure to lead from lead-based paint that may place young children at risk

of developing lead poisoning. Lead poisoning in young children may produce permanent neurological damage, including learning disabilities, reduced intelligence quotient, behavioral problems, and impaired memory. Lead poisoning also poses a particular threat to pregnant women. The seller of any interest in residential real estate is required to provide the buyer with any information on lead-based paint hazards from risk assessments or inspection in the seller's possession and notify the buyer of any known lead-based paint hazards. A risk assessment or inspection for possible lead-based paint hazards is recommended prior to purchase."

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LANDLORD'S DISCLOSURE		
Presence of lead-based paint and/or lead-based paint hazards:	(Landlord to initial one).	
Known lead-based paint and/or lead-based paint hazard	Is are present in building (explain).	
Landlord has no knowledge of lead-based paint and/or	lead-based paint hazards in building.	
RECORDS AND REPORTS AVAILABLE TO LANDLORD:	(Landlord to initial one).	
Landlord has provided Tenant with all available record	s and reports pertaining to lead-based paint and/or	
lead-based paint hazards that are present in building (li	st documents).	
Landlord has no records and reports pertaining to lead-based	sed paint and/or lead-based paint hazards in building.	
TENANT'S ACKNOWLEDGMENT (Tenant to initial all app	ilicable).	
Tenant has received copies of all information listed about	ve.	
Tenant has received the publication "Protect Your Family from Lead in Your Home."		
Tenant has received a 10-day opportunity (or mutually-agreed on period) to conduct a risk assessment or		
inspection for the presence of lead-based paint and or text-based paint hazards in building.		
Tenant has waived the opportunity to conduct a risk assessment or inspection for the presence of lead-based		
paint and/or lead-based paint hazards in building.		
The Landlord and Tenant have reviewed the information above		
Lease, to the best of their knowledge, that the information the	have provided is true and accurate.	
16. This Lease may only be terminated by 30 days wri	ten notice from either party.	
17. The following are additional terms of this Lease:		
18. The parties agree that this Lease with Option is the entire a	greement between them and that no terms of	
this Lease with Option may be changed except by written agree		
is intended to comply with any and all applicable laws relating		
This Lease with Option binds and benefits both he Landlord a	Tenant and any successors, representatives, or	
assigns. Time is of the essence of this agreement. This hense	with Option is governed by the laws of the State of	
INDIANA		
Jours Wolak for	n Weld	
	ture of Tenant	
Joyce Wolak Name of Landlord Name	ASON WOLAK	
Name of Landlord Name	e of Tenant	
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