Contract – Use and Occupancy <u>Agreement – Seller to Remain</u>

	is Agreement dated made BETWEEN			
wh	ose address is			
ref AN	erred to as the "Buyer," D			
wh	ose address is			
ref	erred to as the "Seller."			
1.	Sale. The Buyer has today pur	chased from the So	eller the property known as	referred to as the "Property."
2.	Seller to Remain . The Buyer agrees to allow the Seller to remain on the Property pursuant to the terms of this agreement. Seller may continue to use the Property as a single family residence for the Seller's immediate family subject to this agreement.			
3.	Nature of Occupancy . The Seller will occupy the Property as a licensee only and not as a tenant. The Seller will maintain the property condition. The Seller confirms and agrees that the Seller does not have the rights of a tenant as exist at law as set forth in N.J.S.A . 2A:18-61.1 et seq. and elsewhere.			
4.	Initial Term . From today unt per day plus the co		the Seller may occupy d home heating oil, if same is	the Property at a cost of used.
5.	Holdover Penalty . If the Seller fails to vacate before the end of the initial term, the Seller will pay the sur of per day (or any part of a day) to be deducted from the below escrow amount until the Selle vacates the Property completely.			
6.	Notice . The Seller will be occupancy.	responsible for al	ll damage to the Property th	at occurs during the Seller's
7.	Insurance and Indemnity. The Seller will indemnify and hold the Buyer harmless from all claims and expenses including attorney's fees, which arise as a result of the Seller's use or occupancy of the Property The Seller will keep adequate insurance in force to cover all such possible claims and damages.			
8.	Inspection . The Buyer may i upon termination of the Seller		y during the Seller's occupancy	y, upon reasonable notice, and
9.	Escrow. The Seller agrees that from the sum otherwise payable to the Seller at the closic of title will be held in escrow by the Buyer's Attorney . A funds will be released to the Seller until the Buyer and the Seller agree as to the charges due to the Buyer pursuant to this agreement or until ordered to do so by a court of competent jurisdiction. This escrow made to assure payments for occupancy, utilities, damage to the Property, and payment to compensate to Buyer both if the Property is not left in satisfactory condition in accordance e with the contract of sale, well as for any attorney costs if the Buyer is required to file suit for possession. The Seller will be liable from the event that the escrow is not sufficient.			. No the charges due to the Buyer t jurisdiction. This escrow is ad payment to compensate the e with the contract of sale, as
10	Other Terms.			
11.	. Signed and Agreed. The Buy	yer and Seller sign	below giving their consent to	this agreement.
Wi	tnessed or Attested by:	———— Date		Buyer
As	to Buyer(s)	Date		Buyer

Date

Date

As to Seller(s)

Seller

Seller