EARNEST MONEY RECEIPT AND AGREEMENT

Received from		hereinafter called PURCHASER, the sum of \$	hereinafter called PURCHASER, the sum of \$,	
in the form of a	check payable to Stewart Ti	tle of the Kenai Peninsula in trust for		
		ey on (date), in part payment of the purchase price	of the	
	bed real property:	,, r, r, r		
Tollowing descri	oca rear property.			
Legal Description	on:			
	In the Recording District,	Third Judicial District, State of Alaska.		
The total purcha	ase price is \$, payable as follows: \$ earnest money		
	□balance due at closing	OR ☐Bank loan with OR		
	☐ Owner Finance \$	payable at \$ or more per Including/Plus in	iterest	
		es from First payment due Amortized years		
		Late fee of \$ for past due.		
		e Required. Collect at Other terms:		
		Required. Conect at Other terms		
Owners T Lenders 1 Escrow S Recordin Escrow S Escrow A Attorney Delinque Pending/I Clear Exi As-Built Appraisa Final Ins	itle insurance I	Origination Fee Commitment Fee Discount Points Tax Registration Fee Flood Certification Credit Report Document Preparation Fee MIP/PMI V.A. Funding Fee Establish/Replace Reserves on New Loan Interest to Closing Date New Loan Well/Septic Testing (if required by lender) Home Inspection Fee Smoke Detectors		
CONSULT V & SOIL INSI APPROPRIA PARTY REQ SUCH SERV OF SELLER AGREED TO	VITH OWN INDEPEND PECTOR, LAND SURV TE ADVISOR FOR TI DUESTING SUCH SER TICE OR DILIGENT IN SS SIGNATURE HERE		NG R THE YS	

- 2. Seller agrees to furnish and deliver to Purchaser as soon as procurable a purchaser's policy of title insurance to be issued by Stewart Title of the Kenai Peninsula. If the title cannot be made clear as aforesaid within ____ days from the issuance of a preliminary title report, Purchaser may cancel this agreement and Seller must refund the earnest money. It is also agreed that the Purchaser may waive defects or require the price to be renegotiated to cover any defects or encumbrances at the Purchaser's sole discretion without loss of the earnest money refund.
- 3. If title is made good on or before closing and the Purchaser neglects or refuses to complete the purchase, the earnest money may, at Seller's sole option, be forfeited as liquidated damages, which shall not preclude any other remedy available at law or in equity, if any.
- 4. The property shall be conveyed by WARRANTY DEED free of encumbrances except for rights reserved in federal patents or state deeds, building or use restrictions general to the district, and building or zoning regulations and provisions shall not be deemed defects nor encumbrances. Any defects or encumbrances may be discharged at closing out of the purchase money.
- 5. Taxes for the current year, rents, interest, mortgage reserves, will be prorated as of the date of closing.
- 6. Possession will occur on recording.
- 7. Purchaser offers to purchase the property on the terms noted in its present condition and this agreement is issued subject to:

a.	
b.	
c.	
d.	
Δ	

- 8. The sale shall be closed in the offices of Stewart Title of the Kenai Peninsula with an escrow or closing agent on or before ______ (date) "Closed" shall mean the day the deed of contact is recorded and funds are to be disbursed.
- 9. Purchaser and the Seller will, on demand of either, deposit in escrow with the closing agent all instruments and monies necessary to complete the purchase.
- 10. There are no verbal or other agreements which modify or affect this agreement. Time is of the essence of this agreement.

WHEREFORE the Seller and purchaser being in accord do bind themselves hereto by their signatures hereunder:

PURCHASER:	
	Date:
(sign name)	
(print name)	
Fax:	
eman.	
Address:	
	Date:
(sign name)	
(print name)	
Ginaii.	
Address:	

SELLER:	
	Date:
(sign name)	
(print name)	
Fax:	
Address:	
/\ddic33	
	Date:
(sign name)	Date
(print name)	
Telephone:	
-	
email:	
Address:	
Existing Lien Payoff / Assu	umption Information:
1. Lender:	
I II.	
telephone #:	
	
1. Lender:	
Loan #:	
telephone #:	
1	

EARNEST MONEY DEPOSIT AGREEMENT

Escrow No.:				
The undersigned Buyer is depositing \$ as Earnest Money for the purchase of:				
In the event the above transaction does not close, the parties herein acknowledge and agree that any cancellation fees or other amounts due Stewart Title of the Kenai Peninsula for the services provided shall be deducted from the amount held as Earnest Money.				
Parties further acknowledge and agree to provide Stewart Title of the Kenai Peninsula written instructions as to the disbursement of the remainder of said Earnest Money within 30 days of th notice of cancellation.				
The undersigned agree that in the event such instructions are not provided in a timely manner, the Earnest Money, less any cancellation fees or other amounts deducted, will remain in a trust account, subject to the provisions of the laws of the State of Alaska for abandoned funds, including depositing funds with the Superior Court of the State of Alaska				
Our signatures below shall be deemed as full approval of the terms herein.				
Dated:				
Seller(s):				
Buyer(s):				