EARNEST MONEY DEPOSIT ESCROW AGREEMENT

This Agreement is entered into this	, between:
SELLER:	_
and PURCHASER:	_
PROPERTY ADDRESS:	
TITLE INSURANCE FILE NUMBER OR LEGAL DESCRIP	PTION:
Purchaser and Seller request to act as their Escrow Agent ("Deposit") being delivered to Escrow Agent herewith, to be placed acceptance by Escrow Agent of these instructions and the deposit deliver the Deposit to, or at the direction of, the parties in accordinatructions from BOTH SELLER and PURCHASER must be Escrow Deposit. The term of this escrow agreement may be PURCHASER.	ced in a federally insured financial institution. Upon written osit delivered herewith, the Escrow Agent shall hold and dance with these instructions. It is agreed that joint written provided to Escrow Agent to authorize the release of the
In the event the deposit is not applied to the purchase price for received during the term of this escrow as that term may be extend the Escrow Agent may deliver the Deposit to Deposit.	ded by joint written instructions from Seller and Purchaser,
Escrow Agent shall hold the deposit until:	
The Escrow Agent's fee for this service shall be \$account is closed, unless otherwise paid in advance.	, to be deducted from the Escrow Deposit when the
If Escrow Agent receives conflicting instructions or claims to the the following actions:	e funds held in escrow, then it may take any one or more of
	ies or documents affected by the conflicting instructions or herwise directed, either by mutual written instructions from betent jurisdiction; or
	in the State of Michigan having jurisdiction, naming all portion of the funds affected by the adverse claims with the illities under these instructions.
Upon delivering or applying all funds deposited with it hereunde be released from any further liability under these instructions, it terms and provisions set forth in these instructions. By acceptance acting in the capacity of a depository only. Escrow Agent shall depository for funds received pursuant to this Agreement. Escrow returning to the party or parties entitled thereto the funds retain Agent may incur in the administration of the funds or otherwise litigation expenses paid in connection with the defense, negotiation otherwise, arising out of the administration of the escrow, all of we deduct from amounts on deposit hereunder.	being expressly understood that liability is limited by the of these instructions, Escrow Agent acknowledges that it is I not be responsible for the failure of any bank used as a Agent's liability hereunder shall in all events be limited to need in escrow less any reasonable expenses which Escrow hereunder, including, without limitation, attorney's fees and on or analysis of claims against it, by reason of litigation or
SELLERS:	PURCHASERS:
ADDRESS:	ADDRESS:
TELEPHONE:	TELEPHONE:
ACCEPTED ON BEHALF OF THE COMPANY:	
	ADDRESS:
BY:	TELEPHONE: