STOCK PURCHASE AGREEMENT

THIS AGRE	EMENT is made and ent	ered into this _	(1)	day of
(barainaftar rafarrad	,(3) I to as "Seller") and	, by and be	tween	(4),
"Purchaser");	to as Seller) and	(5)	, (nereman	er referred to as
WITNESSETH	ł:			
shares of the capita	, the Seller is the record of l stock of(6), (h) corporati sha	nereinafter refer on, which Corp	red to as the "Co oration has issue	rporation"), a ed capital stock of
stock, and	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	· ·	(-/	
	, the Purchaser desires to terms and subject to the			eller desires to sell
contained in this Ag	REFORE, in consideration reement, and in order to care aforementioned, it is here	consummate the	e purchase and the	
1. PURCHA	SE AND SALE:			
contemplated hereb certificates represer Corporation's Stock certificates represer accompanied by app signatures guarante	ne terms and conditions he seller shall sell, conting such stock, and the in consideration of the puting the Corporation's Stopropriate stock transfer peted in the customary fashipaffixed thereto at the expension of the self-self-self-self-self-self-self-self-	nvey, transfer, a Purchaser shall urchase price se ock shall be dul owers duly exection, and shall ha	and deliver to the I purchase from the et forth in this Agr ly endorsed for tracuted in blank, in ave all the necess	Purchaser he Seller the reement. The ansfer or either case with
held at(10	of the transactions conte 0), one as the parties hereto ma	(11), at	(12)	
2. AMOUNT	AND PAYMENT OF PU	RCHASE PRIC	;E.	
	nsideration and method of made a part hereof.	of payment there	eof are fully set o	ut in Exhibit "A"
3. REPRESEN	ITATIONS AND WARRA	NTIES OF SEL	LER.	
Seller hereb	by warrants and represent	ts:		
Corpora under the laws of the	tation and Standing. tion is a corporation duly e State of(its business as it is now	13)	_ and has the co	
(b) Restrict	ions on Stock.			
	er is not a party to any ag ock in any third person or			

ii. Seller is the lawful owner of the Stock, free and clear of all security interests, liens,

encumbrances, equities and other charges.

iii. There are no existing warrants, options, stock purchase agreements, redemption agreements, restrictions of any nature, calls or rights to subscribe of any character relating to the stock, nor are there any securities convertible into such stock.

4. REPRESENTATIONS AND WARRANTIES OF SELLER AND PURCHASER.

Seller and Purchaser hereby represent and warrant that there has been no act or omission by Seller, Purchaser or the Corporation which would give rise to any valid claim against any of the parties hereto for a brokerage commission, finder's fee, or other like payment in connection with the transactions contemplated hereby.

5. GENERAL PROVISIONS

(a) Entire Agreement.

This Agreement (including the exhibits hereto and any written amendments hereof executed by the parties) constitutes the entire Agreement and supersedes all prior agreements and understandings, oral and written, between the parties hereto with respect to the subject matter hereof.

(b) Sections and Other Headings.

The section and other headings contained in this Agreement are for reference purposes only and shall not affect the meaning or interpretation of this Agreement.

(c) Governing Law.

This agreement, and all transactions contemplated hereby, shall be governed by, construed and enforced in accordance with the laws of the State of ____(14)____. The parties herein waive trial by jury and agree to submit to the personal jurisdiction and venue of a court of subject matter jurisdiction located in _____(15)____ County, State of ____(16)____. In the event that litigation results from or arises out of this Agreement or the performance thereof, the parties agree to reimburse the prevailing party's reasonable attorney's fees, court costs, and all other expenses, whether or not taxable by the court as costs, in addition to any other relief to which the prevailing party may be entitled.

IN WITNESS WHEREOF, this Agreement has been executed by each of the individual parties hereto on the date first above written.

Signed,	sealed and delivered in the pre	esence of:
	(17)	(18)
	_(17)	
	_(17)	(19)
EXHIBIT "A"	_(17)	

AMOUNT AND PAYMENT OF PURCHASE PRICE

(a) Consideration.

	reement, the Purchaser sl), such total consid	hall pay to the Selle	sale of the Corporation's Stocker the sum of(20)red to in this Agreement as the	Dollars			
	(b) Payment.						
	The Purchase Price shall be paid as follows:						
be deli	i. The sum of vered to Seller upon the e		Dollars (\$ reement.) to			
deliver	ii. The sum ofed to Seller at Closing.	_(22)	_ Dollars (\$) to be			

NOTICE

The information in this document is designed to provide an outline that you can follow when formulating business or personal plans. Due to the variances of many local, city, county and state laws, we recommend that you seek professional legal counseling <u>before entering into any contract or agreement.</u>