

LAND SALE APPLICATION FORM

APPLICANT: MAILING ADDRESS	S: CITY:		PROVINCE:	POSTAL CO	NDE.
	PHONE N	UMBER:	PROVINCE.		JDE.
REGISTERED OWNE (if different from applican MAILING ADDRESS	it)				
	CITY: PHONE N	UMBER:	PROVINCE: EMA	POSTAL CO	DE:
LEGAL:	LOT:	BLOCK:	PLAN:		
CIVIC/RURAL ADD	PART OF: PRESS:	SE	C: TWP: SUBDIVISION NA	RANGE: AME:	W4M
PURCHASE INFORMATION:					
Purchase Price:			D. L. D		
Deposit Received: Closing Date of Sale: Date Received:					
Balance of Purchase Price: (Due upon closing) (Remainder of Purchase Price LESS deposit)					
ADDITIONAL INFO	RMATION:				
Will the funds be held in Trust with the Purchaser's Lawyer? YES NO (If YES, please provide completed contact information for the Purchaser's Lawyer)					
PURCHASER'S LAWYER CONTACT INFORMATION:					
LAW FIRM:					
LAWYER NAME:					
MAILING ADDRESS					
	CITY:		PROVINCE:	POSTAL CC	DDE:
PHONE NUMBER: EMAIL: GST Self-Assessed? (for general contractors only) YES NO (If YES, Purchaser must fill out OPTION TO PURCHASE – "SCHEDULE B" GST CERTIFICATE/WARRANTY GIVEN BY PURCHASER					
FORM. GST Registration	FORM. GST Registration Number is required) (If NO, Vendor will include the GST for the Purchase Price)				



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ARCHITECTURAL GUIDELINES AND CONTROLS: Note: Architectural guidelines may vary for each lot/land sale	CVR will register a Restrictive Covenant on Title to ensure that the Architectural Guidelines and Controls are met. The Restrictive Covenant will automatically expire , , 202 . Plans will be reviewed, and written approval will be given if the Guidelines are met.			
REPURCHASE OPTION	If the Purchaser does not meet the conditions within the executed Residential Option to Purchase, CVR has the option to repurchase the lot up until , , 202 .			
IMPORTANT DATES	Commencement of Construction: Completion of Construction/Occupancy:			
ELECTRONIC SIGNATURE ACKNOWLEDGEMENT STATEMENT:				

ELECTRONIC SIGNATURE ACKNOWLEDGEMENT STATEMENT:					
I / We agree that all electronic signatures of signature	are the legal equivalent of my manual/handwritten				
Applicant Signature:	Registered Owner Signature:				
Applicant Name:	Registered Owner:				
Date:	Date:				

OFFICE USE ONLY				
Date Received:	Date Deemed Complete:			
Roll Number:	Zoning:			
Application Fee:	Rural Addressing Fee:			
Certificate of Completion Fee:	Certificate of Title Fee:			
Method of Payment: Debit Debit Cheque Cash Credit				
Receipt Number:	Date Paid:			
File Number:				



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1. Conditions of the Sale:

- a. The Purchaser may deposit ten (10%) percent of the cost of the land plus G.S.T. with the Seller in lieu of the Purchase Price
- b. The remainder of the outstanding balance plus all applicable taxes must be paid to the Seller within forty-five (45) days of the date on which the deposit was paid
- c. This Agreement for the Sale of Land will be cancelled if the Purchaser fails to pay the outstanding balance within forty-five (45) days of the payment of the deposit
- d. Accurate measurements shall be taken from plan of survey showing the true dimensions of the property

2. The Seller hereby agrees:

- a. To sell the land free and clear of any and all liens, charges and encumbrances, save those shown on the existing Certificate of Title and those liens, charges and encumbrances created or permitted by the Purchaser or implied pursuant to the Land Titles Act for the Province or Utility Easements.
- b. To transfer title to the Purchaser if the Purchaser has delivered cash, a certified cheque or bank draft for the balance of the Purchase Price to the Seller

3. The Purchaser hereby agrees:

- a. Not to make alterations or commence improvements to the land prior to the payment of the full purchase price and obtaining a Development Permit
- b. The Purchaser will provide to the Seller a registerable Transfer of Land and the Purchaser will be responsible for all legal costs for the purchase and the Land Titles registration transfer costs

4. The Seller and the Purchaser agree:

- a. That the Purchase Price will include the cost of services to the property line. Services will include water, sewer, power, gas and telephone
- b. Time shall be of the essence of this Agreement
- c. Neither the Purchaser nor the Seller will assign any part of this Agreement or any of their respective rights or obligations under this Agreement
- d. In the event that any part of this agreement shall be held to be invalid or unenforceable to any extent, then this Agreement shall not terminate, but the remaining provisions shall remain subsisting and enforceable
- e. Any notice required or permitted to be given herein shall be in writing forwarded by prepaid registered letter to the address set out in this Agreement
- f. This Agreement shall be governed by and construed in accordance with the laws of the Province of Alberta and the laws of Canada
- g. This Agreement shall endure and be binding upon the parties hereto together with their heirs, executors, administrators, successors and assigns