



Residential Real Estate Purchase Contract

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- 1 General Definitions and Terms: The following terms used in this purchase contract are defined as follows:
- 2 "Buyer" includes all persons/entities identified in the Contract as purchasing the Property.
- 3 "Seller" includes all persons/entities identified in the Contract as selling the Property.
- 4 "Parties" includes both Buyer and Seller identified in the Contract.
- 5 "Contract" includes this agreement and any addenda and amendments agreed upon in writing by all Parties.
- 6 "Property" is the real property described below, including all rights, title, interests, appurtenances, buildings, improvements, and fixtures owned by
- 7 the Seller except as provided otherwise in this Contract.
- 8 "Broker" includes without limitation, the brokerage(s) and any affiliated brokers and agents involved in this transaction and shall include both the
- 9 Seller's Broker and the Buyer's Broker unless provided otherwise.
- 10 "Days" means calendar day(s), including holidays. Any reference to date and time shall be the U.S. Eastern Time Zone in Ohio.
- 11 "Date of Acceptance" of this Contract, or any counteroffers, amendments, or modifications thereto shall be when the final writing is executed by
- all necessary Parties and is delivered to the offering party or their Broker.
- "Day(s) after Acceptance" starts at 12:01 am the first day following the Date of Acceptance.
- 14 "EMD" means an Earnest Money Deposit paid by the Buyer.
- 15 **1.** Offer. The undersigned Buyer offers to purchase from Seller the Property described below on the terms contained in this offer. On the Date of
- Acceptance, this offer shall become a legally binding Contract.
- 17 **Property**:

| | Street Address | City/Village/Township | County | State | Zip | |
|----------------------------------|--|--|--|--|--|-----------------------------|
| 18 | Parcel I.D. No.(s) | | | | | |
| 19 | Further described as | | | | | |
| 20 | Purchase price shall be \$ | | | in USD. | | |
| 21 | 2. Form of Payment: Buyer shall select and initial | one of the following: | | | | |
| 22 | 2.A/ (Initial here) Cash. Buyer will pa | y the purchase price in cash a | it closing and agrees th | nis Contract is not c | ontingent on financ | cing. |
| 23 24 25 26 27 28 | Within days (3 days if left blank) after the reasonably satisfactory to Seller, that there are revidence within the time period indicated above, or written notice to Buyer or Buyer's Broker. Seller's 10 days after the Date of Acceptance of the Cont this provision. | adily available liquid funds ned the evidence provided is not s s failure to deliver the written | cessary to complete the catisfactory to Seller, Seller | is transaction. If Buy eller may terminate t a within 3 days of re | yer does not delive his Contract by deli eceipt of the evide | r such ivering nce or |
| 29 30 | 2.B. /(Initial here) Financing. This the below provisions. | Contract is contingent upon Bu | yer obtaining financin | g for the purchase o | f the Property, sub | ject to |
| 31 32 33 | Loan Application: Within days, (7 days if left)ConventionalFHA,VAUS application, including appraisal. | | | | | |
| 34 35 | Buyer shall provide Seller or Seller's Broker in wri shall act in good faith and with reasonable diligend | | | uested, the "intent t | o proceed" notice. | Buyer |
| 36 37 38 | Providing all necessary information and omanner; and Maintaining Buyer's credit in good stand | | uring the mortgage loa | n application and ap _l | oroval process in a | timely |
| 39 40 | Additional financing terms and conditions (i.e., do | wn payment amount, loan terr | ms, loan to value ratio, | etc.) | | |

| 41 42 43 | Loan Commitment: The Loan Commitment shall state that the lender will provide financing for the purchase of the Property, subject to conditions and qualifications imposed at the lender's discretion ("Loan Commitment"). Buyer shall obtain a Loan Commitment within days (45 days if left blank) of the Date of Acceptance of this Contract ("Loan Commitment Period"). |
|----------------------------------|---|
| 44 | Buyer shall deliver one of the following to Seller or Seller's Broker by the end of the Loan Commitment Period: |
| 45 | 1. Written notice from the lender of Loan Commitment (with or without conditions); OR |
| 46 47 48 | 2. Written notice from the lender of the loan denial and notice of termination of the Contract. If provided by the end of the Loan Commitment Period, the EMD shall be disbursed pursuant to Paragraph 6 (Earnest Money). Buyer's failure to deliver this notice of loan denial and termination shall constitute a waiver of Buyer's right to terminate this Contract for loan denial. |
| 49 50 51 | If Buyer fails to deliver either notice to Seller or Seller's Broker by the end of the Loan Commitment Period, Seller may terminate this Contract by delivering notice of termination to Buyer or Buyer's Broker within 3 days after the expiration of the Loan Commitment Period. Any EMD received shall be disbursed pursuant to Paragraph 6 (Earnest Money). |
| 52 | 2.C/ (Initial here) Other Financing (Specify type and attach addendum, if necessary) |
| 53 | |
| 54 55 56 | 2.D. Change in Funding. Any change in the source or amount of Buyer's funding must be agreed upon in writing and signed by both Parties, unless the change does not impose additional obligations on Seller and does not impact Buyer's compliance with the dates set forth in this Contract. If Seller consent is required, such consent shall not be unreasonably withheld. |
| 57 58 59 60 61 | 3. <u>Appraisal Contingency</u> . This Contract is is not contingent upon the Property being appraised by a licensed appraiser at no less than the purchase price. If the Property appraises at less than the purchase price, Buyer may terminate this Contract by delivering written notice and a copy of the appraisal to Seller or Seller's Broker no later than 5 days from Buyer's receipt of the appraisal. The Parties may, at the Parties' option, use the applicable time period to reach a written agreement as a result of the appraisal. Failure by Buyer to terminate this Contract within the applicable time period constitutes a waiver of this contingency. <i>If neither option is checked, this section does not apply.</i> |
| 62 63 | 4. Real Property Closing and Sale Contingency: Buyer's ability to finance this purchase and/or perform the terms of this Contract is contingent on: (If applicable, check one) |
| 64 65 | The closing of real property owned by Buyer and located at which is currently under contract. Buyer shall provide written notification to Seller if the pending contract is terminated. |
| 66 67 | The sale and closing of real property owned by Buyer which is not currently under contract. The Parties agree to the terms in the attached Real Property Sale Contingency Addendum. |
| 68 | If neither option is checked, this section does not apply. |
| 69 70 71 72 | 5. <u>Settlement Charges</u> : Seller agrees to pay actual settlement charges incurred by Buyer, including but not limited to, discount points, closing costs, documented pre-paids, lender's policy of title insurance, and any other fees allowed by Buyer's lender in an amount not to exceed \$ |
| 73 74 75 76 | 6. <u>Earnest Money</u> : No later thandays (3 days if left blank) after the Date of Acceptance, Buyer shall deliver an EMD in the amount of \$, which shall be held by the following third party (the "Holder"). If a third party other than an Ohio broker is designated to hold the EMD, the parties agree to execute any escrow agreement required by the Holder, the terms of which may supplement, but not conflict with this Paragraph 6 (Earnest Money). |
| 77 78 79 80 | Within 5 days after the EMD deadline indicated above, Buyer or Buyer's Broker shall provide written confirmation to Seller or Seller's Broker that Buyer has made the EMD by the date required. If such confirmation is not received by this date, Seller may terminate this Contract by delivering written notice of termination to Buyer or Buyer's Broker within 3 days after the confirmation of the EMD was required or at any time prior to receiving confirmation that the EMD has been made. |
| 81 82 83 | The EMD shall be deposited in the Holder's trust account. Unless agreed otherwise by the Parties in writing, the EMD shall be disbursed at closing by the Holder in one of the following ways: returned to Buyer, applied to the purchase price, or if held by a Broker, retained by Broker and credited toward Broker's commission. |
| 84 85 86 87 88 89 | If this transaction fails to close, the EMD shall be disbursed in accordance with written instructions signed by all Parties to the Contract. In the event of a dispute between Seller and Buyer regarding the disbursement of the EMD, the Holder shall maintain such funds in its trust account until the Holder receives (a) written instructions signed by the Parties specifying how the EMD is to be disbursed or (b) a final court order that specifies to whom the EMD is to be awarded. If within two years from the date the EMD was deposited in the Holder's trust account, the Parties have not provided the Holder with such signed instructions or written notice that such legal action to resolve the dispute has been filed, the Holder shall return the EMD to Buyer with no further notice to Seller. |
| 90 91 | 7. <u>Fixtures and Equipment</u> : The Property shall include all improvements and fixtures now located on the Property and owned by Seller. Fixtures shall include, but are not limited to the following <u>affixed</u> items (if present): |
| 92 93 | Appliances (built-in) Awnings Basketball pole, backboard, and hoop Bathroom, lavatory and kitchen fixtures |

| 97 98 99 100 101 102 103 104 105 106 107 108 109 110 111 112 113 114 115 | Ceiling fans & controls Central vacuum systems and attachments Curtain rods and brackets Double oven Fences, including subsurface electric fences and components Fire, smoke, and carbon monoxide detectors Fireplace inserts, gas logs, grates, doors, and screens Floor coverings, including wall to wall and other attached carpeting Garage door openers and controls Generators Grill and cooking units (exterior) Heaters (electric, gas) Heating and central air conditioning and controls | 117 118 119 120 121 122 123 124 125 126 127 128 129 130 131 132 | Humidifying equipment and control apparatuses Landscaping including plants, trees, exterior lighting controls, and accessories Light fixtures Mailboxes and permanent flagpoles Media brackets (excluding televisions and other audio/visual components) Microhood/microwave Mirrors Pool (indoor/above ground), including pool equipment, filter, pump, and heater Propane/fuel oil tank with contents as of possession Pumps-septic, sump, and water Radon mitigation system Range hood/fan | 135 136 137 138 139 140 141 142 143 144 145 146 147 148 149 150 151 | Security systems/cameras and controls Stationary tubs Storm/screen doors and windows Trash compactor TV Antennas/Satellite reception system and components (excluding televisions and other audio/visual components) Utility/storage buildings, sheds, and gazebos Water conditioning systems Water heater Window coverings including blinds, curtain rods, shades and any applicable controls Wood stoves |
|--|---|--|--|---|---|
| 152 153 | The following checked equipment is also in offer: | cluded, v | which shall be in the same location, condition | and worl | king order as of the date of Buyer's |
| 154 155 156 | Dishwasher Dryer | 157 158 159 | Freezer Gas range | 160 161 | Washing machine Window draperies |
| 163 164 | Other included equipment or fixtures not list | | Refrigerators | 162 | Wine cooler/refrigerator |
| 165 | | | v | | |
| 166 | The following checked equipment is <i>leased</i> | | | | |
| 167 168 169 170 | Appliances (specify Propane tankSecurity systemShed |) | 171 Solar pan 172 Water con 173 Water her 174 Other_ | nditionin ater | |
| 175 176 177 178 179 | must provide buyers with a completed Ohio an Ohio REALTORS Residential Property D prior to the time buyer enters into a contrattorney regarding the obligation to provide | Resident isclosure act to put this form | kempt under O.R.C. § 5302.30, sellers of reatial Property Disclosure Form. If Seller claims Exemption Form. If the Residential Property Irchase, Buyer may be entitled to rescind them and the recission rights provided for under Intial Property Disclosure Form completed by | an exem / Disclos e Contrac O.R.C. § | ption, Seller agrees to provide Buyer with ure Form is required but is not provided ct. Seller and Buyer may consult with an |
| 181 182 183 184 | COMPONENTS. BUYER UNDERSTANDS TH | AT ALL R FFECT TH | OMMENDS THAT BUYER CONDUCT INSPECT EAL PROPERTY, FIXTURES AND EQUIPMENT HE PROPERTY'S USE, VALUE, OR SAFETY. E OR THE CONDITION OF THE PROPERTY. | MAY CO | NTAIN DEFECTS AND CONDITIONS THAT |
| 185 186 | 9.A. The Parties agree that the following in1 Any inspections and tests desired | | | | |
| 187 | OR | | | | |
| 188 | 2. The following marked items: | | | | |
| 189 190 191 192 | General home inspection Chimney/fireplace Interior gas line Lead-based paint | 193 194 195 196 | Mold Radon Septic system Structural | 197 198 199 200 | Water/Well Wood destroying insects/other pests Other: |

In addition to the foregoing marked items, Buyer shall have the right to perform any additional inspections recommended by an inspector based on the results of an inspection selected above. Such additional inspections shall be performed within the Inspection Period. Other than those

- 203 recommended by an inspector based on the results of an inspection selected above, if Buyer does not select an inspection/test listed above, Buyer waives the right to have that inspection/test performed. 204 205 9.B. Inspection Period. Inspections and/or tests must be completed no later than _____ days (10 days if left blank) from the Date of Acceptance 206 of the Contract ("Inspection Period"). If Buyer does not complete an inspection/test during the Inspection Period, that inspection/test shall be deemed 207 waived. 208 9.C. Request to Remedy or Termination. BUYER MAY ONLY TERMINATE THIS CONTRACT FOR MATERIAL DEFECTS WHICH INCLUDES, BUT IS 209 NOT LIMITED TO, THOSE DEFECTS OR CONDITIONS WHICH IMPACT THE HEALTH, SAFETY, HABITABILITY, USE, OR VALUE OF THE PROPERTY. BUYER MAY NOT TERMINATE THIS CONTRACT FOR NONMATERIAL CONDITIONS, SUCH AS ROUTINE MAINTENANCE AND COSMETIC ISSUES. 210 211 If the inspections or tests identify material defects, Buyer may, on or before the end of the Inspection Period, either terminate this Contract or 212 provide Seller with a request to remedy the defects. A notice of termination or request to remedy must be delivered in writing to Seller or Seller's 213 Broker and must be accompanied by a copy of the relevant pages of the inspections, tests, or reports specifying the material defects. Failure of 214 Buyer to provide a notice of termination or a request to remedy on or before the end of the Inspection Period constitutes Buyer's acceptance of 215 the condition of the Property and shall be a waiver of Buyer's right to terminate pursuant to this provision. 216 If Buyer delivers a request to remedy any material defect not previously disclosed by Seller, the Parties shall have days (3 days if left blank) to reach a written agreement, ("Remedy Period"). The Remedy Period shall end upon the Parties' execution of a written agreement regarding the 217 218 requested remedy. If the Parties do not enter into a written agreement by the end of the Remedy Period, this Contract shall terminate, unless Buyer 219 withdraws the request to remedy in writing prior to the end of the Remedy Period. Nothing in this section precludes Buyer from terminating this 220 Contract by delivering written notice to Seller before the expiration of the Remedy Period. Upon termination the EMD shall be disbursed pursuant 221 to Paragraph 6 (Earnest Money). 222 9.D. Licensed Inspector. If a home inspection as defined in O.R.C. § 4764.01 is conducted, it shall be performed by a home inspector licensed by 223 the Ohio Department of Commerce. Pursuant to O.R.C. Chapter 4764, an inspection or test of only a specific, single component of the Property may 224 be performed by a qualified or credentialed professional in that field who does not perform an entire or partial home inspection outside their area 225 of expertise or credential. Buyer assumes the sole responsibility to select and retain licensed and qualified inspector(s) and releases Broker of any 226 liability regarding the selection, retention, or performance of inspector(s). 227 9.E. Inspection Costs. Buyer shall pay the costs of all inspections and/or tests. 228 9.F. Point-of-Sale Inspections. Unless otherwise agreed to in writing by the Parties, Seller will deliver the Property point-of-sale compliant prior to 229 title transfer, if required by local law. 230 9.G. Damages. Buyer shall be responsible for the repair of any damages caused by Buyer's inspections and tests. Repairs shall be completed in a timely and workmanlike manner at Buyer's expense. 231 232 10. Lead-Based Paint: With respect to housing constructed prior to January 1, 1978, Buyer must be provided with the pamphlet entitled "Protect 233 Your Family from Lead in Your Home" and the form "Disclosure of Information on Lead-Based Paint and/or Lead-Based Paint Hazards." Every Buyer 234 of any interest in residential real property on which a residential dwelling was built prior to 1978 is notified that such property may present exposure 235 to lead from lead-based paint hazards that may place young children at risk of developing lead poisoning. A risk assessment or inspection for 236 possible lead-based paint hazards is recommended prior to purchase. 237 For housing constructed prior to 1978: 238 Buyer ___ has ___ has not received Seller's disclosure of any lead-based paint or lead-based paint hazards known to Seller on the Property. 239 Buyer ___ has ___ has not received the pamphlet "Protect Your Family from Lead in Your Home" 240
- 11. Sex Offender Registration/Off-site Conditions/Property Use: Ohio's Sex Offender Registration and Notification Law requires the local sheriff to 241 provide written notice to neighbors if certain designated sex offenders reside or intend to reside in the area. Buyer assumes sole responsibility to obtain information from the Sheriff's office regarding the registration of sex offenders. Buyer acknowledges that Buyer has conducted investigations 242
- regarding the municipality, zoning, school district, and use of the Property and conditions outside of the boundaries of the Property, including but 243
- 244 not limited to, crime statistics, noise levels (i.e., airports, interstates, environmental), odors, local regulations/developments, or any other issues
- 245 relevant to Buyer and has verified that the Property is suitable for Buyer's intended use. Buyer assumes sole responsibility for researching such
- 246 conditions. Notwithstanding anything to the contrary, Seller makes no representations or warranties regarding these conditions and the use of the
- 247 Property. Buyer acknowledges that Buyer has been given the opportunity to conduct research pertaining to the foregoing prior to execution of this
- 248 Contract. Buyer is relying solely on Buyer's own research, assessment and inquiry with local agencies and is not relying, and has not relied, on
- 249 Seller or Brokers involved in this transaction.
- 250 12. Seller's Cooperation: Seller agrees to make the Property available, at reasonable hours, for access by Brokers, Buyer, Buyer's inspectors,
- 251 licensed appraisers, and other authorized persons as required to satisfy the terms of the Contract. Buyer acknowledges that Buyer and other
- 252 professionals are not authorized to be present on the Property without a real estate licensee unless prior, express, written authorization is given
- 253 by Seller.

All utilities shall remain on until possession is delivered to Buyer except utilities that were turned off at the time of showing. However, Seller agrees to have all utilities turned on for inspections, tests, and appraisals.

13. <u>Taxes and Assessments</u>: The real estate taxes for the Property for the current year may change as a result of the transfer of the Property, or as a result of a change in the tax rate and valuation. Buyer and Seller understand that real estate valuations may be subject to retroactive change by governmental authority.

Seller shall pay or credit at closing:

- (a) all taxes due and owing and community development charges for the year of closing shall be prorated through the date of closing based on a 365-day year. The proration shall be based upon the most recent available tax rates, assessments and valuations as reflected in the current tax duplicate certified by the County Treasurer. ("long proration method")
- (b) all assessments which are a lien on the Property as of the date of closing.
- (c) all agricultural use tax recoupments for years prior to the year of closing.
- (d) all other unpaid real estate taxes and community development charges imposed pursuant to Chapter 349 of the Ohio Revised Code which are a lien for years prior to closing.

Seller and Buyer acknowledge that actual bills received by Buyer after closing for real estate taxes and assessments may differ from the amounts prorated at closing. In any event, all prorations agreed to by the Parties at closing shall be final.

| 268 | amounts prorated at closing. In any event, all prorations agreed to by the Parties at closing shall be final. | | | | |
|--------------------------|--|--|--|--|--|
| 269 270 | These adjustments shall be final, except for the following: (none if nothing inserted) | | | | |
| 271 272 273 274 | Short Proration Method: ONLY CHECK THIS LINE IF THE SHORT PRORATION METHOD IS USED - Seller's share shall be calculated as of the date of Closing, based upon the amount of the annual taxes (as determined by the most recently assessed tax amounts) to establish a daily rate of taxes and then multiplying the daily rate by the number of days from the first day of the current, semi-annual tax period to the date of Closing. If checked, the short proration method shall be applicable and shall supersede the provision to use the long proration method. | | | | |
| 275 276 | The community development charge, if any, applicable to the Property was created by a covenant in an instrument recorded at (insert county), Vol, Page number or Instrument number | | | | |
| 277 278 279 | (Note: If the foregoing blanks are not filled in and a community development charge affects the Property, this Contract may not be enforceable by the Seller or binding upon the Buyer pursuant to Section 349.07 of the Ohio Revised Code unless the above recording information is provided by the Seller in a counteroffer.) | | | | |
| 280 | Seller warrants that no improvements or services (site or area) have been installed or furnished, nor notification received from public authority of | | | | |

Seller warrants that no improvements or services (site or area) have been installed or furnished, nor notification received from public authority of future improvements of which any part of the costs may be assessed against the Property, except the following: (none if nothing inserted)

14. <u>Owners' Association</u>. If the Property is a condominium unit governed by a Condominium Association or is located within a community governed by a Homeowners' Association, Seller shall provide Buyer with the following information and documents within _____ days (7 days if left blank) after the Date of Acceptance of the Contract by all Parties:

- Any declaration and/or deed restrictions, and bylaws of the owners' association (condominium or homeowners), including all amendments
 to the declaration or deed restrictions or bylaws except amendments that only increase the number of units or homes;
- Association board / management company contact information: name, phone number, email;
- · Contact information for any other mandatory membership association, if applicable: name, phone number, email;
- A statement from the association regarding this home/unit, confirming when the next association fee and any assessment payment is due, how often such fees/assessments are paid, the amount of such payment, the amount of any pending special assessment(s), whether the account is current, the amount of any additional mandatory fees for shared amenities or common elements, if applicable, and whether there are any pending lawsuits against the Owners' Association;
- A statement from Seller certifying to the best of Seller's knowledge, the existence of any assessment not yet levied or any violations
 affecting the Property, the association initiation fee, reserve contribution, association transfer fee, and whether there are any pending
 lawsuits against the Owners' Association;
- Minutes from the last 3 meetings of the directors or trustees of the Owners' Association;
- Minutes from the last meeting of members of the Owners' Association;
- Most recent version of unrecorded rules and regulations:
- Current financial statement showing the nature of the association's assets, including:
 - 1. Most current balance sheets, income and expense statements, and budget; and
 - 2. Copy of the most recent reserve study.
- Percent of condominium units owner occupied, if applicable;
- The declarations page of the master insurance policy on the development;
- Any available inspection, engineering, or other certification reports completed within the past five (5) years.

Review Period: Buyer's obligations are contingent upon satisfactory review of the documents requested above. If Buyer is not provided some or all of the requested documents or is not satisfied with any of the requested documents, Buyer, as Buyer's sole remedy, may deliver a written notice of termination to Seller, and the EMD shall be disbursed pursuant to Paragraph 6 (Earnest Money). Buyer's failure to deliver the written notice of termination within 7 days of receipt of the requested documents or 14 days after the Date of Acceptance of the Contract, whichever occurs first,

| 313 | 3 15. <u>Utility Charges, Condominium/Owners' Association Charges, Interest, Rentals, and Security Deposits</u> : | | | | | |
|--|--|---|--|--|--|--|
| 314 315 | | | | | | |
| 316 | 15.B. If Buyer is assuming any mortgage, the interest shall be prorated | through the date of closing. | | | | |
| 317 318 319 | | s of the date of closing and security deposits shall be transferred to Buyer to Buyer no later than closing. Any further terms are set forth in the Renta | | | | |
| 320 321 322 323 324 | charges shall be prorated through the date of closing. Buyer shall pay all association (condominium or otherwise) in connection with the sale of | to a homeowner's association, condominium or other association periodic initial reserves and/or capital contributions that are charged by any owner's or transfer of the Property, as well as any fee associated with lender/title re charged in connection with the sale or transfer of the Property, including t, or management company fees. | | | | |
| 325 | 16. Deed and Conveyance: | | | | | |
| 326 | 16.A. Closing services will be provided by: (name of title company, if k | nown.) | | | | |
| 327 328 329 | | ow agent. At closing, Seller shall be responsible for transfer taxes, Owners t fees chargeable to Seller, the cost of removing or discharging any defect ed by this Contract. | | | | |
| 330 331 332 333 334 335 336 337 | or fiduciary deed, as appropriate, free and clear of all liens and encumber (a) those created by or assumed by Buyer in writing; (b) those specifically set forth in this Contract; (c) zoning ordinances; (d) legal highways; (e) covenants, restrictions, conditions and easements of record that (f) all timber, coal, oil, gas, and other mineral rights and interests p | do not unreasonably interfere with present lawful use; and | | | | |
| 338 339 340 341 | 16.C. Seller warrants that during their ownership they have not transfer mineral rights or interests in the Property ("Rights/Interests"), nor does reservations of any Rights/Interests, except those of public record and t | Seller have knowledge of any prior transfers, conveyances, leases, or | | | | |
| 342 343 | Unless otherwise set forth in this Contract, Seller warrants that they will Rights/Interests except to Buyer as set forth in this Contract. | I not transfer, lease, or convey to any third party or reserve for themselves | | | | |
| 344 345 346 347 348 | Buyer is advised that Seller may not be fully aware of the true extent of the ownership of such Rights/Interests. Buyer is further advised that title search customarily performed for the transfer of real estate is a 40-year marketable title exam. This title search does NOT guarantee or determine the ownership of the Rights/Interests, which would require a specific title search by qualified professionals searching back to the 1800s or ea Buyer is encouraged to obtain a title search to determine the ownership of such Rights/Interests if concerned about this issue. Broker will provide legal advice concerning the Rights/Interests in the Property. | | | | | |
| 349 | 16.D. Make deed to: | · | | | | |
| 350 351 352 353 | the closing date by days (7 days if left blank) to resolve the | etable title on the date of closing, Buyer and Seller mutually agree to extend title defect(s). Buyer may either accept the title defect(s) and close on the by providing written notice to Seller. Upon termination, the EMD shall be | | | | |
| 354 355 356 357 358 359 | in title (ownership) to the Property that are in existence on the date and casualty or liability insurance. Buyer is encouraged to inquire about provider. An Owner's Policy of Title Insurance, while not required, is | ne policyholder of such title insurance for covered losses caused by defects time the policy of title insurance is issued. Title insurance is different from the benefits of owner's title insurance from a title insurance agency of s recommended. A Lender's Policy of Title Insurance, if required by the Buyer. Buyer acknowledges that it is Buyer's sole responsibility to make rior to closing. (select one): | | | | |
| | Buyer selects an ALTA Owner's Policy of Title Insurance (standard) | Buyer selects an ALTA Homeowner's Policy of Title Insurance (enhanced) | | | | |

| 360 | If a title insurance policy and title search are selected above, the cost shall be paid as follows (select one): | | | | | |
|---------------------------------|--|--|--|--|--|--|
| 361 | Buyer shall pay the entire cost. | | | | | |
| 362 | Seller shall pay the entire cost. | | | | | |
| 363 | | | | | | |
| 364 365 | Seller's contribution to the premium and title search costs shall be in addition to Seller paid settlement charges stated in Paragraph 5 (Settlement Charges), if any. | | | | | |
| 366 367 368 | 18. Property Survey.18.A. If Buyer or Buyer's lender requires a current survey, such survey shall be paid for by Buyer. If a new survey and legal description are required by a local governmental authority for the Property to be conveyed to Buyer, Seller shall provide and pay for the new survey and legal description. | | | | | |
| 369 370 371 372 | 18.B. Buyer's performance of this Contract is is not contingent upon a Property survey confirming the location of the existing boundary lines and/or the location of the improvements upon the Property relative to such boundary lines, setback lines and/or easements. Buyer has days (14 days if left blank) from Date of Acceptance of this Contract to complete the survey and send Seller written notification of termination. If Buyer fails to deliver such written notice, this contingency is waived. | | | | | |
| 373 374 375 376 377 | 19. Foreign Investments in Real Property Tax Act ("FIRPTA"): If Seller is a "foreign person" as defined by FIRPTA, Section 1445 of the Internal Revenue Code, Buyer is required to withhold 15% of the amount realized by Seller on the transfer and remit the withheld amount to the Internal Revenue Service unless an exemption or reduced rate of withholding applies. If withholding is required, Treasury Regulations require Sellers and Buyers to provide their U.S federal tax identification number on all filings. Seller and Buyer instruct the escrow/title agent or legal representatives to prepare, execute, and deliver any document reasonably necessary to comply with FIRPTA requirements. | | | | | |
| 378 379 380 | 20. <u>Closing</u> : This Contract shall be performed, and this transaction shall be closed on a date mutually agreed upon by the Parties in writing, but in no event later than (insert date). For purposes of this Contract, the Parties agree that the transaction will be considered to have closed when the following has occurred: (initial only one): | | | | | |
| 381 | all necessary documents have been signed by all required Parties and the transaction is funded. | | | | | |
| 382 383 | ORThe date on which, following the execution of all necessary documents by the Parties, the sale proceeds are disbursed to Seller. | | | | | |
| 384 385 386 387 | Notwithstanding anything to the contrary, in the event that Buyer and Seller are proceeding in good faith and closing cannot occur due to any occurrence or circumstance out of the direct control of either party (except as reserved for title defects in Paragraph 16.E – Deed and Conveyance), the date of closing shall be extended for a period of up to 7 days . Unless otherwise agreed, such extension shall extend the terms of possession and occupancy by an equal number of days as closing was extended. | | | | | |
| 388 389 | The signatories below grant permission to the settlement agent to provide to their respective Broker copies of the closing disclosure and the settlement statement prior to closing. | | | | | |
| 390 | 21. <u>Possession:</u> Possession will be provided to Buyer according to one of the following checked options: | | | | | |
| 391 | At closing. | | | | | |
| 392 | At o'clock AM PM on (insert date) following the closing. | | | | | |
| 393 | (Insert number of days) after closing at o'clock AM PM. | | | | | |
| 394 395 | If Seller maintains possession of the Property after closing, it is recommended that the Parties enter into a post-closing possession addendum. Addendum is is not attached. | | | | | |
| 396 397 | If Seller fails to vacate as agreed in this Contract or any attached post-closing possession addendum, Seller shall be responsible for all expenses incurred by Buyer to obtain possession. | | | | | |
| 398 399 400 | 22. <u>Property Maintenance</u> : While Seller is in possession, Seller shall maintain the Property in the same location, condition, and working order as the Date of Acceptance of this Contract, normal wear and tear excepted. This duty of maintenance shall include, but not limited to, the interior and exterior grounds and all structural and mechanical equipment, including all major appliances being conveyed. | | | | | |
| 401 402 403 404 | 23. <u>Debris and Personal Property</u> : Property shall be broom swept clean and Seller shall remove all debris and personal property not included in this Contract, by the date and time of Buyer's possession. If Seller fails to comply with this Paragraph, any personal property/debris remaining on the Property shall be deemed abandoned and Seller shall be liable to Buyer for all costs associated with bringing the Property to broom clean condition and/or removal and disposal of Seller's personal property and other debris. | | | | | |
| 405 406 407 | 24. <u>Final Verification of Condition</u> : Buyer shall have the right to make a final verification of the condition of the Property no later than days (2 days if left blank) prior to execution of closing documents to confirm that (a) the Property is in substantially the same condition as it was on the date of this Contract, normal wear and tear excepted or as otherwise agreed, and (b) repairs, if any, have been completed as agreed. | | | | | |
| 408 | 25. Damage or Destruction of Property: NOTE: UPON DISCOVERY OF DAMAGE OR DESTRUCTION OF PROPERTY, IT IS STRONGLY | | | | | |

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RECOMMENDED THAT THE PARTIES RETAIN LEGAL COUNSEL.

- 25.A. Risk of loss to the Property occurring prior to closing shall be borne by Seller. If any part of the Property covered by this Contract is
- 411 substantially damaged or destroyed prior to closing, Seller shall, within 2 days from the date of the discovery, give written notice of the damage or
- destruction to Buyer and/or Buyer's Broker. Such notice must include all pertinent information regarding insurance policies and claims, including
- 413 the amount of any applicable policy deduction. Upon receipt of such notice, Buyer shall, within **10 days** of receipt of Seller's notice:
- 414 (1) Provide written notice to Seller or Seller's Broker that Buyer accepts the condition of the Property as damaged or destroyed and proceed to 415 close;
- 416 (2) Agree to proceed to close pursuant to a written agreement reached with Seller regarding the repairs, closing date, and/or any compensation due
- 417 Buyer for damages; or
- 418 (3) Provide written notice that Buyer is terminating the Contract. Upon termination, any EMD made by Buyer shall be disbursed pursuant to Paragraph
- 419 6 (Earnest Money).
- 25.B. Buyer's failure to provide one of the notices provided above shall constitute an election by Buyer to terminate the contract pursuant to
- 421 Paragraph 25(A)(3) (Damage or Destruction of Property).
- 422 25.C. Failure by Seller to provide the required written notice to Buyer and/or Buyer's Broker shall result in Buyer, upon discovery of the damage or
- destruction before closing, having all rights set forth herein.
- 424 **26.** Home Warranty or Protection Plan: Buyer ___ selects ___ does not select a home warranty to be provided by ____
- 425 (Home Warranty Company) and paid for by (select one) _____Seller _____Buyer at an amount not to exceed \$_____. Broker may receive
- 426 compensation for services rendered in connection with the sale of the home warranty.
- 27. Ohio Fair Housing Law: It is illegal, pursuant to the Ohio Fair Housing Law, Division (H) of Section 4112.02 of the Revised Code, and the Federal
- 428 Fair Housing Law, 42 U.S.C.A. 3601, as amended, to refuse to sell, transfer, assign, rent, lease, sublease, or finance housing accommodations;
- refuse to negotiate for the sale or rental of housing accommodations; or otherwise deny or make unavailable housing accommodations because of
- race, color, religion, sex, familial status as defined in Section 4112.01 of the Revised Code, ancestry, military status as defined in that section,
- disability as defined in that section, or national origin or to so discriminate in advertising the sale or rental of housing, in the financing of housing,
- or in the provision of real estate brokerage services. It is also illegal, for profit, to induce or attempt to induce a person to sell or rent a dwelling by
- representations regarding the entry into the neighborhood of a person or persons belonging to one of the protected classes.
- 28. Special Flood Hazard Area. Unless previously disclosed by Seller, it is Buyer's sole responsibility to determine whether the Property is in a
- Special Flood Hazard Area. If it is determined that the Property is in a Special Flood Hazard Area, Buyer may terminate this Contract by sending
- written notice to Seller by either (1) no later than **10 days** following the Date of Acceptance of this Contract if disclosed by Seller; or (2) the end of the Loan Commitment Period if not previously disclosed. If Buyer fails to deliver such written notice, this contingency is waived.
- 438 **29.Electronic/Wire Fraud:** Email is not always secure or confidential. Never respond to a request that you send funds or nonpublic personal
- 439 information, such as your social security number, credit card or debit card numbers, or bank account and/or routing numbers, by email. If you
- 440 receive an email message concerning a transaction and the email requests that you send funds or provide nonpublic personal information, do not
- respond to the email and immediately contact the known individual/entity with whom you have an established relationship using a separately verified
- method of communication to determine the validity of the email.
- 30. MLS and Concessions: The Parties authorize Broker to report sales information and financing concessions data to any Multiple Listing Service
- and, upon request, to any state licensed appraiser researching comparable sales to the extent necessary to accurately reflect market value.
- 445 **31.Professional Advice and Assistance:** The Parties acknowledge and agree that the purchase of real property encompasses many professional
- 446 disciplines. While Broker possesses considerable general knowledge, Broker is not an expert on matters of law, tax, insurance, financing, surveying,
- structural conditions, hazardous materials, environmental conditions, inspections, engineering, etc. Broker hereby advises the Parties, and the
- 448 Parties acknowledge, that they should seek professional expert assistance and advice in these and other areas of professional expertise. In the
- event Broker provides to Buyer or Seller names of companies or sources for such advice, assistance, or services including inspections or repairs,
- 450 the Parties additionally acknowledge and agree that Broker does not warrant, guarantee, or endorse the services and/or products of such companies
- 451 or sources.
- 452 **32.Indemnification:** The Parties acknowledge that Broker is relying on all information provided herein or supplied by Seller or Buyer in connection
- 453 with the Property and agree to indemnify and hold harmless Broker from any claims, demands, damages, lawsuits, liabilities, costs, and expenses
- 454 (including reasonable attorney's fees) arising out of any misrepresentation or concealment of facts by Seller and/or Buyer.
- 455 33.Compliance with Dates: Time is of the essence as to all dates set forth in this Contract. This means the Parties must perform by the
- 456 dates provided for in this Contract. To be binding, any agreement to modify, extend, or waive any of the dates provided herein must be in
- 457 writing and signed by all Parties.
- 458 **34. Dispute Resolution:** In consideration of the terms and consideration as stated in this Contract, the Parties agree to mediate any dispute or claim
- 459 arising out of this Contract, before initiating any legal action against the other Party. In the event the mediation does not result in an acceptable
- 460 resolution of the Parties, then either Party may initiate a legal action against the other Party. Costs related to mediation shall be mutually shared
- 461 between or among the Parties. The mediation shall be held in the county where the property is located unless all Parties agree otherwise. The

| 462 463 464 | mediator shall be mutually agreed upon by the Parties and is recommended to be a retired judge or justice, or an attorney or other professiona with at least five (5) years of residential real estate experience, unless the Parties mutually agree to a different mediator. If the Parties canno mutually agree upon a mediator, they will each select a mediator, who will then jointly select a mediator to conduct the mediation. | | | | | |
|---------------------------------|--|---|--|---|------------|--|
| 465 466 467 468 469 | Exclusions: The following matters shall be excluded from mediation: (1) a judicial or non-judicial foreclosure or other action or proceeding to enforce a deed, mortgage or installment land sale contract as defined in accordance with Ohio law; (2) an unlawful detainer action, forcible entry detainer, eviction action, or equivalent; (3) the filing or enforcement of a mechanic's lien; and (4) any matter that is within the jurisdiction of a probate, small claims or bankruptcy court. The filing of a court action to enable the recording of a notice of pending action, for order of attachment, receivership, injunction, or other provisional remedies, shall not constitute a waiver or violation of the mediation provision of this Paragraph. | | | | | |
| 470 471 472 473 | 35. Additional Terms/ Conditions/ Adder | | | | <u> </u> | |
| 474 475 476 477 | agreement exists. The terms and condition | ons of any addenda supers graph 2(D) (Financing), an | sede any conflicting terms of this by agreement to modify any terms | the entire agreement, and no oral or impl Contract, unless any addenda expressly st of this Contact must be in writing and sign livery of the deed. | tate | |
| 478 479 480 481 482 | All disputes, controversies, or litigation the by Seller or Buyer of any rights of the Pa | nat may arise between the rties hereunder shall be de s or conditions of this Cor | Parties must be brought in the co semed or construed to be a waive stract are for any reason held to | ithout regard to principles of conflicts of law unty where the Property is located. No wain of such rights with respect to other or futu be invalid or unenforceable, such invalidity | ver ure | |
| 483 484 485 486 487 | written amendments or required notices. For purposes of this provision electronic communication, for example but not limited to email messages or text messages made by a party or Broker are not considered terms of the Contract and are not binding on the Parties. This Contract may be executed in one or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same | | | | | |
| 488 489 490 491 | assigns when the final writing is signed by | y all necessary Parties and rovided by physical deliver | d is delivered to the offering party y or by electronic transmission ar | pective legal representatives, successors a or their Broker. Acceptances and any notion and shall be effective upon delivery to the oth een received by the other party. | ces | |
| 492 493 | 39. <u>Duration of Offer</u> : This offer is open before acceptance. | for acceptance until | (insert date) at | o'clockAMPM, unless withdra | ıwn | |
| 494 495 496 497 | offer, is of legal age and capacity, has the | e authority to enter into thi to purchase the Property | s Contract and that any and all ad or obtain lender financing, have | N, Buyer fully understands, and approves t ditional signatories, including that of a spou agreed to sign such required purchase and spouse is not on loan or title deed.) | use | |
| 498 499 500 | Buyer acknowledges that upon written legal advice should be obtained. | acceptance and delivery t | his is a legally binding Contract | and that if any provision is not understoo | od, | |
| | Entity (if applicable) | | Entity (if applicable) | | | |
| | Buyer Signature | Date/Time | Buyer Signature | Date/Time | | |
| | Buyer Printed Name (and title if applicable) | | Buyer Printed Name (and title if appli | cable) | | |
| 501 502 503 | understands this offer, is of legal age and the consent or approval of any other pers | capacity, has the sole and son or entity is not required | d complete authority to enter into d. | . Seller represents that Seller read and fu this Contract and to sell the Property and the | hat | |
| 504 | Seller acknowledges that upon written a | cceptance and delivery th | nis is a legally binding Contract a | nd that if any provisions are not understoo | od, | |

legal advice should be obtained.

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| 506 | Seller accepts Buyer's offer and agrees to convey the Property according to the terms and conditions herein. | | | |
|--------------------------|--|-----------|---|-----------|
| 507 | Seller rejects Buyer's offer. | | | |
| 508 509 510 | | | s Counteroffer Addendum or as modified (insert date) ato'clock | |
| | Entity (if applicable) | | Entity (if applicable) | |
| | Seller Signature | Date/Time | Seller Signature | Date/Time |
| | Seller Printed Name (and title, if applicable) | | Seller Printed Name (and title, if applicable) | |
| 511 512 513 514 | | - | not a party to this Contract, by signing b later than the date of closing. Any questio | |
| 515 | For administrative purposes only: | | | |
| | Buyer's Agent Name | | Listing Agent's Name | |
| | License # | | License # | |
| | Phone # | | Phone # | |
| | Email | | Email | |
| | | | | |