

The Kentucky Association of REALTORS®

OFFER, ACCEPTANCE, AND REAL ESTATE SALE AND PURCHASE CONTRACT



This is a legally binding document. If you do not fully understand the terms of this Contract, you are advised to see an attorney. For use only by members of the Kentucky Association of $REALTORS^{\otimes}$.

The undersigned Buyer(s)				("Bu	ıyer")
offers to purchase from the Se	eller(s)			("Se	eller"),
the following described proper	rty with all improve	ements, known as _			
and further described in Deed	Book Page _	, County of	, State o	f Kentucky (the "P	roperty").
1. PURCHASE PRICE: The p		the Property shall b	e		_ Dollars
(\$) payable a					
A. \$E			e held by	_ broker (See Par	agraph 3).
B. \$/ C. \$7			a R)		
D. \$	Amount to be finar	nced/loan balance t	o be assumed		
E. \$ 1	TOTAL PURCHAS	SE PRICE (Line C.	plus line D.)		
2. MORTGAGE: Within best efforts to obtain a morted% per annum with particular taxes and insurance shall be null and void at Seller	gage loan for a t ayments, including e, if applicable. If	term not less than g principal and inter	years, rest, not to exce	with interest not ed \$	to exceed per month
3. EARNEST MONEY: Buyer					
this offer is not accepted by S cannot be obtained, or the tit Buyer defaults in any of Buyaffecting any of Seller's further 324.111.	Seller, or in the evalle of Seller is not yer's obligations	t marketable, the e hereunder, all sum	oan or assumptic arnest money sh ns paid may be	on described in Pa nall be returned to retained by Sell	ragraph 2 Buyer. If er without
4. PROPERTY INCLUDED: appurtenant rights, privileges, real estate and used in conneblinds, awnings, curtain/drape and landscaping, affixed mirr operating devices, built-in ap buildings or sheds. <i>ALSO I</i>	easements, fixture ection therewith: e ery/traverse rods, vers and floor cover opliances, and all	res and all of the for electrical, plumbing, window and door so ering, wall-to-wall a affixed or built-in	ollowing items if the HVAC, bathroomereens, storm wire and stair carpeting furniture and fix	they are now local m fixtures, shades ndows and doors; ng, garage door o tures, and utility o	ted on the s, venetian shrubbery peners or or storage
The following items of person	alty are EXCLUD	<i>ED</i> from this transa	ction:		· · · · · · · · · · · · · · · · · · ·
5. INSPECTIONS AND RESC any and all inspections at Buy inspection is required, the cos may rescind this Contract at a rescinded according to this se that Buyer is acquiring the Pr right to rescind, that Seller ma by any timely inspection, Selle	yer's expense as at of the termite instany time prior to _ection, the Buyer, roperty "AS IS."	Buyer deems approspection shall be pare days following having had an opposhould Buyer demarkerwise amend this	opriate (the "Inspaid by the Buyer/ the Inspection Fortunity to fully in and in writing, promoted as a re-	pection Period"). It Seller (choose one Period. If this Cont nspect the Proper ior to termination sult of information	f a termite e). Buyer tract is not ty, agrees of Buyer's disclosed
Buyers' Initials: Da	ıte/Time:	Sellers'	Initials:	Date/Time:	

15. ADDITIONAL TERMS AND CONDITIONS TO PERFORMANCE:
14. RESPONSIBILITY: The parties further agree that no real estate licensee, nor any other person other than Seller has made any representation as to the nature or condition of the Property or any part thereof, nor do such persons, expressly or impliedly, warrant the property, its size, construction or materials used, nor any of the fixtures, appliances, appurtenances or amenities. The parties take responsibility for determining that a conditions and facts pertinent and material to this transaction have been addressed by this Contract or have been made conditions to its performance.
13. MAINTENANCE: Until physical possession is delivered to Buyer, Seller agrees to maintain the Property including appurtenances, improvements and personalty to be conveyed in substantially the same condition as on the date of this Contract.
12. RISK OF LOSS OR DAMAGE: All risk of loss or damage to the Property by fire, windstorm, casualty, on other causes shall remain with Seller until closing. If the Property is destroyed by any of the aforementioned this Contract shall be null and void at the option of Buyer and the earnest money returned to Buyer.
11. POSSESSION: Seller shall deliver possession to Buyer at closing unless otherwise agreed in writing (in the form of a Pre-Closing Occupancy Agreement or Post-Closing Occupancy Agreement) signed, attached to and made a part of this Contract.
10. CLOSING AND CLOSING COSTS: This transaction shall be closed on or before/ TIME IS OF THE ESSENCE. In the event this transaction has failed to close on or before the date set forth herein for any reason other than a default by Seller, Seller has the right, at Seller's option, to terminate this Contract by giving written notice to Buyer and seek all available remedies. Buyer agrees to pay all normal buyer's costs and Seller agrees to pay all normal seller's costs (including without limitation costs and expenses necessary to deliver the title to the property contemplated by this Contract) common to Kentucky legal practice except as follows:
9. ENFORCEMENT AND COSTS OF LITIGATION: Should it become necessary to institute litigation to enforce this contract, the prevailing party shall be entitled to recover costs, including reasonable attorney fees from the non-prevailing party.
B. PRORATIONS: Rents, premiums of insurance, interest and other expenses of the Property, if any, are to be prorated as of the date of closing. Security deposits or advance rents, if any, shall be credited to Buyer as of the date of closing. All real estate ad valorem taxes due and payable during the year of closing shall be prorated on a calendar/fiscal year basis, or the date which may be set forth on any tax bill therefor. In the even ad valorem taxes for the year of closing are unavailable or unascertainable, then the ad valorem rate(s) for the proceeding year and present year assessment shall be considered as a base for proration.
7. DEED: At closing, upon the Purchase Price being paid as provided in Paragraph 1 hereof, Seller shadeliver to Buyer a General Warranty Deed conveying the real estate to Buyer with marketable title, subject to all easements and restrictions of record affecting the use and improvement of the Property and any applicable zoning laws. Buyer may acquire title insurance at Buyer's expense.
6. DISCLOSURE FORMS: Buyer acknowledges receipt of Seller Disclosure of Property Condition, Agency Disclosure and Lead-Based Paint Disclosure Forms.
Property Address: Page 2 of 3
Adopted Kentucky Assoc. REALTORS® 9/02

Sellers' Initials: _____ Date/Time:____

Buyers' Initials: _____ Date/Time: _____

Property Addres	SS:			Page 3 of 3
	AM/PM on the _	day of		r, by his signature affixed hereto, at or 20 If accepted within such time,
Contract. All term	ns and conditions erial or pertinent	pertinent hereto are to the Contract, and	included in this	nave read the entire contents of this writing. No terms not contained herein nents or understanding of any kind not
<u>TIME I</u>	S OF THE ESSEN	CE REGARDING EAC	H PARAGRAPH II	N THIS ENTIRE AGREEMENT
Buyer (signature)	Date/Time	Buyer (signature)	Date/Time	Witness/Agent
		SELLERS' ACCEPTA fully understands the fo	oregoing and here	by accepts said offer and agrees to convey
Seller (signature)	Date/Time	Seller (signature)	Date/Time	Witness/Agent
The undersigned SECTIONS.]		SELLERS' REJECTION ers' offer and decline t		FFER ROSS OUT PREVIOUS AND SUBSEQUENT
Seller (signature)	Date/Time	Seller (signature)	Date/Time	Witness/Agent
The undersigned states following:		ELLERS' REJECTION above offer but counte		OFFER all terms of the Buyer's offer except the
		[CROSS OUT PREVIO	OUS TWO SECTION	S.]
Seller (signature)	Date/Time	Seller (signature)	Date/Time	Witness/Agent
Buyers accept the		RS' ACCEPTANCE OF ounter-Offer.	SELLERS' COUN	TER-OFFER
Buyer (signature)	Date/Time	Buyer (signature)	Date/Time	Witness/Agent
	_ Broker/Agent ac	knowledges receipt of E	arnest Money Dep	posit:
Date/Time:		•		(Signature of Broker/Agent holding Escrow)