Buy and Sell Agreement



Off	er Date:	, 20	
Sell	ling Office:		("Selling Broker")
Sell	ling REALTOR®:		
Sell	ling REALTOR®'s Email Address:		
Sell	ling REALTOR®'s Phone:	Facsimile:	
List	ting Office:		("Listing Broker")
List	ting REALTOR®:		
List	ting REALTOR®'s Email Address:		
List	ting REALTOR®'s Phone:	Facsimile:	
1.	· ·	er agrees to buy from Seller the property located at	
		·	
	fixtures; plumbing fixtures; water softe and any mechanical controls; shades; a attached fireplace doors and screens; g	I fixtures; all gas, oil, and mineral rights owned by Seller; ener (unless rented); heating fixtures; electrical fixtures; rawnings; shutters; window blinds; curtain and drapery rocarage door openers and controls; screens, storm windows	radio and television antennas ds; attached floor coverings; s and doors; landscaping,
	but does not include:		
2.	PURCHASE PRICE: The purchase p	price for the property is \$	
3.	METHOD OF PAYMENT: All payn The purchase will be completed by the	nents must be in the form of cash, certified check, cashier following method:	rs check, or money order.
		ase price in cash upon Seller's delivery of a warranty dee	
	mortgage loan in the amount of \$ appraisal order from Buyer's lend deliver to Seller evidence of the lo	ment is contingent on Buyer's ability to obtain a Buyer will provide evidence ler within days of the date of this Agreed oan approval before, 20, pleted upon Seller's delivery of a warranty deed conveying the date of the date of this Agreed on approval before, 20, pleted upon Seller's delivery of a warranty deed conveying the date of the date of this Agreed on approval before, 20, pleted upon Seller's delivery of a warranty deed conveying the date of this Agreed on approval before, 20, and	of mortgage application and ment. If Buyer fails to , Seller may cancel this
	payment and monthly installments	purchase the property on land contract with a \$s of principal and interest in the amount of \$ percent. Buyer will pay the entire balance, which ars after closing.	down or more, may require a lump-sum
	agrees, Buyer will assume and pay the difference between the purcha	LAND CONTRACT ASSIGNMENT: If the holder of the y Seller's existing mortgage or land contract according to use price and the existing balance of approximately \$	o its terms. Buyer will pay upon
4.	exceptions in the amount of the purcha days after the Buyer has waived all oth to Buyer's approval, provided that this	rovide to Buyer, at Seller's expense, an owner's policy of use price. Seller will apply for a commitment for title instruction contingencies contained in this Agreement. Any specific contingency shall be deemed waived unless Buyer notificommitment. Seller will have 30 days after receiving writers.	urance withinial exception will be subject fees Seller in writing within

	is cl	osed.			
6.	CLOSING COSTS: Seller shall pay all state and county transfer taxes and costs required to convey clear title. Buyer shall pay the cost of recording the deed and/or security interests and all mortgage closing costs and fees required in connection with the Buyer's loan and the issuance of the lender's title insurance policy.				
7.		REAL ESTATE TAXES: Seller will pay all prior years' real estate taxes. The current year's real estate taxes will be paid as follows:			
		NO PRORATION: Seller will pay the taxes which are due before the date of closing. Buyer will pay taxes which are due on or after the date of closing. "Due" means the date on which a tax becomes payable.			
		PRORATION: With current year taxes treated as though they are paid in ☐ arrears ☐ advance, based on a ☐ calendar year ☐ fiscal year.			
		OTHER:			
8.	SPECIAL ASSESSMENTS: All special assessments for municipal improvements which have become a lien on the property shall be paid by the Seller, provided, however, that in the event a special assessment is payable in installments, current and future installments shall be ☐ allocated between Seller and Buyer using the same method for the proration of real estate taxes in paragraph 7 above; or ☐ paid in full by Seller at closing.				
 MISCELLANEOUS PRORATED ITEMS: Rent, association fees, insurance (if assigned) and fuel any existing land contract, mortgage or other lien assumed or to be paid by the Buyer, will be prorated 		SCELLANEOUS PRORATED ITEMS: Rent, association fees, insurance (if assigned) and fuel, as well as interest on existing land contract, mortgage or other lien assumed or to be paid by the Buyer, will be prorated to the date of closing.			
	Add	litional items:			
	_				
10.	CL	OSING DATE: Sale to be closed on or before, 20			
11.	OC	CUPANCY: Seller will give occupancy as follows:			
		Immediately after closing			
	days after closing by 12:00 noon. From the date of closing to the date of vacating, Seller will pay Buyer \$ per day as an occupancy charge. At closing, Seller will pay \$ to Listing Broker to be held in escrow. After Seller shall vacate the property, Listing Broker will use these funds to pay the accrued occupancy charge to Buyer and refund the balance, if any, to Seller. Seller is liable to Buyer for damage to the property occurring after closing and before vacating, to the extent not covered by the Buyer's homeowners policy, as well as for any deductible portions of a covered claim.				
	If te	enants occupy the property, then:			
		Seller will cause the tenants to vacate the property before closing.			
		Buyer will take the property subject to the rights of the tenants.			
12.	SEI	LLER'S DISCLOSURE:			
		Buyer acknowledges that a Seller's Disclosure Statement has been provided to Buyer.			
		Seller shall provide Buyer with a Seller's Disclosure Statement with Seller's acceptance of this offer. Pursuant to the Seller Disclosure Act, MCL 565.951, <i>et seq.</i> , Buyer will have 72 hours after hand-delivery of the disclosure statement (or 120 hours after delivery by registered mail) to terminate this Agreement by delivery of a written notice to Seller or Seller's agent.			
13.	and arisi repr	LEASE: Buyer and Seller acknowledge that neither Listing Broker nor Selling Broker, nor their respective agents, have le any representations concerning the condition of the property covered by this Agreement or the marketability of title, Buyer and Seller release the Listing Broker and Selling Broker and their respective agents, with respect to all claims ing out of or related to this Agreement, any addendums or counteroffers; all claims arising from any purported esentations as to the physical and environmental condition of the property covered by this Agreement or the ketability of title; and all claims arising from any special assessments and/or utility bills which have been or may in the			

5. **PROPERTY INSURANCE:** Seller shall be responsible for fire and extended coverage insurance on the property until sale

future be charged against the property covered by this Agreement and, in addition, agree to indemnify and hold harmless the Listing Broker and Selling Broker and their respective agents from any and all claims related to those matters.

14.	LEAD-BASED PAINT DISCLOSURE/INSPECTION (For residential housing built prior to 1978 only): Buyer acknowledges that prior to signing this Agreement, Buyer has received a copy of the <i>Lead-based Paint Sellers Disclosure Form</i> completed by the Seller on/, the terms of which shall be part of this Agreement. Buyer also agrees (check one below):		
		Buyer shall have days after the date of this Agreement to conduct an inspection of the property for the presence of lead-based paint and/or lead-based paint hazards. (Federal regulations require a 10-day period or other mutually agreed upon period of time.) If Buyer is not satisfied with the results of this inspection, upon notice from Buyer to Seller within this period, this Agreement shall terminate and any deposit shall be refunded to Buyer.	
		Buyer hereby waives his/her opportunity to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards.	
15.	LAND DIVISION ACT (For unplatted land only): Seller and Buyer agree that the following statements shall be included in the deed at the time of delivery:		
	(a)	The grantor grants to the grantee the right to make (insert "zero" or a specific number, as appropriate) division(s) under section 108 of the Land Division Act, MCL 560.108.	
	(b)	This property may be located within the vicinity of farm land or a farm operation. Generally accepted agricultural and management practices which may generate noise, dust, odors and other associated conditions may be used and are protected by the Michigan right to farm act.	
		UTION: If the space contained in subparagraph (a) above is left blank, the deed will NOT grant Buyer the right to any sions.	
16.	5. PROPERTY INSPECTIONS: Buyer has personally inspected the property and accepts it in AS IS present condition and agrees that there are no additional written or oral understandings except as otherwise provided in this Agreement.		
		This offer is contingent upon satisfactory inspections of the property, at Buyer's choice and at Buyer's expense, no later than business days of the date of this Agreement. These inspections may include, but may not be limited to, structural and/or mechanical inspections, survey and site investigation, soil borings, as well as inspections for radon, pests, mold and/or asbestos. Buyer agrees to return the property to its prior condition after any inspections or tests. If Buyer is not satisfied with the results of any inspection, upon written notice from Buyer to Seller within this period, this Agreement shall terminate and any deposit shall be refunded to Buyer. In the event the Buyer neither removes the contingencies nor terminates this Agreement in the time provided, the Buyer shall be deemed to have waived this contingency. Any request by Buyer to modify this Agreement based on the results of an inspection shall terminate this Agreement unless: (a) the request is agreed to by Seller in writing, or (b) the Buyer removes the inspection contingency in writing within the time for inspections.	
		Buyer acknowledges that Selling Broker/REALTOR® has recommended that Buyer obtain an inspection of the property by an inspector and/or a licensed contractor. Buyer does not desire to obtain an inspection of the property.	
17.	EA	RNEST MONEY DEPOSIT: Buyer deposits \$ to be held by ("Escrowee") evidencing Buyer's good faith, which deposit shall be applied to	
	the purchase price at closing. ("Escrowee") evidencing Buyer's good faith, which deposit shall be applied		
	In the Escale	is offer is not accepted or title is not marketable, or insurable or if the terms of purchase are contingent upon ability to a new mortgage or any other contingencies as specified, which cannot be met, this deposit shall be refunded to Buyer. The event the Buyer and Seller both claim the earnest money deposit, the earnest money deposit shall remain in the rowee's trust account until a court action has determined to whom the deposit must be paid, or until the Buyer and Seller agreed in writing to the disposition of the deposit. (This paragraph may be subject to the arbitration provisions in agraph 22 below.)	
18.		FAULT: If Buyer defaults, Seller may enforce this Agreement, or may cancel the Agreement, keep the deposit, and sue legal remedies. If Seller defaults, Buyer may enforce this Agreement or may demand a refund of the deposit and	

pursue legal remedies. (This paragraph may be subject to the arbitration provisions in paragraph 22 below).

19. **LIMITATION:** Buyer and Seller agree that any and all claims or lawsuits which they may have against the Listing Broker and its agents and/or Selling Broker and its agents relating to their services must be filed no more than six (6) months after the date of closing of the transaction described in this Agreement. Buyer and Seller waive any statute of limitations to the

contrary.

- 20. **ENTIRE AGREEMENT:** Buyer and Seller agree that this is the entire agreement between the parties and that there are no other written or oral understandings. Buyer and Seller further agree that this Agreement supersedes any and all prior agreements, understandings or representations made by the parties or their agents.
- 21. WALK-THROUGH: Buyer has the right to walk through the property within forty-eight (48) hours prior to closing.
- 22. **ARBITRATION:** Any dispute over the disposition of any earnest money deposits or claim arising out of or related to the physical condition of any property covered by this Agreement, included without limitation, claims of fraud, misrepresentation, warranty and negligence, shall be settled in accordance with the rules, then in effect, adopted by the endorsed provider of arbitration services for the Michigan Association of REALTORS[®]. This is a voluntary agreement between the Buyer and Seller. Failure to agree to arbitrate does not affect the validity of the Agreement. A judgment of any circuit court shall be rendered on the award or determination made pursuant to this Agreement. This Agreement is specifically made subject to and incorporates the provisions of the Michigan Uniform Arbitration Act, MCL 691.1681, *et seq.* This Agreement is enforceable only as to parties and brokers/agents who have agreed to arbitrate as acknowledged by their initials below. The terms of this paragraph shall survive the closing.

	their initials below. The terms of this paragraph shall su	rvive the closing.			
	INITIAL IF YOU AGREE TO ARBITRATE:				
	Seller Buyer	Listing Broker	Selling Broker		
23.	ELECTRONIC COMMUNICATION: As an alternative to physical delivery, the parties agree that this Agreement, any amendment or modification of this Agreement and/or any written notice or communication in connection with this Agreement may be delivered to the Seller in care of the Listing REALTOR® and the Buyer in care of the Selling REALTOR® via electronic mail or by facsimile via the contact information set forth above. Any such communication shall be deemed delivered at the time it is sent or transmitted. Seller represents and warrants that an electronic email address has been provided to Listing REALTOR® from which Seller may receive electronic mail. Buyer represents and warrants that an electronic email address has been provided to Selling REALTOR® from which Buyer may receive electronic mail. The parties agree that the electronic signatures and initials shall be deemed to be valid and binding upon the parties as if the original signatures or initials were present in the documents in the handwriting of each party.				
24.	COUNTERPARTS: This Agreement may be signed in any number of counterparts with the same effect as if the signature of each counterpart were upon the same instrument.				
25.	HEIRS, SUCCESSORS AND ASSIGNS: This Agreement binds Seller, Seller's personal representatives and heirs, and anyone succeeding to Seller's interest in the property. Buyer shall not assign this Agreement without Seller's prior written permission.				
26.	OTHER CONDITIONS:				
27.	THIS OFFER WILL EXPIRE ON upon Seller's receipt of revocation from Buyer, whice	, 20 at hever is earlier.	A.M./P.M., or		
28.	RECEIPT IS ACKNOWLEDGED BY BUYER of a copy of this Agreement.				
Buye	r Signature	Buyer Signature			
	-				
Print	Name	Print Name			
BU	YER'S ADDRESS				
Dep	osit in the form of Personal Check Other	received by	Selling Broker/REALTOR®		
			Selling Broker/REALTOR®		

		Date				
SEL	LER'S ACCEPTANCE					
29.	THE ABOVE OFFER is herby accepted		_			
		and/or	see addendum attached hereto.			
30.	0. SELLER ALSO AGREES to pay the Listing Broker/REALTOR® named above a commission as stated in the Listing Agreement for the property.					
31.	RECEIPT IS ACKNOWLEDGED by Seller of a copy of	this Agreement.				
Selle	r Signature	Seller Signature				
Print	Name	Print Name				
SEL	LER'S ADDRESS:					
		Date	, 20			
BU	YER'S RECEIPT OF ACCEPTANCE					
32.	RECEIPT IS HEREBY ACKNOWLEDGED BY BUYER acceptance was subject to changes from Buyer's offer, the above.					
Buye	r Signature	Buyer Signature	_			
Print	Name	Print Name				

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