Contract to Purchase	
Adopted by the	

CINCINNATI AREA BOARD OF REALTORS® DAYTON AREA BOARD OF REALTORS® For exclusive use by REALTORS®. This is a legally binding contract. If not understood, seek legal advice. For real estate advice, consult a REALTOR®.



(date)

1. **PROPERTY DESCRIPTION**: I/We ("Buyer") offer to purchase from Seller ("Seller") the following described property: 1

2	known as Address		City/Township	,
3	Ohio State of, Zip Code	, County <mark>of</mark>		Further
4	described as:		("Real Estate").	
5	through		(Listing REALTOR® Firm).	
6 7	2. PRICE AND TERMS: a) Buyer hereby agrees to pay \$("Purchase Price") for the Real Estate, payable as follows:			
8	ab) EARNEST MONEY: \$		("Earnest M	Money")
9	shall be deposited by with		upon written acc	ceptance

of this contract ("Contract"), in a trust account pending the elosing final settlement and conveyance of the purchase and sale of 10 the Real Estate contemplated in this Contract ("Closing"), or returned to the Buyer if this offer is not accepted in writing. Any 11 disbursement of Earnest Money shall be in compliance with Ohio R.C. 4735.24. The Earnest Money shall be disbursed as 12 follows: (i) if the transaction is closed, the Earnest Money shall be applied to Purchase Price (may be retained by brokerage and 13 credited toward brokerage commission owed) or as directed by Buyer or (ii) if either party fails or refuses to perform, or if any 14 contingency is not satisfied or waived, the Earnest Money shall be (a) disbursed in accordance with a release of earnest money 15 ("Release") signed by all parties to the Contract or (b) in the event of a dispute between the Seller and Buyer regarding the 16 disbursement of the Earnest Money, the broker is required by law to maintain such funds in his trust account until the broker 17 receives (a) written instructions signed by the parties specifying how the Earnest Money is to be disbursed or (b) a final court 18 order that specifies to whom the Earnest Money is to be awarded. If the Real Estate is located in Ohio, and if within two years 19 from the date the Earnest Money was deposited in the broker's trust account, the parties have not provided the broker with such 20 signed instructions or written notice that such legal action to resolve the dispute has been filed, the broker shall return the 21 Earnest Money to the Buyer with no further notice to the Seller. Both Buyer and Seller acknowledge and agree that, in the event 22 of a dispute between Buyer and Seller as to entitlement of the Earnest Money, the REALTORS® will not make a determination 23 24 as to which party is entitled to the Earnest Money.

be) **BALANCE:** The balance of the Purchase Price shall be paid by wire transfer, certified, cashier's, official bank, attorney or 25 title company trust account check on date of Closing. 26

3. FINANCING CONTINGENCY: Buyer intends to use the real estate for the following purpose: 27 Rental **Other**: 28

CASH: Buyer shall provide, to Seller's satisfaction, written verification of funds within calendar days of 29 acceptance of this offer. If Buyer fails to provide written notification, then Seller may, by written notice to selling REALTOR® 30 or Buyer, terminate this Contract. Buyer has the right to obtain an appraisal of the Real Estate by a licensed appraiser 31 calendar days beginning the day following written contract acceptance. 32 within

CONVENTIONAL LOAN: The Buyer's obligation to close this transaction is contingent upon Buyer applying for and 33 obtaining: (a) 🗖 fixed 🗖 adjustable or 📮 other first mortgage loan on the Real Estate, (b) in an amount not to exceed 34 $_{\%}$ of the purchase price, (c) at an interest rate \Box at prevailing rates and terms **not** to exceed 35 _%, (d) for a term of not less than _____ _____ years or at a higher rate or shorter term agreeable to Buyer. 36

FHA/VA: The Buyer's obligation to close this transaction is contingent upon Buyer applying for and obtaining (a) FHA, 37 [(1) 🗖 fixed or (2) 🗖 adjustable] (including FHA closing costs) or 🗖 VA (including VA funding fee) first mortgage loan in 38 the maximum allowable amount (b) at an interest rate \Box at prevailing rates and terms \Box not to exceed ____%, 39 (c) for a term of not less than ______ years or at a higher rate or shorter term agreeable to Buyer. 📮 Buyer has been provided 40 the FHA For Your Protection: Get a Home Inspection disclosure. When the Buyer is financing through FHA or VA, the 41 Seller may be required to pay for certain fees. Check with your lending institution. Whole house inspection fees may be paid by 42 the VA Buyer, but must be paid outside of the Closing. On FHA/VA contracts, the appraiser is not deemed to be a whole house 43 44 inspector.

□ OTHER FINANCING: SEE ATTACHED ADDENDUM 45

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Settlement Charges: In addition to costs incurred in order for the Seller to fulfill the terms of the Contract and to provide 48 marketable title, Seller agrees to pay actual settlement charges on behalf of the Buyer, including, but not limited to, discount 49 50 points, closing costs, pre-paids and any other fees allowed by Buyer's lender in an amount not to exceed,

Buyer's Initials	Date / Time	Seller's Initials	Date / Time
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□ Financing Application and Loan Commitment: Buyer-⊕ has applied ⊕ shall apply for financing within 51 _ calendar days after Buyer financing qualification and/or pre approval letter 📮 is attached 🗖 is not attached 52 shall be provided within calendar days of written acceptance of this offer. If Buyer fails to provide 53 documentation of financing qualification and/or pre approval letter, then Seller may, by written notice to selling REALTOR® or 54 Buyer, terminate this Contract. Buyer shall complete a loan application, including submitting a completed 1003 (or, lender's 55 required financing application form), and provide the selected lender with "intent to proceed", including payment for appraisal 56 (if necessary), within calendar days of written acceptance of this Contract and will make a diligent effort to obtain 57 58 -calendar days of written acceptance of this offer. If Buyer or Buyer's lender does not notify Listing 59 within-REALTOR® or Seller, in writing, that a loan approval has been obtained or waived within ______ calendar days of written 60 acceptance of this offer, then Seller may, by written notice to selling REALTOR® or Buyer, terminate this Contract. BUYER 61 IS RELYING ON BUYER'S OWN UNDERSTANDING OF FINANCING TO BE OBTAINED AND PROCESSES 62 **REQUIRED BY A LENDER** AS WELL AS THE LEGAL AND TAX CONSEQUENCES THEREOF, IF ANY. 63

4. APPRAISAL CONTINGENCY: Buyer's obligation to close this transaction is contingent upon Real Estate appraising at or above 64 65 final sales price of the Real Estate. Buyer has the right to obtain, at its Buyer's expense, an independent appraisal performed by an appraiser licensed in Ohio. In the event the Real Estate does not obtain an appraised value (by either Buyer's or Lender's appraiser) equal 66 to or greater than the Purchase Price, Buyer shall have the right to terminate this Contract by delivering written notice to Seller on or before 67 the expiration of (i) the time-frame set forth in Section 3 above for obtaining an appraisal in connection with a cash sale or (ii) the time-68 frame set forth in Section 3 above for obtaining a loan approval (such applicable time period being referred to as the "Appraisal 69 Contingency Period"). If Buyer does not deliver written notice to Seller that Buyer is terminating the Contract prior to the expiration of the 70 Appraisal Contingency Period, then Buyer's right to terminate this Contract due to appraised value shall be deemed waived. 71

5. INCLUSIONS/EXCLUSIONS OF SALE: The Real Estate shall include the land, together with all improvements thereon, 72 all appurtenant rights, privileges, easements, fixtures, and all of, but not limited to, the following items if they are now located on 73 the Real Estate and used in connection therewith: electrical; plumbing; heating and air conditioning equipment, including 74 window units; bathroom mirrors and fixtures; shades; blinds; awnings; window rods; window/door screens, storm 75 windows/doors; shrubbery/landscaping; affixed mirrors/floor covering; wall-to-wall, inlaid and stair carpeting (attached or 76 otherwise); fireplace inserts; fireplace screens/glass doors; wood stove; gas logs and starters; television mounting brackets 77 (excluding televisions), aerials/rotor operating boxes/satellite dishes (including non-leased components); water softeners; water 78 purifiers; central vacuum systems and equipment; garage door openers/operating devices; the following built-in appliances: 79 ranges/ovens/microwaves/refrigerators/ dishwashers/garbage disposers/trash compactors/humidifiers; all security alarm systems 80 and controls; all affixed/built in furniture/fixtures; utility/storage buildings/structures; inground/above ground swimming pools 81 and equipment; swing sets/play sets; affixed basketball backboard/pole; propane tank/oil tank and contents thereof; electronic 82 underground fencing transmitter and receiver collars; and parking space(s) number(s) and storage unit number 83 (where applicable); except the following: which are leased in whole or in part (please check appropriate 84 boxes); \Box water softener; \Box security/alarm system; \Box propane tank; \Box satellite dish; \Box satellite dish components: 85 . THE FOLLOWING ITEMS (WHICH ADD NO ADDITIONAL VALUE TO 86 THE REAL ESTATE) ARE SPECIFICALLY INCLUDED WITH THE REAL ESTATE: ____ 87 88

89 THE FOLLOWING ITEMS ARE SPECIFICALLY EXCLUDED FROM THE REAL ESTATE: _

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6. CERTIFICATION OF OWNERSHIP: Seller certifies that Seller owns all of the items listed in Section 5 and that they will be free and clear of any debt, lien or encumbrances at closing (except as listed in Section 19 of this Contract). Seller also represents that those signing this Contract constitute all of the owners of the title to the real property and other items as listed in Section 5, together with their respective spouses.

7. SELLER'S CERTIFICATION: Seller certifies to Buyer that to the best of Seller's knowledge: The Real Estate (a) 🖬 is 95 (b) \Box is \Box is not subject to a homeowner association charter established by □ is not located in a Historic District, 96 □ is not recorded declaration with mandatory membership, (c) \Box is subject to a homeowner association assessment, 97 98 (d) \Box is is not subject to a maintenance agreement, (e) \Box is \Box is not located in a flood plain requiring insurance, (f) is is not subject to a municipal pre-sale inspection, disclosure, and/or certification of occupancy; if 99 the Real Estate is located in a jurisdiction requiring housing inspection before transfer, Seller shall be responsible for 100 completing and submitting the necessary application and will furnish to Buyer or Buyer's agent a copy of the resulting 101 unconditional certificate on or before the date of Closing, (fg) no orders of any public authority are pending, (fg) no work has 102 been performed or improvement constructed that may result in future assessments, (h) no notices have been received from any 103 public agency with respect to condemnation or appropriation, change in zoning, proposed future assessments, correction of 104 conditions or other similar matters, and $(\frac{1}{1})$ to the best of Seller's knowledge, no toxic, explosive or other hazardous substances 105 have been stored, disposed of, concealed within or released on or from the real property Real Estate and no other adverse 106 107 environmental conditions within the boundaries of the Real Estate affect the real property Real Estate except _. Seller further certifies that, to the best of Seller's knowledge, there are no Homeowner 108

109 Association violations, encroachments, shared driveways, party walls, property tax abatements or homestead exemptions

110	affecting the Real Estate	e except:	and that no improvements o	r services (site or area) have been
111	installed or furnished, n	or notification received from publ	ic authority or owner's association	of future improvements of which
112	any part of the costs may	be assessed against the Real Estat	<mark>e</mark> premises , except:	·
	Buyer's Initials	Date / Time	Seller's Initials	Date / Time

Buyer's Initials Copyright August 1, 2015 Property Address: Seller's Initials

Date / Time Page 3 of 7

8. HOMEOWNER ASSOCIATION/CONDOMINIUM DECLARATIONS, BYLAWS AND ARTICLES: If the Real 113 Estate is subject to a Homeowner Association Declaration or is a Condominium, Seller will, at Seller's expense, provide Buyer 114 with a current copy of documents affecting the real estate including, but not limited to, documents recorded with the county, the 115 Association Declaration, the Association's financial statements, Rules and Restrictions, schedule of monthly, annual and special 116 assessments/fees, architectural standards (to the extent not included in the Rules and Restrictions), the Bylaws and the Articles of 117 Incorporation and other pertinent documents ("Documents") within <u>calendar</u> days of acceptance of this offer. Buyer 118 shall have the right to disapprove of the Documents by delivering written notice of his Buyer's disapproval within

119 calendar days of receipt of Documents ("Disapproval Date"). If written notice of disapproval is delivered by the Disapproval 120

- Date, then this Contract shall become null and void. Unless written notice is delivered by the Disapproval Date, Buyer shall be 121
- deemed to have approved the Documents and further agrees to accept title subject to waives the right to terminate the Contract 122
- based upon the terms and conditions of same. Seller agrees, as a condition to Closing, to secure, at Seller's expense, written 123
- approval for this sale if required by the Documents. Seller, at Seller's expense, shall provide any letter of assessment required at 124
- Closing by the lender and/or title company. Seller certifies that the current HOA fees are: \$_____ 125
- □ Monthly □ Quarterly □ Annually and/or □ Other_ 126

9. MAINTENANCE: Until physical possession is delivered to the Buyer, Seller shall continue to maintain the Real Estate, as 127 described in Section 5, including the grounds and improvements thereon. Seller shall repair or replace any appliances and/or 128 equipment currently in normal operating condition that fail prior to possession. Seller further agrees that until physical 129 possession is delivered to the Buyer, the Real Estate will be in as good condition as it is presently, except for normal wear and 130 casualty damage from perils insurable under a standard all risk policy. If, prior to Closing, the Real Estate is damaged or 131 destroyed by fire or other casualty, Buyer shall have the option to (a) proceed with the Closing and receive the proceeds of any 132 insurance payable in connection therewith, or (b) terminate this Contract. While this Contract is pending, Seller shall not change 133 any existing lease or enter into any new lease, nor make any substantial alterations or repairs without the written consent of the 134 Buyer. Buyer and Seller agree that Buyer shall be provided the opportunity to conduct a walk-through inspection of the 135 Real Estate within 48 hours prior to Closing, solely for the purpose of ascertaining that the Seller has maintained the 136 Real Estate as required herein and has met all other contractual obligations. Upon Closing, Buyer shall become 137 responsible for any risk of loss and for insurance for the Real Estate. 138

10. HOME WARRANTY PROGRAM: Buyer has been informed that home warranty programs may be available to provide 139 potential additional benefits to Buyer. Buyer 🖵 selects 🗖 does not select a home warranty to be provided by a company to 140 be chosen by and paid for by at an amount not to exceed 141

142 11. PROPERTY INSURANCE: Buyer's right to terminate this Contract due to property and flood insurance availability and/or cost must be satisfied during the Real Estate Inspection Contingency Period (as defined in Section 13 below). Buyer(s) 143 acknowledges that it is Buyer's sole responsibility to make inquiries with regard to property insurance, including, but not limited 144 to, real, flood and personal property insurance availability and cost. BUYER(S) IS RELYING ON BUYER'S OWN 145 UNDERSTANDING OF **PROPERTY** INSURANCE TO BE OBTAINED. 146

12. PROPERTY DISCLOSURE FORM: Buyer 🗅 has 🗖 has not received the Ohio Residential Property Disclosure form. 147

13. BUYER'S INSPECTIONS: Notwithstanding anything to the contrary, Seller makes no representations or warranties with 148 regard to the municipality, zoning, school district, or use of the Real Estate, and Buyer assumes sole responsibility for 149 researching the foregoing conditions. Buyer acknowledges that Buyer has conducted investigations of these conditions and the 150 use of the Real Estate, and has verified that the Real Estate is suitable for Buyer's intended use. Seller also makes no 151 representations with regard to conditions outside of the boundaries of the Real Estate, including but not limited to, crime 152 statistics, registration of sex offenders, noise levels (i.e., airports, interstates, environmental), local regulations/development or 153 any other issues of relevance to the Buyer, and Buyer assumes sole responsibility for researching such conditions. Buyer 154 acknowledges that Buyer has been given the opportunity to conduct research pertaining to any and all of the foregoing prior to 155 execution of this Contract. Buyer is relying solely on Buyer's own research, assessment and inquiry with local agencies and is 156 not relying, and has not relied, on Seller or any REALTOR® involved in this transaction. 157

REAL ESTATE INSPECTION CONTINGENCY: For purposes of this clause, time is of the essence. The Buyer has the 158 option to have the Real Estate inspected, at Buyer's expense. Buyer shall have up to ____ calendar days 159 ("Inspection Period") beginning the day following written Contract acceptance to conduct all inspections related to the Real 160 Estate. Inspections regarding the physical material condition, insurability and cost of a casualty insurance policy, boundaries, 161 and use of the Real Estate shall be the sole responsibility of the Buyer. Buyer is relying solely upon Buyer's examination 162 of the Real Estate, the Seller's certification herein, and inspections herein requested by the Buyer or otherwise 163 required, if any, for its physical condition and overall character, and not upon any representation by the 164 REALTORS® involved. During the Inspection Period, Buyer and Buyer's inspectors and contractors shall be 165 permitted access to the Real Estate at reasonable times and upon reasonable notice. Buyer shall be responsible for any 166

68	umery and work	manlike manner at Buyer's expense	е.	
Соруг	Buyer's Initials	Date / Time Property Address:	Seller's Initials	Date / Time Page 4 of 7
.69	a) If Buyer is not	satisfied with the condition of the I	Real Estate as revealed by the inspec	tion(s) and desires corrections to
.70			fication of any material defect(s) and	
71			satisfaction to the Listing Firm or Sel	
2			Seller shall have c	
73			Agreement or other written notice re	
74			in settlement of the condition of the l	
5			uesting corrections to material defec	ets will designate the end of the
6	Inspection Perio			
7			state is not reached within the Settler	
8			ons within the Settlement Period and	
9			h signed copies of settlement agreement	
30			ent Period, and Buyer has not withdra	
81 82			hall have the right to terminate the C o all the parties or their respective age	
3			ance items are not to be considered n	
4	contingency.	at millor repairs and routine mainten	ance items are not to be considered in	naterial defects with regard to this
5	OR			
		satisfied with the condition of the P	al Estata as revealed by the inspecti	on(a) and desires to terminate this
5 7			eal Estate, as revealed by the inspection Listing Firm or Seller that Buyer is a	
3			, and this Contract shall be terminated	
9	and routine ma	intenance items are not to be conside	red material defects with regard to thi	s contingency.
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217 **DIMONSTRATE NOT APPLICABLE.**

SELLER(S) AND REALTORS® SHALL NOT BE RESPONSIBLE FOR ANY UNKNOWN AND/OR DISCLOSED
 DEFECTS IN THE REAL ESTATE, INCLUDING THE PRESENCE OF ASBESTOS, LEAD, MOLD, RADON, OR
 ANY OTHER HAZARDOUS MATERIALS. BUYER ACKNOWLEDGES THAT BUYER HAS BEEN ADVISED BY
 REALTOR® TO CONDUCT INSPECTIONS OF THE REAL ESTATE THAT ARE OF CONCERN TO BUYER AND

HAS BEEN PROVIDED THE OPPORTUNITY TO MAKE THIS CONTRACT CONTINGENT UPON THE RESULTS OF SUCH INSPECTION(S).

14. PROPERTY SURVEY: Buyer(s) acknowledges that surveys obtained by the lender are not for the benefit of the Buyer. If Buyer elects to have the property surveyed for his benefit, it shall be at Buyer's expense.

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C		Date / Time			Initials				ie
Copyr	ight August 1, 2015	Property Address:							Page 5 of 7
226	15. OTHER CO	ONTINGENCIES/AGREEN	IENTS: 🗆	See attached	Addenda	which	are signed	by all	parties and
227	incorporated into	this Contract:							
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16. TITLE INSURANCE: Title insurance is designed to protect the policyholder of such title insurance for covered losses caused by defects in title (ownership) to the Real Estate that are in existence on the date and time the policy of title insurance is issued. Title insurance is different from casualty or liability insurance. Buyer is encouraged to inquire about the benefits of owner's title insurance from a title insurance agency or provider. An Owner's Policy of Title Insurance, while not required, is recommended. A Lender's Policy of Title Insurance, if required by the mortgage lender, does not provide protection to the Buyer. Buyer acknowledges that it is Buyer's sole responsibility to make inquiries with regard to owner's title insurance prior to Closing.

- Buyer selects an Owner's Policy of Title Insurance. If checked, Seller shall pay an amount not to exceed \$300 towards
 the purchase of an Owner's Policy of Title Insurance and Buyer shall be responsible for payment of the balance of the
 Owner's Policy of Title Insurance premium. Seller's contribution is payable only if Buyer elects has selected to obtain the
 Owner's Policy of Title Insurance molater than the date of at Closing, so that Seller's contribution may be deducted from
 the proceeds paid to Seller at Closing. This amount shall be in addition to Seller-paid settlement charges stated in Section 3,
 if any. Note: Buyer has the option to purchase an Owner's Policy of Title Insurance without Seller contribution, outside the
 terms of this Contract, if not selected at this time.
- 17. TAXES AND ASSESSMENTS: At Closing, Seller shall pay or credit on the purchase price (a) all real estate taxes and 248 assessments, including penalties and interest, which became due and payable prior to the Closing, (b) a pro rata share, calculated 249 as of the closing date in the manner set forth below, of the taxes and assessments becoming due and payable after the closing, 250 and (c) the amount of any agricultural tax savings accrued as of the Closing date which would be subject to recoupment if the 251 Real Estate were converted to a non-agricultural use (whether or not such conversion actually occurs), unless Buyer has 252 indicated that Buyer is acquiring the Real Estate for agricultural purposes. **D** If checked, Buyer hereby states that Buyer will 253 use Real Estate for agricultural purposes and expressly waives Sellers payment to Buyer of the estimated agricultural tax savings 254 subject to CAUV recoupment. 255
- TAX PRORATIONS: All prorations shall be based upon the most recent available tax rates, assessments and valuations. It is the intent of the Seller and Buyer that each shall pay the real estate expenses as follows:
- Seller's share is based upon the taxes and assessments which are a lien for the year of the Closing. Long Proration Method -Seller pays entire taxes due which cover the tax period(s) up to the date of Closing. If new construction, Long Proration method shall apply.
- 261 Short Proration Method: ONLY CHECK THIS BOX IF THE SHORT PRORATION METHOD IS TO BE 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.
- ASSESSMENTS: Any special assessments are payable in a single annual installment and shall be prorated on the long proration method.
- Seller and Buyer acknowledge that actual bills received by Buyer after Closing for real estate taxes and assessments may differ 268 from the amounts prorated at Closing; however, all Closing prorations shall be final, except for the following: (i.e., tax abated 269 property, new construction, etc.) Buyer shall assume 270 responsibility for above items upon Closing. The Real Estate may contain a newly-constructed residence which at the time of 271 Closing does not yet appear on the most recent official tax duplicate available, so that the tax bill prorated at the Closing shows 272 taxes for only the vacant or partially improved land. Seller agrees that Seller is responsible for the amount of all real estate taxes 273 assessed for the land and the residence through the date of Closing, regardless of when assessed, and if one or more tax bills are 274 issued after the Closing which show taxes which were not prorated by Seller and Buyer at the Closing, Seller shall immediately 275 276 pay the additional appropriate prorated amount to Buyer upon delivery by Buyer of the new tax bill(s). This provision shall 277 survive the Closing and delivery of the deed, and the REALTOR® shall not be responsible for enforcement of this provision. Buyer shall be solely responsible for inquiring about and determining any tax credits or abatements available to the Real Estate. 278
- 279

18. OTHER PRORATIONS: It is the intent of the Seller and Buyer that each shall pay the real estate expenses listed in (a) and 280 (b) below due for the period of time that each owns the Real Estate. There shall be prorated between Seller and Buyer as of 281 Closing: (a) homeowner/condominium association assessments and other charges imposed by the association under the terms of 282 the Association/Condominium Documents, if applicable, as shown on the most recent official Association statement available as 283 of the date of Closing, and/or, (b) rents and operating expenses if the Real Estate is rented to tenants. Security and/or damage 284 deposits held by Seller shall be transferred to Buyer at Closing without proration. Seller and Buyer acknowledge that prorations 285 are based on the information provided at closing and that actual amounts charged and/or collected for prorated items may differ; 286 however all Closing prorations shall be final. 287 288

	Buyer's Initials	Date / Tim	e	Seller's Initials	Date / Time
Copy	right August 1, 2015	Property Address:			Page 6 of 7
289 290			-		title company designated by Buyer: (name of title company, if known).
291					ow agent. <u>At Closing</u> , Seller shall be fees, deed preparation, settlement fees
292 293					nce required for conveyance of the Real
294	Estate as required by	this Contract; and sh	all convey markets	able title (as determine	d with reference to the Ohio State Bar
295 296					ransferable deed of general warranty or
297	or earlier as mutually	agreed by the parties t	o be the date of Clo	sing. Title shall be free	e, clear and unencumbered as of Closing,
298					strictions and easements of record which
299					expressly assumed by Buyer and agreed oming due and payable after Closing, (5)
300 301					e and payable after Closing, and (7) the
302	following assessments	(certified or otherwise	e):	ation rees becoming au	. Seller shall have the right at
303	Closing to pay out of	the Purchase Price a	any and all encumb	orances or liens <mark>. <u>Make</u></mark>	Seller shall have the right at e deed to:
304					
305					occupancy shall be given \Box at Closing
306	□ on or before	o'cloc	$(A.M.) \cup (P.$	M.) (Noon) EASTEI	RN/DAYLIGHT STANDARD TIME on
307 308	shall have the right of n		, or such earlier	rule that the Seller so r	notifies the Buyer. Until such time, Seller l pay for all utilities used. Seller shall order
309					Estate and Seller shall pay for all final bills
310	rendered from such me	ter readings. Seller acl	knowledges and agree	ees that prior to Buyer ta	aking possession of the Real Estate, Seller
311					ris. Time is of the essence. If Seller fails
312 313	to vacate as agreed, So possession as a result of			l expenses, including at	torney's fees, incurred by Buyer to take
	-			1	· · · · · · · · · · · · · · · · · · ·
314 315	statement(s).	·		-	tached state-mandated agency disclosure
316 317	22. AFFILIATED BU has not been executed been been been been been been been be			ES: An Affiliated Busi	ness Arrangement Disclosure 🛛 has
318	23. COMPANY SPEC	LIFIC PROVISIONS: _			
319					
320					
321					
322 323					nowledge that REALTOR® shall disclose d that disclosure by M.L.S. to other M.L.S.
323					nformation shall be made.
325	F,,, E				
326					nd used by entities, both public and private,
327					cing and other concession data upon
328		**		• • •	to accurately reflect market value.
329		1 0			tire agreement and no oral or implied
330					riting, signed by all parties and copies be binding upon the parties, their heirs,
331 332					an acceptable method of communication
333				be binding upon the par	
334	26. ELECTRONIC S	SIGNATURES: Manu	al or electronic sign	natures on contract doci	uments, transmitted in original, facsimile
335					addendums or notices to be delivered in

connection with this Contract. Only original, manually signed documents shall be valid for deeds or other documents to be recorded at or after Closing or as may be required by Buyer's lender and/or the title insurance company and/or escrow agent. **27. INDEMNITY:** Seller and Buyer recognize that the REALTORS® involved in the sale are relying on all information provided herein or supplied by Seller or Seller's sources and Buyer and Buyer's sources in connection with the Real Estate, and agree to indemnify and hold harmless the REALTORS®, their agents and employees from any claims, demands, damages, lawsuits, liabilities, costs and expenses (including reasonable attorney's fees) arising out of any referrals, misrepresentation or concealment of facts by Seller or Seller's sources and/or Buyer and Buyer's sources.

28. ACKNOWLEDGMENT: Buyer and Seller acknowledge that any questions regarding legal liability with regard to any provision in this Contract, accompanying disclosure forms and addendums or with regard to Buyer's/Seller's obligations as set forth in this Contract must be directed to Buyer's/Seller's attorney. In the event the Broker provides to Buyer or Seller names of companies or sources for such advice and assistance, the parties additionally acknowledge and agree that the Broker does not warrant, guarantee, or endorse the services and/or products of such companies or sources.

Buyer's Initials	Date / Time	Seller's Initials	Date / Time	
Copyright August 1, 2015	Property Address:			Page 7 of 7
	* *			_

- 29. EXPIRATION AND APPROVAL: This offer is void if not accepted in writing and physically delivered to Buyer or
 Buyer's agent on or before ________ o'clock □ (A.M.) □ (P.M.) □ (Noon) EASTERN/DAYLIGHT
 STANDARD TIME _______, ____. The Buyer has read, fully understands and approves the foregoing
- offer and acknowledges receipt of a signed copy. Buyer certifies that the signatory(ies) below has/have full authority to enter
- into this agreement and that no additional signatories, spouse or otherwise, are necessary in order to purchase the property.

Print Buyer's Name	Buyer's Signature	Date/Time
Print Buyer's Name	Buyer's Signature	Date/Time
Buyer's Address		

30. ACTION BY SELLER: The undersigned Seller has read and fully understands the foregoing offer. Seller certifies that the signatory(ies) below has/have full authority to enter into this Contract and that no additional signatories, spouse or otherwise, are necessary in order to convey the Real Estate. Seller hereby: □ accepts said offer and agrees to convey the Real Estate according to the above terms and conditions, □ rejects said offer, or □ counteroffers according to the above modifications initialed and dated by Seller, which counteroffer shall become null and void if not accepted in writing and physically delivered to Seller or Seller's agent on or before _________ o'clock □ (A.M.) □ (P.M.) □ (Noon) EASTERN/DAYLIGHT STANDARD TIME _______.

Seller's Signature	Date/Time
Seller's Signature	Date/Time

[ALL OWNERS AND SPOUSES OF OWNERS MUST SIGN.]

REALTORS® TO COMPLETE THE SECTION BELOW WHICH IS NOT A PART OF THE PURCHASE CONTRACT

		<u>By</u>			
SELLING REALTOR® Firm			- SELLING REALTOR®	-	
SELLING REALTOR® phone / fail	x / other contact inf	formation			
	<u> </u>	<u>By</u>		Agent #	
LISTING REALTOR® Firm			LISTING REALTOR®		
LISTING REALTOR® phone / fax	:/ other contact inf	ormation			
SELLING REALTOR® Firm: (Princip	al) Broker Name				
Address					
Broker State License Number	B	roker MLS Nun	ber		
	D	TOKET WILD INUT	IDel		
Contact (Agent) Name					
Contact (Agent) State License Number		Agent MLS	Number		
Contact (Agent) Email and Phone					

LISTING REALTOR® Firm: (Principal) Broker Name		
Address		
Broker State License Number	Broker MLS Number	
Contact (Agent) Name		
Contact (Agent) State License Number	Agent MLS Number	_
Contact (Agent) Email and Phone		

1. RECEIPT OF EARNEST MONEY BY SELLING REALTOR®: DATE I hereby certify receipt of Earnest Money in the amount of \$_____ and further certify that the funds have been submitted for deposit with (date) on in accordance with terms herein provided. Print REALTORS's Name/Firm REALTOR's Signature Date/Time I hereby acknowledge receipt of \$ - check made payable to the REALTOR® Firm in accordance with terms herein provided. By_ Firm # Agent # SELLING REALTOR® SELLING REALTOR® Firm 2. RECEIPT OF EARNEST MONEY BY LISTING REALTOR®: DATE I hereby acknowledge receipt of \$_ - check # made payable to the REALTOR® Firm ------_ in accordance with terms herein provided. Firm # By Agent # LISTING REALTOR® Firm LISTING REALTOR® 3. DELIVERY DATE OF FINAL CONTRACT TO _ IS-ON (Agent's Name) (Date/Time) All applicable timelines run from this date.