THIS IS A LEGALLY BINDING CONTRACT IF NOT UNDERSTOOD, SEEK LEGAL COUNSEL

PURCHASE AGREEMENT

property commonly known as:	•	
	(Pr	operty size and square footage of all
structures located thereon are approximate	and not guaranteed.) Tax ID#	and located in the \Box City
☐ Village ☐ Township of to all existing building and use restrictions	County of	, Michigan, subjec
to all existing building and use restrictions sum of		s, if any, and to pay therefore, the
TERMS OF THE PURCHASE: As indicated the cash portion of the purchase price is to		
Closing costs: Unless otherwise provided and costs required to convey clear title. U recording the deed and/or security interest	nless otherwise provided in this Ag	greement, Buyer shall pay the cost of
□ Cash Sale: The full purchase price up condition provided for herein. Funds to be transfer.		
□ New Mortgage: The full purchase pri	ce upon delivery of a recordable W	Varranty Deed conveying title in the
condition provided for herein. Conti required and buyer(s)'s ability to obta to in writing, amortized for no less tha price, which Buyer(s) agrees to make	in a mortgage, at n in years, in the amo	o cost to the Seller(s) unless agreed ount of% of purchase
In the event that the Buyer(s) does not Seller(s) may terminate this agreemen	* *	• •
Buyer(s) to provide Seller(s) with a war applied for, the Lender has examined a reserves, and qualifying ratios.) by (D provide the Seller(s) with a written moterminate this agreement by a written	and underwritten the loan regarding ate), at(AM/lortgage commitment by the date pro-	g the Buyer(s)'s credit, income PM). In the event Buyer(s) does not ovided above, the Seller(s) may
Buyer(s) to provide Seller(s) with a was satisfied, the loan is approved and function (AM/PM). In the event Buy date provided above, the Seller(s) may Buyer(s).	ds are available to close.) by (Date ver(s) does not provide the Seller(s)), at) with a written clear to close by the
Buyer(s) hereby authorizes their lende and Selling REALTORS®, if any, that		rding loan information to the Listing
		Buyer(s) Initials
Any extensions to the above time fram	nes must be in writing and agreed to	o by both parties to be valid.

Disclaimer: This form is provided as a service of Crossroads Title Agency. Please review both the form and details to ensure it is appropriate for the transaction. Crossroads Title Agency is not responsible for the use or misuse of the form for misrepresentation of or for warranties made in connection with the form.

□ Sale To Existing Mortgage or Land Contract: Upon execution and delivery of					
		☐ A recordable Warranty Deed and subject to existing mortgage.			
		☐ Assignment of vendee interest in land contract.			
		Buyer(s) to pay the difference (approximately \$			
		Land Contract: The down payment of Dollars (\$) and the execution of a land contract, acknowledging payment of that sum and calling for the payment of the			
		remainder of the purchase money of \$ in payments of or more, which (SHALL / SHALL NOT) include interest payment at the rate of % percent per annum, and which (SHALL / SHALL NOT) include prepaid taxes and insurance. The contract shall be paid in full on or before years from the date of sale. Buyer(s) agrees to provide Seller(s) a recent credit report on or before, which must be approved or rejected in writing by the Seller(s) within days of receipt of said credit report. In the event Buyer(s) does not provide the Seller(s) with a written credit report by the date provided above, the Seller(s) may terminate this agreement by a written notice to the Buyer(s).			
3.	no ab	trsuant to the above identified terms of purchase, seller(s) and buyer(s) agree to close by (Date) but t prior to (Date) unless otherwise mutually agreed in writing. If sale is not closed as set forth ove, seller(s) has option to declare buyer(s) in default and to terminate this agreement by written notice to yer(s)			
4.	inc an ap att rei fir of ow sci sto ga	XTURES AND IMPROVEMENTS — All improvements and fixtures are included in the purchase price cluding, if now in or on the property, the following: all buildings, landscaping; lighting fixtures and their shades d bulbs; ceiling fans; drapery and curtain hardware; window coverings, shades and blinds; built-in kitchen pliances, including garbage disposal, drop-in ranges and range hood; wall to wall carpeting, if attached; all ached mirrors; all attached shelving; attached work benches; stationary laundry tubs; water softener (unless need); water heater; sump pump; water pump and pressure tank; heating and air stoves connected by flue pipe; eplace screens; inserts and grates; fireplace doors, if attached; liquid heating and cooking fuels in tank(s) at time transfer of possession (tanks will not be empty unless now empty); liquid heating and cooking fuel tanks if wined by Seller(s); TV Antenna and complete rotor equipment; all support equipment for in ground pools; reens and storm windows and doors; awnings; basketball backboard and goal; mailbox; fences; detached brage buildings; underground sprinkling, including the pump; installed outdoor grills; all plantings and bulbs; rage door opener and control(s); and any and all items and fixtures permanently affixed to the property.			
		See attached Bill of Sale / Personal Property Statement			
5. <u>T</u>	ITLI	E - As evidence of title, Seller(s) agrees to furnish Buyer(s) at Seller(s) cost, a title commitment, issued by			

Crossroads Title Agency, and after closing, a policy of title insurance in an amount not less than the purchase price, bearing date later than the acceptance hereof and insuring the title in the condition as required herein.

Title Objections: If objection to the title is made, based upon a written opinion of the Buyer(s)'s attorney that the title is not in the condition as required for performance hereunder, the Seller(s) shall have thirty (30) days from the date they are notified in writing of the particular defects claimed, either (1) to remedy the title, or (2) if unable to remedy the title to refund the deposit in full termination of this agreement. If the Seller(s) remedies the title within the time specified, the Buyer(s) agrees to complete the sale.

6.	<u>POSSESSION</u> – Possession to be given ☐ immediately following closing; ☐days after closing by 12:00 noon; subject to rights of tenants, if any. Seller(s) agrees to pay Buyer(s) rent (which commences the day of closing), during					
	time of Sellers occupancy after closing \square \$ per day; \square at an amount prorated per day equal to Buyer(s)'s monthly payment including principal, interest, taxes, insurance, condominium dues and association dues. Buyer(s) and Seller(s) hereby agree to settle the above rent pro-ration, if any, between themselves, subsequent to closing. Further, Seller(s) and Buyer(s) agree to prorate for water and sewer usage to date of possession.					
6a.	• At the time of possession, the Seller(s) will have the property free and clear of trash and debris. Buyer(s) acknowledges responsibility of transferring all utilities the day possession is given.					
6b.	Any notification received by the Seller(s) pertaining to the property must be disclosed to the Buyer(s) prior to closing.					
6c.	If Seller(s)'s Tenants occupy the property, then: Seller will have the tenants vacate the property before closing.					
	☐ Buyer(s) will assign all Landlord rights and security deposit and rents prorated to date of closing, with Buyer(s) assuming Landlord rights and obligations after date of closing.					
7.	TAXES – TAXES ARE PRO-RATED BASED UPON THIS AGREEMENT BETWEEN THE BUYER(S) AND THE SELLER(S). Seller agrees to pay all taxes, fees and assessments that are a lien against the premises as of the time of closing. Further, at closing, the immediately previous December and July, if any, tax bills will be prorated as					
	\Box paid in advance \Box paid in arrears based upon the current year of January 1 st through December 31 st and July 1 st through June 30 th respectively, unless otherwise agreed to herein. Other:					
Local municipalities' taxes may be based on different due dates and have no effect on tax pro-rations agreed upon in this purchase agreement.						
Bu	yer(s) acknowledge that they are responsible for all real estate tax bills due after date of closing.					
	e Personal Residence Exemption Status of the above named property and the potential property assessment increase to change of ownership should be verified to Buyer(s) with the taxing entity.					
8.	BUYER(S) AGREE(S) – Buyer(s) agree(s) that they have examined the before identified property, the Seller(s) property disclosure, if applicable and agrees to accept the same " AS IS " unless otherwise hereafter specified:					
9.	PROPERTY INSPECTIONS – Buyer(s) shall have the option for calendar days after acceptance of this agreement to have the property inspected and tested by inspector(s) of the Buyer(s) choice. The inspection(s) and test(s) may include, but are not limited to, building structure, mechanical systems, environmental items, water, septic, and pest. If not satisfied with the condition of the property, the Buyer(s) shall notify the Seller(s) in writing with a copy of the inspection report(s) specifying any defective, or unsatisfactory condition(s), no later than 3 calendar days after each test. If no written notice of a defective condition is received or no inspection or test is held within the time allotted, the right to inspect shall be deemed waived and the Buyer(s) shall accept the property "as is". In the event of a timely and valid notice of unsatisfactory defect or unsatisfactory test result, the Buyer(s) shall have the option to request the Seller(s) to correct the defect up to applicable building code or health and environmental standards, or terminate this agreement with full refund of the Earnest Money Deposit to the Buyer(s). In the event Buyer(s) requests a correction of the defect, Seller(s) has the option to notify in writing within 5 calendar days of said notice agreeing to correct the defect outlined above or the Buyer(s) Earnest Money Deposit will be returned in full					
	termination of this agreement. Buyer(s) Initials: Seller(s) Initials					
	Duyer(5) initials Scher(5) initials					

□ Yes □ No	Buyer(s) Elect to	Waive Their Insp	ection Opportunity.	Buyer(s) Initials:
□ Yes □ No	Home Inspection:	Buyer(s) reserves	s the right to have the p	property inspected at his/her expense.
□ Yes □ No	Well Test: Sale so Test to be paid fo	•	receipt and satisfaction Buyer(s)	of well/water test.
□ Yes □ No	Septic Test: Sale Test to be paid fo) receipt and satisfaction Buyer(s)	on of septic test.
□ Yes □ No	Radon Test: Sale Test to be paid fo		s) receipt and satisfacti	on of radon test.
□ Yes □ No	Percolation Test: Test to be paid fo	· ·	nyer(s) receipt and satisfice Buyer(s)	sfaction of perk test.
□ Yes □ No	<u>-</u>	d destroying insec	sects: Sale subject to ts by licensed contract Buyer(s)	Buyer(s) receipt and satisfaction of or.
□ Yes □ No	Other Inspection: Test to be paid fo	:	□ Buyer(s)	
□ Yes □ No	Survey: Sale subj ☐ Mortgage ☐ Y Survey to be paid	es □ No Sta	eipt and satisfaction of ke	
		ts, encroachment	s or other unforeseen	lender, said lender may deny circumstances. Buyer(s) shall be writing.
		requires this repo		(s) as a condition of financing. If required to pay for said inspection
LENDER RE	QUIRED REPAIRS, if any			
	\Box Seller(s) not exc	eeed \$	Buyer(s) n	ot to exceed \$
□ Yes □ No	Home Warranty	Paid for by:	\Box Seller(s)	\Box Buyer(s)
10. DISCLOS ☐ Agency Disc (If either party representation)			eller(s) Disclosure	☐ Land Division Act, P.A 87 (See attachments, if any) [Metes & Bounds]
				gree that no extensions of time limits astrued without regard to the party or

12. <u>**DEFAULT**</u> – In the event Seller(s) or Buyer(s) defaults in the completion of this transaction, Seller(s) or Buyers may pursuer his or her legal remedies. In the event of Buyer(s) default, the earnest money deposit shall be forfeited.

parties responsible for its preparation.

herein, shall also bind the heir, personal representatives, administrators, executors, assigns and successors of the respective parties. This entire agreement supercedes any and all understandings and agreements, and both parties agree that neither party relied on any representation concerning the fitness and condition of the property. The Buyer(s) and the Seller(s) agree that a facsimile transmission or electronic signature of any original document shall have the same effect as an original. Any signature required on an original shall be considered complete when a facsimile copy has been signed. The parties agree that originally signed facsimile copies of documents shall be appended to the originals thereof, and given full effect as if an original. 14. OTHER TERMS AND CONDITIONS _____ 15. ACKNOWLEDGEMENT – Buyer(s), by signing this offer, further acknowledges receipt of a copy of this written Marital Status Buyer: Signature Social Security No. **Buyer: Print Name** Marital Status Buyer: Signature Social Security No. **Buyer: Print Name** Address: _____ City: ____ State: __ Zip: ___ Phone: ____ (DATE)_____) Witness 16. SELLER'S ACCEPTANCE – Seller(s)'s hereby accept the Buyer(s)'s offer and acknowledge receipt of a copy of this agreement. Seller: Print Name Marital Status Seller: Signature Social Security No. Marital Status Seller: Signature Social Security No. Seller: Print Name Address: State: Zip: Phone: (DATE) Witness 17. COUNTER OFFER – This Purchase Agreement is amended as follows: Seller(s) has the right to rescind this offer in writing and accept other offers until they have received notice of Buyer(s)'s acceptance. Seller Signature Seller Signature Witness 18. <u>BUYER(S)'S ACCEPTANCE OF COUNTER OFFER</u> – (Date) , at _____ AM/PM. In the event the acceptance was subject to certain changes from the Buyer(s) offer, Buyer(s) agrees to accept said changes, and all other terms and conditions remain unchanged. **Buyer Signature** Buyer Signature Witness

13. <u>AGREEMENT</u> – The Buyer(s) and Seller(s) agree that they have read this document and understand thoroughly the contents herein and agree that there are no different or additional written or verbal understandings. The covenants