REAL ESTATE PURCHASE AGREEMENT

following real estate on the terms and conditions hereinafter set forth.	_Michigan.
Tax ID Number:	
Together with all improvements, appurtenances, if any, including all built-in equipment, all I	
shades, attached carpeting, attached mirrors, TV antenna and rotor, storm doors, storm wi	ndows, screens,
awnings, sump pump, mail boxes, all curtains, drapes and window dressings.	
now in and on the premises and subject to building and use restrictions, zoning ordinances	and easements,
if any. Further, Purchaser is satisfied that property can be used in accordance with Purchaser	
PURCHASE PRICE(\$	
2. CASH SALE. Purchase price to be paid in cash or by certified check.	
CASH SALE WITH NEW MORTGAGE. Purchase price to be paid in cash or b	y certified check
subject to purchaser obtaining a% mortgage. Purwill apply for the mortgage within days from the acceptance of this offer. If financing	ng is not obtained
the deposit shall be fully refunded.	
☐ SALE TO EXISTING MORTGAGE OR LAND CONTRACT. Purchase price to	
or by certified check, less the amount owing upon an existing mortgage or land contract of	the approximate
amount of \$, payable in monthly payments of \$	_, or more and
including interest at%. which Purchaser agrees to assume and pay. The principal a	nd interest
payment is \$ and escrow for taxes and insurance is \$	
Purchaser agrees to purchase escrow account, if any, at closing. It is agreed and understo	od lender may
enforce the "Due on Sale" clause.	
SALE ON LAND CONTRACT. \$ in cash or certified	
balance of \$ in monthly payments for principal and interest of \$	
including interest at% and shall be paid in full within years. The escrow paymen	
insurance is approximately \$ An escrow advance of approximately \$	
paid at closing. Purchaser to supply credit report and employment verification subject to a	
seller. A late charge of% of installment payment shall be assessed on any installme	nt received more
than days after due date.	
3. POSSESSION: The seller shall deliver possession of the property withindays fr	om the date of
closing. Subject to the following tenants rights	
Use and Occupancy escrow held in the amount of \$ (Possession)	Rent of \$
per day shall be charged from Water escrow	/ neid in the
amount of \$	ahall
4. DEPOSIT: The Broker is authorized to make this offer and the deposit of \$	
be held by it under Act 112 PA of 1960, Section 13 (j) and applied on the purchase price if consummated. If the offer is not accepted withinhours after the time hereof, the	
returned to the Purchaser.	Jeposit stiali be
 EVIDENCE OF TITLE: As evidence of title, Seller agrees to furnish Purchaser as soon 	as possible with
a Commitment for Title Insurance in an amount not less than the purchase price, bearing d	
acceptance showing marketable title in the Seller in the condition required for performance	
Agreement.	OI IIIIO
6 CLOSING: This sale is to be consummated on or before	or earliest
possible date as specified by lender.	, 01 00111030
7. PRORATIONS: All taxes due prior to date of closing shall be paid by Seller and prorate	ed on date of

closing on a due date basis. All taxes will be prorated as though taxes are paid prorated on date of closing. Utilities and fuel bills shall be adjusted as of date of adjusted as of date of (check one) \square closing \square possession. Taxes will be paragraph shall be interpreted and applied as if the amendments of law set for of 1994 did not exist.	of possession. Water bill will be prorated, and provisions of this
8. WATER & SEWR CONNECTIONS: It is understood property has (check of and (check one) septic city sewer system. The Broker recommends p checked by licensed contractor or St. Clair County Health Department to insure and no health hazard. The Broker makes no representations or warranties in re	ourchaser have systems e in good working condition
systems.	cicionice to the above
9. SPECIAL ASSESSMENTS: (check one) All special assessments, if an	v. shall be paid in full by
Seller; All assessment payments due prior to and including date of closing	
Purchaser shall assume the balance of the special assessments, in the approx	
All other assessments, if any, shall be paid in full by seller. Tap in and connect	
by Seller.	
10. TITLE OBJECTIONS: If the title is defective, Purchaser shall promptly give	
Seller shall have 30 days after delivery of such notice to remedy the title defect	
specifically insuring against such defects. If Seller does not remedy such defects	
Purchaser may accept title as is or may cancel this agreement, in which case t	the deposit shall be
immediately refunded to Purchaser.11. DEFAULT PURCHASER: In the event of a default by the Purchaser of an	ny tarma harain the Caller
may, at his option, retain the deposit as liquidated damages or elect to enforce	•
12. DEFAULT SELLER: If Seller defaults, Purchaser may, at his option elect	
seek damages or receive an immediate refund of his entire deposit in full satisf	
have by reason of such default.	
13. PROPERTY INSPECTION: Purchaser acknowledges that Broker has not	made any representations or
warranties about the property or its condition. In order to acknowledge the exis	stence, accuracy and
understanding of this fact, Purchaser has signed his initials hereto	•
Broker recommends that Purchaser obtain an inspection of the electrical, struc	
mechanical, roof, water and sewer systems, insect infestation, insulation. (Hon	nes built prior to 1978 may
have lead or lead solder present).	
Purchaser waives residential inspection and acknowledges that he has fully	
has had the opportunity to do so. In either event, the Purchaser accepts the property shall be in substantially the same condition	
is on the date hereof.	i at delivery or possession as it
Purchaser requests the opportunity to conduct a residential inspection; suc	h inspection shall be at
Purchasers own cost and such inspection shall be completed within	
If no objection to the condition of the property is received by the Seller within so	
be deemed to have accepted the property in "AS IS" condition. Seller agrees the	
substantially the same condition at delivery of possession as it is on the date h	
14. PURCHASER'S RECEIPT: By the execution of this instrument, Purchase	r hereby acknowledges the
receipts of a copy of this contract.	
15. ENTIRE AGREEMENT: We hereby acknowledge that this offer constitute	<u> </u>
between the parties and that there are no representations or warranties, expre	
its independent contractors or the Seller upon which the Purchaser or Seller ar herein.	re reiying, except those written
16. PROPERTY SURVEY: The Parties acknowledge the recommendations or	f the Broker that the
Purchaser have the property surveyed by a registered surveyor at his own exp	
□ Purchaser requests survey. □ New. □ Recertified.	
Existing; to be provided by Purchaser Seller.	
17. ATTORNEY RECOMMENDED: Purchaser and Seller hereby acknowledge	ge the recommendations of
the Broker that the Purchaser retain an attorney at his own expense, to pass o	n the marketability of the title
of the property involved, and to ascertain that the required details in the sale th	ereof are strictly adhered to
before the transaction is consummated.	
Purchaser requests that attorney	review Real Estate
Purchase Agreement and Closing Documents.	

☐ Purchaser waives attorney review. ☐ Seller requests that	t attorney
prepare Warranty Deed or Land Contract or	and review closing documents.
18. HEIRS AND SUCCESSORS: This Real Estate Purchase	e Agreement binds the Purchaser, Seller, their
personal representatives and heirs and anyone succeeding t	o their interest in the property. Purchaser shall
not assign this Agreement without Seller's written permission	
19. AT CLOSING: Purchaser and Seller agree to acknowled	dge the provisions of paragraphs 8, 13, 15, 16,
17 of this agreement on a form to be provided as "Agreemen	t A", made a part of this agreement.
20. RADON. Property has/has not (circle one) been tested f	or radon. Purchaser requests test at his cost.
☐ Yes ☐ No	
21. CLOSING FEE: Purchaser to pay \$75.00 minimum closi	ing fee, except where the payment thereof shall
be prohibited by law, in which case the escrow/closing fee sh	nall be paid by Seller.
21. ENVIRONMENTAL AUDIT: Purchaser may request env	rironmental audit, at purchaser's expense. Any
environmental issue or problem known to Broker or sub-ager	nt to be presented herein;
Purchaser Initials Seller Initia	als
23. CONTINGENCY OFFER: It is understood that the closin	a upon this Agreement of Sale is contingent
upon the sale of the Purchaser's present home located at	. If
Purchaser is to finance this transaction, he will get pre-appro	
offer and final approval within 25 days from the date of receiv	·
closing to be within 2 days of the closing of the sale of the Pu	
It is further understood that Seller will continue to offer this ha	
may be accepted by the Seller.	one for said and a scoona Agreement of Said
A. The Seller upon receipt of another bonafide offer to put	rchase, acceptable to the Seller, shall give the
Purchaser written notice to remove the contingency of the sa	
Purchaser fails to remove the contingency within ho	
deposit fully refunded. If the contingency is removed the sale	
removal.	shall be closed within so days from the date of
B. Prior to the removal of this contingency, the Seller upon	n receipt of another honafide offer to nurchase
acceptable to the Seller, may elect to accept said offer, and in	
and the deposit fully refunded.	11 30 doing, this oner shall become hall and void
In the event this contingency is not removed by	, this agreement shall be null and
void, neither party shall be further obligated, and the deposit	
	als
24. ARBITRATION.	
Any claim or demand of Seller or Purchaser arising out of the	agreement but limited to any dispute over the
disposition of any earnest money deposits or arising out of or	
property covered by this agreement, including without limitati	
and negligence, shall be settled in accordance with the rules,	
Arbitration Association and the Michigan Association of REAl	
the Purchaser and the Seller. Failure to agree to arbitrate do	• •
judgment of any circuit court shall be rendered on the award	
agreement. This agreement is specifically made subject to an	•
governing arbitrations MCL 600.5001:MSA 27A.500 as amer	
as amended. This agreement is enforceable as to all parties	
arbitrate as acknowledged by their signatures below. The ter	
The parties do not wish to agree at this time to arbitrate any f	•
Purchaser Initials Seller Initia	·
25. AGENCY RELATIONSHIPS: Purchaser and Seller under	
relationship and understand with regard to this transaction	orotana ino ribai zotate ziconoco rigono,
•	ne Selling Licensee is working as a:
Seller Agent	Seller Agent
Buyers Agent	Buyers Agent
Dual Agent	Dual Agent
☐ Transaction Coordinator	Transaction Coordinator

Revised 10/06/2010

Buyer and Seller have reviewed the Disclosure regarding Real Estate Agency relationships. The Disclosure has been signed and added to this Agreement. The Seller Disclosure has also been signed and added to this Agreement.												
Form has been signed and added to this Agreement. The Seller Disclosure has also been signed and ad to this Agreement.	ueu											
Purchaser Initials Seller Initials												
26. PERC TEST : The Broker recommends Purchaser have a Perc test done prior to closing.												
Purchaser waives Perc testPurchaser request Perc test to be done prior to closing	g at											
Purchaser's expense.												
27. VACANT LAND PURCHASE:												
The Grantor grants, but does not warrant, to the Grantees the right to makedivisions under Sect												
108 of the Land Division Act, Act No. 288 of the Public Acts of 1967. Purchaser should verify with the proper authorities that they can split the property in accordance with their intentions, prior to closing. 28. LEAD-BASED PAINT DISCLOSURE: The seller(s) hereby represent(s) that the property (check one):												
							is non-residential property or residential property built in or after 1978 and, therefore, the federally mandated lead-based paint disclosures do not apply to this property; or					
							is residential property built prior to 1978. If so please					
A. Initial below:												
Seller acknowledges that he/she/it has received a copy of the form Responsibilities of Seller	S											
Under the Residential Lead Based Paint Hazard Reduction Act, and has completed the Selle	er's											
Lead-Based Paint Disclosure form.												
Buyer has, prior to executing this Agreement, received a copy of the Seller's Lead-Based Pa												
Disclosure form completed by the Seller on, the terms o												
which are incorporated by reference. The Buyer also acknowledges the receipt of the pample entitled Protect Your Family from Lead in Your Home.	iiet											
B. Check One:												
Buyer shall have aday opportunity 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 haza	ırds.											
(Federal regulations require a 10 day period or other mutually agreed upon period of time). I	f											
Buyer is not satisfied with the results of this inspection upon notice from Buyer to Seller in												
writing within this period, this agreement shall be terminated and any deposit shall be refund	ed											
to the Buyer.												
Buyer hereby waives his/her/its opportunity to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards.	or											
the presence of lead-based paint and/or lead-based paint hazards.												
Dated 20 Time Purchaser X												
Purchaser X												
Witness Address												
Purchaser's Res Address												
Telephones Work												
BROKER'S ACKNOWLEDGMENT OF DEPOSIT												
Received from the above named Purchaser, the deposit money shown in Paragraph #4, in the form of												
(☐ CASH OR ☐ CHECK)												
, Broker By This is a cooperative sale on a basis with												
This is a cooperative sale on a basis with												
												
ACCEPTANCE OF OFFER												
We, the undersigned, the owners of the above described property hereby accept the foregoing offer in												
accordance with the terms stated and agree to sell and convey marketable fee simple title, and to pay THE												
BROKER a commission of \$(
and payable at the consummation of this sale. In the event that the deposit is forfeited, we agree that THI												
BROKER shall retain 1/2 of the deposit, but not in amount in excess of the full commission, as full payme for services rendered.	a IL											

and directs that th	e deposit be	retained as pi	rovided or returned to the Purchaser as the case may be, in		
accordance with the Dated					
			SELLER X		
Witness			Addross		
Telephones Work			Address		
			COUNTER-OFFER		
			bove agreement are hereby made by the		
OTHER TERMS: All other terms to remain the same. RIGHT TO ACCEPT OTHER OFFERS: Seller reserves the right to accept any other offer prior to Purchasers written acceptance of this counter-offer. Acceptance shall not be effective until personally received by the Seller. EXPIRATION: This counter-offer shall expire unless a copy hereof with Purchasers written acceptance is delivered to Seller or his agent withinhours from date. Dated: Time: Seller X					
			Seller X		
V	Vitness				
PURCHASER'S ACCEPTANCE OF COUNTER OFFER We the undersigned, hereby agree to the foregoing offer in accordance with the terms stated. DatedTimePurchaser X					
V	VIII 1622				
The undersigned counter-offer.			PT OF ACCEPTED COUNTER-OFFER es receipt of the Purchaser's acceptance of the foregoing		
Dated	Time		SELLER X		

DISCLAIMER This form is provided as a service of the Huron Title Co. Please review both the form and details of the particular transaction to ensure that each section is appropriate for the transaction. Huron Title Co. is not responsible for use or misuse of the form, for misrepresentation, or for warranties made in connection with the form.