Purchase Agreement

The undersigned	(hereinafter referred to as
the "Purchaser") offers to buy the property located a	(hereinafter referred to as at:
that may further be described as	
Permanent Parcel Number:	
land, all appurtenant rights, privileges and easements to: all electrical, heating, plumbing and bathroom fix screens, storm windows, curtain and drapery fixtures specifically the following items shall remain:	; all landscaping, smoke detectors, garage opener and
The Purchase Price is :	\$
Payable as follows: Earnest money paid to Seller will be deposited in a non-interest bearing account and credited against the purchase price. (If a note is used it shall be redeemed within 4 days of the executed agreement)	
Mortgage loan to be obtained by Purchaser:	\$
\square Conventional, \square FHA, \square VA, \square Other	
acceptance and shall obtain a commitment for that los If, despite Purchaser's good faith efforts,	that commitment has not been obtained, then this deposit shall be returned to the Purchaser without any
the lending institution or escrow company on or befo	ompletion of this transaction shall be placed in escrow with ore (date) and title shall be transferred on ion to Purchaser on (date) at \pi am \pi pn
Sellers initials and date Purchase	ers initials and date

Seller shall convey a marketable title to Purchaser by general warranty deed and/or fiduciary deed, if required, with dower rights released, free and clear of all liens and encumbrances whatsoever, except a) any mortgage assumed by Purchaser, b) such restrictions, conditions, easements, (however created) and encroachments as do not materially adversely affect the use or value of the property, c) zoning ordinances, if any, and d) taxes and assessments, both general and special, not yet due and payable. Seller shall furnish an Owner's Fee Policy of Title Insurance from **EVEREST LAND TITLE AGENCY, LTD.** in the amount of the purchase price with cost of the insuring premium split equally between Seller and Purchaser. If the property is torrenized, Seller shall furnish an Owner's Duplicate Certificate of Title, and a United States Court Search and Tax Search. Seller shall have thirty (30) days after notice to remove title defects. If unable to do so, Purchaser may either a) accept Title subject to each defect without any reduction in the purchase price or b) terminate this Agreement in which case neither Purchaser or Seller shall have any further liability to each other, and both Purchaser and Seller agree to sign a mutual release, whereupon the earnest money shall be returned to the Purchaser.

General taxes, annual maintenance fees, subdivision charges, special assessments, city and count							
charges and tenant's rents shall be prorated as of the date of title transfer. Taxes and assessments shall be							
prorated based upon the latest available tax duplicate. However, if the tax duplicate is not yet available or the							
improved land is currently valued as land only, taxes and assessments shall be prorated based upon 35% of the selling price times the millage rate of the city that the property lies in. The escrow agent is instructed to contact the local government taxing authority, verify the correct tax value of the property as of the date of title transfer and pay the current taxes due to the date of the title transfer. If the property being transferred is new construction and recently completed or in the process of completion at the time the Agreement was signed by the parties, the escrow agent is instructed to make a good faith estimate of the taxes to be owed on the value of the improved property to the date of title transfer and credit the Purchaser from Seller's funds so that the Purchaser can pay those taxes when they become due and payable after title transfer. Purchaser and Seller							
							acknowledge that the latest available tax duplicate may not reflect the accurate amount of taxes and assessmen
							that will be owed. Seller agrees to reimburse Purchaser directly outside of escrow for any increase in valuation
							and the cost of all passed or levied, but not yet certified, taxes and assessments. Seller is not aware of an
							proposed taxes or assessments, public or private, except the
							following:
							·
							In the event the property shall be deemed subject to an agricultural tax recoupment (C.A.U.V.) \square Purchaser \square
							Seller agrees to pay the amount of such recoupment.
Seller shall pay the following costs through escrow: a) real estate transfer tax, b) any amount required to							
discharge any mortgage, lien or incumbrance not assumed by Purchaser, c) one-half the cost of the insurin							
premium for Owner's Fee Policy of Title Insurance, d) prorations due Purchaser, e) one-half the escrow fe							
(unless VA/FHA regulations prohibit payment of escrow fees by Purchaser in which case Seller shall pay the							
entire escrow fee) and f) customary seller title service fees. Buyer to pay closing costs							
Purchaser shall pay the following costs through escrow (unless prohibited by VA/FHA regulations): a) one-ha							
the escrow fee, b) one-half the cost of insuring premiums for Owners Fee Policy of Title Insurance, c) all costs							
the escrow ree, by one-harr the cost of misuring premiums for Owners ree roney of Title misurance, ey an costs							
Sellers initials and date Purchasers initials and date							

d) customary directly all u shall withho	buyer title service fe tility charges to the da ld \$	ser including the recording of the mortgages. Purchaser shall secure new insurance te of title transfer or date of possession we from the proceeds due Seller for Seall be credited in escrow to the Purchaser.	te on the property. Shichever is later. The	Seller shall pay ne escrow agent
choice with t whether any inspector for contain defect Purchaser ac	the specified number of inspection is done, as each requested inspects and conditions that knowledges that it is F	abject to the following inspection(s) by a of days from formation of this binding Ag and Purchaser assumes sole responsibilition. Purchaser understands that all reat are not readily apparent and which may burchaser's own duty to exercise reasonable aspectors regarding the condition and systematical exercises.	reement. It is at Pur ty to select and ret al property and import affect a property's le care to inspect and	chaser's option ain a qualified rovements may use and value. d make diligent
	required by any state inspections below:	e, county, local government or FHA/VA	do not necessarily	eliminate the
Choice		<u>Inspection</u>	Expens	<u>se</u>
"yes". Any fand shall be de After following: condition, or expense, c) previously di Purchaser ag Agreement ve specific defe	each inspection request a) remove the inspection of terminate this agreem is closed in writing by the terminate the second of the terminate that agreem is closed in writing by the terminate the second of the terminate that agreem is closed in writing by the terminate the second of the terminate that agreem is closed in writing by the terminate that agreem is closed in full for the terminate that agreem is closed in full for the terminate that agreem is closed in full for the terminate that agreement is closed in the terminate th	days from formation of Agreemen days from formation indicated "yes" hotance of the Property by Purchaser and its ested is completed, Purchaser shall have estion contingency and accept the property subject to Seller agreeing to have specient if the written inspection report(s) id the Seller. If the property is accepted in its diment to Purchase Agreement removing force and effect. If the property is acceptoride to Seller a copy of the inspection reinspection contingency and identifying the	tt tt tt which Purchaser have rein is a waiver of s "as is" condition. three (3) days to extry in its "as is" prefice items corrected entify material later is "as is" present phythe inspection continuted subject to the seport(s) and sign an	elect one of the resent physical, at the Seller's nt defects NOT sical condition, ngency and this Seller repairing Amendment to
_	Purchaser shall have t	hree (3) days from Seller's receipt of a		-

report(s) to agree in writing which defects, if any, will be corrected at Seller 's expense. If a written Agreement is not signed by Seller and Purchaser within those three (3) days, this Agreement is null and void and Seller and Purchaser agree to sign a mutual release. If the Purchaser elects to terminate this Agreement based upon newly discovered material latent defects in the property, Purchaser shall provide a copy of the written inspection report to the Seller and both parties agree to promptly sign a mutual release. Upon signing of a mutual release by Seller and Purchaser, the earnest money deposit shall be returned to the Purchaser without any further liability of either party to the other.

The Purchaser and Seller can mutually agree in writing to extend the dates for inspections, repairs, or to exercise their right to terminate the Agreement. Seller agrees to provide reasonable access to the property for Purchaser to review and approve any conditions corrected by Seller.

Pest Inspection: An inspection of all structures on said premises shall be made by a licensed inspection or exterminating agency of □ Purchaser's or □ Seller's choice at □ Purchaser's or □ Seller's expense and such agency's written report shall be made available to the Purchaser before closing. If such report shows existing infestation or damage by pests, termites or wood destroying insects, treatment of the condition shall be made by a licensed exterminating agency which shall furnish a certificate of guarantee for a period of at least one year in the case of termites and a certificate of guarantee for a period of at least 60 days in a case of wood destroying insects. All repairs and treatment costs shall be paid by the □ Purchaser or □ Seller (unless FHA/VA regulations prohibit payment of inspection by Purchaser, in which case seller shall pay the cost.) This Agreement may be voided by the party paying for the repair, if it exceeds \$500.00.

Lead Based Paint Inspection: Purchaser shall have the right to have a risk assessment or inspection of the property by a qualified inspector, for the presence of lead-based paint and/or lead based paint hazards at Purchaser's expense within ten (10) days after formation of a binding agreement. (Intact lead-based paint that is in good condition is not necessarily a hazard. See EPA pamphlet "Protect Your Family From Lead in Your Home" for more information.) In the event existing deficiencies or corrections are identified by the inspector in their written report, Purchaser shall have the right to terminate the agreement or request that the Seller repair the specific existing deficiencies noted on the written inspection report. In that event, Purchaser agrees to immediately provide the specific existing deficiencies noted on the written inspection report. Upon receipt of the inspection report and Purchaser's request of repairs, Seller will have the option to either agree to correct the deficiencies identified in the inspector's written report or decline to do any repairs. If Seller elects to correct the deficiencies, Seller agrees to provide to Purchaser prior to Title Transfer with a certificate from a qualified risk assessor or inspector demonstrating that the deficiencies have been remedied. If the Seller declines to correct the deficiencies, Purchaser may elect to terminate the Agreement or accept the property in its "as is" condition. Purchaser may remove this right of inspection at any time without Seller's consent.

Seller warrants that Seller has disclosed to Purchaser all notices received pursuant to Ohio's sex offender law (*Megan's Law*). The Purchaser acknowledges that the information disclosed may no longer be accurate and agrees to inquire with the local sheriff's office. Purchaser agrees to assume the responsibility to check with the local sheriff's office for additional information. Purchaser will rely on Purchaser's own inquiry with the local sheriff's office as to registered sex offenders in the area and will not rely on Seller.

Sellers initials and date	Purchasers initials and date

Yes

No

Purchaser has examined the property and agrees that the property is being purchased in its "as is" present physical condition, including any defects disclosed by the Seller on the State of Ohio Residential Property Disclosure Form or identified by any inspections requested by either party. Seller agrees to notify Purchaser in writing of any additional disclosure items that arise between the date of acceptance and the date of recording of the deed. Purchaser has not relied upon any representations, warranties or statements about the property (including but not limited to its condition or use) unless otherwise disclosed on this Agreement or on the Residential Property Disclosure Form.
Purchaser has/has not (Purchaser's initials) received a copy of the Residential Property Disclosure Form signed by Seller on (date) prior to writing this offer. This offer is subject to the Seller completing the Residential Property Disclosure Form and Purchaser's review and approval of the information contained on the disclosure form within days from receipt.
Seller will provide Purchaser with copies of any notices received from governmental agencies to inspect or correct any current building code or health violations. If applicable, Purchaser and Seller shall have days after receipt by Purchaser of all notices to agree in writing which party will be responsible for the correction of any building code or health violation(s).
If any building or other improvements are destroyed or damaged in excess of ten percent of the purchase price prior to Title Transfer, Purchaser may either accept the insurance proceeds for said damage and complete this transaction or may terminate this agreement and receive the return of all deposits made. If such damage is less than 10 percent of the purchase price, Seller shall restore the property to its prior condition.
Upon written acceptance and then either written or verbal notice of such acceptance to the last-offering party, this offer and any addendum listed below shall become a legally binding agreement upon Purchaser and Seller and their heirs, executors, administrators, and assigns and shall represent the entire understanding of the parties regarding this transaction. All counter-offers, amendments, changes or deletions to this Agreement shall be in writing and be signed by both Purchaser and Seller. Facsimile signatures shall be deemed binding and valid. This Agreement shall be used as escrow instructions subject to the Escrow Agent's usual conditions of acceptance. For purposes of this Agreement, "days" shall be defined as calendar days.
The additional terms and conditions in the attached addendums are made a part of this agreement:
Residential Property Disclosure Form VA FHA FHA Home Inspection Notice Condo House Sale Contingency Addendum House Sale Concurrency Addendum Lead Based Paint Other
Sellers initials and date Purchasers initials and date

The terms and conditions of any addendum supersede any conflicting terms in the Purchase Agreement.

Purchaser	Phaser Full Street Address with Zip Code		
Purchaser	Phone Number	Date	
Deposit Receipt: Receipt subject to terms of the about	t is hereby acknowledged, of \$ eve offer.	□ check □ note, earnest money,	
Seller	Full Street Address with Zip C	Code	
Seller	Phone Number	Date	
Seller	Full Street Address with Zip C	Code	
Seller	Phone Number	Date	
Sellers initials and date	Purchasers initials and	date	