REAL ESTATE PURCHASE CONTRACT

This Contract is intended for the exclusive use of Realtor® members of the Central Illinois Board of Realtors®. Affiliate members are not authorized to use this Contract

1. PARTIES AND PROPERTY

			, as Buyer, agrees to put
	the following legally described real estate (the "property") situated		County, Ill
			agraph 18: Legal Description Acknowledge
	commonly known as		
	Property ID#		
2.	PURCHASE PRICE		For Office Use Only \$(Final Price)
	\$is the total purchase/sale	price	\$(Earnest Money)
	\$earnest money (see parag	graph 10)	<pre>\$ (Additional Earnest Mo \$ (Closing Cost Cr</pre>
	\$ additional earnest money	y to be	(Acceptance Dat
	delivered to escrow agent within days after the acceptance of (see parage	late or	(Closing Date)
	Earnest money held by: Listing Broker Selling Broker		
4.	Buyer shall pay seller the balance of the purchase price on or upon which event is called settlement. Settlement shall take place at the the owner's title insurance policy, situated nearest the Property, or INCLUSIONS AND EXCLUSIONS	title comp	any's office (or its issuing agent) that will i
4.	which event is called settlement. Settlement shall take place at the the owner's title insurance policy, situated nearest the Property, or INCLUSIONS AND EXCLUSIONS NOTE: This contract, not the MLS, or other promotional mat purchase price includes all existing improvements on the prop (which Seller guarantees to own free and clear). To avoid any "included" or "excluded" any items which may be subject to q	title comp as mutuall terial prov erty (if any misunders uestion. <u>F</u>	any's office (or its issuing agent) that will i y agreed by Buyer and Seller. ides for what is to be included in this sale y) and appurtenances, fixtures and equip standing, the parties are urged to list as Yurthermore, the following items, if prese
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40	5.	POSSESSION		
41		Buyer shall be entitled to possession of the property		
42 43		Seller may, however, continue occupancy of prope Seller pays the Buyer at settlement \$	rty for not more than for each day Seller intends to contin	<u>days after the settlement, provided</u> ue occupancy.
44	6.	HOME WARRANTY (select one)		
45		☐ If selected, Seller shall provide, at no expen	ise to Buyer, a home warranty from:	
46		Home warranty company		Note: If this option is selected, but
47		Home warranty package or coverage level		home warranty company, coverage level, and/or cost is not identified,
48		Total home warranty cost not to exceed \$		seller has the right to make selections.
49		Evidence of a fully paid home warranty sha	ll be delivered at closing.	
50		Home warranty not included within this con	ntract.	
51	7.	ADDITIONAL AGREEMENTS		
52 53		Additional agreements between Buyer and Seller for		
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57	0	ADDENDUMS AND RIDERS		
57 58 59	0.	The following selected <i>(checked, marked with an "</i> , part of this Contract:	X", or completely shaded in) addendur	n(s) is/are attached hereto and made a
60		Contingency Addendum (CIBR 200)	Lead Based Paint Disclosure (Re	equired for homes built prior to 1978)
61		Back-up Contract - Addendum (CIBR 230)	Disclosure of Information on Ra	don Hazards (Required)
62		As-Is Condition - Addendum (CIBR 300)	Residential Real Property Disclo	osure Report (RRPDR) (Required)
63		Residential Inspection Addendum (CIBR 310)	Addendum entitled	
64		Radon Inspection Addendum (CIBR 330)	Addendum entitled	
65		Well & Septic - Inspection Addendum (CIBR 34	10) Addendum entitled	
66 67		Termite & Wood Destroying Insect – Inspection Addendum (Form # CIBR 350)	Addendum entitled	
68	9.	SELLER'S DISCLOSURE STATEMENT		
69 70 71 72		Buyer's InitialsResidential Real Property Discfor any inspection that Buyer n	s that before signing this offer to purch losure Report (RRPDR) for this proper nay wish to obtain. Buyer is advised to thent by use of contingencies in the cont	ty. The RRPDR is not a substitute address concerns Buyer may have
73 74 75			edges that there have been no changes this agreement. If there have been cha	
76		The parties agree that the RRPDR is incorporated in	nto this Contract and is made a part of t	this Contract.

77 10. EARNEST MONEY

- 78 Buyer shall pay earnest money which is to be deposited in a Broker's "non-interest" bearing escrow account or deposited in an 79 escrow account of a third party, who is licensed to hold escrow monies by the State of Illinois, (the holder of earnest money 80 shall be referred to as the Escrow Agent), no later than the close of business the next business day following the acceptance of 81 this contract. At settlement the Buyer shall be credited toward the purchase price with the earnest money held by the Escrow 82 Agent. In the event the sale is not completed, written direction, by Buyer and Seller, shall be delivered to the Escrow Agent. 83 Within five (5) business days of Escrow Agents receipt of the aforesaid written direction, Escrow Agent shall deliver the funds 84 as directed. In the event of default or dispute over the return or forfeiture of any earnest money held by the Escrow Agent, 85 Escrow Agent may give fifteen (15) days prior written notice of intent to distribute the earnest money to either the Buyer or 86 Seller. If written notice of objection to the proposed earnest money distribution is not received by the Escrow Agent prior to 87 the expiration of the fifteen (15) day period, then Escrow Agent will distribute the earnest money in accordance with the terms 88 of the written notice. If, Escrow Agent receives written notice of objection from either party within the fifteen (15) day period, 89 Escrow Agent will retain the earnest money until receiving written direction signed by both the Buyer and Seller, or a court 90 order directing distribution of the earnest money. The written objection from either party must include the grounds or basis for 91 such objection. In the event of a default, either party shall have remedies available in law and equity, and the receipt of earnest 92 money shall not affect the remedies available at law or equity to either party.
- In every instance where this Contract shall be deemed null and void or if this Contract may be terminated by either party, the
 following shall be deemed incorporated: "and earnest money distributed upon the written direction of the Buyer and Seller to
 the Escrow Agent (e.g., via "Mutual Release" CIBR Form # 199) or upon an entry of an order by a court of competent
 jurisdiction."

97 **11.METHOD OF PAYMENT** (select one)

- Cash Sale/Proof of Funds. This Contract is a cash sale and Buyer agrees to present to Seller or Seller's Agent proof of adequate funds available to purchase the property at the price set forth in the Contract within five (5) business days after the acceptance of the Contract. The contract (*select one*) <u>is or is not</u> subject to an appraisal by a licensed appraiser, at Buyer's expense. If subject to an appraisal, the appraised value must be equal to or greater than the purchase price.
- 102 Financing. This Contract is contingent upon the Buyer, through reasonable and diligent effort, securing a mortgage loan.
- 103 Loan Type & Terms (select one):

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104	Conventional	FHA	□VA	USDA (F	Rural Development)	Contract for Deed (attach CIBR Form #215)
105	Other					

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 Loan amount: Not less than ____% of purchase price, or \$_____.

 107
 Interest rate not to exceed _____%. Amortization term: _____ years.

108 Seller agrees to pay up to \$______towards Buyer's closing costs, pre-paid items, and discount points.

- 109 The following terms apply to all loan types except Contract for Deed:
 - i. The Buyer agrees to apply for the loan within five (5) business days after the acceptance of the Contract and failure of Buyer to make said application shall result in the waiver of this contingency and the Contract becomes a cash sale.
 - ii. On or any time after the sixth (6th) business day after the acceptance of the Contract, the Seller may request the Buyer to provide written proof to Seller or Seller's Agent that the Buyer has obtained a conditional approval letter from a lender, which provides an indication that the Buyer is conditionally approved for funds to purchase the property. If Buyer does not furnish the required conditional approval letter within ______ business days after Seller request (if no number of days is inserted, then fourteen (14) business days after Seller request), Seller, at Seller's option, may declare the Contract null and void and all earnest money shall be distributed as set forth in Paragraph 10. Buyer authorizes Buyer's lender to disclose all information in lender's conditional approval letter to Seller, Seller's Agent, and Buyer's Agent.
 - iii. In the event, Buyer is UNABLE to secure adequate financing, Buyer shall provide written notice to Seller including a copy of denial letter from a reputable lending institution. In such an event, the contract will be declared null and void and all earnest money shall be distributed as set forth in Paragraph 10.

124 If the selected loan type is FHA (Federal Housing Administration): Notwithstanding any other provisions of the Contract, the 125 Buyer shall not be obligated to complete the purchase of the property described herein or to incur any penalty by 126 forfeiture of earnest money deposit or otherwise, if Mortgagee has delivered to the Buyer a written statement issued by the 127 FHA Commissioner or a direct endorsement lender, setting forth the appraised value of the property, excluding closing costs, 128 of less than the sales price. Buyer shall deliver a copy of such written statement to Seller or Seller's agent within three (3) days 129 of receipt from the Mortgagee. The Buyer shall have the option of proceeding to closing without regard to 130 the appraised value. "The appraised valuation is arrived at to determine the maximum mortgage the Department of 131 Housing and Urban Development (HUD) will insure. HUD does not warrant the value nor the condition of the 132 property. The Buyer should satisfy himself/herself that the price and condition of the property are acceptable." If

- 133 Buyer does not meet this contingency, the Contract shall be null and void and all earnest money shall be disbursed as set forth
- 134 in Paragraph 10 of the Contract. If Buyer secures FHA, VA or USDA Rural Development financing, the Parties will sign
- 135 the FHA Real Estate Certification forms or other certification, addendum or amendment as regularly required for 136 FHA, VA or USDA Rural Development mortgages, promptly upon receipt of the forms for certification from the lender.
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- 138 If the selected loan type is VA (Veterans Affairs Administration): Notwithstanding any other provisions of the Contract, the 139 Buyer shall not be obligated to complete the purchase of the property described herein or to incur any penalty by forfeiture of 140 earnest money deposit or otherwise, if Mortgagee has delivered to the Buyer a written statement setting forth the appraised 141 value of the property, excluding closing costs, of less than the sales price. Buyer shall deliver a copy of such written statement 142 to Seller's agent within three (3) days of receipt from the Mortgagee. The Buyer shall have the option of proceeding 143 to closing without regard to the appraised value. If Buyer does not meet this contingency, the Contract shall be null and void 144 and all earnest money shall be disbursed as set forth in Paragraph 10 of the Contract.

145 12. TITLE, CLOSING COSTS, ADJUSTMENTS, AND PRORATIONS

- 146 Seller shall promptly furnish to Buyer a commitment for an owner's title insurance policy, from a title company of Seller's 147 choosing, insuring against defects in the merchantability of title up to the value of the purchase price set forth above. Title 148 insurance shall show that there shall be no financing statements on file affecting fixtures included in the purchase. Title may be 149 subject to coal and mineral rights if now reserved or conveyed of record and to all easements and building and use restrictions 150 now of record which do not restrict reasonable use. Buyer shall promptly advise Seller of any claimed defects in title evidence 151 to permit resolution before settlement. Seller shall pay the initial title search charge and owner title insurance premium. Buyer 152 shall pay the search charge as to the Buyer, the cost of mortgagee's title insurance policy, if any, and the cost of all necessary 153 endorsements to the title insurance policy. Buyer and Seller shall furnish immediately upon request all information legally 154 required for financing or transfer of title. Any fee for settlement of this contract shall be divided equally between Seller and 155 Buyer.
- 156 At settlement, Seller shall deliver to Buyer a warranty deed to the premises, subject only to those matters to which the title may 157 be subject as provided above, and conveying the benefits of all easements of record prior to the execution of this contract, if 158 any, in such form and together with such documentation as shall be required for recording said deed. Seller shall also furnish 159 Buyer, at settlement, all documentation necessary to protect Buyer from mechanic's liens. Seller agrees to pay for deed and transfer tax stamps, prepare the real estate transfer declaration form and any environmental disclosure requirement documents. 160 161 Buyer agrees to pay the cost of recording any of the documents necessary to complete the transfer of ownership with the 162 Recorder.
- 163 Except as may be provided by Agreement for Deed, at or before settlement Seller shall pay for or give Buyer credit for general 164 real estate taxes for all prior years and for Seller's pro rata share of such taxes for the year of settlement. Seller shall further 165 pay or give Buyer credit for all special assessments now a lien against the premises, rents, if any, and all water or sewer bills or 166 water main or sewer connection charges incurred and unpaid as of settlement. Seller shall receive credit for any unused fuel 167 (example: propane) on hand at the most current market rate. Credit to Buyer for general real estate taxes not yet payable shall 168 be computed on the basis of the most current published tax information available at the time of settlement.
- 169 Seller warrants that no notices, suits, or judgments relating to the property have been received.

170 **13. CONDITION OF PROPERTY AND FINAL WALK-THROUGH**

171 Seller agrees to leave the property in broom clean condition. All refuse and personal property that is not to be conveyed to Buyer 172 shall be removed from property at Seller's expense prior to settlement. At a prearranged reasonable time within seven (7) business days, excluding Saturdays, Sundays and federal holidays, prior to date of settlement, Buyer shall have the right to inspect 173 174 the premises and other property sold hereunder to determine that there has been no significant change in the condition of the 175 property since the execution of this contract. If a significant change has occurred the Buyer may void the contract and the earnest 176 money shall be distributed as set forth in paragraph 10 of this Contract.

177 14. MATERIAL DAMAGE BY CASUALTY

- 178 If, before settlement, the improvements are materially damaged by casualty, Buyer may declare this contract void and the earnest 179 money shall be distributed as set forth in paragraph 10 of this Contract, or, may complete settlement and accept the premises as 180 damaged together with the proceeds of any insurance payable as a result of such damage, plus the amount of Seller's insurance
- 181 policy deductible.

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182 15. NOTICE AND CONTRACT DELIVERY

Notice given or required in this contract or any addendum must be given in writing in one of the following forms:

- A. Personally;
- B. By certified mail, return receipt requested, properly addressed and all charges prepaid; or,
- 186 C. By express delivery with charges prepaid and addressed to the appropriate party at the address set forth below; or,
- 187 D. Electronic delivery
- All notices shall be deemed to have been received on the date of personal service or on the 3rd day following date postmarked.
 Notice must be served upon or addressed to any one of the Sellers or any one of Buyers personally unless specified otherwise.
 Notice by any other means is not valid.
- 191 Buyer's address of record:
- 192 Seller's address of record:

193 If either Buyer or Seller signs this Contract and then transmits a copy of the signed Contract by facsimile machine or scanned 194 electronic transfer, the copy of this Contract shall be legally binding on the parties, or if the Buyer or Seller executes the Contract 195 with a "Digital or Electronic signature" as provided the Illinois Electronic Commerce Security Act (5 ILCS 175/ et. al.), the 196 Contract shall be legally binding on the parties. This Contract may be executed in any number of counterparts, which together 197 shall constitute on and the same Contract; delivery of an executed counterpart off a signature page by facsimile, electronic mail 198 or "Digital or Electronic signature" shall be as effective as a delivery of a manually executed counterpart.

199 **16. PERFORMANCE**

This is an enforceable Contract placing specific obligations on the Buyer and Seller. Either Party is entitled to all legal remedies available under law or equity, including suit for specific performance or damages. If either Buyer or Seller brings an action against the other with respect to this contract, the prevailing party shall be entitled to recover reasonable attorney fees, costs and expenses.

204 17. REPRESENTATIONS, WARRANTIES, AND GUARANTEES

Upon settlement, Buyer and Seller agree that the Property is being transferred with no representations, warranties, or guarantees concerning the condition of the Property or personal property included in the transaction, except for Paragraph 6 Home Warranty, if applicable. If any representations, warranties, or guarantees are to be made, they must be in writing prior to the time of settlement.

209 18.LEGAL DESCRIPTION ACKNOWLEGEMENT

The buyer and seller acknowledge that the legal description provided may be abbreviated and may not be the full legal description of the property. In addition, buyer and seller acknowledge that buyer and seller should conduct their own investigation and due diligence in assuring that the legal description reflects an understanding of the property subject to this purchase contract.

213 **19. GENERAL CONDITIONS AND STIPULATIONS**

- A. Time shall be considered to be of the essence of this Contract.
- B. The warranties and agreements contained herein shall extend to and be obligated upon the heirs, executors, administrators, successors, and assigns of the parties hereto. If there be more than one Seller or Buyer, the word "Seller" or "Buyer" wherever used herein shall, respectively, be construed to mean Sellers or Buyers, and necessary grammatical plural changes shall in all cases be assumed as though in each case fully expressed.
- C. Seller warrants that Seller has received no notice of violation of local, state, or federal laws or regulations relating to this property, which violation has not been corrected.
- D. The undersigned acknowledge that it is illegal to refuse to sell real estate because of race, color, religion, sex, ancestry, age,

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physical or mental handicap, national origin, order of protection, unfavorable military discharge status, military status, marital status or familial status and any other classes protected by federal, state and local ordinance.

- E. This Contract and Addendums (if any) contain all the terms and conditions agreed upon by the parties hereof, and supersedes all oral agreements, regarding the subject matter of this Contract and may only be amended or altered in writing signed by all parties.
 - F. Buyer is aware that any reference to the square footage of the Property is approximate.
 - G. Buyer is advised to review all easements, government regulations, and subdivision restrictions before closing on the property. If Buyer requires assistance in reviewing easements, surveys, restrictions, or other matters affecting title or use of the property, Buyer should seek legal advice.
 - H. If there is any conflict between the terms of this Contract and the terms of any Addendums to this Contract such conflict shall be resolved in favor of the terms of the Addendum.
- I. In completing this Contract, if a box is: checked, marked with an "X", or completely shaded in, the language following such selected box will be deemed to be a part of this Contract. If a box is not selected as described above, the language following such unselected box will not be deemed to be part of this Contract.
 - J. When computing the number of days to take action pursuant to any provision of or any Addendums to this Contract, the day the triggering event occurs (i.e., receipt of a notice or response) shall be excluded from the number of days in which subsequent action must be taken if such action is to be taken.
 - K. Business days shall be every day excluding Saturdays, Sundays and federal holidays.
 - L. The end of a business day is defined as the end of day at midnight.
- 241 M. The date of this Contract (acceptance date) is the latest date of signing by any party.

242 20. CONFIRMATION OF AGENCY RELATIONSHIP

Buyer and Seller confirm that written disclosure of licensee's agency relationship was made no later than upon first significant contact or immediately upon the occurrence of a change in the licensee's agency relationship.

245	Licensee assisting Seller(s):
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246	Listing Broker Firm:	_ License #
247	Licensee's Name:	License #
248	Select appropriate box(s) below:	
249	Designated Listing Agent: Licensee is acting on the behalf of the Seller.	
250	\Box Dual Agency: Licensee is acting on the behalf of both the Buyer and Seller.	
251	□ No Agency Relationship: Seller is unrepresented by a Real Estate Licensee.	
	Seller is a real estate licensee and is acting as a principle party in this contract.	
252	Licensee assisting Buyer(s):	
253	Buyer Broker Firm:	License #
254	Licensee's Name:	License #
255	Select appropriate box(s) below:	
256	Designated Buyer Agent: Licensee is acting on the behalf of the Buyer.	
257	\Box Dual Agency: Licensee is acting on the behalf of both the Buyer and Seller.	
258	□ No Agency Relationship: Buyer is unrepresented by a Real Estate Licensee.	
259	Buyer is a real estate licensee and is acting as a principle party in this contract	

day of	, 20at	o'clockm.		
	THIS IS A LEC	GALLY BINDING CONTRACT		
UNLESS YOU FULLY	Y UNDERSTAND THIS (CONTRACT, CONSULT AN ATTOP	RNEY BEFORE SIGNII	
BUYER(S)		BUYER(S)		
Printed Name of Buyer		Printed Name of Buyer		
Signature of Buyer	Date	Signature of Buyer	Date	
Seller's Printed Name:				
SELLER ACCEPTS THE T	ERMS SET FORTH IN	THIS CONTRACT.		
	Date	Signature of Seller	Date	
Signature of Seller	Dule	Signature of Seller		
	Duie	Signalare of Seller		
OR			R.	
OR	WE REJECT THIS OFF	ER AND MAKE A COUNTEROFFE Sale Contract Counteroffer" which is atta		
OR	WE REJECT THIS OFF	ER AND MAKE A COUNTEROFFE Sale Contract Counteroffer" which is atta		
Signature of Seller OR(Initials) OR	WE REJECT THIS OFF (use Form # CIBR 110 "S	ER AND MAKE A COUNTEROFFE Sale Contract Counteroffer" which is atta		