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3	Vacant Land Contract			Date: _		
4				MLS#:		
5 6 7 8 9	This is a legally binding Contract go conditions pertinent hereto are inclubinding upon the Parties. Seller and Brokers or Agents regarding, among acknowledge that if such matters have relative thereto.	ded in this writing, and r Buyer acknowledge tha g other things, legal and	o verbal agreem t they have not r tax consequence	nents or understan relied upon the adv es of this Contract	dings of any kind shall be rice or representations of , and Seller and Buyer	
2	Calculating Days: All days are calend acceptance day or, if applicable, notifi	dar days (midnight to midi ication day.	night) calculated b	peginning on the firs	st day following the	
3 1	Listing Company/License #	Agent Name/Licens	e# A	gent Telephone	Office Telephone	
5 6	Agent Email	Co-Agent N	ame/License #	Agen	t Telephone	
7 8	Cooperating Company/License#	Agent Name/Licens	e # A	gent Telephone	Office Telephone	
9	Agent Email	 Co-Agent N	ame/License #	 Agen	t Telephone	
1	For MLS Reporting: Selling Member	or/Toom if other than ah	ove			
3 4 5 6	the County of	, Kentuck	y, together with a			
7						
3	Crop allotments □shall/ □shall not b	e transferred with the title).			
)	Mineral rights □shall/ □shall not be transferred with the title.					
)	Current crops ☐shall/ ☐shall not be	transferred with the title.				
1 2	Conservation Reserve Program (CRP encouraged to discuss possible prora		ll not be transferr	red with the title. Bu	uyers and Sellers are	
3	Fuel/Propane Tank(s): Owned or	☐ Leased and ☐ Shall R	emain or 🗌 Shall	Not Remain \sum No	t Applicable	
4	The terms of all of this paragraph sha	Il survive the closing and	delivery of deed.			
5	2. PURCHASE PRICE: The purcha	se price shall be		\$		
6	Earnest Money Deposit			\$		
7	The terms of all of this paragraph shall	ll survive the closing and	delivery of deed.			
8 a	BUYER Initials: Date: SELLER Initials: Date:	Time: Time:	Initials: Initials:	Date: Date:	Time: Time:	

			\$	oror_	%
	□Gift □Other				
				or	
	Remaining Amount Shall E			······································	
_	_		•	(if other, see attached addend	dum)
loan amortized of adjustments are involved, this Co Buyer has acted in refund. The ad 36, 43 and 44 ab	over years, with inter limited to the foll owing:ontract is contingent upon B in good faith and does not cquisition by Buyer of earned over is not a contingency.	rest rate not to exceed suyer qualifying for a loan qualify for the loan, Buye est money deposit, cash,	% per annum. F . If Financing (o with the above financing ter may void the Contract ar equity line, gift, and/or oth	For an adju stable rate loan, ther than an equity line) is erms and conditions, or bette nd receive Earnest Money De er source of funds noted on li	r. If posit nes
	NCESSIONS: Seller shall p red costs, prepaids, and sur		to \$ U.S. Do	ollars to be used by Buyer tow	vard
Seller may eithe c) pursue a clair	r a) grant a written extension for damages as a result or sor the closing date. Seller d Lender.	on of time; b) void the Cor of the breach. Any chang	ntract and retain Earnest M e in financing terms or Len	breach of this Contract, in who loney Deposit as liquidated da der must not adversely affect ding any change to the above	amage the
				les associates, the Greater Lorvice that the information pro	
knowledge. Buye including attorned	er shall indemnify and hold	harmless all the foregoin fraudulent information pr	g parties from any liabilitie ovided herein, or in any ot	emplete to the best of Buyer's s, damages, costs, fees and e her writing provided by Buyer	
		• •	• •	Buyer's agent within three (3)	-
Failure to delive case Seller may breach. The deporder, or as proviliquidated dama remedy. In the ethe prevailing pade Deposit and b) rot to exceed the	er Earnest Money Deposit we either a) grant a written extensit shall only be removed wided by law. If either party ges, with both parties significant that any legal action is larty shall be entitled to recommediation/arbitration or Cou	within the aforementioned tension of time; b) void the from the broker's escrow fails to perform his/her of a release, or subject to a necessary as a result of over, in addition to any off urt costs and the reasonal mount. This limitation on the	time period shall constitute Contract; or c) pursue a vaccount upon closing, wrobligations hereunder, the coparagraph 20, may pursue the Buyer's or Seller's refer remedies available uncoble attorney's fees require the damages recoverable in	roker/Brokeragee a breach of this Contract, in claim for damages as a resulitten agreement of all parties, ther party may accept the delue any available legal or equitusal to release Earnest Mone ler the Contract a) Earnest Mid to obtain the recovery of sais for claims based on the failu	which to of the courte posit a table y Dep oney id dep
5. APPRAISAL	CONTINGENCY (CHOOSE	E ONLY ONE OPTION):			
	nsactions Involving a Lend perty is equal to or greater t		•	s first appraiser establishing t	hat the
□ B For Cast	Kentucky certified real esta			s Contract is contingent upo days, establishing that t	
appraisal from a	s equal to or greater than the				
appraisal from a of the property is	ntract is not contingent up	oon an appraisal.			
appraisal from a of the property is C. This Con Should the appr B to be effective Contingency; b)	ntract is not contingent up raisal establish that the value, Buyer must, within five (5) agree with Seller on a new rnest Money Deposit in refu	ie of the property is less to days of discovering the purchase price and/or p	appraised value and in wr ayment terms; or c) void th	order for the contingencies ir iting, either a) waive the Appr ne Contract, at which point Bu n of Seller and Seller shall re	aisal yer

Property located at: _

93	Property located at:
94 95	6. PRORATIONS: All taxes, dues, and assessments due and payable in year of closing shall be prorated between Buyer and Seller on the applicable calendar/fiscal year basis to date of deed, unless otherwise agreed upon.
95	7. INSPECTIONS/DUE DILIGENCE: (Time is of the Essence With Regard to All of Paragraph 7.)
96 97 98 99	Buyer is on notice that surveys and/or appraisals do not necessarily eliminate the need for other inspections. Except as expressly provided herein, the parties have not relied upon any statement or representation by any real estate broker or agent as to the nature or condition of the property, or any part thereof, nor do such brokers or agents, expressly or impliedly, warrant the property.
100 101 102 103 104	The parties hereto acknowledge that the REALTORS® do not recommend specific inspectors or specific inspection companies. All inspections are deemed to have been chosen and ordered by the Buyer. Except for a material misrepresentation made by an agent, the PARTIES RELEASE each such agent and broker from liability for any defect or deficiency now existing or later discovered relating to this property, and all improvements on it. The terms of all of this paragraph shall survive the closing and delivery of deed.
105 106 107 108 109 110	Within day(s), Buyer may inspect the property for any purpose at reasonable times, at Buyer's expense. After all inspections, and within the same inspection period, Buyer shall notify Seller that Buyer either a) accepts the property in its current condition; b) voids the Contract with a refund of the Earnest Money Deposit; or c) requests Seller to make repairs, corrections, or replacements or pay for same (hereinafter referred to as "Repairs"). Once Buyer has requested repairs, corrections, or replacements, Buyer may not rescind, amend, or alter said request until Seller has had an opportunity to respond pursuant to the paragraph.
111 112 113 114	If Buyer fails to reply to Seller within the deadline listed above, Buyer is deemed to have accepted the property in its current condition. If Buyer submits a Repairs request to Seller, Buyer and Seller shall negotiate Repairs in good faith. Seller shall respond within day(s) to Buyer's initial request. If Seller does not respond to Buyer within the same time frame, Seller agrees to all of Buyer's Repairs.
115 116 117 118	If the parties do not agree on requested Repairs, each Party shall respond to the other's last reply within day(s) until either 1) all Parties agree on Repairs or 2) either Party provides written notice of intent to void the Contract. If either party provides notice of an intention to void the Contract, the other party shall, within day(s) of delivery of notice, either 1) accept the other party's last Repairs response, or 2) sign a mutual release with Earnest Money Deposit refunded to Buyer.
119 120	If Seller agrees to Buyer's Repairs, all improvements shall be made in a workmanlike and timely manner prior to closing. All responses and requests shall be made in writing.
121 122	8. SURVEY: Buyer is advised to order and purchase a survey to inform Buyer of the lot size and boundaries and of the potential for encroachments of buildings and other improvements over property lines, building setback lines, easements, etc.
123 124 125	Buyer acknowledges that Buyer has not relied upon representations made by any real estate Broker or Agent regarding the aforementioned matters which would be revealed by a survey. Buyer releases each such Broker and Agent from liability for any defect or deficiency now existing or later discovered relating to the aforementioned matters.
126	CHOOSE IF APPLICABLE:
127 128 129 130	☐ This Contract is contingent upon a survey, at Buyer's expense, satisfactory to Buyer. Within day(s), survey to be completed and Buyer shall notify Seller in writing if Buyer wishes to void the Contract based upon the results of the survey; otherwise, this contingency is hereby deemed waived, subject to paragraph 13. Time is of the essence with regard to this contingency.
131	9. CLOSING DATE (CHOOSE ONLY ONE OPTION):
132 133 134	□ A. Closing of this transaction shall occur on the day of, 20, unless otherwise agreed upon in writing between Buyer and Seller. The closing time shall be agreeable to both Buyer and Seller, which agreement shall not be unreasonably withheld; -or-
135 136 137 138	□ B. Closing of this transaction shall occur no sooner than days nor later than days, unless otherwise agreed upon inwriting between Buyer and Seller. The closing date and time shall be agreeable to both Buyer and Seller, so long as date is within this time frame. If Buyer and Seller cannot mutually agree upon a closing date and time, closing shall occur on the last business day of this time frame.
139	BUYER Initials: Date: Time: Initials: Date: Time: Date: Date: Time: Date: Time: Date: Date: Time: Date: Time: Date: Date: Time: Date: Date: Date: Time: Date: Dat

142	Property located at:	_
143	40. DATE OF POSSESSION (CHOOSE ONLY ONE OPTION): Decession of the property shall be given by Saller to Buyer:	
144	10. DATE OF POSSESSION (CHOOSE ONLY ONE OPTION): Possession of the property shall be given by Seller to Buyer: ☐ A. Simultaneously with closing, -or-	
145	□ B. By am/pm, Eastern Time, day(s) after closing (closing day not included).	
146	The terms of all of this paragraph shall survive the closing and delivery of deed.	
147 148 149 150 151 152	11. CONDITION AT POSSESSION: Until possession is delivered, Seller shall maintain the property, exterior and interior, in the same or better condition as of the date of acceptance of the Contract, normal wear and tear excepted. Seller shall leave the property free of trash and debris., and shall leave the premises "broom clean." Personal property not designated in this Contract must be removed by Seller prior to possession. Damage beyond normal wear and tear caused by the removal of personal property shall be repaired in a workmanlike manner by Seller prior to possession. The terms of all of this paragraph shall survive the closing and delivery of deed.	t
153	12. LEASES (CHOOSE ONLY ONE OPTION):	
154	□ Seller warrants that no valid leases are or shall be in effect as of the date of closing on this property. (OR)	
155 156 157	☐ At closing, all leases, if any, shall be assigned to Buyer; all rents, if any, shall be prorated between Buyer and Seller based of date of deed; and all deposits, if any, shall be transferred to Buyer. All current leasing records, in Seller's possession, shall be delivered to Buyer at Closing. The terms of all of this paragraph shall survive the closing and delivery of deed.	n
158 159 160 161 162 163 164 165 166 167 168 169 170	13. TITLE TO BE CONVEYED: An unencumbered, marketable title to the real property described herein shall be conveyed by deed of GENERAL WARRANTY; with the usual covenants such as any title company will insure, except easements of record, restrictive covenants of record as to use and improvement of the property, and except applicable regulations imposed by the Planning Commission. Should title prove defective and such defect cannot be remedied before closing date, Seller shall pay all title examination costs, and any reasonable out-of-pocket expenses incurred by Buyer in the process of pursuing the purchase of this property, including but not limited to cost of appraisal, credit report, mortgage application, survey, and inspections of any type Buyer is advised that a title examination alone cannot determine the existence of many possible claims or encumbrances against title. Consequently, to help protect Buyer's ownership interest from certain claims, encumbrances, or objections to title, Buyer shall purchase at closing an Owner's Title Insurance Policy as a Buyer's normal expense. Buyer acknowledges that Owner's Title Insurance is strongly recommended and that, without said insurance, Buyer may have no protection against future loss from possible liens, demands for money, claims for possession of the property, unreleased encumbrances, or future objections to title or potential losses. If Buyer declines the protection of Owner's Title Insurance, initial here:	of e.
171 172 173 174 175	14. RISK OF LOSS: All risks of loss with respect to the property shall remain with Seller until the closing and delivery of deed to Buyer. Seller agrees to provide and maintain insurance until closing. If the property is destroyed or substantially damaged before the closing date, this Contract may be voided at Buyer's option by written notice to Seller or Seller's Agent. If Buyer voids this Contract, Buyer and Seller shall immediately sign a Release of Contract and all Earnest Money Deposit paid hereunder shall be refunded to Buyer.	
176 177 178 179 180	15. FAIR HOUSING: This property was offered for sale without regard to race, color, sex, religion, national origin, handicap, family status, sexual orientation, or gender identity. Buyer and Seller acknowledge receipt of a copy of the pamphlet "What Kentucky's Fair Housing Law Means" as required by 104 KAR 1:010. Due to Fair Housing concerns and risks, Brokers and Agents are discouraged from preparing, reviewing, submitting personal information letters (aka "love letters"), including photographs, from potential Buyer to Seller.	lial
179 180	16. AGENCY INFORMATION & DISCLOSURE FORM: Buyer and Seller acknowledge receipt of A Guide to Agency Relationshi and the Agency Consent Agreement as required by 201 KAR 11:121.	ps
181 182 183 184 185	17. COMMISSION: At the closing of this transaction, the contractually required parties shall pay the commissions due to any entitled Brokers. The commissions are earned upon acceptance of this offer, but subject to any contingencies specified herein. the closing is not completed because of the failure of the Buyer and/or Seller to perform his/her respective obligations hereunde the defaulting party or parties shall be obligated to pay the commissions due to any entitled Broker, and all costs of collection of same, including a reasonable attorney's fee.	er,
186 187	18. NOTICES: All Notices to be in writing and delivered to the respective Party's Agent and/or Co-Agent listed on page 1 of this Contract by hand delivery, first-class mail, email, or fax.	
188 189 190	19. SEVERABILITY: The deletion, alteration, or unenforceability of any provision of this Contract shall not affect the enforceability of this Contract. BUYER Initials: Date: Time: Initials: Date: Time: Date: Date: Time: Date: D	.y

243	SELLER Initials:		Time:	Initials Initials:	Date	
238 239 240 241	delivery of deed, any	provision herein value closing and delived to survive and be	which, by its terms ery of deed. All pr e fully enforceable	, is required to be povisions herein whi for a period of 12 m	erformed after clos ch are to survive t onths following cl	sing and delivery of deed he closing and delivery of osing and delivery of
235236237	24. There is no rescis contents and acknow 25. SURVIVAL CLAUS	ledge receipt of a	сору.	•		ract have read its entire
233234	23. ADDENDUM(S): 1	•		•	art nereot	
232	The terms of all of this		-	•	aut bars - f	
	The Assume of the State		makes the set of the se			-
230 231						
229						
228						
227						
226	22. OTHER PROVISIO	ONS:				
218 219 220 221 222 223 224 225	may <u>NOT</u> be amended electronic means acknomeans, (b) that such a name, email address, p	or purposes of the k by email, text mes owledges (a) their i mendment or modif ohone number or of her Seller or Buyer	Kentucky Uniform Elesage or other electron tent to amend or make the fication will be deem ther identifying inform of an electronic system.	ectronic Transactions onic means unless th odify this Contract by ed to be an "electron mation will be deeme	Act (KRS 369.101 e party using email, r email, text messagic record", and (c) to d to be an "electron	by both Seller and Buyer; to 369.120), this Contract text messaging or other ge or other electronic that the inclusion of their ic signature"; provided, DocuSign shall be deemed
217	Listing Agent's Signatu			Selling Agent'	· ·	
216	this Contract for any ot	her purpose. The		aragraph shall survive	e the closing and de	ph 20, but are not parties to elivery of deed.
214 215	arbitration (unless agre a class, or to act in any					a representative or member of y.
212 213	It is specifically agreed	that no Party will b	e entitled to join or o	consolidate disputes l	by or against others	in any mediation or
209 210 211	365 days after the initial arbitrator pursuant to the	al Demand for Medi nis paragraph 20 ar with arbitration wh	ation has been filed nd not in court and s en so required, or ur	Any proceeding to d nall be conducted wit nsuccessfully challen	etermine damages hin the Commonwe ges the arbitrator's a	shall be conducted by an alth of Kentucky. In the event award, the other party is
204 205 206 207 208	Federal Arbitration Act	tucky, <mark>and the Fed</mark> e e Commonwealth of . Copies of these go	eral Arbitration Act. If Kentucky, and the uidelines are availab	All parties acknowled Federal Arbitration A le at the Greater Lou	ge and recognize the ct shall be resolved isville Association c	
203 204	If mediation does not re					
198 199 200 201 202	with the guidelines of the Greater Louisville Asso	he Greater Louisvill ciation of REALTO or any Broker or Ag	e Association of RE RS®, Inc. Disputes : gent, or other persor	ALTORS®, Inc. Copi shall include (among or entity in connection	es of these guidelin other things) issues on with the sale and	relating to representations purchase of the property
194 195 196 197	the claims knew, or sho fraud, misrepresentation greater than the limits of	ould have known, o on, punitive damage of small claims coul	f the existence of sa es, warranty and/or r rt jurisdiction arising	id claims. Any disput negligence) of Seller, out of this Contract o	e or claim (including Buyer, Brokers, Ag or breach thereof or	days after the Party raising g, without limitation, claims of ents or any of them for a sum arising out of or relating to
	Property located at:					

Unless accepted in writing by	am/pm, Eastern Time,	on the	day of	
	null and void. (I/We acknowledge rece			
Printed Name of Buyer	Signature of Buyer		Date and Time	
Printed Name of Buyer	Signature of Buyer		Date and Time	
	RESPONSE: ACCE	PTANCE		
The above offer is accepted at	am/pm, Eastern Time	e, on the	day of	
20 (I/We acknowledge recei	pt of a copy of this contract.)			
Printed Name of Seller	Signature of Seller		Date and Time	
Printed Name of Seller	Signature of Seller		 Date and Time	
	RESPONSE: REJECTION/C	OUNTEROFFE	R	
the above offer is rejected at	am/pm, Eastern Time, on th			2
	am/pm, Lastem rime, on th			
	shall remain the same.			
All other terms and conditions s	shall remain the same.		day of	
All other terms and conditions suggested in writing by		on the	•	
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All other terms and conditions solutions solutions accepted in writing by	shall remain the same am/pm, Eastern Time, null and void. (I/We acknowledge rece	on the	nis offer.)	
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All other terms and conditions solutions and conditions solutions accepted in writing by	am/pm, Eastern Time, am/land void. (I/We acknowledge recent Signature of Seller Signature of Seller RESPONSE TO COUNT	on theeipt of a copy of the	Date and Time Date and Time	
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All other terms and conditions solutions and conditions solutions. Unless accepted in writing by	am/pm, Eastern Time, amull and void. (I/We acknowledge recent Signature of Seller RESPONSE TO COUNT Rejected at ar	on theeipt of a copy of the	Date and Time Date and Time Date and Time	
All other terms and conditions s Unless accepted in writing by 20, this offer shall become n Printed Name of Seller Printed Name of Seller Seller's response is Accepted	am/pm, Eastern Time, am/pm, Eastern Time, am/pm, Eastern Time, and and void. (I/We acknowledge recent signature of Seller Signature of Seller Response to count Rejected at ar Signature of Buyer Signature of Buyer	on theeipt of a copy of the	Date and Time Date and Time Date and Time Date and Time Date and Time	day of