Property Addres	S	Zip Code	Contract#	
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## FARM OFFER TO PURCHASE (CONTRACT)



**Lexington-Bluegrass Association of Realtors** 

Date:		,	20				
				nich is the subject ny, Kentucky, and is			
	ete, or unfir	ished condition,	plus the follo	uilt in which, if ren wing items that wil			s in a
2. PURCHASE I \$\$	PRICE ANI	Shall be paid up	ONEY: Purchas, as the fullon acceptance	naser offers and agr purchase price for thereof and shall be	rees to pay the the Property. As deposited with	sum of	deposit of
to be applied to the This deposit shall Offer to Purchase	e purchase p be refunded are unsatisfi	rice at closing. to Purchaser if t ed at the time of	itle to the Pro	perty is unmarketab r paid to Seller in t be paid in full at cl	ole or if any co he event of Pu	ntingencies contai	ined in this
from the broker's	s escrow acc	count except up	on (a) perfor	24.111(4), the earn mance of this Conurisdiction, or (d)	tract by all pa	arties, (b) written	
(a) CASH P cash on delivery o		The balance of	the purchase	price in the amount	t of \$	sha	ll be paid in
mortgage portion (\$Should Purchaser	of the purchated by the purchased of the	ase price as follo at an interest rate obtain financing	ws: PURCHA e not to excee g, this Contrac	ASER to obtain find%.  It shall be null and and prepaid items a	nancing in the a	amount of arnest money shal	
3. PRORATION	: All rents,	taxes, or assessn	nents shall be	adjusted and prorat	ted to date of tr	ransfer of deed.	
4. RENT DEPOS	SITS: Renta	al security depos	its and advanc	ce rents shall be trai	nsferred by Sel	ller to Purchaser a	at closing.
closing, except that Purchaser's author substantially the sa	at Purchaser ized agent of ame condition or or negotia	shall be responsi r representative. on as it was at the ted in good faith	Ible for any lo In the event to time of acce to the satisfact	with respect to the I ss that results solely the Property is dam ptance of this Contraction of both parties rehaser.	y from action t aged so that it ract, this Conti	taken by the Purch cannot be convey ract shall be voida	naser or red in lble at the
BUYER's Initials Da	te/Time	BUYER's Initials	Date/Time	SELLER's Initials	Date/Time	SELLER's Initials	Date/Time

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for a period of days following the date of a to the Property for the purpose of determining the suitabit of the availability of utilities. All financing arrangement surveys, and other lender requirements shall be complete property to conduct any surveys, soil tests, environmentat necessary in connection with the intended use of the Property in its discretion may provide such due diligence menvironmental reports, surveys and plats, and zoning doc agents or representatives in exercising any rights under the and injuries resulting therefrom. In the event Purchaser of for Purchaser's intended use, then Purchaser shall be entiled be of the contract on or before the last day of the investigation per (a) Purchasers shall have the right to re-inspect the proper exclusive purpose of satisfying themselves that the proper Offer to Purchase.	acceptance of this Contract by Selle clity of the Property for Purchaser's s, appraisals, environmental studies and during the investigation period. It inspections, and other related activated that Seller may have in its fourments. Purchaser assumes all respectively in the provision and agrees to hold Seldetermines, in its sole discretion, that the to void this Contract and neith ther's agent actual notice of Purchaser in the provision and agrees to hold seldetermines, in its sole discretion, that the to void this Contract and neith ther's agent actual notice of Purchaser in the provision and street and notice of Purchaser in the provision and street and neith the provision and street and notice of Purchaser in the provision and street and notice of Purchaser in the provision and street and notice of Purchaser in the provision and the provision and the provision and agrees to hold seld the provision and the	er, be entitled to reasonable access intended use and the verification is, pest inspections, boundary Purchaser shall have access to evities which may be reasonably in its due diligence investigations, files such as title exams, Phase I ponsibility for the acts of its ler harmless from any damages that the Property is not acceptable are Party shall have any further ser's intentions to void this of the Contract.
7. MAINTENANCE OF PROPERTY: Seller agrees to including, if applicable, systems, appliances, and equipment tight and in good repair at all times prior to closing. Seller existing latent defects which would materially impair the are disclosed on the Seller's Disclosure of Property Condesical Seller shall have no further obligation to make additional	nent in normal operating condition, er warrants that Seller has no actual efitness of the Property for its inten- lition. Other than maintaining the l	and to keep the roof(s) water- l knowledge of any presently ided use other than those of which Property in its present condition,
8. DISCLOSURES:		
<b>A. LEAD BASED PAINT HAZARDS:</b> If the 1978, a disclosure of information and acknowledgement Purchaser and Seller, shall be incorporated into this contri	of Lead-Based Paint and/or Hazard	
<b>B. SCHOOLS:</b> Purchaser understands that curr any time. The Purchaser is advised to contact the appropriate the purchaser is advised to contact the appropriate that the purchaser is advised to contact the appropriate that the purchaser is advised to contact the appropriate that the purchaser is advised to contact the appropriate that the purchaser is advised to contact the appropriate that the purchaser is advised to contact the appropriate that the purchaser is advised to contact the appropriate that the purchaser is advised to contact the appropriate that the purchaser is advised to contact the appropriate that the purchaser is advised to contact the appropriate that the purchaser is advised to contact the appropriate that the purchaser is advised to contact the appropriate that the purchaser is advised to contact the appropriate that the purchaser is advised to contact the appropriate that the purchaser is advised to contact the appropriate that the purchaser is advised to contact the appropriate that the purchaser is advised to contact the appropriate that the purchaser is advised to contact the appropriate that the purchaser is advised to contact the appropriate that the purchaser is advised to contact the purchaser is advised to		aranteed and may be changed at
C. SQUARE FOOTAGE OF IMPROVEMENT square footage of any buildings, including residences, low make an independent determination prior to entering into	cated on the property are not warran	nted. The Purchaser is advised to
<b>D. PROPERTY BOUNDARY:</b> Purchaser is a believed to be accurate, but are not warranted. The Purchaser		
<b>E. AGENCY DISCLOSURE:</b> Purchaser and S Consumer Guide to Agency Relationships and the Agence		
<b>9. COVENANTS AND RESTRICTIONS:</b> Seller has overlays, and/or conservation easements governing the unique of the conservation o		strictions, easements, restrictive

Date/Time

SELLER's Initials

Date/Time

SELLER's Initials

Date/Time

BUYER's Initials

Date/Time

BUYER's Initials

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10. TITLE AND TITLE DEFECTS: At closing an unenshall be conveyed to Purchaser by deed of ☐ general or ☐ title company will insure, free and clear of all liens and encof record as to the use of and improvements of the Propertial title examinations during the investigation period. At C mortgages or other liens on the Property. Should the title be Purchaser of such defect(s) within which to remedy same a satisfaction of Purchaser within that time, this Contract will be voided, both parties shall sign a mutual release to refund	I special warranty with the usual cumbrances and subject to easemy, as Purchaser may specifically a closing, Seller shall pay and releate defective, Seller shall have at the cost of Seller. If said defect libe voidable at the option of the	I covenants such as any national ents of record and all restrictions approve. Purchaser shall complete se all amounts secured by days after receipt of notice from s cannot be resolved to the
<b>11. OWNER'S TITLE INSURANCE:</b> Purchaser under examination. Purchaser is advised to consult a Real Estate Title insurance.		
<b>12. ZONING:</b> Seller represents that based on maps and ze and that the present use of the Property is a permitted use vizoning is governed by the applicable governmental authority.	within said classification. Purcha	
13. INDEMNIFICATION OF AGENT: Purchaser and Sall information provided herein or supplied by Seller or its and hold harmless the Agent(s) and his/her principal broke suits, liabilities, cost and expense (including reasonable att the Property, or any misrepresentation or concealment of fixeller under this Section shall survive the Closing.	sources in connection with the Parts, and/or brokerage(s) from an corney's fees) arising out of any h	roperty and agree to indemnify y claims, demands, damages, idden or latent defects concerning
<b>14. POSSESSION</b> : Possession shall be delivered		·
<b>15. ADDENDA:</b> The following addenda are attached her	eto and incorporated herein by re	ference:
<b>16. OTHER TERMS AND CONDITIONS:</b> (Have Pure electronically, Purchaser and Seller do not have to sign after the selectronically of the selectronical selectr	-	time after each entry. If signing

Date/Time

SELLER's Initials

Date/Time

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Date/Time

BUYER's Initials

Date/Time

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17. NOTICE	TO ALL PART	TES: All notice	es required by thi	s Contract shall	be made to the	following addres	ses:
To Purchaser:				To Seller:			
							-
To Selling Age	ent:			To Listing Ag	ent:		
				0 0			
Purchaser are b	oound under the t	terms of this Coand/or Seller ma	ntract.			assigns of both t	
	CT INTERPRE e of singular for l					laws of the Community than one.	monwealth of
Fair Housing L	USING: The Se aw Means' provision, national ori	ided by the listing	ng/selling Realto	rs. This propert	y was offered for	e titled "What Ke or sale without re n.	entucky's gard to race,
action is institute event the Purch commission of legal action be reasonable atto	tted, the prevailing the seller's right instituted to coll	ng party shall be is clause shall o t to recover dam ect under this as parties further a	e entitled to recove perate as an assignages from the Possignment, the br	ver all costs, including the property of the brurchaser in an aroker(s) shall be	luding a reasona oker(s), who we mount equal to s entitled to recei	ld a default occur ble attorney's fee buld have receive such commission. ve all costs, inclu Contract and any	e. In the d a Should ading a
TRID Closing		Purchaser's State	ement, the Seller	s' Statement or a	any other summ	g agents acknowle ary form of the tr arties.	-
between the p BINDING. We the SELLER, BU condition or m	arties. WE UNDI further acknowl JYER or the REA aterials used, no	ERSTAND THAT ledge that we a LTORS, either e or any of the fixt	ONCE EXECUTEI re not relying on xpressly or impl tures, appliances	D BY ALL PARTII any verbal stat icitly, warrantin s, appurtenance	ES, THIS CONTE ements or repro g the property, s, or amenities.	t this is the entire RACT BECOMES Lesentations, mad its size, construct If you do not ur receipt of this Co	EGALLY le by either ction, nderstand
	•		<u> </u>		<u></u>	<u>.</u>	
BUYER's Initials		BUYER's Initials	 Date/Time	SELLER's Initials		SELLER's Initials	Date/Time

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<b>24. CLOSING:</b> The closing shall occur of	on or before		·
PURCHASER:	;	SELLER:	
	Date & Time		Date & Time
	Date & Time		Date & Time
25. ACCEPTANCE: This Offer to Purcl	hase must be accepted	on or before	,20
atEST.			
Selling Agent		Listing Agent	
Office #		Office #	
Broker License #		Broker License #	
LBAR Agent #		LBAR Agent #	
KREC Agent #		KREC Agent #	
Agent Email		Agent Email	
Agent Phone Number		Agent Phone Number	

If you have specific questions please consult an attorney. The Lexington-Bluegrass Association of Realtors disclaims any and all liability that may result from your use of this form.

BUYER's Initials Date/Time BUYER's Initials Date/Time SELLER's Initials Date/Time Date/Time Date/Time