Callin	ng Broker (Co.) Ness Bros Realtors & Auctioneers	Office code	individual code
	ng Broker (Co.)	() By	(_ individual code
ASSOC REALTO		HASE AGREEMENT ROVED PROPERTY)	
	For use only by members	of the Indiana Association of REA	LTORS®
Date	e:		
Δ			("Buyer
	agrees to buy the following property from the provisions, and conditions:	owner ("Seller") for the consideration ar	nd subject to the following term
B.	PROPERTY: The property ("Property") is known	vn as 1425 Windsor Woods Boulevard	
	in Perry Township,	Allen County County,	Fort Wayne
	Indiana, $\underline{_{46845}}$ (zip code) lega	Illy described as: Windsor Woods Sec 1 Lot	8
	together with any existing permanent improver not limited to, electrical and/or gas fixtures, her built-in kitchen equipment, sump pumps, wate vacuum equipment, window shades/blinds, cur racks and bars, storm doors, windows, awr landscaping, mailbox, garage door opener(s) will devices should be addressed in this paragraph.	ating and central air-conditioning equipment softener, water purifier, fireplace insettain rods, drapery poles and fixtures, ceings, TV antennas, wall mounts, sate ith control(s) AND THE FOLLOWING:	nent and all attachments thereterts, gas logs and grates, centrilling fans and light fixtures, towellite dishes, storage barns, a (If applicable, any smart home
_	HOME HEATING FUEL: Any remaining fuel stored Buyer at current market price measured with The terms of this Agreement will determine multiple listing service or other promotional closing the transaction. Buyer should verify if material.	ored in tank(s)  to be included in the nin five (5) days prior to closing  now hat items are included/excluded, now materials. All items sold shall be ful	esale
-	HOME HEATING FUEL: Any remaining fuel sto Buyer at current market price measured with The terms of this Agreement will determine multiple listing service or other promotiona closing the transaction. Buyer should verify if material.	red in tank(s) ☐ to be included in the nin five (5) days prior to closing ☑ nowhat items are included/excluded, nowhat items are footage, land, room dimensional square footage, room dimensional square footage, room dimension	sale  will be purchased bot applicable.  the Seller's Disclosure Formuly paid for by Seller at time of the seller.
- >. -	HOME HEATING FUEL: Any remaining fuel stored buyer at current market price measured with The terms of this Agreement will determine multiple listing service or other promotional closing the transaction. Buyer should verify if material.  PRICE: Buyer will pay the total purchase price	red in tank(s) to be included in the nin five (5) days prior to closing now materials. All items sold shall be ful total square footage, land, room dimense for the Property. If Buyer obtains an opraising at no less than the agreed up	esale will be purchased be of applicable.  In the Seller's Disclosure Formuly paid for by Seller at time of the seller of the Property, the poor purchase price. If appraise

into a mutual release or initiates litigation within sixty (60) days of the mailing date of the certified letter, Broker may release the Earnest Money to the party identified in the certified letter. If the Escrow Agent is the Broker, Broker shall be absolved from any responsibility to make payment to Seller or Buyer unless the parties enter into a Mutual Release or a Court issues an Order for payment, except as permitted in 876 IAC 8-2-2 (release of earnest money). Buyer and Seller agree to hold the Broker harmless from any liability, including attorney's fees and costs, for good

faith disbursement of Earnest Money in accordance with this Agreement and licensing regulations

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1425 Windsor Woods Boulevard, Fort Wayne, IN 46845 (Property Address)

Page 1 of 8 (Purchase Agreement)

54 55 56 57 58 59 60 61 E.	3.	<b>LEGAL REMEDIES/DEFAULT:</b> If this offer is accepted and Buyer fails or refuses to close the transaction, without legal cause, the earnest money shall be retained by Seller for damages Seller has or will incur. Seller retains all rights to seek other legal and equitable remedies, which may include specific performance and additional monetary damages. All parties have the legal duty to use good faith and due diligence in completing the terms and conditions of this Agreement. A material failure to perform any obligation under this Agreement is a default which may subject the defaulting party to liability for damages and/or other legal remedies, which, as stated above, may include specific performance and monetary damages in addition to loss of Earnest Money. <b>METHOD OF PAYMENT: (Check appropriate paragraph number)</b>
62		1. CASH: The entire purchase price shall be paid in cash, U.S. Dollars, and no financing is required. Buyer
63 64		to provide proof of funds submitted with offer within days of acceptance. Buyer will will not have an appraisal.
65		2.  NEW MORTGAGE: Completion of this transaction shall be contingent upon the Buyer's ability to obtain a
66 67		☐ Conventional ☐ Insured Conventional ☐ FHA ☐ VA ☐ Other:
68		mortgage loan for % of purchase price, payable in not less than years, with an
69 70		original rate of interest not to exceed% per annum and not to exceedpoints. Buyer
70 71		shall pay all costs of obtaining financing, except
72 73 74		Any inspections and charges which are required to be made and charged to Buyer or Seller by the lender, FHA, VA, or mortgage insurer, shall be made and charged in accordance with their prevailing rules or regulations and shall supersede any provisions of this Agreement.
75 76	3.	ASSUMPTION: ( Attach Financing Addendum)
77	4.	ASSUMPTION: ( Attach Financing Addendum) CONDITIONAL SALES CONTRACT: (Attach Financing Addendum)
78	5.	OTHER METHOD OF PAYMENT: (Attach Financing Addendum)
79 80 F.	TIM	IE FOR OBTAINING FINANCING:
81		<b>APPLICATION:</b> Within days after the acceptance of this Agreement, Buyer agrees to make written
32		application for any financing necessary, to complete this transaction or for approval to assume the unpaid balance
83		of the existing mortgage and to make a diligent effort to meet the lender's requirements and to obtain financing in
84 85	2	cooperation with the Broker and Seller. <b>Buyer directs lender to order appraisal immediately. APPROVAL:</b> No more than days after acceptance of this Agreement shall be allowed for obtaining loan
36 36	۷.	approval or mortgage assumption approval. If an approval is not obtained within the time specified above, this
37		Agreement may terminate unless an extension of time for this purpose is mutually agreed to in writing.
88 89 G.	CI	OSING:
90		DATE: The closing of the sale (the "Closing Date") shall be on or before , or
91	••	
92		within $\underline{_{45}}$ days after $\underline{_{acceptance}}$ , whichever is later or this Agreement shall terminate unless an extension of time is mutually agreed to in writing. Any closing date earlier than the latest
93	0	date above must be by mutual written agreement of the parties.
94 95	۷.	FEE: The settlement or closing fee incurred in conducting the settlement charged by the closing agent or company shall be paid by ☐ Buyer (included in allowance, if provided) ☐ Seller ☑ Shared equally.
96	3.	CONTINGENCY: This Agreement:
97		☑ is not contingent upon the closing of another transaction;
98		is contingent upon the closing of the pending transaction on Buyer's property located at
99 20		scheduled to close by ☐ is contingent upon the acceptance of a Purchase Agreement on Buyer's property:
00 01		☐ Addendum to Purchase Agreement First Right Contingency. See attached Addendum.
02		Addendum to Purchase Agreement Limited Purchase Contingency Right. See attached Addendum.
03	4.	GOOD FUNDS: Notwithstanding terms to the contrary, the Parties agree that as a condition to Closing, all funds
04		delivered to the closing agent's escrow account be in such form that the closing agent shall be able to disburse in
05 06		compliance with I.C. 27-07-3.7 et. seq. Therefore, all funds from a single source of \$10,000, U.S. Dollars, or more shall be wired unconditionally to the closing agent's escrow account and all funds under \$10,000, U.S. Dollars, from a single
07 07		source shall be good funds as so defined by statute. Buyer is advised that the cost incurred to wire funds on behalf of
38		the buyer to the closing agent's escrow account for the closing of this transaction shall become an expense to the buyer
09	_	and the actual cost incurred shall appear on the closing statement.
10 11	5.	WIRE FRAUD. If you receive any electronic communication directing you to transfer funds or provide nonpublic personal information, EVEN IF THAT ELECTRONIC COMMUNICATION APPEARS TO BE FROM
12		BROKER OR TITLE COMPANY, do not respond until you verify the authenticity by direct communication with
13		Broker or Title Company. Do not rely on telephone numbers provided in the electronic communication. Such
14		requests may be part of a scheme to steal funds or use your identity.

115	Н.	POSSESSION:
116		1. The possession of the Property shall be delivered to Buyer at closing within days beginning
117		the day after closing by 5:00 AM PM noon or on or before if closed.
118		For each day Seller is entitled to possession after closing, Seller shall pay to Buyer at closing \$U.S.
119		Dollars per day. If Seller does not deliver possession by the date and time required in the first sentence of this
120		paragraph, Seller shall pay Buyer \$ U.S. Dollars per day as <b>liquidated damages</b> until possession
121		is delivered to Buyer; and Buyer shall have all other legal and equitable remedies available against the Seller.
122		2. MAINTENANCE OF PROPERTY: Seller shall maintain the Property in its present condition until its possession is
123		delivered to Buyer, subject to repairs in response to any inspection. Buyer may inspect the Property prior to closing
124		to determine whether Seller has complied with this paragraph. <b>Seller shall remove all debris and personal property</b>
125		not included in the sale.
126		3. <b>CASUALTY LOSS:</b> Risk of loss by damage or destruction to the Property prior to the closing shall be
127		borne by Seller, including any deductible(s). In the event any damage or destruction is not fully repaired prior to
128		closing, Buyer, at Buyer's option, may either (a) terminate this Agreement with prompt return of earnest money
129		
		to buyer or (b) elect to close the transaction, in which event Seller's right to all real property insurance proceeds
130		resulting from such damage or destruction shall be assigned in writing by Seller to Buyer.
131		4. UTILITIES/MUNICIPAL SERVICES: Seller shall pay for all municipal services and public utility charges through the
132		day of <b>possession</b> .
133		
134	I.	SURVEY: Buyer shall receive a (Check one) SURVEYOR LOCATION REPORT, which is a survey where corner
135		markers are not set; BOUNDARY SURVEY, which is a survey where corner markers of the Property are set prior to
136		closing; WAIVED, no survey unless required by lender; at (Check one) December Buyer's expense (included in
137		allowance, if provided) Seller's expense Shared equally. The survey shall (1) be received prior to closing and
138		certified as of a current date, (2) be reasonably satisfactory to Buyer, (3) show the location of all improvements and
139		easements. If Buyer waives the right to conduct a survey, the Seller, the Listing and Selling Brokers, and all licensees
140		associated with Brokers are released from any and all liability relating to any issues that could have been discovered by
141		a survey. This release shall survive the closing.
142		a carrey. The release chair carrie are showing.
143	J.	FLOOD AREA: If the property is located in a flood plain, Buyer may be required to carry flood insurance at Buyer's
144	٥.	expense. Revised flood maps and changes to Federal law may substantially increase future flood insurance premiums
145		or require insurance for formerly exempt properties. Buyer should consult with one or more flood insurance agents
146		regarding the need for flood insurance and possible premium increases. Buyer $\Box$ may $\boxed{Z}$ may not terminate this
147		Agreement if the Property requires flood insurance.
148		Agreement if the Property requires mood insurance.
	V	PHILDING USE LIMITATIONS, Duyer They 7 may not terminate this Agreement if the Dreporty is subject to building
149	ĸ.	BUILDING USE LIMITATIONS: Buyer may may not terminate this Agreement if the Property is subject to building
150		or use limitations by reason of the location, which materially interfere with Buyer's intended use of the Property. Buyer
151		shall haveafter acceptance of this Agreement to satisfy this contingency.
152		HOMEONNERDO NOLIDANOE. Considera of this transaction shall be anothered upon the Possels shifts to
153	L.	HOMEOWNER'S INSURANCE: Completion of this transaction shall be contingent upon the Buyer's ability to
154		obtain a favorable written commitment for homeowner's insurance within $\frac{15}{15}$ days after acceptance of this
155		Agreement. Buyer should consult with one or more insurance agents regarding optional, or additional, coverage.
156		
157	М.	ENVIRONMENTAL CONTAMINANTS ADVISORY/RELEASE: Buyer and Seller acknowledge that Listing Broker
158		Selling Broker and all licensees associated with Brokers are NOT experts and have NO special training, knowledge or
159		experience with regard to the evaluation or existence of possible lead-based paint, radon, mold and other biological
160		contaminants ("Environmental Contaminants") which might exist and affect the Property. Environmental Contaminants
161		at harmful levels may cause property damage and serious illness, including but not limited to, allergic and/or respiratory
162		problems, particularly in persons with immune system problems, young children and/or the elderly.
163		p
164		Buyer is STRONGLY ADVISED to obtain inspections (see below) to fully determine the condition of the Property and its
165		environmental status. The ONLY way to determine if Environmental Contaminants are present at the Property at
166		harmful levels is through inspections.
167		nama levele le uneugh mepesaene.
168		Buyer and Seller agree to consult with appropriate experts and accept all risks for Environmental
169		Contaminants and release and hold harmless all Brokers, their companies and licensees from any and all
170		liability, including attorney's fees and costs, arising out of or related to any inspection, inspection result,
171		repair, disclosed defect or deficiency affecting the Property, including Environmental Contaminants. This
172 173		release shall survive the closing.
	N.I.	INSPECTIONS: (Check and)
174	IN.	INSPECTIONS: (Check one)
175		Duver has been made aware that independent inspections displacing the condition of the property was to
176		Buyer has been made aware that independent inspections disclosing the condition of the property may be
177		conducted and has been afforded the opportunity to require such inspections as a condition of this Agreement.

180 181 182 183 184			examination and releases the Seller, the Listing and Selling Brokers and all licensees associated with Brokers from any and all liability relating to any defect or deficiency affecting the Property, which release shall survive the closing. Required FHA/VA or lender inspections are not included in this waiver.
185 186 187 188 189	:	2.	BUYER RESERVES THE RIGHT TO HAVE INDEPENDENT INSPECTIONS (including Lead-Based Paint) Buyer reserves the right to have independent inspections in addition to any inspection required by FHA, VA, or Buyer's lender(s). All inspections shall be:  a. At Buyer's expense (unless agreed otherwise by the parties or required by lender); b. Conducted by licensed, independent inspectors or qualified independent contractors selected by
190 191 192 193			Buyer within the following time periods. Seller shall have water, gas, electricity and all operable pilot lights on for Buyer's inspections. Seller must make all areas of the Property available and accessible for Buyer's inspection.
194 195	;	3.	PROPERTY IS SOLD "AS IS". See Attached Addendum.
196			TION/RESPONSE PERIOD:
197	4		INITIAL INSPECTION PERIOD: Buyer shall order all independent inspections after acceptance of the Purchase
198 199 200	1		Agreement. Buyer shall havedays beginning the day following the date of acceptance of the Purchase Agreement to respond to the inspection report(s) in writing to Seller (see "Buyer's Inspection Response").  SCOPE OF INSPECTION: Inspections may include but are not limited to the condition of the following systems and
201	ļ		components: heating, cooling, electrical, plumbing, roof, walls, ceilings, floors, foundation, basement, crawl space,
202			well/septic, water, wood destroying insects and organisms, lead-based paint (note: intact lead-based paint that is in
203			good condition is not necessarily a hazard), radon, mold and other biological contaminants and/or the following:
204		_	· · · · · · · · · · · · · · · · · · ·
205	(		ADDITIONAL INSPECTION: If the INITIAL inspection report reveals the presence of lead-based paint, radon, mold
206			and other biological contaminants, or any other condition that requires further examination or testing, then Buyer
207			shall notify Seller in writing and have additional days from the deadline listed above to order,
208			receive and respond in writing to all inspection reports.
209 210			<b>INSPECTION RESPONSE(S) REQUIRED:</b> If the Buyer does not comply with any Inspection/Response Period or make a written objection to any problem revealed in a report within the applicable Inspection/Response Period, the Property
211			shall be deemed to be acceptable. If one party fails to respond or request in writing an extension of time to respond to the
212			other party's Independent Inspection Response, then that inspection response is accepted. A timely request for
213			extension is not an acceptance of the inspection response, whether or not granted. A reasonable time period to respond
214			is required to prevent misuse of this acceptance provision. Factors considered in determining reasonable time periods
215			include, but are not limited to, availability of responding party to respond, type and expense of repairs requested and
216			need of responding party to obtain additional opinions to formulate a response.
217 218		E.	IF DEFECT IS IDENTIFIED: If an Inspection Report reveals a DEFECT(S) with the Property, the Buyer must:  1. Provide the inspection report, or relevant parts thereof, to the Seller; and
219			2. Give the Seller the opportunity to remedy the defect(s).
220	1	F.	<b>SELLER RESPONSE TO INSPECTION DEFECT:</b> If Seller is unable or unwilling to remedy the defect(s) to Buyer's
221			reasonable satisfaction before closing (or at a time otherwise agreed to by the parties), then Buyer may terminate this
222 223		G	Agreement or waive such defect(s) and the transaction shall proceed toward closing. <b>DEFECT DEFINED:</b> Under Indiana law, "Defect" means a condition that would have a significant adverse effect on
224		<b>O</b> .	the value of the Property, that would significantly impair the health or safety of future occupants of the property, or
225			that if not repaired, removed, or replaced would significantly shorten or adversely affect the expected normal life of
226 227			the premises. <b>PREVIOUSLY DISCLOSED DEFECT:</b> Buyer agrees that any property defect(s) previously disclosed by Seller, or routine
228			maintenance and minor repair items mentioned in any report, shall not be a basis for termination of this agreement.
229	I	l.	INSPECTION RELEASE: Buyer releases and holds harmless all Brokers and their companies from any and all
230			liability, including attorney's fees and costs, arising out of or related to any inspection, inspection result, repair,
231 232			disclosed defect or deficiency affecting the Property, including but not limited to lead-based paint, radon, mold and other biological contaminants. This release shall survive the closing.
233			other biological contaminants. This release shall survive the closing.
234	O. 1	LIMI	TED HOME WARRANTY PROGRAM:
235	I	Buye	er acknowledges the availability of a LIMITED HOME WARRANTY PROGRAM with a deductible paid by Buyer
236			h will will not be provided at a cost not to exceed \$U.S. Dollars charged to Buyer
237			eller and ordered by Buyer Seller. Buyer and Seller acknowledge this LIMITED HOME WARRANTY
238			OGRAM may not cover any pre-existing defects in the Property nor replace the need for an independent home
239			ection. Broker may receive a fee from the home warranty provider and/or a member benefit. The Limited Home
240 241			ranty Program is a contract between Buyer/Seller and the Home Warranty Provider. The Parties agree that Brokers their companies shall be released and held harmless in the event of claims disputes with the Home Warranty
242			ider.

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BUYER WAIVES THE RIGHT TO HAVE INDEPENDENT INSPECTIONS

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243 244 245	Р.	1. Bu	yer ☑ has ☐ has not ☐ not applicable received and executed SELLER'S RESIDENTIAL REAL ESTATE  LES DISCLOSURE.					
246 247 248		2. Bu	yer <b>☐ has ☐ has not                                   </b>					
249 250 251 252 253 254 255 256	Q.	most of an all and clear or ease	APPROVAL: Prior to closing, Buyer shall be furnished with <b>a title insurance commitment for the current and comprehensive ALTA Owner's Title Insurance Policy available</b> in the amount of the purchase price of bstract of title continued to date, showing marketable title to Property in Seller's name. Seller must convey title free ar of any encumbrances and title defects, with the exception of any mortgage assumed by Buyer and any restrictions ements of record not materially interfering with Buyer's intended use of the Property. A title company, at Buyer's, can provide information about availability of various additional title insurance coverages and endorsements and the associated					
257 258 259 260		(includi	R'S TITLE INSURANCE PREMIUM and that portion of Title Service Fees incurred to prepare the Owner's Policy ng title search and examination and commitment preparation), to be paid by Buyer (included in allowance ded) Seller Shared equally.					
261 262 263		(includi	R'S TITLE INSURANCE PREMIUM and that portion of Title Service Fees incurred to prepare the Lender's Policy and title search and examination and commitment preparation), if applicable, to be paid by Buyer (included in nce, if provided) Seller Shared equally Other					
264 265								
266 267 268			rties agree that Seller Buyer will select a title insurance company to issue a title insurance policy and will be commitment Immediately or other: Lime City Title with closing held at Ness Bros. office (3344 Mallard Cove Ln Ft N 46804)					
269		D	at to Fordered and Otate Law Calley council made Calleda calcultura of a title incompany manifely a condition of this					
270 271 272		Agreem	nt to Federal and State Law, Seller cannot make Seller's selection of a title insurance provider a condition of this ent.					
<ul><li>273</li><li>274</li><li>275</li></ul>			agrees to pay the cost of obtaining all other documents necessary to perfect title (including the cost of the deed andor's affidavit), so that marketable title can be conveyed.					
276	R.		: (Check appropriate paragraph number)					
<ul><li>277</li><li>278</li><li>279</li></ul>		1. 🔲	Buyer will assume and pay all taxes on the Property beginning with the taxes due and payable or , and all taxes due thereafter. At or before closing, Seller shall pay all taxes fo the Property payable before that date.					
280 281 282		2. 🔽	All taxes that have accrued for any <b>prior calendar year</b> that remain unpaid shall be paid by Seller either to the County Treasurer and/or the Buyer in the form of a credit at closing. All taxes that have accrued for the <b>curren</b> calendar year shall be prorated on a calendar-year basis as of the day immediately prior to the Closing Date.					
283 284 285		3. 🔲	For recent construction or other tax situations. Seller will give a tax credit o \$U.S. Dollars to Buyer at closing. This shall be a final settlement.					
286		For pu	rposes of paragraph 1 and 2: For the purpose of determining the credit amount for accrued but unpaid taxes					
287 288		taxes shall be assumed to be the same as the most recent year when taxes were billed based upon <i>certified</i> tax rates. This shall be a final settlement.						
289 290		NING:						
291 292	*The	succee	ding year tax bill for recently constructed homes or following reassessment periods may greatly exceed ill available to the closing agent.					
293 294	*Buv	er ackn	owledges Seller's tax exemptions and/or credits may not be reflected on future tax bills.					
295 296	-		apply for current-year exemptions/credits at or after closing.					
297 298	S	PROP.	ATIONS AND SPECIAL ASSESSMENTS: Insurance, if assigned to Buyer, interest on any debt assumed or					
299			ubject to, any rents, all other income and ordinary operating expenses of the Property, including but not limited					
300			lic utility charges, shall be prorated as of the day immediately prior to the Closing Date. Seller shall pay any					

to, public utility charges, shall be prorated as of the day immediately prior to the Closing Date. Seller shall pay any special assessments applicable to the Property for municipal improvements previously made to benefit the Property. Seller warrants that Seller has no knowledge of any planned improvements which may result in assessments and that no governmental or private agency has served notice requiring repairs, alterations or corrections of any existing conditions. Public or municipal improvements which are not completed as of the date above but which will result in a

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305 306 307			or charge shall be paid by Buyer. Buyer will assume and pay all special assessments for municipal improvements appleted after the date of this Agreement.			
308 309 310 311	T.	Pur	<b>IE:</b> Time is of the essence. Time periods specified in this Agreement and any subsequent Addenda to the chase Agreement are calendar days and shall expire at 11:59 PM of the date stated unless the parties agree in ing to a different date and/or time.			
312 313 314			e: Seller and Buyer have the right to withdraw any offer/Counter Offer prior to written acceptance and ivery of such offer/Counter Offer.			
315 316 317 318 319 320	U.	mer Agr	MEOWNERS ASSOCIATION/CONDOMINIUM ASSOCIATION ("Association"): Documents for a mandatory mbership association shall be delivered by the Seller to Buyer within 0 days after acceptance of this eement, but not later than 10 days prior to closing pursuant to I.C. 32-21-5-8.5. Brokers are not responsible for aining, verifying or interpreting this information. The parties agree that Brokers and their companies shall be assed and held harmless from any and all liability arising out of or related to these documents.			
321 322 323 324 325 326 327 328		If the Buyer does not make a written response to the documents within $\underline{0}$ days after receipt, the document shall be deemed acceptable. In the event the Buyer does not accept the provisions in the documents and suc provisions cannot be waived, this Agreement may be terminated by the Buyer and the earnest money deposit shall be refunded to Buyer promptly. Any approval of sale required by the Association shall be obtained by the Seller, in writing within $\underline{n/a}$ days after Buyer's approval of the documents. Fees charged by the "Association", or its managemer company, for purposes of verification of good standing and/or transfer of ownership shall be shared equally by Buyer and Seller. Start-up or one time reserve fees, if any, shall be paid by Buyer.				
329 330 331 332		ther	ver acknowledges that in every neighborhood there are conditions which others may find objectionable. Buyer shall refore be responsible to become fully acquainted with neighborhood and other off-site conditions that could affect the perty.			
333 334 335 336	V.	pro	<b>FORNEY'S FEES:</b> Any party to this Agreement who is the prevailing party in any legal or equitable ceeding against any other party brought under or with relation to the Agreement or transaction shall be additionally tled to recover court costs and reasonable attorney's fees from the non-prevailing party.			
337 338	W.	ADI	DITIONAL PROVISIONS:			
339 340 341		1.	Unless otherwise provided, any proration's for rent, taxes, insurance, damage deposits, association dues/assessments, or any other items shall be computed as of the day immediately prior to the Closing Date.			
342 343 344		2.	Underground mining has occurred in Indiana, and Buyers are advised of the availability of subsidence insurance. Broker is not responsible for providing or verifying this information.			
345 346 347		3.	The Indiana State Police has created a registry of known meth contaminated properties which can be found at <a href="https://www.in.gov/meth">www.in.gov/meth</a> . Click on "Clan Lab Addresses." Broker is not responsible for providing or verifying this information.			
348 349 350 351		4.	The Indiana Sheriff's Sex Offender Registry ( <u>www.indianasheriffs.org</u> ) exists to inform the public about the identity, location and appearance of sex offenders residing within Indiana. Broker is not responsible for providing or verifying this information.			
352 353 354		5.	Conveyance of this Property shall be by general Warranty Deed, or by subject to taxes, easements, restrictive covenants and encumbrances of record, unless otherwise agreed.			
355 356 357		6.	If it is determined Seller is a "foreign person" subject to the Foreign Investment in Real Property Tax Act, Seller will pay applicable tax obligation.			
358 359 360 361		7.	Any notice required or permitted to be delivered shall be deemed received when personally delivered, transmitted electronically or digitally or sent by express courier or United States mail, postage prepaid, certified and return receipt requested, addressed to Seller or Buyer or the designated agent of either party.			
362 363		8.	This Agreement shall be construed under and in accordance with the laws of the State of Indiana and is binding upon the parties' respective heirs, executors, administrators, legal representatives, successors, and assigns.  1425 Windsor Woods Boulevard, Fort Wayne, IN 46845			

364 365 366		9.	In case any provision contained in this Agreement is held invalid, illegal, or unenforceable in any respect, the invalidity, illegality, or unenforceability shall not affect any other provision of this Agreement.
367 368 369 370		10.	This Agreement constitutes the sole and only agreement of the parties and supersedes any prior understandings or written or oral agreements between the parties' respecting the transaction and cannot be changed except by their written consent.
371 372 373		11.	All rights, duties and obligations of the parties shall survive the passing of title to, or an interest in, the Property.
374 375 376 377 378 379		12.	Broker(s) may refer Buyer or Seller to other professionals, service providers or product vendors, including lenders, loan brokers, title insurers, escrow companies, inspectors, pest control companies, contractors and home warranty companies. Broker(s) does not guarantee the performance of any service provider. Buyer and Seller are free to select providers other than those referred or recommended to them by Broker(s). The Parties agree that Brokers and their companies shall be released and held harmless in the event of claims disputes with any service provider.
380 381 382		13.	By signing below, the parties to this transaction acknowledge: 1) receipt of a copy of this Agreement; and 2) information regarding this transaction may be published in a listing service, Internet or other advertising media.
383 384 385		14.	Any amounts payable by one party to the other, or by one party on behalf of the other party, shall not be owed until this transaction is closed.
386 387 388 389		15.	Buyer and seller consent to receive communications from Broker(s) via telephone, U.S. mail, email, text message and facsimile at the numbers/addresses provided to Broker(s) unless Buyer and Seller notify Broker(s) in writing to the contrary.
390		16.	Buyer discloses to Seller that Buyer holds Indiana Real Estate License # RB14042673
391 392	17	\ <b>\/</b> h	ore the word "Dreker" appears it shall mean "Licensee" or provided in LC 25 24 4 40 6 9
393	17.	VVII	ere the word "Broker" appears, it shall mean "Licensee" as provided in I.C.25-34.1-10-6.8.
394 395 396	Χ.		RTHER CONDITIONS (List and attach any addenda): The ONLINE REAL ESTATE OFFER SUBMISSION TERMS addendum is of this agreement.
397			
398 399			
400			
401			
402 403			
403			
405 406 407 408 409	Y.	doc to v	<b>NSULT YOUR ADVISORS:</b> Buyer and Seller acknowledge they have been advised that. prior to signing this tument, they may seek the advice of an attorney for the legal or tax consequences of this document and the transaction which it relates. In any real estate transaction, it is recommended that you consult with a professional, such as a civil placer, environmental engineer, or other person, with experience in evaluating the condition of the Property.
410	Z.	AC	KNOWLEDGEMENTS: This 🔲 is 🔲 is not a limited agency transaction. Buyer and Seller acknowledge that
411 412 413		eac	ch has received agency office policy disclosures, has had agency explained, and now confirms all agency relationships. Were and Seller further acknowledge that they understand and accept agency relationships involved in this transaction.
414			PIRATION OF OFFER: Unless accepted in writing by Sellerand delivered to Buyer by
415 416 417		□ A and	AM PM Noon, on , this Purchase Agreement shall be null void and all parties shall be relieved of any and all liability or obligations.
418 419 420 421 422 423 424		sim con forn elec	s Agreement/contract together with any and all subsequent forms, amendments and addenda may be executed ultaneously or in two or more counterparts, each of which shall be deemed an original but all of which together shall stitute one and the same instrument. The parties agree that this Agreement, together with any and all subsequent ns, amendments and addenda may be transmitted between them electronically or digitally. The parties intend that ctronically or digitally transmitted signatures constitute original signatures and are binding on the parties. The pinal documents shall be promptly delivered, if requested.
425			
			1425 Windsor Woods Boulevard, Fort Wayne, IN 46845

426 427	By signature below, the parties verify that the receipt of a signed copy.	y understar	d and approve this Purchase Agreement a	ind acknowledge
428				
429				
430	BUYERS SIGNATURE	DATE	BUYER'S SIGNATURE	DATE
431				
432				
433	PRINTED		PRINTED	
434				
	AA. SELLER'S RESPONSE: (Check appropriate	paragraph	number):	
436				
437	On	at	AM PM Noon	
438	4 The shows offends Assessed			
439 440	1. The above offer is Accepted.			
441	2. The above offer is Rejected.			
442	2. The above offer is Rejected.			
443	3. ☐ The above offer is Countered. See Counter	Offer Selle	er should sign both the Purchase Agreement	and the Counter
444	Offer.	Onon Com	onould orgin boar and randiado Agroomone	and the counter
445				
446				
447	By signature below, the parties verify that the	y understar	d and approve this Purchase Agreement a	ind acknowledge
	receipt of a signed copy.		1	
449				
450				
451	SELLER'S SIGNATURE	DATE	SELLER'S SIGNATURE	DATE
452				
	Jason Burdick		Shannon Burdick	
454	PRINTED		PRINTED	



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