

## **Contract to Purchase Commercial-Industrial-Investment**



## Adopted by the Commercial Real Estate Council of Greater Cincinnati

For exclusive use by REALTORS®.

This is a legally binding contract. If not understood, seek legal advice.

For real estate advice, consult a REALTOR®.





| 1  |  |  |  |  |  |  |  |
|--|--|--|--|--|--|--|--|
|  | NAME OF LISTING REALTOR® FIRM  |  |  |  |  |  |  |
| _  | ADDRESS  |  |  |  |  |  |  |
| 2 PROPERTY DESCRIPTION: The undersigned buyer ("Buyer") offers to purchase from the seller ("Seller"), the following described Real Estate ("Real Estate") with improvements and fixtures thereon and with all appurtenant rights, privileges and easements, located in (City) (State) |  |  |  |  |  |  |  |
| de   | escribed as (City) (County), (State)   |  |  |  |  |  |  |
| fu   | rther described in Auditor's Plat Book Number , Page , as Parcel(s)  |  |  |  |  |  |  |
| <b>3</b>   | INCLUDED IN THE SALE: The Real Estate shall include, without limitation, the following: all electrical, plumbing, heating and air and included equipment, if any, except:  |  |  |  |  |  |  |
| 4  | OTHER ITEMS: The following items shall be included in the sale:  |  |  |  |  |  |  |
| 5  | PRICE AND TERMS: The purchase price shall be \$ ("Purchase Price") payable as follows:   |  |  |  |  |  |  |
|  | (a) <b>EARNEST MONEY:</b> \$ ("Earnest Money") shall be deposited with ("Agent") upon written acceptance of this Contract,   |  |  |  |  |  |  |
|  | in a trust account ("Trust Account") pending closing ("Closing"), on the Real Estate and other items included in the sale in Section 4, if any. The Earnest Money shall be disbursed as follows: (i) at Closing, the Earnest Money shall be applied to Purchase Price and, if deposited with REALTOR® Firm acting as Agent, may be retained by Agent and credited toward the brokerage commission owed REALTOR® Firm or as directed by Buyer; (ii) if either party fails or refuses to perform, or if any contingency is not satisfied or waived, the Earnest Money shall be (a) disbursed in accordance with a release of Earnest Money ("Release") signed by all parties to the Contract; or (iii)) in the event of a dispute between the Seller and Buyer regarding the disbursement of the Earnest Money, the Earnest Money shall be in accordance with the following:                   |  |  |  |  |  |  |
|  | (1) The Agent shall maintain such funds in the Trust Account until the Agent receives (i) written instructions signed by the parties specifying how the Earnest Money is to be disbursed or (ii) a final court order that specifies to whom the Earnest Money is to be awarded. Both Buyer and Seller acknowledge and agree that, in the event of a dispute between Buyer and Seller as to entitlement of the Earnest Money, the REALTORS® will not make a determination as to which party is entitled to the Earnest Money.   |  |  |  |  |  |  |
|  | (2) If the Real Estate is located in Ohio, any disbursement of Earnest Money shall be in compliance with Ohio R.C. 4735.24. If, within two years from the date the Earnest Money was deposited in the Agent's Trust Account, the parties have not provided the Agent with such signed instructions or written notice that a court legal action to resolve the dispute has been filed, the Agent shall return the Earnest Money to the Buyer with no further notice to the Seller.  |  |  |  |  |  |  |
|  | (3) If the Real Estate is located in Kentucky, any disbursement of Earnest Money shall be in compliance with KRS 324.111, and the Agent may initiate the release process. The Agent shall notify all parties at their last known address by certified mail that the Earnest Money shall be distributed to the parties specified in the letter unless all parties enter into a written mutual release, or unless one (1) or more of the parties initiate litigation within sixty (60) days of the mailing date of the certified letter. If neither Buyer nor Seller initiates litigation or enters into a written release within sixty (60) days of the mailing date of the certified letter, the Agent may release the deposit to the party identified in the certified letter without penalty under this section and without civil liability in the courts of the Commonwealth of Kentucky. |  |  |  |  |  |  |
| Вι   | uyer's Initials Date / Time Seller's Initials Date / Time  |  |  |  |  |  |  |
| _  |  |  |  |  |  |  |  |

Notwithstanding the foregoing, the Buyer shall retain the right to the deposit in the following circumstances: (i) if Seller fails to accept this offer, (ii) if Seller fails to perform Seller's obligations under this Contract; or (iii) if the contingencies set forth in Section 6, and if applicable, 7 are not satisfied and as a result, Buyer elects to terminate this Contract. Seller shall be entitled to the Earnest Money if Buyer fails to perform Buyer's obligations under this Contract or upon default by Buyer's failure to comply with any material obligation imposed under this Contract.

(b) BALANCE: The balance of the Purchase Price shall be paid by cash or certified, cashier's, attorney or title company trust

|                           | acc  | count cneck, or t   | ly rederal wire transfer on date of C  | closing.   |   |  |  |  |  |  |
|---------------------------|--|---|--|--|---|--|--|--|--|--|
| 6                         | CONTINGENCIES: The Buyer's obligation to close this transaction is contingent upon the following:  |   |  |  |   |  |  |  |  |  |
|                           | (a)  | FINANCING:  |  |  |   |  |  |  |  |  |
|                           |  |   |  |  |   |  |  |  |  |  |
|                           |  |   |  |  |   |  |  |  |  |  |
|                           | Buyer agrees to apply for and to make a diligent effort to obtain said financing on or before or this Contract shall become null and void at the option of the Seller. Buyer is relying on Buyer's own understanding of financing to be obtained as well as the legal and tax consequences thereof, if any.  |   |  |  |   |  |  |  |  |  |
|                           | (b) <b>INSPECTIONS:</b> Buyer may, at Buyer's sole discretion and expense, perform inspections of the Real Estate prior to th Closing. Buyer's inspection of the Real Estate may include: physical inspection of the condition of the property, title, survey environmental conditions, the roof, mechanical equipment, zoning and permits, feasibility of intended use, site preparation cost and |   |  |  |   |  |  |  |  |  |
|                           |  |   |  |  | (collectively, "Buyer's Inspection").   |  |  |  |  |  |
|                           | sha<br>any<br>reas   | all provide writte<br>and all of the<br>sonable times for   | n acceptance of the conditions of a<br>above information, if available (i.<br>or the purpose of conducting Buyer<br>e option to terminate this Contract  | all such items within the Inspection<br>e.: survey, title, inspection reports<br>'s Inspection. If Buyer is not satisfie<br>by providing written notification to   | d") of acceptance of this Contract. Buye<br>Period. Seller agrees to provide Buyer with<br>and shall allow access to real estate at<br>d with the results of Buyer's Inspection ther  |  |  |  |  |  |
|                           | (Listing Firm) prior to the expiration of the Inspection Period. If Buyer does no provide said notice, then Buyer shall be deemed to be satisfied with the inspection report(s) and the contingency will be considered waived as of, but not prior to, the expiration of the Inspection Period.  |   |  |  |   |  |  |  |  |  |
|                           | (c)  | OTHER:  |  |  |   |  |  |  |  |  |
|                           |  | <b>DENDUM:</b> Addi<br>this Contract.   | tional terms and conditions $lacksquare$ are   | are not set forth as an Adde   | ndum attached hereto and made an integra  |  |  |  |  |  |
| if a                      | ny,  | for its physical  | condition and character, and the   |  | Real Estate and inspections herein required s intended use thereof and not upon any to the Buyer in writing.  |  |  |  |  |  |
|                           |  |   | FICATION: The Real Estate is zone  |  |   |  |  |  |  |  |
| of to and oil sto upo Aud | the Stand rage on Stand  | Seller's knowled ne in compliand petroleum prode tanks located seller requiring very has has had nental condition | lge (a) no toxic or hazardous sub-<br>e with applicable environmental law<br>ducts; (b) there are not presently<br>d in, on, or under the Real E<br>work to be done or improvements<br>as not been furnished to the Bu | stances or wastes have been dispons, in, on, or from the Real Estate in nor have there ever been any un Estate; (c) no City, County, State to be made which have not been puyer. REALTORS® make no replayer solely upon the represent. | ller represents and warrants that to the best seed upon or released, unless documented acluding, but not limited to, asbestos, PCB's, derground storage tanks or above ground te or Federal orders have been served erformed; and, (d) a Phase I Environmental resentations or warranties concerning the ations and warranties of Seller as set forth |  |  |  |  |  |
| sha<br>the<br>Clo         | ıll be<br>imp<br>sing  | e in the same co<br>provements unting<br>and if such los  | ondition as they are on the date of<br>I Closing naming Buyer as an ad<br>s shall not be repaired by and at th   | f this offer, reasonable wear and tead<br>ditional insured as Buyer's interest   | vements constituting part of the Real Estate ar excepted. Seller shall continue to insure may appear. In the event of loss before Buyer may elect to accept the property and a return of the Earnest Money.   |  |  |  |  |  |
| Bu                        | /er's  | s Initials  | Date / Time  | Seller's Initials  | Date / Time   |  |  |  |  |  |

| date of Closing. Real et Closing. Buyer shall pay date of Closing. Any se assessments will be pro   | estate taxes, installments of as<br>a all taxes, installments of asse-<br>curity and/or damage deposits<br>ated based on the most recent | sessments, rents and operating expenses whents, and operating expenses whents  | nts accrued on the Real Estate through the penses shall be prorated as of the date of nich may become due and payable following to Buyer at Closing. Real estate taxes and f Closing.                           |  |  |  |  |
|---|--|--|---|--|--|--|--|
| marketable title to the contingencies, (or at su  | e Real Estate, with release de ch sooner time as mutually ag   | of dower, by  deed of general deed of general deed. Such conveyance to take place varies higher than the parties higher deed of general deed o | nce fees, deed preparation; and shall convey eral warranty in fee simple absolute or within days of release or waiver of ereto, free, clear and unencumbered as of ly affect the use of the Real Estate, except |  |  |  |  |
|   |  |  | r liens out of the proceeds. At Closing Seller the sale contemplated by this Contract.  |  |  |  |  |
| 13 POSSESSION: Poss   | ession shall be given, subject t   | o tenants' rights, upon Closing. Tena  | ants' rights in the Real Estate are:  |  |  |  |  |
|   |  |  |   |  |  |  |  |
| supplied by Seller or Se hold harmless the REAL   | ller's sources and/or Buyer or I<br>TORS®, their agents and emplo<br>torney's fees) arising out of any                                   | Buyer's sources in connection with to<br>byees, from any claims, demands, da   | e relying on all information provided herein or<br>he Real Estate, and agree to indemnify and<br>amages, suits, liabilities, costs and expenses<br>of facts by Seller or Seller's sources and/or                |  |  |  |  |
| <b>15 AGENCY DISCLOSURE:</b> Seller and Buyer acknowledge having reviewed and signed the attached state-mandated Agency Disclosure Statement and Dual Agency Disclosure Statement, if applicable.   |  |  |   |  |  |  |  |
| 16 OTHER DISCLOSU   | RES: The following additional di   | sclosures have been provided:  |   |  |  |  |  |
| Residential F   |  | built prior to 1978 which contain one for any property which contains 1-4 o  |   |  |  |  |  |
| 17 LISTING SERVICE Atterms, to any Listing Ser  | AUTHORITY: Seller and Buyer vice to which REALTOR® is a r  | authorize REALTOR® to disclose the nember.   | nis sales information, including sale price and   |  |  |  |  |
| 18 GOVERNING LAWS   | : This Contract shall be govern  | ned in accordance with the laws of the   | e state in which the Real Estate is located.  |  |  |  |  |
| 19 SOLE CONTRACT: The parties agree that this Contract constitutes their entire agreement, and that no oral or implied agreement exists. Any amendments to this agreement shall be made in writing, signed by both parties and copies shall be attached to all copies of this original agreement. This offer, when accepted, shall be binding upon the parties, their heirs, administrators, executors, successors and assigns. The parties acknowledge that they have been provided the opportunity to have this Contract reviewed by legal counsel prior to signing, unless such contingency has been incorporated into this Contract under Section 6 herein. |  |  |   |  |  |  |  |
| 20 TIME IS OF THE EStime of performance is a  |  | nce with respect to the performance  | of every provision of this Contract in which  |  |  |  |  |
| electronic format shall be  | e valid for purposes of this Con   | tract and any amendments, addendi  | nents, transmitted in original, facsimile or<br>ums or notices to be delivered in connection<br>other documents to be recorded at or after  |  |  |  |  |
| <b>22 EXPIRATION AND A</b> EASTERN STANDARD/Buyer upon acceptance.  | APPROVAL: This offer shall ren<br>EASTERN DAYLIGHT TIME or   | nain open for acceptance until   | o'clock ☐ AM ☐ PM, and a signed copy shall be returned to   |  |  |  |  |
| Buyer's Initials  | Date / Time  | Seller's Initials  | Date / Time   |  |  |  |  |

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|---|---|---|---|
| WITNESS:  | BUYER:                                    |   |   |
|   | DATE: _                                   |   | Time:   |
| Name of Buyer's REALTOR® Firm, if any   | BUYER:                                    |   |   |
|   | DATE: _                                   |   | Time:   |
| 23 RECEIPT OF EARNEST MONEY BY AGENT:   | OLTV                                      | · · <del>· · · · · · · · · · · · · · · · · </del> | ,,,,  |
| I hereby acknowledge receipt of \$  | CHY                                       | SIAIE   | in accordance with the terms herein.  |
| By:Name   |   |   | _   |
| Name  |   |   | Firm  |
| 24 COMMISSION: Seller agrees to pay a commission of _   | % of the pu                               | irchase price                                     | e to Buyer's REALTOR® Firm, if any.   |
| 25 ACTION BY SELLER: The undersigned Seller has read and agrees to convey the Real Estate according to the according to the above modifications initialed by Seller, whose o'clock AM BASTERN STAND | above terms and conich counteroffer shall | onditions, [                                      | ☐ rejects said offer, or ☐ counteroffers<br>ull and void if not accepted in writing on or |
| WITNESS:  | SELLED.                                   |   |   |

DATE: \_\_\_\_\_ Time: \_\_\_\_\_

DATE: \_\_\_\_\_ Time: \_\_\_\_\_

SELLER: