



Page 1 of 8

| O. | ffer Date: | | | | | | |
|-----|--|---|--|---|--|--|--|
| | | | ESTATE WAREHOUSE | | Selling Broker # | <i>‡</i> | 1014 |
| Se | lling Broker License #_ | | 65051118 | | S | | |
| Se | lling REALTOR®: | | TODD TROWBRIDGE | | License # | 65023 | 63273 |
| Se | lling REALTOR®'s En | nail Address: | TTROWBRIDGE795@Y | AHOO.COM | | | |
| Se | lling REALTOR®'s Ph | one: | 517-543-1119 | | facsimile: | 517-54 | 3-1171 |
| Lis | sting Office: | REAL | ESTATE WAREHOUSE | | Listing Broker # | | 1014 |
| Lis | sting Broker License #_ | | 65051118 | | | | |
| Lis | ting REALTOR®: | | ANDREW BAYES | | License # | 65023 | 63273 |
| Lis | ting REALTOR®'s En | nail Address: | BAYESANDR110@GM | AIL.COM | | | |
| Lis | ting REALTOR®'s Pho | one: | 517-543-1119 | | facsimile: | 517-54 | 3-1171 |
| BU | YER offers to purcha | se from SELLER | the following: | | | | |
| 1. | | | of CHARLOT | | fEA | TON | Michigan, |
| | located at: 768/766 | W, SEMINARY | STREET, CHARLOTTE | MI | | | 48813 |
| | | | | #(s):200-074-6 | | | |
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B. OTHER PROVISIONS CONTINUED:

| 4. | METHOD OF PAYMENT: ALL MONIES MUST BE PAID IN U.S. FUNDS IN THE FORM OF CERTIFIED CHECK, CASHIER'S |
|-----|---|
| | CHECK, OR BANK TRANSFER. The purchase will be completed by the following method: |
| | ■ CASH. The full purchase price upon delivery of a warranty deed |
| | □ NEW MORTGAGE. The full purchase price upon delivery of a warranty deed. This Agreement is contingent on BUYER'S ability to obtain a |
| | sale price BUYER will formally apply for loan within business days after SELLER'S acceptance of this Agreement. |
| | □BUYER has formally applied for a mortgage loan and is conditionally preapproved. |
| | If BUYER fails to deliver to SELLER acceptable evidence of formal loan approval for the above designated property on or before SELLER may cancel this Agreement. Sale will be completed upon delivery of a warranty deed. |
| | LAND CONTRACT (BUYER and SELLER to sign a Greater Lansing Association of REALTORS® Land Contract current version, or other form specified here: |
| | payment and monthly installments (principal and interest) of \$ or more, including annual interest of |
| | ☐ 1/12 of SELLER'S estimate of annual real estate taxes and insurance will be paid by BUYER each month by: add backescrow; |
| | OR |
| | ☐ Real estate taxes and insurance will be paid by BUYER. |
| | BUYER will pay the entire balance within years after Closing. |
| | ☐ MORTGAGE ASSUMPTION or LAND CONTRACT ASSIGNMENT. Provided that mortgage or land contract is assumable by BUYER: |
| | ☐ Delivery of Warranty deed subject to BUYER'S ☐ Formal ☐ Informal Assumption of existing mortgage |
| | OR |
| | ☐ Assignment of SELLER'S interest in land contract. |
| | BUYER to pay the difference of approximately \$ between purchase price and balance of mortgage/land contract and to assume responsibility for monthly payments of \$ including interest at % yearly, which is fixed variable. BUYER WILL REIMBURSE SELLER FOR ANY FUNDS HELD IN ESCROW. |
| 5. | SELLER CONCESSIONS: |
| | SELLER agrees to pay up to% of the purchase price or up to \$dollars at the closing to be used toward any of the following: BUYER'S closing costs, discount points, home warranty, or any other costs that conform with lender guidelines. |
| BUY | Date 6/28/17 No SELLER Concessions requested. Date 6/28/17 |





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PRORATED ITEMS: Rents, association fees, insurance (if assigned) as well as interest on any existing land contract, mortgage, water and sewer bills or other lien assumed or to be paid by the BUYER, will be prorated to the date of Closing. ADDITIONAL ITEMS: SPECIAL ASSESSMENTS: All special assessments for the property that occur on or before the date of Closing, shall be paid by the SELLER, provided, however, that in the event a special assessment is payable in installments, current and future installments shall be □ paid by BUYER. paid in full by SELLER at closing; EXCEPTIONS: PROPERTY TAXES WILL BE TREATED AS IF THEY COVER THE CALENDAR YEAR in which they are first billed. TAXES first billed in years prior to year of Closing will be paid by SELLER without proration. TAXES first billed in the year of Closing will be prorated using the tax bill amounts less any assessments included in the tax bills so that SELLER will pay taxes from the first of the year through the day prior to Closing date; and BUYER will pay taxes for the balance of the year, including the date of Closing. If any bill for Taxes is not issued as of the date of Closing, the then current taxable value and tax rate and any administrative fee will be substituted and prorated. A. INSPECTIONS: ☐This offer is contingent upon satisfactory inspection(s) of the property, including but not limited to: □ plumbing □ heating □electrical □ structural □ pest □ radon □ other at BUYER'S expense, by licensed contractor(s) and/or inspector(s) of BUYER'S choice. If the property is damaged as a result of the inspection or testing, BUYER assumes responsibility to restore the property to its former condition or to compensate SELLER accordingly. BUYER has the right to terminate this Agreement if BUYER is not satisfied with the results of the inspections by giving SELLER written notice of termination within _____business days after this Agreement is fully executed and earnest money deposit will be refunded in full. At any time within that _____ day period Buyer may request in writing that Seller make certain repairs or that Seller reduce the Purchase Price. Such request for repairs or reduction in purchase price does not terminate the contract, the Seller shall have three (3) days from receipt of such request to agree to make such repairs, reduce the purchase price or reject the addendum. □ BUYER acknowledges that it has been recommended that a licensed contractor(s) and/or inspector(s) of BUYER'S choice be retained to inspect the property. Contrary to Broker's recommendation, BUYER DOES NOT DESIRE TO OBTAIN AN INSPECTION OF THE PROPERTY. BUYER IS NOT RELYING ON ANY REPRESENTATION OR STATEMENT MADE BY SELLER OR ANY REAL ESTATE SALESPERSON/BROKER REGARDING ANY ASPECT OF THE PROPERTY OR THIS SALE, EXCEPT AS MAY BE EXPRESSLY SET FORTH IN THIS AGREEMENT, A WRITTEN AMENDMENT TO THIS AGREEMENT OR ANY WRITTEN DISCLOSURE STATEMENT. If BUYER fails to obtain any inspection(s) or fails to notify SELLER's agent, in writing, within the time frame specified that BUYER is dissatisfied with any inspection(s), and/or research and discovery of information pertinent to the property, this Agreement shall be binding without regard to said inspection(s). B. WELL AND SEPTIC: ☐ This property requires mandatory Well and Septic Inspections. BUYER and SELLER acknowledge that SELLER is required to perform, and pay for a Point of Sale Mandatory Well and Septic inspections on the above named property. This property does not require mandatory Well and Septic Inspections. This Offer: IS contingent on a satisfactory Well and Septic Inspection at BUYER'S expense, by licensed contractor(s) and/or inspector(s) of BUYER'S choice. If the property is damaged as a result of the inspection or testing, BUYER assumes responsibility to restore the property to its former condition or to compensate SELLER accordingly. BUYER has the right to terminate this Agreement if BUYER is not satisfied with the results of the inspections by giving SELLER written notice within _____business days after this Agreement is fully executed. is NOT contingent on a satisfactory Well and Septic Inspection Date 201./7 SELLER'S initials 06





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| C | . LEAD PAINT DISCLOSURE/INSPECTION (For residential housing built prior to 1978 only): |
| | BUYER acknowledges that prior to signing this Agreement, BUYER has received the HUD/EPA pamphlet <u>Protect Your Family From Lead in Your Home</u> and has received a copy of the <u>Lead-based Paint SELLERs Disclosure Form</u> completed by the SELLER on, the terms of which shall be part of this Agreement. |
| | BUYER also agrees (check one below): |
| | BUYER shall havedays after the date of this Agreement to conduct an inspection of the property for the presence of lead-based paint and/or lead-base paint hazards. (Federal regulations require a 10-day period or other mutually agreed upon period of time.) If BUYER is not satisfied with the results of this inspection, upon notice from BUYER to SELLER within this period, this Agreement shall terminate and any deposit shall be refunded to BUYER. |
| | ☐ BUYER hereby waives his/her opportunity to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards. |
| 10 | . CLOSING COSTS: |
| | A. BUYER WILL PAY FOR transfer fees on mortgage assumptions; recording of deed and/or security instruments; attorney's opinion and/or services for BUYER; mortgage closing costs required by lender including mortgage title insurance, appraisal, title company closing fees, all inspections; rezoning; soil borings; franchise agreements; use permits; drain and /or other easements; rights-of-way; and stake or mortgage report survey (if mortgage survey is required for insurance, it will be at the BUYER'S expense). |
| | EXCEPTIONS: |
| | B. SELLER shall provide, at SELLER's expense, to the BUYER an owners Title Insurance Policy ☑ With standard exceptions ☐ Without standard exceptions ☐ Enhanced/Extended Coverage in the amount of the sale price; all costs required to convey clear title; title company closing fees if closing in cash, land contract, VA, or seller funded purchase money mortgage transaction; all transfer taxes on deed; preparation of deed, land contract, and security instruments; and other documents necessary to convey clear title. |
| | EXCEPTIONS/ADDITIONS: |
| | BUYER retains the right to select the provider of mortgage title insurance. If different title agencies are issuing the owners and mortgage title policies SELLER agrees to pay any and all fees to the agency issuing the owners policy except for the actual cost of recording the deed. BUYER agrees to pay any and all fees to title agency issuing the mortgage policy. |
| 11. | PROPERTY INSURANCE: SELLER shall be responsible for fire and extended coverage insurance on the property until sale is closed. |
| 12. | CLOSING: Sale will be closed on OR before |
| 13. | POSSESSION: SELLER will give possession as follows: |
| | ■ At closing |
| | SELLER to occupy the property; it will be vacated no later than days after Closing. At Closing, SELLER will pay BUYER the total sum of \$ per day, as occupancy charge for the period from the Closing date through the agreed surrender date. Charges for unused days will be reimbursed to SELLER upon vacating. SELLER is responsible for utilities and any repairs of damage caused to the property by SELLER after Closing and before vacating. If tenants occupy the property, then: |
| | ☐ SELLER will cause the tenants to vacate the property before closing. |
| | ☐ BUYER will take the property subject to the rights of the tenants. |
| BUY | SELLER is responsible for removal of all rubbish, personal items, trash/debris, and property shall be broom swept/cleaned. VER'S initials |





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| 14. | SELLER'S DISCLOSURE: |
|-----|---|
| | ☐ BUYER acknowledges that a SELLER's Disclosure Statement has been provided to BUYER. |
| | ☐ SELLER shall provide BUYER with a SELLER's Disclosure Statement with SELLER's acceptance of this offer. Pursuant to the SELLER Disclosure Act, MCL 559.951, et seq., BUYER will have 72 hours after delivery of the disclosure statement to terminate this Agreement by delivery of a written notice to SELLER or SELLER's agent. |
| 15. | RELEASE: BUYER and SELLER acknowledge that neither Listing Broker nor Selling Broker, nor their respective agents, have made any representations concerning the condition of the property covered by this Agreement or the marketability of title, and BUYER and SELLER release the Listing Broker and Selling Broker and their respective agents, with respect to all claims arising out of or related to this Agreement, any addendums or counteroffers; all claims arising from any purported representations as to the physical and environmental condition of the property covered by this Agreement or the marketability of title; and all claims arising from any special assessments and/or utility bills which have been or may in the future be charged against the property covered by this Agreement and, in addition, agree to indemnify and hold harmless the Listing Broker and Selling Broker and their respective agents from any and all claims related to those matters. |
| 16. | PROPERTY CONDITION: BUYER has personally inspected the property and has reviewed the information contained in any written disclosure statement provided by SELLER and BUYER agrees to accept the property "AS IS" in its present condition. BUYER IS NOT RELYING ON ANY REPRESENTATION OR STATEMENT MADE BY SELLER OR ANY REAL ESTATE SALESPERSON/BROKER REGARDING ANY ASPECT OF THE PROPERTY OR THIS SALE OTHER THAN EXPRESS REPRESENTATIONS IN THIS AGREEMENT, ANY ADDENDUM(S) OR STATEMENTS CONTAINED IN ANY WRITTEN DISCLOSURE STATEMENT. BUYER ACKNOWLEDGES THAT ALL INFORMATION PROVIDED BY THE GREATER LANSING ASSOCIATION OF REALTORS® LINESIDE IS DEEMED ACCURATE BUT IS NOT GUARANTEED OR WARRANTED. |
| 17. | FINAL WALK-THROUGH: Buyer reserves right to walk through property within 48 hours prior to closing to confirm all terms of this Agreement have been met. |
| 18. | PROFESSIONAL ADVICE : Broker advises BUYER to seek legal, tax, environmental, and other appropriate professional advice relating to this transaction. Broker does not make any representations or warranties with respect to the advisability of, or the legal effect of this transaction. |
| | ☐ BUYER acknowledges that it has been recommended that an attorney be retained to review the marketability of title and all Closing documents including the Greater Lansing Association of REALTORS® Closing Agreement form and to determine that the terms of this Agreement have been met. |
| | Documents of transaction to be reviewed by: Attorney Name: Telephone # Address: Fax # |
| | OR . |
| | ■ BUYER acknowledges that, contrary to recommendation, BUYER DOES NOT DESIRE TO RETAIN AN ATTORNEY. |
| 19. | SQUARE FOOTAGE: Parties agree any square footage stated in the MLS are estimates only and should not be relied upon, but should be verified by the parties. |
| 20. | EARNEST MONEY DEPOSIT: BUYER'S DEPOSIT: \$ 500.00 showing BUYER'S good faith will be deposited in escrow or trust account of DIVERSIFIED NATIONAL TITLE (BROKER/TITLECOMPANY) under current regulations of the State of Michigan. This deposit will be applied as part of the purchase price. If this offer is not accepted, or title is not marketable, or insurable, or if the terms of purchase are contingent upon BUYER'S ability to obtain a new mortgage, or if sale is on land contract subject to its sale, or if there are any other contingencies in this Agreement which cannot be met, this deposit is to be refunded. |
| | If BUYER or SELLER defaults, the other party may enforce this Agreement or may cancel it, and pursue his/her legal and/or equitable remedies. If the sale is not consummated, any release of the BUYER'S deposit will require a Mutual Release of this Agreement signed by all parties. If no mutual agreement can be negotiated, the person holding the deposit may, upon 30 days written notice to all parties, transfer the deposit by interpleader to a court of proper jurisdiction after deducting out-of-pocket costs and legal fees. Delivery to court will release the Brokers and the person holding the deposit from further liability concerning the deposit. |
| BUY | ER'S initials 2 / Date 4/28/17 |





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- 21. LIMITATION: BUYER and SELLER agree that any and all claims or lawsuits which they may have against the Listing Broker and its Agents and/or Selling Broker and its Agents relating to their services must be filed no more than six (6) months after the date of closing of the transaction described in this Agreement. BUYER and SELLER waive any statute of limitations to the contrary.
- 22. MEDIATION: BUYER and SELLER agree that any dispute related to this Agreement shall be submitted to Mediation. This Mediation shall be according to the NATIONAL ASSOCIATION OF REALTORS® rules and procedures of the Home seller's/Homebuyer's Dispute Resolution System. If the parties cannot reach a binding agreement in Mediation, they have the right to use other legal remedies. BUYER acknowledges receipt of the brochure briefly describing the Mediation System.
- TIME IS OF THE ESSENCE. Time is of the essence in this transaction. Failure to enforce a time deadline in one or more instances shall not constitute a waiver of that time deadline or other deadlines in the future.
- AND

| 24. ASSIGNMENT: BUYER will not assign this Agreement without the consent of SELLER. 25. AGENCY DISCLOSURE: THE UNDERSIGNED BUYER AND SELLER EACH ACKNOWLEDGE THAT THEY HAVE READ AS SIGNED THE DISCLOSURE REGARDING REAL ESTATE AGENCY RELATIONSHIPS. THE SELLING BROKER/SALESPERSON IS ACTING AS (check one): AGENT OF THE SELLER BUYER SAGENT DUAL AGENT (with written, informed consent of both BUYER and SELLER) OTHER | | | mies in the ratare. | |
|--|------|--|--|---|
| THE SELLING BROKER/SALESPERSON IS ACTING AS (check one): A AGENT OF THE SELLER BUYER'S AGENT DUAL AGENT (with written, informed consent of both BUYER and SELLER) OTHER: BUYER'S AGENT DUAL AGENT (with written, informed consent of both BUYER and SELLER) | 24. | 24. ASSIGNMENT: BUYER will not assign this Agreem | nent without the consent of SEL | LER. |
| □ AGENT OF THE SELLER □ BUYER'S AGENT □ DUAL AGENT (with written, informed consent of both BUYER and SELLER) □ OTHER: □ OTHER: 26. ELECTRONIC COMMUNICATION: As an alternative to physical delivery, the parties agree that this Agreement, any amendment or modification of this Agreement and/or any written notice or communication in connection with this Agreement may be delivered to the SELLER in care of the Listing REALTOR® using electronic mail or facsimile using contact information set forth above. Any such communication shall be deemed delivered at the time it is sent or transmitted. SELLER represents and warrants that an electronic email address has been provided to Listing REALTOR® from which SELLER may receive electronic mail. BUYER represents and warrants that an electronic email address has been provided to Selling REALTOR® from which BUYER may receive electronic mail. The parties agree that the electronic signatures and initials shall be deemed to be valid and binding the parties as if the original signatures or initials were present in the documents in the handwriting of each party. 27. ENTIRE AGREEMENT: This written Agreement and any written addenda to it contain the entire agreement of the parties with respect to all the property and supersede all negotiations, understandings or offers. No oral representations or statements will be binding, and this Agreement may be modified or amended only in writing and signed by the BUYER and SELLER. This Agreement shall be governed by a constructed in accordance with the laws of the State of Michigan. 28. A. BUYER'S SIGNATURE: DATE: □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ | 25. | 25. AGENCY DISCLOSURE : THE UNDERSIGNED BU SIGNED THE DISCLOSURE REGARDING REAL EST | UYER AND SELLER EACH A TATE AGENCY RELATIONSH | ACKNOWLEDGE THAT THEY HAVE READ AND IPS. |
| BUYER'S AGENT DUAL AGENT (with written, informed consent of both BUYER and SELLER) OTHER: 26. ELECTRONIC COMMUNICATION: As an alternative to physical delivery, the parties agree that this Agreement, any amendment or modification of this Agreement and/or any written notice or communication in connection with this Agreement may be delivered to the SELLER in care of the Listing REALTOR® and the BUYER in care of the Selling REALTOR® using electronic mail or facsimile using contact information set forth above. Any such communication shall be deemed delivered at the time it is sen for transmitted. SELLER represents and warrants that an electronic email address has been provided to Esling REALTOR® from which BUYER may receive electronic mail. The parties agree that the electronic signalures and initials shall be deemed to be valid and binding the parties as if the original signatures or initials were present in the documents in the handwriting of each party. 27. ENTIRE AGREEMENT: This written Agreement and any written addenda to it contain the entire agreement of the parties with respect to sale of the property and supersede all negotiations, understandings or offers. No oral representations estatements will be binding, and this Agreement may be modified or amended only in writing and signed by the BUYER and SELLER. This Agreement shall be governed by a construed in accordance with the laws of the State of Michigan. 28. A. BUYER'S SIGNATURE: DATE: DATE: | | THE SELLING BROKER/SALESPERSON IS ACTIN ☐ AGENT OF THE SELLER | IG AS (check one): | |
| 26. ELECTRONIC COMMUNICATION: As an alternative to physical delivery, the parties agree that this Agreement, any amendment or modification of this Agreement and/or any written notice or communication in connection with this Agreement may be delivered to the SELLER in care of the SELIBER in care of the SELIBER are of the Listing REALTOR® using electronic mail or faestimile using contact information set forth above. Any such communication shall be deemed delivered at the time it is sent or transmitted. SELLER represents and warrants that an electronic email address has been provided to Listing REALTOR® from which SELLER may receive electronic mail. BUYER represents and warrants that an electronic email address has been provided to Selling REALTOR® from which BUYER may receive electronic mail. The parties agree that the electronic signatures and initials shall be deemed to be valid and binding the parties as if the original signatures or initials were present in the documents in the handwriting of each party. 27. ENTIRE AGREEMENT: This written Agreement and any written addenda to it contain the entire agreement of the parties with respect the sale of the property and supersede all negotiations, understandings or offers. No oral representations or statements will be binding, and this Agreement may be modified or amended only in writing and signed by the BUYER and SELLER. This Agreement shall be governed by a construed in accordance with the laws of the State of Michigan. 28. A. BUYER'S SIGNATURE: DATE: DATE: DATE: DATE: DATE: DATE: DOTE: DOTE: | | ■ BUYER'S AGENT □ DUAL AGENT (with written | n, informed consent of both BU | JYER and SELLER) |
| 27. ENTIRE AGREEMENT: This written Agreement and any written addenda to it contain the entire agreement of the parties with respect t sale of the property and supersede all negotiations, understandings or offers. No oral representations or statements will be binding, and this Agreement may be modified or amended only in writing and signed by the BUYER and SELLER. This Agreement shall be governed by a construed in accordance with the laws of the State of Michigan. 28. A. BUYER'S SIGNATURE: DATE: DATE: BUYER (Signature) Print Name BUYER ACKNOWLEDGES RECEIPT OF A COPY OF THIS AGREEMENT PAGES 1 THROUGH 8. Received from above named BUYER earnest money deposit in the amount of \$ 500.00 in the form of Personal Check # Other Received By | 26. | 6. ELECTRONIC COMMUNICATION: As an alternat modification of this Agreement and/or any written notic SELLER in care of the Listing REALTOR® and the BU contact information set forth above. Any such commun represents and warrants that an electronic email address electronic mail. BUYER represents and warrants that an BUYER may receive electronic mail. The parties agree. | tive to physical delivery, the pa ee or communication in connect JYER in care of the Selling RE ication shall be deemed deliver has been provided to Listing R electronic email address has b | rties agree that this Agreement, any amendment or ion with this Agreement may be delivered to the ALTOR® using electronic mail or facsimile using the ed at the time it is sent or transmitted. SELLER EALTOR® from which SELLER may receive een provided to Selling REALTOR® from which and initials shall be described. |
| BUYER (Signature) BUYER (Signature) Received from above named BUYER earnest money deposit in the amount of \$ 500.00 in the form of Personal Check # Other (REALTOR®) BUYER'S Address: | 27. | 7. ENTIRE AGREEMENT : This written Agreement and sale of the property and supersede all negotiations, under Agreement may be modified or amended only in writing | any written addenda to it conta rstandings or offers. No oral re | in the entire agreement of the parties with respect to the |
| BUYER ACKNOWLEDGES RECEIPT OF A COPY OF THIS AGREEMENT PAGES 1 THROUGH 8. Received from above named BUYER earnest money deposit in the amount of \$ 500.00 in the form of Personal Check # Other (Received By (REALTOR*)) BUYER'S Address: | 28. | The state of Didition of the state of the st | | DATE: 6-21-17 |
| BUYER ACKNOWLEDGES RECEIPT OF A COPY OF THIS AGREEMENT PAGES 1 THROUGH 8. Received from above named BUYER earnest money deposit in the amount of \$ 500.00 in the form of Personal Check # Other (Received By (REALTOR*)) BUYER'S Address: | | Leesa, Alapan | X | |
| BUYER ACKNOWLEDGES RECEIPT OF A COPY OF THIS AGREEMENT PAGES 1 THROUGH 8. Received from above named BUYER earnest money deposit in the amount of \$ 500.00 in the form of Personal Check # Other (REALTOR*) BUYER'S Address: | | BUTER (Signature) | BUYER | (Signature) |
| BUYER ACKNOWLEDGES RECEIPT OF A COPY OF THIS AGREEMENT PAGES 1 THROUGH 8. Received from above named BUYER earnest money deposit in the amount of \$ 500.00 in the form of Personal Check # Other (REALTOR*) BUYER'S Address: | | Desirt Name GRafia 191 | X | |
| BUYER ACKNOWLEDGES RECEIPT OF A COPY OF THIS AGREEMENT PAGES 1 THROUGH 8. Received from above named BUYER earnest money deposit in the amount of \$ 500.00 in the form of Personal Check # Other (REALTOR*) BUYER'S Address: | | Tillit Name | Print Name | |
| Received from above named BUYER earnest money deposit in the amount of \$ | | | | |
| Received By | | Received from above named BUYER earnest money depo | osit in the amount of \$ | 500.00 |
| Received By | | in the form of Personal Check # | Other | |
| BUYER'S Address: | | | | |
| | | | (REALTOR®) | |
| | | BUYER'S Address: | | |
| BUYER'S initials Seller'S initials Date 62/17 Date 62/17 | | | | |
| Date 1/2011 | 3UYE | YER'S initials Date Date | SELLER'S initials / 1 | (6/24/17 |
| | | | OBBEER S IIIIIIIIS | Date 1 2011 |





Page 7 of 8

| | 58/766 W, SEMINARY STREET, CHARLOTTE MI CHARLOTTE 48813 |
|------|---|
| | Property Address |
| B. 5 | SELLER'S ACKNOWLEDGEMENT: SELLER'S SIGNATURE ACKNOWLEDGES RECEIPT OF PAGES I THROUGH 8 |
| | DATE: 4/28/17 |
| | Nous Ohuh x |
| | SELLER (Signature) SELLER (Signature) |
| | GREUL- COVETSCHOW X |
| | Print Name Print Name |
| 29. | SELLER'S RESPONSE: The offer is |
| | □ ACCEPTED AS WRITTEN □ REJECTED □ AMENDED AS FOLLOWS: |
| | SALE WILL BE CLOSED ON OR BEFORE AUGUST 31, 2017. |
| | ALL OTHER PROVISIONS OF PARAGRAPH IZ REMAIN AS WRITTEN |
| | ALL OTHER TERMS OF THIS AUXEEMENT AKE ACCEPTED. |
| | |
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| | |
| 20 | ALL OTHER TERMS AND CONDITIONS DEMANDABLE VICES |
| 30. | ALL OTHER TERMS AND CONDITIONS REMAIN UNCHANGED. |
| 31. | MULTIPLE OFFERS: BUYER'S ACCEPTANCE OF ANY COUNTER OFFER MADE BY SELLER WILL BE BINDING ON THE SELLER ONLY WHEN AND IF THE SELLER SIGNS BELOW ACCEPTING AND ACKNOWLEDGING RECEIPT BY SELLER OF THE BUYER'S ACCEPTANCE OF SELLER'S COUNTER OFFER. IF SELLER RECEIVES MULTIPLE OFFERS OR MULTIPLE ACCEPTANCES OF COUNTER OFFERS PRIOR TO THE WRITTEN ACCEPTANCE AND ACKNOWLEDGEMENT BY SELLER OF AN ACCEPTED COUNTER OFFER, SELLER WILL BE ENTITLED TO CHOOSE CONCLUSIVELY THE TRANSACTION BY WHICH SELLER WILL BE BOUND. |
| 32. | SELLER LIABILITY: SELLER UNDERSTANDS THAT CONSUMMATION OF THE SALE OR TRANSFER OF THE PROPERTY DESCRIBED IN THIS AGREEMENT WILL NOT RELIEVE SELLER OF ANY LIABILITY THAT SELLER MAY HAVE UNDER THE MORTGAGE(S) OR OTHER INDEBTEDNESS TO WHICH THE PROPERTY IS SUBJECT UNLESS OTHERWISE AGREED TO BY THE LENDER OR REQUIRED BY LAW OR REGULATION. |
| 33. | SELLER'S SIGNATURE: DATE: 6/28/17, 11:50 Xa.m. Dp.m. |
| | DATE: <u>(0/28/17</u> , //:30 p.m. p.m. |
| | SELLER (Signature) SELLER (Signature) |
| | CREUG GUETSLHOW X |
| | Print Name Print Name |
| | |
| BUYE | ER'S initials Date Date Date Date Date Date Date Date |
| | Date Williams |





| 8/766 W, SEMINARY STREET, CHARLOTTE MI | CHARLOTTE | Page 8 of 8 48813 |
|--|---|---|
| | Property Address | |
| SELLER'S Address: 111 E. LAU | DRENCE AUE CHAR | WITE, MI 4881. |
| TELEPHONE: 572-543-8852 | | |
| REALTOR®: ANDREW BAYES | | |
| SELLER ACKNOWLEDGES RECEIPT OF A CO | | |
| BUYER'S RECEIPT/RESPONSE: | | |
| If accepted by SELLER as written ☐ Receipt is acknowledged by BUYER of SELLER'S | S acceptance of BUYER'S offer. | |
| If amended by SELLER ☐ Accepts SELLER'S counter offer. All other terms a agreement between parties only when the SELLER sig | and conditions remain unchanged. BUYER ns paragraph 35 below. | acknowledges there will be a bindi |
| ☐ REJECTS. | | |
| | DATE: | a.m. □ p.m. |
| | | |
| RUYER (Signature) | X | |
| BUYER (Signature) | XBUY | YER (Signature) |
| BUTER (Signature) | BUY | U #0.00 ■ Weeking and the time |
| BUYER'S Address: | BUY | |
| BUTER (Signature) | BUY (day) TELEPHONE: | (eve) |
| BUYER'S Address: TELEPHONE: REALTOR®: TODD TROWBRIDGE | BUY (day) TELEPHONE: REALTOR's® TELEPHONE: | (eve) 517-543-1119 |
| BUYER'S Address: TELEPHONE: | BUY (day) TELEPHONE: REALTOR's® TELEPHONE: ledges receipt of BUYER'S acceptance of | (eve)(eve) |
| BUYER'S Address: TELEPHONE: REALTOR®: TODD TROWBRIDGE | BUY (day) TELEPHONE: REALTOR's® TELEPHONE: | (eve)(eve) |
| BUYER'S Address: TELEPHONE: REALTOR®: TODD TROWBRIDGE SELLER'S RECEIPT: SELLER accepts and acknowledge | BUY (day) TELEPHONE: REALTOR's® TELEPHONE: ledges receipt of BUYER'S acceptance of | (eve) 517-543-1119 counter offer. □ a.m. □ p.m. |

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BUYER'S initials Date 6/21/17 SELLER'S initials Date 6/21/17





Page 8 of 8

| 7766 W, SEMINARY STREET, CHARLOTTE MI CHARLOTTE 488 | 13 |
|--|------|
| Property Address | |
| SELLER'S Address: 111 & LAWRENCE AUE CHARLOTTE, MI 4 | 181 |
| TELEPHONE: <u>372-543-8852</u> (day) TELEPHONE: (| eve) |
| REALTOR®: ANDREW BAYES REALTOR'S® TELEPHONE: 517-543-1115 | |
| SELLER ACKNOWLEDGES RECEIPT OF A COPY OF THIS AGREEMENT PAGES 1 THROUGH 8. | |
| BUYER'S RECEIPT/RESPONSE: | |
| If accepted by SELLER as written ☐ Receipt is acknowledged by BUYER of SELLER'S acceptance of BUYER'S offer. | |
| If amended by SELLER Accepts SELLER'S counter offer. All other terms and conditions remain unchanged. BUYER acknowledges there will be a agreement between parties only when the SELLER signs paragraph 35 below. | bind |
| □ REJECTS. | |
| DATE: 628-201.7 Da.m. Dp. | m |
| Lesen Sohan x | |
| BUYER (Signature) BUYER (Signature) | |
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| BUYER (Signature) BUYER (Signature) BUYER (Signature) BUYER (Signature) BUYER (Signature) Comparison of the property of t | rc) |
| BUYER (Signature) CELEPHONE: (co. 100 | r'c) |

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BUYER'S initials Date 6 21/1/SELLER'S initials Of Date 6/21/1