

CONTRACT TO PURCHASE AGRICULTURAL LAND REALTORS® Land Institute Illinois Chapter

THIS FORM OF AGREEMENT WHEN FILLED IN AND EXECUTED BY BOTH BUYER AND SELLER IS INTENDED TO BECOME A BINDING REAL ESTATE CONTRACT

This agreement is entered into between:		
Seller(s) Dickran Levon Tashjian and Ann Hulting Tashjian Revocable Livi		
Mailing Address	Zip	, and
Buyer(s)		
Mailing Address	Zip	, who
Contract(s) to purchase the following described real estate commonly kno Parcel Identification Number(s): Part of 24-32-100-009	wn as: Parcel 2 Hulting Farm	
Parcel Identification Number(s): Part of 24-32-100-009	an _'	d legally described as:
See Attached "Exhibit A"		
see legal description attached) including any improvements, and the follow	ving listed fixtures located	_ ,
thereon:		
(or see inventory attached) which shall be left in and upon said premises,	subject to reasonable wear and tear. (the	he "Property")
(,,,	(,,,
1. CONTRACT SALES PRICE AND TERMS		
Purchase Price or 160.77 surveyed acres at \$/acre	\$	
Earnest Money Deposit	\$	
Balance Due at Closing subject to adjustments provided herein	\$	
balance but at Glosing subject to adjustments provided herein		
2. METHOD OF PAYMENT: (Check Applicable Statements)	CO	
X A. Cash	No.	
B. Financing:		
1. This Contract is contingent upon the ability of the Buyer to	obtain a commitment for an () ad	ljustable rate ()
fixed rate, mortgage loan of not less than% of pu	rchase price for a term not less than	years by
, 20 If such a commitment is a	not so obtained, this Contract shall be vo	oid and all earnest
money shall be returned to the Buyer, provided that Buye	r has made a diligent effort to obtain suc	ch a mortgage Ioan
within the time specified above.	G	0 0
2. This Contract is contingent upon Buyer and Seller signing	a Contract for Deed with the principal b	alance of
\$, and interest at the rate of% for the	term of vears, amortized over	vears with
payments of \$ (or more) for principal and into	erest balance of \$ in cash a	t time of execution of
such contract.		
C. Contingency Sale		
This contract shall be contingent upon the closing of the sale	of the Seller's/Buver's	real
estate to or	or before 20	If Seller/Buver is
This contract shall be contingent upon the closing of the sale estate to or unable to close the sale by, and so notifies	Seller/Buyer thereof on or before such	date in writing, then
this contract shall terminate and shall be of no further force a	and effect. In such case the Seller/Buver	shall be entitled to the
earnest money deposit.	and one on the odd of the contract of	
carried mental deposits		
3. CLOSING AND POSSESSION		
This Contract shall be closed on or before <u>September 18</u> , 20 <u>22</u> , or at such	other time as may be mutually agreed i	n writing Possession
is subject to the right of any tenants in possession. The parties agree that		
before September 18, 2022. Seller willX or will not, subject to to		
following fall harvesting, to enter the farm property for the purpose of perfo	orming land husbandry, customary tillage	application of fertilizer
and lime, soil conservation practices and soil testing.	mining land husbandry, customary illiage	s, application of fertilizer
and lime, soil conservation practices and soil testing.		
1		

The If pa real The The	2021 real estate taxes, special assessments due and payable in 2022 shall be paid by Seller. 2022 real estate taxes, special assessments due and payable in 2023 shall be paid by Buyer. 2021 ment is the responsibility of the Seller, (a) taxes will be paid at closing, or (b)X Buyer shall be credited for the 2022 restate taxes at closing, based upon the most current and available information, including confirmed multipliers. 20 real estate taxes, special assessments due and payable in 20 shall be prorated to the date of closing or prorated to, 20, and a credit given to buyer at closing. 20 drainage taxes due and payable in 20 shall be paid by 20 drainage taxes due and payable in 20 shall be paid by 21
5.	CROPS AND EXPENSES
Selle Selle	r_X/Buyer shall receive the Landowner share of crops or 100 % of the cash rent for the 2022 crop year. r/Buyer_X_ shall receive the Landowner share of crops or 100 % of the cash rent for the 2023 crop year. r_X/Buyer shall pay 100% of the Landowner's share of the 2022 crop expenses. r/Buyer_X_ shall pay 100%, or \$ of the Landowner's share of the 2023 crop expenses, incurred prior to ng.
6.	GOVERNMENT AGRICULTURAL PROGRAM PAYMENTS
	A. Buyer agrees to continue to honor any existing government agricultural program contracts affecting the Property, and agrees to indemnify and hold harmless Seller for any damage Seller may sustain by reason of any failure of Buyer to keep or perform any of the covenants and obligations provided to be kept or performed under the terms and conditions of any such contracts by Seller. B. Seller_X_/Buyer shall receive the landowner share of ARC/PLC government program payments for the 2022 crop year. Seller/Buyer_X_ shall receive the landowner share of ARC/PLC government program payments for the 2023 crop year. Current Tenant/ shall receive the landowner share of government conservation program payments for the 20 crop year. Seller/Buyer shall receive the landowner share of government conservation program payments for the 20 crop year. Current Tenant/ shall receive the landowner share of government conservation program payments for the 20 crop year. Current Tenant/ shall receive the landowner share of government conservation program payments for the 20 crop year. Other Government program payments: (If applicable note program name(s), recipient, and crop year below.):
7.	LEASE ASSIGNMENT / TERMINATION
	 A. There is X is not currently a tenant in possession of the Property. Seller shall X shall not be responsible for the assignment of the current farm lease with the tenant in possession of the Property to the Buyer. B. Seller shall X shall not be responsible for the termination of the rights of any tenant in possession of the Property. If Seller is responsible, then Buyer shall have the right to demand satisfactory evidence that the rights of all parties to possession have been terminated.
8. A	TTORNEY REVIEW (check if applicable)
resp char term refur	parties shall have until 5:00 p.m. Central Time on 20 ("Review Period") to have the Contract reviewed by their ective attorney, and that attorney may propose modifications within the Review Period, except that an attorney may not propose ges in price or the date of closing. If the Parties do not reach agreement on any proposed modification and written notice nating this Contract is given to the other within the Review Period, this Contract shall be null and void and any earnest money ded to Buyer. If written notice is not served within the Review Period, this provision shall be deemed waived by the parties and this ract shall remain in full force and effect.
9.	CONVEYANCE
	 At closing Seller shall convey and transfer the Property to Buyer by Warranty Deed, Trustee's Deed, appropriate assignment, or other similar acceptable instrument of conveyance, which instrument shall be subject to the exceptions permitted herein, releasing homestead. At the same time the balance of the purchase price then due shall be paid and all documents relative to the transaction shall be signed and delivered. In the event the Buyer shall assume an existing indebtedness, cost of such assumption shall be borne by Buyer. At Closing Seller shall deliver to Buyer a completed Real Estate Transfer Declaration signed by Seller in the form required pursuant to the Real Estate Transfer Tax Act of the State of Illinois. Any transfer tax imposed by the Real Estate Transfer Declaration shall be paid by Seller _X / Buyer
	C. Recording fees imposed on the recording of the deed shall be paid by Seller/Buyer _X
10.	ENVIRONMENTAL
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Seller represents, to the best of Seller's knowledge, that during the period of Seller's ownership or control over the Property, Seller has no knowledge or, nor reason to suspect, that there has been any underground storage (or other) tank or any presence, disposal, release, or threatened release of hazardous substances or hazardous wastes on, from or under the Property, by or through Seller, or any other party whatsoever. Seller similarly represents that to the best of Seller's knowledge there was no underground storage (or other) tank, nor any presence, disposal, release or threatened release of hazardous substances or hazardous waste on, from or under the Property prior to Seller's acquisition or ownership or control of the Property. Seller similarly represents that to the best of Seller's knowledge the Property (including underlying soil and ground water conditions) is not in violation of any state, local, federal, municipal or other law, statute, regulation, code, ordinance, decree or order relating to hygienic or environmental conditions, and during Seller's ownership of the Property, no party has stored or disposed of any flammable explosives, radioactive materials, hazardous waste, toxic substances, or other released materials on, under or about the Property.

11.	SURVEY (Check if applicable X)	
date show	XSellerBuyer shall secure a boundary survey by a licensed land surveyor at 100% Seller's% Buyer's expense, and within six (6) months prior to Closing. Final Purchase Price willX_ will not be based upon surveyed acres. If the survey was other than the permissible exceptions described in Paragraph 13, encroachments from adjacent property, or that improvements not located within the setback and lot lines, then these shall be considered defects in the title to the Property.	
12.	MINERAL RIGHTS (check if applicable X)	
	Buyer will receive and Seller will convey all of Seller's water, oil, gas, coal and other mineral rights not conveyed of record, and shoute an appropriate assignment of any existing leases or contracts relating to those rights.	nal
13.	CARBON CREDIT RIGHTS	
	A. The Property is is not _X _ currently subject to an existing carbon credit program which shall be assigned by Seller to Buyer at Closing. Buyer agrees to continue to honor any existing carbon credit program contracts affecting the Property described above and agrees to indemnify and hold harmless Seller for any damage Seller may sustain by reason of any failu of Buyer to keep or perform any of the covenants and obligations provided to be kept or performed under the terms and conditions of any such contracts by Seller.	

14. TITLE EVIDENCE

conveyed of record.

Upon acceptance of this Contract, Seller shall within a reasonable period furnish at Seller's expense: (Check appropriate statement).

An abstract of title continued within 30 days before final payment hereunder, showing merchantable title of record to said Property in the Seller or the party who will execute the transactional instrument on Seller's behalf, according to the Rules and standards of the Bar of the County in which said Property is located, or

B. The Buyer will receive, and Seller will convey at Closing all of Seller's carbon credit rights affecting the Property not previously

X A commitment and an Owners Title Guaranty Policy issued by a Company licensed to issue the same in the State of Illinois for the amount of the purchase price. Seller shall pay the initial title search charge and title insurance premium. Buyer shall pay the search charge as to Buyer, the cost of mortgagee's title insurance policy, if any, and the cost of all necessary endorsements to the title insurance policy. Buyer and Seller shall furnish immediately upon request all information legally required for financing or transfer of title.

Policy subject only to the following: (a) all taxes and special assessments now a lien, levied, or confirmed after the date hereof, (b) building, use and occupancy or restrictions, if any, which do not unreasonably interfere with Buyer's intended use of the property, (c) zoning laws and ordinances, (d) easements of record or in place affecting the Property, if any, which do not unreasonably interfere with Buyer's intended use of the property, (e) drainage ditches, feeders and laterals, if any, (f) conveyances or reservations of coal, minerals and mining rights, if any, of record, (g) mortgage or other lien that may be eliminated at closing by application of the purchase price, (h) rights of tenants in possession if any, and (i) matters which can only be discovered by a survey of the Property.

Buyer or his attorney shall within 10 business days after receiving such title evidence, deliver to Seller or his attorney, together with such evidence, a report in writing specifying any objections made to the title. In case such title evidence is not delivered to Buyer or his attorney within a reasonable time, or material objections made to the title in such report are not cured with sixty (60) days after such report is so delivered, this Contract shall, at Buyer's option, be void and all earnest money shall be returned to Buyer. Buyer may, nevertheless, elect to take such title as it then is, and may deduct from the purchase price the amounts of liens and encumbrances and, in such case, the Seller shall convey the Property as agreed.

PERFORMANCE 15.

In the event of default by either party under the terms of the Contract, the non-defaulting party shall have all rights and remedies available in law and equity. If either Buyer or Seller brings an action against the other with the respect to the Contact, the prevailing party shall be entitled to recover reasonable attorney fees, costs and expenses from the non-prevailing party.

COMMISSION

Seller shall be responsible for any real estate brokerage commission owed to a listing broker utilized by Seller.
17. EARNEST MONEY ESCROW
The earnest money funds shall be held in escrow for the mutual benefit of the Parties by the Seller's Broker/ the Buyer's Broker/ the Seller's Broker/ the Buyer's Broker/ X Other agreed to party, namely, The Escrow Account of Russell, English, Scoma & Beneke, as "Escrowee". Initial Earnest Money of \$ shall be tendered to Escrowee on or before days after Date of acceptance for the mutual benefit of the parties, and shall be disbursed according to the terms of this Contract.
18. INTEREST BEARING TRUST ACCOUNT (check if applicable)
Escrow Agent is directed to deposit trust funds hereunder in an interest bearing account with the interest thereon accruing for the benefit of the In the event of default by the Buyer, any accrued interest on funds so held shall be treated as an additional earnest money and shall be disbursed according to the terms of Paragraphs 16 and 20 of this agreement.
19. TAX DEFERRED EXCHANGE (check if applicable X_)
Seller and/or Buyer X may elect to perform an Internal Revenue code Section 1031 tax deferred exchange with respect to the transfer of the Property, and in such event, each party agrees to cooperate in such exchange and take all steps reasonably necessary to allow its completion; provided, however, the party electing such exchange shall hold the other party harmless from and against any and all claims, costs, liabilities, expense or delays in time resulting from such an exchange.
20. DUAL AGENCY CONFIRMATION (check if applicable)
The undersigned confirm that they have previously consented to("Licensee") acting as a Dual Agent in providing brokerage services on their behalf and specifically consent to Licensee acting as a Dual Agent in regard to the transaction referred to in this document.
Seller-Client initials: Seller-Client initials:
Buyer-Client initials: Buyer-Client initials:
21. RETURN OF EARNEST MONEY
In the event that the transaction does not close and the Escrowee is holding earnest money in its escrow account on behalf of the Buyer and Seller, said earnest money will be returned or held by Escrowee in accordance with the following terms:
 A. Escrowee holding the earnest money shall give 30 days written notice to the parties to the transaction as to the Escrowee's proposed distribution of the earnest money;
B. Written notice to the parties shall be given either by personal delivery or sent via U.S. Mail, first class with postage fully paid addressed to the parties at their respective addresses as appear above in this Contract. Notice sent by U.S. Mail shall be deemed to be delivered on the third business day after being deposited in the mail;
C. If the Escrowee does not receive an objection to its proposed distribution within said 30 day time frame, it shall be considered that the Buyer and Seller agree with the Escrowee's proposed distribution, and Escrowee shall distribute the proceeds in the manner set forth in the Escrowee's notice.
Buyer and Seller acknowledge that as long as Escrowee returns earnest money in accordance with the above written procedures and in accordance with the 30 day notice given by Escrowee, this Contract provision is considered as written consent to disburse said earnest money funds. In the event that the Buyer and the Seller fail to reach an agreement regarding dispersal of the earnest money, the escrow agent is authorized to file an interpleader action, and the parties agree that the escrow agent will be reimbursed from the earnest money for all costs including reasonable attorney's fees.

22. GENERAL CONDITIONS AND STIPULATIONS

- A. Time shall be considered to be of the essence of this Contract. The warranties and agreement herein contained shall extend to and be obligatory upon the heirs, executors, administrators, successors and assigns of the parties hereto. If there be more than one Seller or Buyer, the word "Seller" or "Buyer" wherever used herein shall, respectively, be construed to mean Sellers and Buyers, and the necessary grammatical plural changes shall in all cases be assumed as though in each case fully expressed.
- B. All notices and demands herein required or given hereunder shall be in writing. The mailing of any such notice or demand by mail to the Seller or to the Buyer at their respective addresses hereinbefore set forth shall be considered sufficient service as of three (3) days after mailing. If there is more than one Seller or Buyer hereunder, the mailing of such notice or demand to any one Seller or Buyer at said respective addresses shall be considered to be sufficient service on all such Sellers and Buyers respectively. Notice may also be sent by facsimile to the Seller or Buyer at the facsimile number indicated on the signature page of this Contract.
- C. THE UNDERSIGNED ACKNOWLEDGE THAT IT IS ILLEGAL TO REFUSE TO SELL REAL ESTATE BECAUSE OF RACE, COLOR, AGE, RELIGION, SEX, SEXUAL ORIENTATION, CREED, PHYSICAL OR MENTAL HANDICAP, NATIONAL ORIGIN, ANCESTRY, MARITAL OR FAMILIAL STATUS, UNFAVORABLE MILITARY DISCHARGE OR DISCHARGE STATUS, ORDER OF PROTECTION STATUS, OR OTHER CLASS PROTECTED BY ARTICLE 3 OF THE ILLINOIS HUMAN RIGHTS ACT
- D. This Contract contains all the terms and conditions agreed upon by the parties hereof and supersedes all oral agreement regarding the subject matter of this Contract and may only be amended or altered in writing signed by all parties.
- E. Seller and Buyer agree to provide all information necessary to complete and execute all documents and perform all actions necessary to comply with the following: (a) Real Estate Settlement Procedures Act of 1974; (b) Internal Revenue Service Form 1099S; (c) Section 445 of the Internal Revenue Code as amended (which deals with the citizenship of the Seller; (d) a mutually agreeable summary of the closing transaction and (e) all laws, statutes, ordinances and regulations applicable to the transaction.
- F. Facsimile copies, Electronic copies and signatures on this Contract shall be as valid as an originally signed Contract.
- G. Counterpart Signatures: This Agreement may be signed in counterparts, which together shall constitute one agreement. If the Agreement is signed in counterparts, no signatory hereto shall be bound until all parties named below have duly executed, or caused to be duly executed, a counterpart of this Agreement.
- H. The parties intend this Contract to be governed by the laws of the State of Illinois.



23.	CONTRACT ACCEPTANCE PERIOD			
	fer shall be accepted by Seller in writing on or beforee null and void at the option of the Buyer.	_ am / pm on	_, 20	or this Offer shal

pecome null and void at the option of the	•	99	
Seller does hereby accept the foregoing	g Contract this	, 20	
Seller (initials) and/or appropriate disclosure is required to all		rently a licensed real estate broker in the state of Illinois ar this real estate transaction.	ıd understands
Buyer Signature	Date	Seller Signature – Jane K. Huling	Date
Buyer Signature	Date	Seller Signature - Ann Hulting Tashjian, Trustee	Date
		Seller Signature - Dickran Levon Tashjian, Trustee	Date
Buyer Fax Number		Seller Fax Number	
Buyer Email Address		Seller Email Address Mike English/Russell, English, Scoma & Beneke	
Attorney Name		Attorney Name 10 Park Ave W	
Attorney Address		Attorney Address Princeton, IL 61356	
Attorney Phone #/Fax #	~	815-875-4555 Attorney Phone #/Fax #	
Attorney Email Address	40	menglish@resblaw.com Attorney Email Address	
		orementioned earnest money and agrees that said funds ng Contract, and all parties shall receive copies of same.	shall be held
Escrowee Acceptance of Earnest Mone			
By Agent			
Address			
Address			
Phone #/Fax #			
Fmail Address			

Real Estate Brokers for this transaction are:

	Hertz Real Estate Services
Seller Broker	Listing Broker
By Agent	By Agent Brandon M. Yacklich
	720 E Culver Ct./PO Box 9
Address	Address
	Geneseo, IL 61254
Address	Address
	309-944-2184/455-4006
Phone #/Fax #	Phone #/Fax #
	- 1 May 1
	BrandonY@Hertz.ag
Email Address	Email Address

THIS IS A LEGALLY BINDING CONTRACT. IF NOT UNDERSTOOD, SEEK LEGAL ADVICE. IT CONTAINS THE ENTIRE AGREEMENT BETWEEN THE PARTIES AND MAY NOT BE CHANGED EXCEPT BY THEIR WRITTEN CONSENT BY BOTH PARTIES.

Exhibit A

PARCEL TWO:

A part of the W½ of Section 32, T14N, R4E of the 4th P.M., Henry County, Illinois. More particularly bounded and described as follows and bearings are for the purpose of description only:--

Commencing at a plug at the Northwest Corner of the NW1/4 of said Section 32; Thence S 00°25'56" W, along the West line of the NW1/4 of said Section 32, a distance of 1323.11 feet to the Place of Beginning for the tract to be described; Thence S 89°47'42" E, a distance of 2625.05 feet to an iron rod on the East line of said NW1/4; Thence S 00°29'29" W, along said East line, a distance of 1333.86 feet to the Northeast corner of the SW1/4 of said Section 32: Thence S 00°15'06" W, along the East line of said SW1/4, a distance of 958.69 feet to the North rightof-way line of the Burlington Northern Railroad; Thence S 59°21'30" W, along said North line, a distance of 1059.66 feet to an iron rod at a Southeast corner of a 16.84 acre tract; Thence N 33°32'32" W, a distance of 423.14 feet to an iron rod; Thence S 83°58'30" W, a distance of 208.64 feet to an iron rod; Thence N 28°26'31" W, a distance of 346.07 feet to an iron rod; Thence N 00°36'35" E, a distance of 346.42 feet to an iron rod: Thence N 34°19'52" W, a distance of 211.08 feet to an iron rod; Thence S 86°47'03" W, a distance of 103.48 feet to an iron rod; Thence S 00°24'19" W, a distance of 851.39 feet to an iron rod; Thence S 39°12'02" E, a distance of 227.53 feet to an iron rod; Thence S 00°32'39" E, a distance of 443.80 feet to an iron rod; Thence S 59°09'40" W. a distance of 75.94 feet to an iron rod; Thence S 80°35'34" W, a distance of 311.19 feet to an iron rod; Thence S 57°25'40" W, a distance of 796.19 feet to the West line of said SW1/4. The last twelve (12) named courses being along the East, North and West sides of said 16.84 acre tract; Thence N 00°26'43" E, along said West line, a distance of 560.96 feet to the Southwest corner of an 8 acre tract; Thence N 86°52'43" E, a distance of 633,36 feet to an iron rod; Thence N 00°26'43" E, a distance of 521.55 feet to an iron rod; Thence N 87°44'17" W, a distance of 632.45 feet to the West line of said SW1/4. The last three (3) named courses being along the South. East and North line of said 8 acre tract; Thence N 00°26'43" E, along said West line, a distance of 1214.26 feet to a Mag Nail at the Southwest corner of said NW1/4; Thence N 00°25'56" E, along the West line of said NW1/4, a distance of 1325.71 feet to the Place of Beginning and containing 160.77 acres, more or less.

