

CONTRACT TO PURCHASE AGRICULTURAL LAND

REALTORS® Land Institute Illinois Chapter

This is a legally binding contract. If you do not understand it, seek legal advice.

	s entered into between: ee, Jr.				
Mailing Address Buyer(s)	ee, or.	<u>,</u> and			
Mailing Address				Zip	, who
Parcel Identificati	on Number(s): Part of (scribed real estate commo 05-03-16-100-006, and leg cluding any improvements	ally described as: <u>Se</u>	e Exhibit A	thereon:
	attached) which shall b	e left in and upon said pre	mises, subject to reas	sonable wear and t	ear. (the "Property")
1. CONTRAC	T SALES PRICE AND	TERMS		×0×	
Purchase Price			\$		
or 76.61 survey	ed acres at \$	/acre	\$		
Earnest Money	Deposit		\$	<u> </u>	
Balance Due at	Closing subject to adju	stments provided herein	\$	<u> </u>	
2. METHOD OI	F PAYMENT: (Check	Applicable Statements)			
<u>X</u> A. Ca	sh				
<u>— В. Fir</u>	nancing:				
					o r an () adjustable rate ot less than years by
	, <u>20</u>	If such a commitr	nent is not so obtaine	d, this Contract sha	all be void and all earnest
	money shall be returne within the time specifie e		at Buyer has made a	diligent effort to ob	stain such a mortgage Ioan
	2. This Contract is	contingent upon Buyer an			
;					d over years with cash at time of execution of
	such contract.	(or more) for principal	and intoroot balance	υ φ	oden at time of excedition of
C_C0	ntingency Sale				
	1. This contract s	hall be contingent upon th	e closing of the sale o	of the Seller's/Buye	r's
		real estate to		, by	on or before
	Seller/Buyer thereof o	20 If Seller/Buyer is ur n or before such date in w se the Seller/Buyer shall bo	iting, then this contra	ct shall terminate a	, and so notilies and shall be of no further force
3. CLOSING A	ND POSSESSION:				
subject to the right contract signing a the right, following	nt of any tenants in pos and earnest money dep g fall harvesting, to ent	osit. Seller will / will not (st	e that possession of s rike one), subject to t	said property is to be enant in possessio	n writing. Possession is ne delivered immediately upon n rights, agree to allow Buyer customary tillage, application
Seller's Ir		1 INSTITUTE© ILLINOIS CH Initials Seller's I		SE OF MEMBERS	ONLY – 2024 Buyer's Initials

4.	RE	EAL ESTATE TAXES	- Drainage Taxes and S	special Assessment		
The	202 aym ate t 20 20	24 real estate taxes, sent is the responsibilitaxes at closing, based real estate taxes, rorated to drainage taxes due	pecial assessments due ty of the Seller, (a) d upon the most current special assessments du , 20, an a and payable in 20st	and available information a and payable in 20s d a credit given to buyer a all be paid by	Il be paid by <u>Buyer.</u> sing, or (b) <u>X</u> Buyer sh , including confirmed multi hall beprorated to t	ine date of closing or
5.	CR	OPS AND EXPENSE	:S:			
Sel Sel	l er / ler /	Buyer (strike one) s Buyer (strike one) s	hall receive the Landow hall pay <u>100</u> % of the Lar	ner share of the crop or $\frac{1}{1}$	00% of the total cash rent 00% of the total cash rent 123 crop expenses. e of the 2024 crop expens	
6.	GC	OVERNMENT AGRIC	ULTURAL PROGRAM F	PAYMENTS:	(2,
	A. B.	above and agrees to keep or perform a any such contracts Seller / Buyer (stril year. Seller / Buyer (stril year.	o indemnify and hold had any of the covenants and by Seller. ke one) shall receive the ke one) shall receive the	rmless Seller for any dam l obligations provided to b landowner share of ARC landowner share of ARC	age Seller may sustain by e kept or performed under /PLC government progran /PLC government progran	ting the real estate described reason of any failure of Buyer the terms and conditions of a payments for the 20 <u>23</u> crop a payments for the 20 <u>24</u> crop
	С					ents for the 20 crop year. ram payments for the 20 crop
	D.	year. Current Tenant/	shall receive the landow	ner share of government	. •	ram payments for the 20erop rments for the 20erop year. year below.):
	_					
	-					
7.	LE	ASE ASSIGNMENT	/ TERMINATION:			
		responsible for the a Seller shall r	assignment of the curren not (strike one) be respo ble, then Buyer shall hav	t farm lease with the tena onsible for the terminatior	Property. Seller shall / sh. nt in possession of the Pro n of the rights of any tenan sfactory evidence that the	operty to the Buyer. t in possession of the Property.
8.	Α	TTORNEY REVIEW	check if applicable	_)		
res cha terr refu	pect nge nina inde	ive attorney, and that s in price or the date of ting this Contract is gi	attorney may propose more closing. If the Parties iven to the other within the notice is not served with	nodifications within the Re do not reach agreement on the Review Period, this Co	view Period, except that a on any proposed modificat intract shall be null and vo	the Contract reviewed by their n attorney may not propose ion and written notice id and any earnest money d waived by the parties and this
9.	CC	NVEYANCE:				
	A.	other similar accepta	able instrument of conve d. At the same time the I be signed and delivered	yance, which instrument balance of the purchase	shall be subject to the exc price then due shall be pai	deed, appropriate assignment, or eptions permitted herein, d and all documents relative to ndebtedness, cost of such
				_		
		© REALTOF	RS® LAND INSTITUTE©	2 ILLINOIS CHAPTER FC	R THE USE OF MEMBEF	RS ONLY – 2024
	9	Seller's Initials	Seller's Initials	Seller's Initials	Buyer's Initials	Buyer's Initials

- B. 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** /-Buyer (strike one).
- C. Recording fees imposed on the recording of the deed shall be paid by Seller-/ Buyer (strike one).

10. ENVIRONMENTAL

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)	
Seller / Buyer (strike one) shall secure a boundary survey by a licensed within six (6) months prior to Closing. Final Purchase Price will / will not (other than the permissible exceptions described in Paragraph 14, encroal located within the setback and lot lines, then these shall be considered de	(strike one) be based upon surveyed acres. If the survey show achments from adjacent Property, or that improvements are no

12. MINERAL RIGHTS (check if applicable X)

The Buyer will receive and Seller will convey all of Seller's water, oil, gas, coal and other mineral rights not conveyed of record, and shall execute an appropriate assignment of any existing leases or contracts relating to those rights.

13. WIND/SOLAR/CARBON CONTRACTS:

- A. The Property-is / is not (strike one) subject to a wind energy contract, wind energy lease, wind energy option, wind energy easement or similar obligations which shall be assigned by Seller to the Buyer at Closing.
- B. The Property is / is not (strike one) subject to a solar energy contract, solar energy lease, solar energy option, solar energy easement or similar obligations which shall be assigned by the Seller to Buyer at Closing.
- C. The Property-is / is not (strike one) subject to a carbon credit program or carbon sequestration agreement which shall be assigned by Seller to Buyer at Closing.

14. TITLE EVIDENCE

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,

© REALTORS	S® LAND INSTITUTE© II	3 LLINOIS CHAPTER FOR T	THE USE OF MEMBERS	ONLY – 2024
Seller's Initials	_Seller's Initials	_Seller's Initials	Buyer's Initials	Buyer's Initials

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

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 ES	CROW:			
X to Es	Other agreed to party, nar	nely, <u>Kaiser Abstract C</u>	the mutual benefit of the Fompany, as "Escrowee". I Acceptance for the mutual	nitial Earnest Money of \$_	s (strike one) Broker / shall be tendered d shall be disbursed according to
18.	INTEREST BEARING T	RUST ACCOUNT (ch	eck if applicable)		
Escre of the be tre	ow Agent is directed to de e eated as an additional ear	eposit trust funds hereurnest money and shall	under in an interest bearing In the event of default be disbursed according to	g account with the interest by the Buyer, any accrued the terms of Paragraphs ?	thereon accruing for the benefit interest on funds so held shall 16 and 20 of this agreement.
19.	TAX DEFERRED EXCH	ANGE (check if appli	cable <u>X</u>)		
trans allow	fer of the Property, and ir its completion; provided,	such event, each part however, the party ele	Internal Revenue code Se ty agrees to cooperate in secting such exchange shall be in time resulting from su	uch exchange and take all hold the other party harm	change with respect to the I steps reasonably necessary to lless from and against
20.	DUAL AGENCY CONFI	RMATION (check if a	pplicable)		
actin	undersigned confirm that g as a Dual Agent in prov rd to the transaction referi	iding brokerage servic	es on their behalf and spe	cifically consent to License	("Licensee") ee acting as a Dual Agent in
Selle	r-Client initials:	Seller-Client initi	als:		
Buye	er-Client initials:	Buyer-Client initi	als:		
21.	RETURN OF EARNES	T MONEY			
In the	e event that the transaction Seller, said earnest mone	on does not close and t y will be returned or he	he Escrowee is holding ea eld by Escrowee in accorda	rnest money in its escrow ance with the following terr	account on behalf of the Buyer ms:
		e earnest money shall of the earnest money;		to the parties to the trans	action as to the Escrowee's
	addressed to the part	ties at their respective		e in this Contract. Notice	class with postage fully paid sent by U.S. Mail shall be
	that the Buyer and Se		crowee's proposed distribu		e frame, it shall be considered distribute the proceeds in the
mone escre	rdance with the 30 day no ey funds. In the event th	otice given by Escrowe at the Buyer and the co file an interpleader	e, this Contract provision i Seller fail to reach an ag action, and the parties a	s considered as written co	bove written procedures and in snsent to disburse said earnest ersal of the earnest money, the ent will be reimbursed from
	© REALTORS	S® LAND INSTITUTE©	4 © ILLINOIS CHAPTER FO	R THE USE OF MEMBER	RS ONLY – 2024
	Seller's Initials	_Seller's Initials	Seller's Initials	Buyer's Initials	_ Buyer's Initials

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

Seller's

eller does hereby accept the forego	oing Contract this	. 20	
sher does hereby doocpt the forego	orig contract this	, 20	
Seller (initials) and/or opropriate disclosure is required to		rently a licensed real estate broker in the state of II this real estate transaction.	linois and understands
	•		
Buyer Signature	Date	Seller Signature – John Agee, Jr.	Date
uyer Signature	Date		Seller
uyer Phone Number		Phone Number	

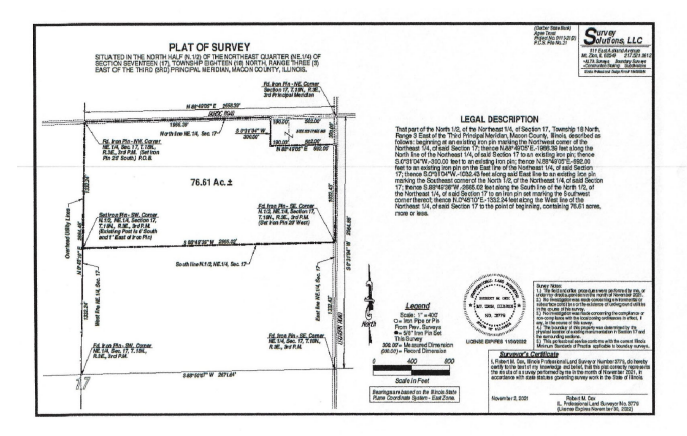
© REALTO	RS® LAND INSTITUTE	© ILLINOIS CHAPTER FO	OR THE USE OF MEMBE	RS ONLY - 2024	
Initials	Seller's Initials	Seller's Initials	Buyer's Initials	Buyer's Initials	

5

	<u> James Ayers – Shonkwiler & Ayers</u>
Attorney Name	Attorney Name
	114 S. Charter St., Monticello, IL 61856
Attorney Address	Attorney Address
	217-762-3661
Attorney Phone Number	Attorney Phone Number
	ayers@prairieinet.net
Attorney Email Address	Attorney Email Address
The undersigned Escrowee acknowledges receipt of the disbursed by Escrowee according to the terms of the following the following the terms of the following the followin	he aforementioned earnest money and agrees that said funds shall be held and regoing Contract, and all parties shall receive copies of same.
Escrowee Acceptance of Earnest Money	
By Agent	
Address	- 1.4ec//
Address	
Phone Number	
Email Address	
Real Estate Brokers for this transaction are:	
Hertz Real Estate Services	·
Listing Broker	
By Agent Spencer A. Smith	<u> </u>
700 W. Bridge St., PO Box 467 Address	<u> </u>
Monticello, IL 61856	
Address	
217-762-9881 Phone #/Fax #	
SpencerS@Hertz.ag Email Address	
	NDERSTOOD, SEEK LEGAL ADVICE. IT CONTAINS THE ENTIRE AGREEMENT SED EXCEPT BY THEIR WRITTEN CONSENT BY BOTH PARTIES.
E	EXHIBIT A ON NEXT PAGE
	6
© REALTORS® LAND INSTITUTE© IL	LLINOIS CHAPTER FOR THE USE OF MEMBERS ONLY – 2024

Seller's Initials _____ Seller's Initials _____ Buyer's Initials _____ Buyer's Initials _____

Exhibit A



Part of the North ½ of the Northeast ¼, excluding the building site, Section 17, Township 18 North, Range 3 East of the 3rd P.M., Maroa Township, Macon County, Illinois.

PIN: 10-03-17-200-005

© REALTORS® LAND INSTITUTE© ILLINOIS CHAPTER FOR THE USE OF MEMBERS ONLY – 2024

Seller's Initials	Seller's Initials	Seller's Initials	Buyer's Initials	Buyer's Initials