# LAND AUCTION NEW HOPE 40

Craighead County, Jonesboro, Arkansas



#### For More Information Please Contact:

Joel King, CAI, AALB 184

Preston King, AALB 2459

420 W. Jefferson Ave, Suite C Jonesboro, AR 72401

Office: (870) 275-6249

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#### **AUCTION SUMMARY & TRACT INFO**

Land Overview:

The subject property is 40 +/- acres of vacant wooded land located in the city limits of Jonesboro, AR. The property is accessed via New Hope Ln. which is South of I555 and off Harrisburg Rd. Opportunities for this tract is bountiful including residential development as well as recreational uses.

NOTE: Acreage sizes are based on county record and not off of surveyed acres. Maps, depictions, and sketches in any materials related to the Property are for illustration purposes only and Seller and Auctioneer do not guarantee, represent, or warrant their accuracy or completeness.

Address: New Hope Ln., Jonesboro, AR 72404

Date & Time: Thursday March 8, 2018 @ 10:00

Auction Location: Front Page Cafe, Jonesboro, AR 72404

Acreage: 40 +/- acres

Zoning: R-1, Single Family Residential

Improvements: None

2017 Taxes: \$65.66

Utilities: Water, Electricity (Both to property, but not on property), Sewer is located

400' down New Hope Ln.

Lease: Property will be free and clear of any leases.

Property Rights: All rights owned by Seller will convey with the property.

GPS Location: 35.781319, -90.692831

Inspections: Inspections upon request

Farmer Enterprises – New Hope 40

#### **Auction Terms and Conditions**

King Real Estate is an Arkansas licensed real estate brokerage located at 420 W. Jefferson Ave, Suite C, Jonesboro, AR 72401 (telephone 870-275-6249) and its Arkansas broker, Joel M. King ("Broker") (these parties collectively "Auctioneer") have contracted with Farmer Enterprises (Alec Farmer) to offer to sell at public auction ("Auction") certain property ("Property"). These terms, plus and additions, deletions, and/or revisions announced by Auctioneer before the commencement of the Auction, represent the exclusive terms for the Auction ("Terms of Auction").

- 1. AGENCY: Auctioneer has the right to represent both buyer and seller with consent from the seller.
- 2. PROPERTY: The Property is described in the "Real Property Sale Contract" ('Sale Contract"), a copy of which is available from Auctioneer, online at www.kingrealestatear.com and posted at the Auction.
- 3. DUE DILIGENCE: Seller and Auctioneer do not attempt to provide Bidder with all of the information Bidder may need to make an informed decision about the Auction and Property. Bidder should obtain professional advice and conduct due diligence on the Property, title commitment (available from Auctioneer and posted at the Auction), surrounding area, all information provided by Seller or Auctioneer, "Property Information Package" (available from Auctioneer and posted at Auction), public records, Terms of Auction and Auction Sale Contract. All information provided by Auctioneer came from Seller and is believed to be accurate, but neither Seller nor Auctioneer guarantees, represents, or warrants its accuracy or completeness and Bidder should not rely upon it without independent inspection and verification from sources Bidder knows to be reliable. Seller and Auctioneer are not required to update any information provided or published and shall have no liability on any basis for failing to do so.
- 4. DISCLAIMER: Participation in the Auction is at Bidder's sole risk and Seller and Auctioneer, plus their agents, contractors, and employees, shall have no liability on any basis. The Property will be offered in "AS IS, WHERE IS" condition. To the fullest extent allowed by law, Seller and Auctioneer unconditionally disclaim any guarantee, representation, or warranty of every kind, whether, expressed, implied, or statutory, whether oral or written, whether past, present, or future, with respect to all Property Issues, except as expressly provided in the Terms of Auction and the Sale Contract.
- 5. DISCLOSURES: The Property will be offered for sale and conveyed subject to all conditions, covenants, deeds, easements, reservations, restrictions, right-of-ways, title exceptions, and matters of records. Maps, depictions, and sketches in any materials related to the Property are for illustration purposes only and Seller and Auctioneer do not guarantee, represent, or warrant their accuracy or completeness.
- 6. REGISTRATION: Any competent adult with a satisfactory photo identification who property registers and complies with the Terms of Auction may bid. Auctioneer may refuse to register or expel any person who is disruptive, noncompliant, or previously caused a problem for Seller or Auctioneer. Any person intending to bid on behalf of another must present Auctioneer with an executed, enforceable, recorded, and unexpired power of attorney with is subject to Auctioneer's approval. The requirements for Bidder registration may be waived by Auctioneer with respect to any Bidder, without waiving same for any other Bidder. By registering, Bidder acknowledges receipt of Terms of Auction and access to the Sale Contract and unconditionally and irrevocably agrees to be bound by both.

- 7. AUCTION METHOD: The Property is scheduled for offering in one tract and sold subject to Seller's approval. Auctioneer's discretion includes, but is not limited to, the auction method, bid-calling, bid increments, and determining the buyer. The decision of Auctioneer is final regarding all matters that arise before, during, or after the Auction. Seller shall not bid; Bidder shall not retract any bid. Bidder's purchase shall be considered a single transaction.
- 8. SALE CONTRACT: This is a cash sale and not contingent upon any matter, including Buyer obtaining financing. Buyer shall immediately execute the Sale Contract and all related documents presented by Auctioneer to bind Bidder and Seller to the sale of the Property. The Term of Auction are incorporated into the Sale Contract which defines the entire agreement between Seller and Buyer. The Terms of Auction complement the Sale Contract and, in the event of any conflict between them, the Sale Contract shall control in all instances. Buyer shall execute the Sale Contract and no addition, deletion, or revision shall be permitted. A 5% buyer's premium will be added to the high bid price to determine the total contract price.
- 9. DEPOSIT: Buyer shall immediately pay to the escrow/closing agent, in U.S. Dollars, and earnest money deposit of no less than ten-percent (10.00%) of the total contract price of the Property ("deposit"). If for any reason Buyer fails to timely execute the Sale Contract or pay the deposit, Seller has sole discretion, to: (a) pursue all legal and equitable remedies available against Buyer, or (b) declare Buyer's bid to be immediately forfeited, null, and void, without any requirement of notice, and immediately re-sell the Property to another buyer.
  - 10. CLOSING: The closing will be on or about April 12, 2018.
  - 11. POSSESSION: Possession will be at closing.
- 12: REAL ESTATE TAXES: The Seller will be responsible for all of 2017 that is due in 2018, and the 2018 taxes will be prorated at day of closing and credited to Buyer for them to pay in 2019.
  - 13: MINERAL RIGHTS: All mineral rights owned by the Seller will be conveyed at closing to Buyer.
- 14: BUYER BROKER PARTICIPATION: Buyer Broker will be able to represent a Buyer provided they properly register the Buyer within 24 hours of the sale. The Broker may obtain a Buyer Broker Form by contacting Auctioneer at 870-275-6249.
- 15: MISCELLANEOUS: The Terms of Auction shall bind Bidders and their agents, assigns, attorneys, beneficiaries, brokers, directors, distributes, employees, executors, heirs, legatees, officers, representatives, shareholders, and successors in interest. No deletion, modification, supplement, or waiver of any provision of the Terms of Auction shall be made, except by Auctioneer's written revision or announcement at the Auction.

#### Parcel Detail Report

Basic Information 01-134053-00200 Parcel Number: County Name: Craighead County FARMER ENTERPRISES INC 2500 ALEXANDER DR STE C Ow nership Information: **BOX 116** JONESBORO AR 72401 Property Address: FARMER ENTERPRISES INC JONESBORO, AR Billing Information: FARMER ENTERPRISES INC 2500 ALEXANDER DR STE C BOX 116 JONESBORO, AR 72401 Total Acres: 40.00 40.00 Timber Acres: Sec-Tw p-Rng: 05-13-04 Lot/Block: Subdivision: SW SW Legal Description: NE JB NETTLETON CITY School District: Homestead Parcel?: No Tax Status: Taxable Over 65?: No Land Information Land Type Quantity Front Width Rear Width Depth 1 Depth 2 Quarter 1.00 acres TIMBER SW [43,560 sqft] TIMBER 39.00 acres SW [1,698,840 sqft] Valuation Information **Entry** Appraised Assessed Land: 6,000 1,200 0 Improvements: 0 Total Value: 6,000 1,200 Taxable Value: 1,200 0.04805 Millage: Timber:

Tax Information				
Year	Book	Tax Owed	Tax Paid	Balance
<u>2016</u>	Current	\$80.08	-\$80.08	\$0.00

Receipts							
Receipt #	Book	Tax Year	ReceiptDate	Cash Amt	Check Amt	Credit Amt	Total
<u>25291</u>	Current	2016	10/3/2017	\$0.00	\$32,265.36	\$0.00	\$32,265.36

Sales History

Estimated Taxes:

Assessment Year:

#### □ I hate when this happens

No sales history available

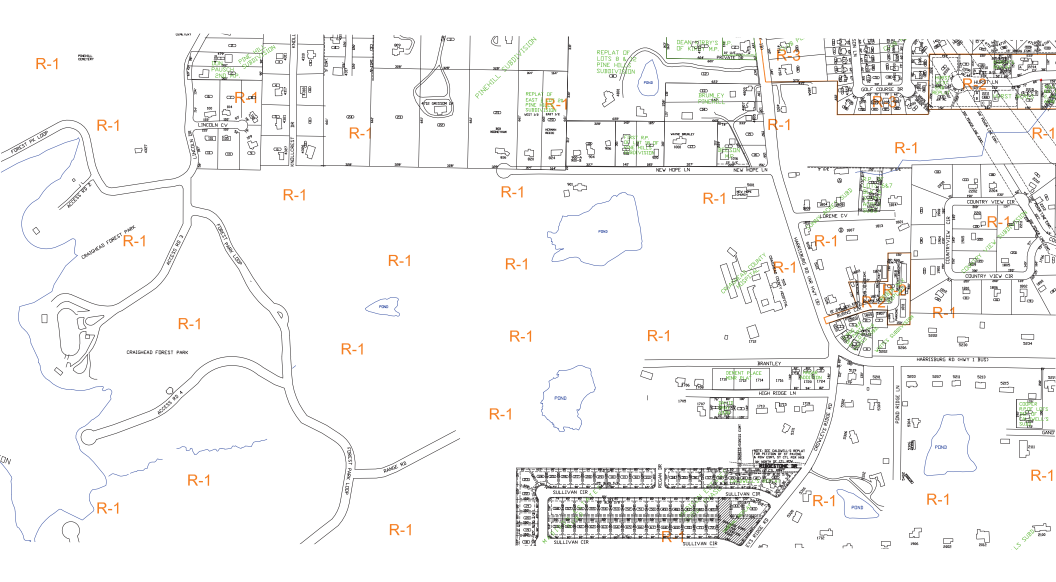


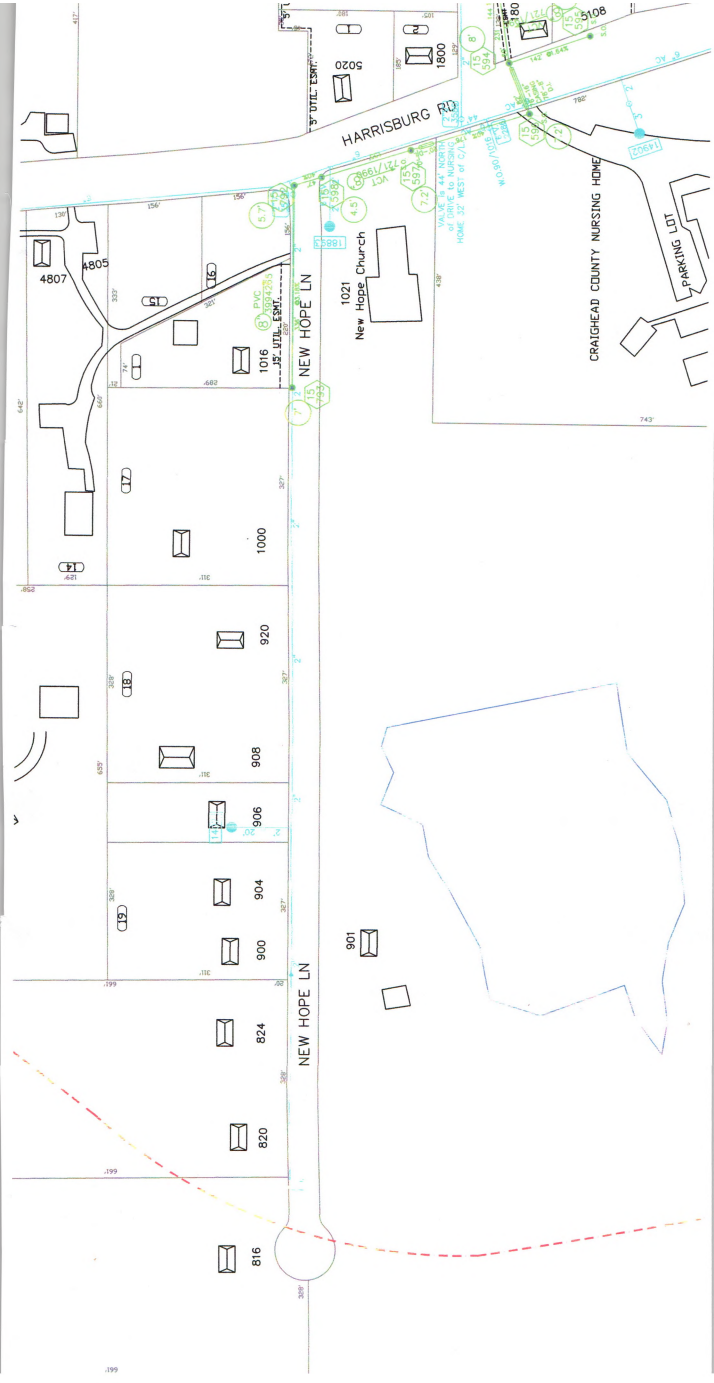
\$65.66

2017

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1.	PARTIES:		
		(individual	ly, or collectively, the "Buyer")
		ect to the terms and conditions set forth herein, from er") the real property described in Paragraph 2 of th	
2.	attorneys or other profess Buyer is dissatisfied with	AL DESCRIPTION OF THE PROPERTY: Buye location of the Property, Buyer having sole responsibilities in the results of such determination, Buyer, without further terminated with both parties agreeing to sign a Tearnest Money.	y to engage surveyors, engineers, bundaries of the Property. If arther obligation, may declare
Α.	ADDRESS:		
		RIPTION:	
			1,53
		AY	
3.	PURCHASE PRICE:	Subject to the following dand one Buyer shall pa	ay the following to Seller for the
	Property (the "Purchase total purchase price,	e Price"): (select on or the Allowing four options)	\$
Ш	or;		Ф
	price per acre,		\$
	or;		
	price per square foot,		\$
	or;		¢
Ш	price per front foot		Φ
wii	th Buver paving the sum	of	\$
in		payment, with the balance of the Purchase Price (t	
		ubject to the Property appraising for not less than the loan to be secured by the Property in the amount o	
FII	NANCING AS FOLLOWS	S:	
	ii) CASH:		\$
		ndependently verify quantities as set forth above ar ng Firm or Listing Firm concerning quantities of land Page 1 of 11	





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Fo	orm Serial Number:	061636-800151-6828343	•
4.	origination fee, assumption other financing fees and	G COSTS: Unless otherwise specified, all on fees, loan costs, prepaid items and loan costs charged by Buyer's creditor or any Buyer. Seller to pay Seller's Closing costs.	discount points, closing fee, and all
			<u> </u>
5.	loan or for loan assumpt Contract. In order to make creditor with any request request. Unless otherwise loan costs incurred, inclu- result of Seller's breach of	inancing: If applicable, Buyer agrees on the ion within five (5) business days from the accomplete application as required by this hed information and pay for any codit reports specified, if said loan is not a substantial ding appraisal(s) and credit reports, but as of this Real Estate Contract in which case so the tomake a complete can a colication as definition.	ccepta ce date of this Real Estate an aph 5, Buyer agrees to provide t(s) and appraisal(s) required, upon assumed, Buyer agrees to pay for failure to consummate is solely the uch expenses will be paid by Seller.
6.	EARNEST MONEY:		
	A. Yes, see Earnest N	Money Addendum.	
	☐ <b>B.</b> No.		
7.	funds tendered by Buyer Seller resulting from Buy include, but not be limited removal of Property from The Deposit is not refund cannot deliver marketable hold Listing Firm and Sacknowledges the Deposit	dable to Buyer unless failure to close is excluse title to the Property. The Deposit will be created all firm harmless of any dispute regarents it is not to be held by either Listing Firm or S	d damages that may be incurred by ract. The liquidated damages shall stial loss of marketing due to Seller's usively the fault of Seller or if Seller dited to Buyer at Closing. Buyer shall rding the Deposit. Buyer expressly elling Firm. The Deposit may be co-
D.,		s of Seller, such sum not being held in an esc	row, trust or similar account.
Dи	yer will pay to Seller the De		
	and the second	Seller the Deposit in the amount of \$	
	Buyer and S	days following the date this Real E Seller.	Estate Contract has been signed by
	ii. Other:		
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en the opportunity to

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9. SOIL TESTING FOR SEPTIC OR SEWAGE SYSTEM: Buyer has be

8. CONVEYANCE: Unless otherwise specified, conveyance of the Property shall be made to Buyer by general warranty deed, in fee simple absolute, except it shall be subject to recorded instruments and easements, if any, which do not materially affect the value of the Property. Unless expressly reserved herein, SUCH CONVEYANCE SHALL INCLUDE ALL MINERAL RIGHTS OWNED BY SELLER CONCERNING AND LOCATED ON THE PROPERTY, IF ANY, UNLESS OTHERWISE SPECIFIED IN PARAGRAPH 20. IT IS THE RESPONSIBILITY OF THE BUYER TO INDEPENDENTLY VERIFY AND INVESTIGATE THE EXISTENCE OR NONEXISTENCE OF MINERAL RIGHTS AND ANY LEGAL RAMIFICATIONS THEREOF.

Seller warrants and represents only the signatures set forth below are required to transfer legal title to the Property. Seller also warrants and represents Seller has peaceable possession of the Property, including all improvements and fixtures thereon, and the legal authority and car city to convey the Property by a good and sufficient general warranty deed, free from any liens, leaseholds or offer interests.

obtain a soil percolation, soil morphology test or sewage system permit in betting the Arkansas Department

of Health regulations concerning septic systems or other e treatment systems. Should Buyer decline to obtain any of the above, Buyer agrees to hold Selfar, Lising File and Selling Firm involved in this Real Estate Contract harmless of any matters relative to obtaining such test, permit or the ability to construct an be discovered (or occur) after Closing. exist improvement on the described Property that ma A. No soil percolation or soil morphole septic system permit shall be provided. tology test will be conducted by a Designated Representative of the that precided to Buyer within \_\_\_\_\_\_ days prior to B. A soil percolation or soil mo Arkansas Department of He Closing. A satisfactory soil pe ration or soil morphology test does not necessarily guarantee a ed in the future. Test to be provided and paid for by: septic system pern a will be iss Buyer Seller. C. A septic system permit will e issued by the Arkansas Department of Health for a Bedroom Standard System certified within days prior to Closing. Buyer, or Buyer's Representative, to mark location of home or be present when test is conducted. Both the tests and permit will be provided and paid for by: Buyer Seller. D. Seller will provide Buyer with a copy of the existing valid septic system permit within three (3) business days of acceptance of this Real Estate Contract after which Buyer is to have ten (10) business days to review and accept the permit. If permit issuance date is greater than six (6) months or if the permit date will expire prior to Closing date, Seller shall have the permit revalidated by the Arkansas Department of Health. Should Buyer not be satisfied, acting with sole discretion, with any test or permit that may be required by Paragraph 9B, 9C or 9D, Buyer shall have all rights provided by Earnest Money Addendum of this Real Estate Contract.

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Form Sei	ial Number: 061636-800151-6828343
decline Seller,	EY: Buyer has been given the opportunity to obtain a new certified survey. Should Buyer to obtain a survey as offered in Paragraph 10A of this Real Estate Contract, Buyer agrees to hold listing Firm and Selling Firm involved in this Real Estate Contract harmless of any as relative to any survey discrepancies that may exist or be discovered (or occur) after Closing.
A.	New survey satisfactory to Buyer, certified to Buyer within thirty (30) days prior to Closing by a registered land surveyor, showing property lines only showing all improvements, easements and any encroachments will be provided and paid for by:  Buyer Seller Equally split between Buyer and Seller.
□ B.	No survey shall be provided.
C.	Other:
Should Buourposes	yer agree to accept the most recent survey prophed by Teller, this survey is for information only and Buyer will not be entitled to the sgal benefits of a survey certified in Buyer's name.
title ins compe insurar be ava	REQUIREMENTS: Buyer and Seller Interest and Listing Firm and Selling Firm are not licensed urance agents as defined by Arkansas law and do not and cannot receive direct or indirect assation from any Closing Agent recording the casing process or the possible purchase of title ce by one or more of Buyer and Selar. The inhanced version of title insurance coverage may table to Buyer for this transaction. Discuss exhanced title insurance coverage with your title ce provider to determine available to an active and satures.
A.	Seller shall furnish, at Seller's cook, a complete abstract reflecting merchantable title to Buyer or Buyer's Attorney.
□ B.	Seller shall furnish at State cost, an owner's policy of title insurance in the amount of the Purchase Price. If a loan is a cured for the purchase of the Property, Buyer agrees to pay mortgagee's portion of title folicy. If Buyer elects to obtain enhanced title insurance coverage, Buyer shall pay for the increase in title insurance costs in excess of the cost of a standard owner's title policy.
☐ C.	Provided Buyer and Seller choose to close at the same Title Company, Buyer and Seller to equally split the cost of a combination owner's and mortgagee's policy of title insurance, either standard or enhanced (if enhanced coverage is desired by Buyer and available), in the amount of (as to owner's) the Purchase Price and (as to mortgagee's) the loan amount (not to exceed the Purchase Price).
D.	Other:
If objection	I have the right to review and approve a commitment to provide title insurance prior to Closing. s are made to Title, Seller shall have a reasonable time to cure the objections. Regardless of the sen, Buyer and Seller shall have the right to choose their Closing Agent(s).
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12. PRORATIONS: Taxes and special assessments due on or before Closing shall be paid by Seller. Any deposits on rental Property are to be transferred to Buyer at Closing. Insurance, general taxes, special assessments, rental payments and interest on any assumed loan shall be prorated as of Closing, unless otherwise specified herein.
13. CLOSING: Closing is the date and time at which Seller delivers the executed and acknowledged deed and Buyer's completion, signing and delivery to Seller (or Closing Agent agreed to by Buyer & Seller) of all loan, closing documents, and Purchase Price funds required to be executed or delivered by Buyer (the "Closing"). Buyer and Seller agree the Closing date will be (month) (day), (year).
The Closing date may be changed by written agreement of Buyer and Seller. If the sale is not

Addendum.

Buyer and Seller shall have the right to choose their Closing Ager (s) and are not relying on Listing Firm or Selling Firm to choose a Closing Agent. Should Buyer or Seller choose the services of a Closing Agent(s) other than Selling Firm or Listing Firm, then Buyer and Seller each justly and severally agree to indemnify and hold Listing Firm and Selling Firm harmless for all intentional miscouncer and negligent acts (including

consummated by the Closing date (or any written extension thereof), the parties shall have the remedies available to them in equity or at law, including the remedies available to them in Earnest Money

acts of omission) of the Closing Agent(s).

This Real Estate Contract shall serve as written closing in structors to the Closing Agent on behalf of the Buyer and Seller. The Closing Agent(s) is/are a thorized to provide Seller's closing disclosure or other settlement statement(s) to Listing Firm (in addition to Seller) and Buyer's closing disclosure or other settlement statement(s) to Selling Firm (in addition to Buyer) so Buyer, Seller, Listing Firm and Selling Firm shall have a reasonable opportunity to review prior to Closing.

Buyer and Seller shall each have the land to request title insurer(s), if any, issue closing protection to indemnify against loss of closing funds because a locts of a Closing Agent, title insurer's named employee, or title insurance agent. Any cost a closing protection will be paid by the requesting party(ies). Listing Firm and Selling Firm strongly a vise later and Seller to inquire of the Closing Agent(s) about the availability and benefits of closing protection.

This Real Estate Contral, shall, unless otherwise specified in Paragraph 20 of this Real Estate Contract, constitute express writtle points on and authorization to Listing Firm and Selling Firm to disclose the terms of this Real Estate Contract, and all Addenda), including without limitation concessions provided by Buyer or Seller or other non-public personal information of Buyer and Seller regarding the purchase and sale of the Property, to any of the following: (i) an Arkansas licensed appraiser; (ii) multiple listing services for use by the members thereof; and (iii) any other person or entity which Listing Firm or Selling Firm determines, using sole discretion, may have a legitimate basis to request and obtain such information. The authorization and permissions granted in this Paragraph 13 shall not create any obligation or duty upon Listing Firm or Selling Firm to make any disclosure to any person or entity.

upon Listing Firm or Selling Firm to make any disclosure to any person or entity.
 14. FIXTURES AND ATTACHED EQUIPMENT: Unless specifically excluded herein, all fixtures and attached equipment, if any, are included in the Purchase Price.
 15. POSSESSION: Possession of the Property shall be delivered to Buyer:

A. Upon the Closing.

■ B. Delayed Possession. (See Delayed Occupancy Addendum attached)

C. Prior to Closing. (See Early Occupancy Addendum attached)

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	CONTINGEN		ose conditions	isted elsewhere	e in this Real	Estate Contract) It
is unde	erstood and ag		nas the right to e	enter into subord		state Contracts and
B. This Re	eal Estate Con	tract is contingen	t upon:			
				V		
on or before (r	month)	(day	), (year) _			
During the ten	m of this Real l	Estate Contract (	Select one)·			
☐ (i)	and enter into shall be subje notice of an a Seller's Contiremove this cactual receipt Notice in the	another Real Estate to termination of additional Real angency Notice Alentingency Buyer of the Notice of United State Train	tate Contraction of this life LEsta tate Contract to the contr	this Property. He Contract. Sho being accepted Notice") and Bu ed in receipt of ess days after S elivery to Buyer	owever, all Recould Seller ele by Seller, Se lyer shall have the Notice up Seller or Listin at	Property and solicited Estate Contracts ct to provide written ller shall utilize the endown hours to on the earlier of (a) g Firm deposits the limit with sufficient
	the event Buy any reason con exist as a residual and exclusive is removed, a upon, Closing contingency a	anner ensuring a ser received sthis concerning this concerning this concerning the service option, may retain Closing date should be specified, then the service service of the service of	ctual receipt, to contingency and ntingency, Seller aching this Real in the Earnest Moall be agreed up calendar day this Real Estate (	Seller or Listing does not perform may assert all Estate Contractioney, as liquidation by the parties from removal. Contract shall be	Firm. Time is mon this Real legal or equital. Alternatively ded damages. If a Closing Should Buy terminated w	by delivery of the soft the essence. In Estate Contract for able rights that may by, Seller, at his sole of this contingency go date is not agreed over not remove this with Buyer and Seller
	All time const	the second secon	l Estate Contrac	t referred to in F		over Earnest Money. 9, 10, 18, and 21B
☐ (ii)	_	Real Estate Conti		_		ne right to enter into not affect this Real
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Ithorization of Seller, either Selling Firm or Listing



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#### 17. BUYER'S DISCLAIMER OF RELIANCE:

A. BUYER CERTIFIES BUYER WILL PERSONALLY INSPECT OR HAVE A REPRESENTATIVE INSPECT THE PROPERTY AS FULLY AS DESIRED PRIOR TO CLOSING. BUYER CERTIFIES BUYER HAS NOT AND WILL NOT RELY ON ANY WARRANTIES, REPRESENTATIONS, OR STATEMENTS OF SELLER, LISTING FIRM, SELLING FIRM, OR ANY AGENT, INDEPENDENT CONTRACTOR, OR EMPLOYEE ASSOCIATED WITH THOSE ENTITIES, OR INFORMATION FROM MULTIPLE LISTING SERVICES OR OTHER WEBSITES REGARDING MINERAL RIGHTS, YEAR BUILT, SIZE (INCLUDING WITHOUT LIMITATION THE SQUARE FEET IN IMPROVEMENTS LOCATED ON THE PROPERTY), QUALITY, VALUE OR CONDITION OF THE PROPERTY, INCLUDING WITHOUT LIMITATION ALL IMPROVEMENTS, APPLIANCES, PLUMBING, ELECTRICAL OR MECHANICAL SYSTEMS. HOWEVER, BUYER MAY RELY UPON ANY WRITTEN DISCLOSURES PROVIDED BY SELLER.

LISTING FIRM AND SELLING FIRM CANNOT GIVE LEGAL ADVICE 7 BUYER OR SELLER. LISTING FIRM AND SELLING FIRM STRONGLY URGE STATUS OF TITLE TO THE PROPERTY, CONDITION OF PROPERTY, SQUARE FOOTAGE OF IMPROVEMENTS, QUE TION OF SURVEY, AND ALL OTHER VERIFED AND INVESTIGATED BY REQUIREMENTS OF BUYER SHOULD EACH BE INDEPENDEN BUYER OR A REPRESENTATIVE CHOSEN BY BUYER.

B. BUYER AGREES TO SIGN PAGE 4 OF THE INSPECTION, **EPAIR AND SURVEY ADDENDUM PRIOR TO** AND INTENDS TO CLOSE. CLOSING IF BUYER ACCEPTS THE CONDITION OF

#### 18. SELLER PROPERTY DISCLOSURE: A. Buyer and Seller acknowledge that up the athorization of Seller, either Selling Firm or Listing Firm have delivered to Buyer, prior the execution of this Real Estate Contract, a written

	disclosure prepared by Seller conserning the condition of the Property, but this fact neither limits nor restricts Buyer's Disclaimer of Sellance set forth in Paragraph 17 of this Real Estate Contract. The written disclosure prepared by Seller is dated (month) (day), (year) , and for granter by Seller to be the latest disclosure and the answers contained in the disclosure all war and to be true, correct, and complete to Seller's knowledge.
☐ B.	Buyer hereby reque a Seller's provide a written disclosure about the condition of the Property that is true and correct to Seller's knowledge within three (3) business days after this Real Estate Contract has been six and a Bayer and Seller. If Seller does not provide the disclosure within the three (3) business days, Bryer may declare this Real Estate Contract terminated with Buyer and Seller both agreeing and the Termination of Contract, with Buyer to receive a refund of the
	Earnest Money. If Buyer finds the disclosure unacceptable within three (3) business days after receipt of disclosure, this Real Estate Contract may be declared terminated by Buyer, with Buyer and Seller both agreeing to sign the Termination of Contract with Buyer to receive a refund of the Earnest Money. Receipt of this disclosure neither limits nor restricts in any way Buyer's Disclaimer of Reliance set forth in Paragraph 17 of this Real Estate Contract.
□ c.	Although a disclosure form may have been completed (or can be completed) by Seller, Buyer has neither received nor requested and does not desire from Seller a written disclosure concerning the condition of the Property prior to the execution of this Real Estate Contract, but this fact neither limits nor restricts in any way Buyer's Disclaimer of Reliance set forth in Paragraph 17 of this Real Estate Contract. BUYER IS STRONGLY URGED BY SELLING FIRM AND LISTING FIRM TO MAKE ALL INDEPENDENT INSPECTIONS DEEMED NECESSARY PRIOR TO SIGNING THIS REAL ESTATE CONTRACT.
☐ D.	Buyer understands no disclosure form is available and will not be provided by Seller. This fact neither limits nor restricts in any way the Buyer's Disclaimer of Reliance set forth in Paragraph 17 of this Real Estate Contract. BUYER IS STRONGLY URGED BY SELLING FIRM AND LISTING FIRM

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TO MAKE ALL INDEPENDENT INSPECTIONS DEEMED NECESSARY PRIOR TO SIGNING THIS

REAL ESTATE CONTRACT.

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-01	m Se	rial Numb	er: <u>061</u>	636-800151-6	828343	***************************************			
9.	AGEN	NCY: (che	ck all that a	ipply)					
	A.	and Selling Seller who acknowled	g Firm and a o employed Iges that bef	Il licensees as them, whom ore eliciting o	sociated with they represent receiving con	hose entities , and to who fidential infor	Buyer acknowledg are the agents of om they are resp mation from Buye Firm represents S	Seller a consible. er, Selling	nd it is Buyer
		and Seller All license Seller. All to Buyer. I acknowled	acknowledge ees associate licensees as Buyer acknow Iges Listing F	e Listing Firm ed with Listing sociated with s vledges Selling Firm verbally di	is employed by  Firm are emple Firm are  Firm verbally of sclosed Selling	Seller and Soloyed by, resemployed by disclosed list Firm reviese		loyed by respons are resp ts Seller.	Buyer. sible to onsible Seller
	□ c.	seller: and all lice the purcha now the a both cons	Seller and E ensees assoc ase and sale gent of both	Buyer hereby a siated with Listi of the above Seller and Bu d hereby con	cknowledge and ing and Selling referenced Propager with respectives.	d agree stin Firm are re- crty and Lis ct this tran	epresent Both ng ad Selling Firm centing both Buy ting/Selling Firm has action. Seller a y representation	m are the ver and S nas been and Buye	e same seller in and is er have
		(i)	Seller any p without the Listing/Sellir related to "confidential any price	ersonal, finance express who ng Firm shah defending the linformation.	cial cook or con the consent of discuss to Bu Property ar Confidential in	fidential information that party; he yer information of such information of less than the	I not disclose to mation concerning owever, Buyer are on known to List formation shall mall include but not offering price or J.	the other and Seller ang/Sellin ant be d ot be lim	er party agree g Firm eemed nited to
		(ii)	represents b	ooth arties, a	possible conflict	t of interest ex	wledge when List kists, and Seller a ded loyalty of Listi	nd Buyer	further
		(iii)	Listing Sell Listing/Sellir transaction,	ing Firm rep ng Firm verball and Buyer and	resenting both y disclosed List	parties. ting/Selling Fi ven their writ	of any conflicts of Buyer and Selle frm represents bo ten consent to this	r ackno	wledge in this
	□ D.	and all lice them, who contact So "Listing Fi and Seller	FIRM REPR ensees associ om they repre elling Firm v rm" in this F acknowledgi	ESENTS BUY isted with Sellicesent, and to verbally disclosed the color of the color	TER (NO LISTING FIRM are the whom they are sed that Selling ontract will be	NG FIRM): 3 agents of Bu responsible. g Firm repre considered to (unless Selle	Seller acknowledg lyer and it is Buye Seller acknowled sents Buyer. Allo mean Selling For is a licensed Rea	r who em Iges that ny refere irm, both	at first ence to Buyer
	E.				a correspondir		isclosure Addend ragraph 31 B or C		em E is
					Page 8 of 11				

### **Real Estate Contract** (Lots and Acreage) Page 9 of 11





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Form Se	rial Number:	061636-800151-6828	8343	
20. OTH	ER:			
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***************************************				
21. LEA	)-BASED PAINT	RISK ASSESSMENT	'/INSPECTION:	
	Buyer understan	ds and agrees that, acco	ording to the best information of 1978 and should not contain I	available, improvements on ead-based paint hazards.
□ B.	outbuildings, fent to 1978, may construction 1978 construction. The obligation of the Lead-Base of the Property from the Eugen's expense. Assessment unsureceipt by Buyer unilaterally terming Buyer nor Selle contingency and Addendum signer Firm a Termination that the ten (10) can contingency shall thereafter and/or Risk Assessment.	ces, signs and mechanic ontain lead-based paint. In within three (3) busing Buyer under this Real and Paint Disclosure provious the presence of leads. If Buyer finds either the satisfactory, in the sole of the Lead-Based Paint Real Estate Contains and the this Real Estate Contains and the satisfactory of the Lead-Based Painter o	erty, including withou, imitation cal equipment on the Figure 19 Seller will provide the Lead-Baness ays after acceptance of I Frate Contracts contingentides by eller and an Inspectionases paint and/or lead-based land-Baned Paint Disclosure of the Lead-Baned Paint Disclosure of the Lead-Baned Bayer shall have the with all Earnest Money relation to the other thereafter initiation right at any time without to Seller. If Buyer does not act Addendum terminating this and Buyer's performance under Buyer's satisfaction with the Lead-Baned Bayer's satisfaction with the Le	that were constructed prior ased Paint Disclosure (prefethis Real Estate Contract. It upon Buyer's acceptance on and/or Risk Assessment depaint hazards obtained at or the Inspection and/or Risk on (10) calendar days after ave the absolute option to turned to Buyer and, neither. Buyer may remove this ut cause by written General at deliver to Seller or Listing Real Estate Contract within used Paint Disclosure, this result that the contract ead-Based Paint Inspection
	Buyer h	as been advised of Buy	yer's rights under this Paragr	aph 21.
Seller have t	delivers an execu he right prior to C	ited and acknowledged d	Property by fire or other casual deed to Buyer is expressly assu perty to ascertain any damage f ure, vandalism or theft.	umed by Seller. Buyer shall
23. GOV	ERNING LAW:	This Real Estate Contrac	ct shall be governed by the laws	s of the State of Arkansas.
affect			pility of any provisions of this Reprovision of this Real Estate Co	

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- 25. MERGER CLAUSE: This Real Estate Contract, when executed by both Buyer and Seller, shall contain the entire understanding and agreement between Buyer and Seller with respect to all matters referred to herein and shall supersede all prior or contemporaneous agreements, representations, discussions and understandings, oral or written, with respect to such matters. This Real Estate Contract shall not supersede any agency agreements entered into by Buyer or Seller and Listing Firm or Selling Firm.
- **26. ASSIGNMENT:** This Real Estate Contract may not be assigned by Buyer unless written consent of Seller is obtained, such consent not to be unreasonably withheld. It shall not be unreasonable for Seller to withhold consent if Seller is to provide financing for Buyer in any amount.
- 27. TIME: Buyer and Seller agree time is of the essence with regard to all times and dates set forth in this Real Estate Contract. Unless otherwise specified, days as it appears in this Real Estate Contract shall mean calendar days. Further, all times and dates set forth in this Real Estate Contract refer to Arkansas Central time and date.
- 28. ATTORNEY'S FEES: Should Buyer or Seller initiate any type of a limit rative proceeding, arbitration, mediation or litigation against the other (or against an agent for the intrating party or agent for the non-initiating party), it is agreed by Buyer and Seller (aforement ned agents being third-party beneficiaries of this Paragraph 28) that all prevailing party (or parties if in the transition of shall be entitled to an award of all costs and attorney's fees incurred in prosecution or delense to such initiated action against the non-prevailing party (or parties if more than one).
- 29. COUNTERPARTS: This Real Estate Contract key be executed in multiple counterparts each of which shall be regarded as an original hereof bet all of which together shall constitute one in the same.
- 30. FIRPTA COMPLIANCE, TAX REPORTING. Buyer and Seller agree to disclose on or before Closing, to the person or company acting as Cluring Agent or this transaction, their United States citizenship status, solely for the purpose of compliance will the foreign Investment in Real Property Taxation Act (FIRPTA). ershall a ecute all documents required by such Closing Agent to document In addition, Buyer and Se oth compliance with FIRPTA and applicable laws. Buyer and Seller agree that nothing in this Real Estate Contract is intended to limit the responsibility of the Closing Agent as defined pursuant to United States Treasury Regulation 1.60 5.4 to: (i) be the "reporting person" under state and federal laws (including without limitation 20 USC Section 6045(e)), and (ii) file all necessary forms regarding the Closing, including without limitation form 1099, 8288 or 8288A. By accepting the role as Closing Agent. this Real Estate Contract shall obligate the Closing Agent to fulfill their responsibilities as set forth above Seller will execute an affidavit confirming compliance with and as defined by the above statutes. FIRPTA as prepared by the Closing Agent

	1 11 (1 1	7, do propared by the closing rigent.		
31. LICENSEE DISCLOSURE: Check all that apply.				
	A.	Not Applicable.		
	B.	One or more parties to this Real Estate Contract acting as a Buyer Seller hold a valid Arkansas Real Estate License.		
	_ c.	One or more owners of any entity acting as Buyer Seller hold a valid Arkansas Real Estate License.		
32		RATION: This Real Estate Contract expires if not accepted on or before (month), (year), at [(a.m.) [(p.m.)].		
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THIS IS A LEGALLY BINDING REAL ESTATE CONTRACT WHEN SIGNED BY THE PARTIES BELOW. READ IT CAREFULLY. YOU MAY EMPLOY AN ATTORNEY TO DRAFT THIS FORM FOR YOU. IF YOU DO NOT UNDERSTAND THE EFFECT OF ANY PART, CONSULT YOUR ATTORNEY BEFORE SIGNING. REAL ESTATE AGENTS CANNOT GIVE YOU LEGAL ADVICE. THE PARTIES SIGNED BELOW WAIVE THEIR RIGHT TO HAVE AN ATTORNEY DRAFT THIS FORM AND HAVE AUTHORIZED THE REAL ESTATE AGENT(S) TO FILL IN THE BLANKS ON THIS FORM.

THIS FORM IS PRODUCED AND COPYRIGHTED BY THE ARKANSAS REALTORS® ASSOCIATION. THE SERIAL NUMBER BELOW IS A UNIQUE NUMBER NOT USED ON ANY OTHER FORM. THE SERIAL NUMBER BELOW SHOULD BE AN ORIGINAL PRINTING, NOT MACHINE COPIED, OTHERWISE THE FORM MAY HAVE BEEN ALTERED. DO NOT SIGN THIS FORM IF IT WAS PREPARED AFTER DECEMBER 31, 2018.

Form Serial Number: 061636-800151-6828343

The above Real Estate Contract is executed on:			
(month), (year),	_, at		
Selling Firm			
Signature:	Signature:		
Printed Name:	Printe Name:Buyer		
Principal or Executive Broker (AREC License #		,	
(Broker email:			
Signature:	Signature:		
Printed Name:	Print Name:Buyer	2 7 2	
Selling Agent (AREC License #			
(Agent email:			
(Agent cell number: The above Real Estate Contract is ex cutra			
(month) (day), (yt (f)	_, at		
Listing Firm			
Signature:	Signature:		
Printed Name:	Printed Name:		
Principal or Executive Broker (AREC License #	Seller		
(Broker email:			
Signature:	Signature:		
Printed Name:	Printed Name:		
Listing Agent (AREC License #	) Seller		
(Agent email:	)		
(Agent cell number:			
The above offer was $\square$ rejected $\square$ counteroffered (F		)	
on (month) (day), (year)	, at		
Seller's Initials Seller's Initials			
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