

OMAHA AREA BOARD OF REALTORS® UNIFORM PURCHASE AGREEMENT



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

The REALTOR® negotiating this agreement is a member of the Omaha Area Board of REALTORS® and as such is governed by its Code of Ethics and Rules of Fair Business Practice.

The un	dersigned Purchaser, (whether one or more) agrees to purchase the Property described as follows:
1.	Address:Zip Code
2. as surv	Legal Description (Property):
	Personal Property: The only personal property included is as follows: range oven refrigerator microwave
any oth	ner property which is permanently affixed to the Property.
all lien	Conveyance: Provided that the Seller (whether one or more) has good, valid and marketable title, in fee simple, Seller agrees to a title to Property to Purchaser or his nominee by form of warranty deed or or or or or special taxes levied or assessed, or no exceptions except or except or and a to all building and use restrictions, utility easements abutting the boundary of the Property, and protective covenants now of record.
	Assessments: Seller agrees to pay any assessments for paving, curb, sidewalk or utilities previously constructed, now under action, or ordered or required to be constructed by any public authority, but not yet assessed. Upon notification, Seller agrees to notify ser of any additional assessments ordered but not yet assessed. Consideration: Purchaser agrees to pay to Seller, via certified funds, the total purchase price in the amount of
	DOLLARS (\$) on
Deposition Age Deposition Shall be option, event or release pay any against	lowing terms: \$
7. cashier	All Cash: Balance of \$ shall be paid in wire transferred funds, or certified or 's check at time of delivery of deed, no financing being required.
8. forth be	Conditional Upon Financing: This Agreement shall be conditional upon Purchaser obtaining financing, under the terms set elow:
mortga VA with te	8.1 Terms of Financing. Balance of \$



Company Name Loan Officer Name Hoose Number	8.2 Puro acceptance of		equirements: Purchaser agrees to make application	on for financing within five (5) business days of
Curpumy Name		Company Name	Loan Officer Name	Phone Number
to sign all papers and pay all costs in connection therewith, and to establish escrow reserves as required. If the financing is not approve within days from date of acceptance, this offer shall be null and void, and the Deposit will be paid to Purchaser with no furth agreement or release required. Accept that if processing of the application for financing has not been completed by the lending agency will the above time, such time limit shall be automatically extended until the lending agency has, in the normal course of its business, advise there approved or denial. If the original loan application is defined, the Purchaser authorizes and instructs the Lender to notify the Purchase the Seller and all real estate licensees involved in the transaction, in writing. Upon notification of denial, this Purchase Agreement shall be poposit will be paid to Purchaser, with no further agreement or release required, unless Seller and remaker mutually agree writing within five (5) business days from receipt of notification of loan denial that an additional loan application will be made or that, with waiving such contingency, additional loan information will be submitted to the original Lender or Purchaser waives the financing condition of Notivithstanding the foregoing, if approval or denial is not issued within ten (10) days after the approximate closing date, below, to Agreement shall be voidable by Seller upon written notice to Purchaser. 9.		Company Ivanic	Estal Officer Name	Those Number
to sign all papers and pay all costs in connection therewith, and to establish escrow reserves as required. If the financing is not approximation days from date of acceptance, this offer shall be null and void, and the Deposit will be paid to Purchaser with no furth agreement or release required, except that, if processing of the application for financing has not been completed by the lending agency with the above time, such time limit shall be automatically extended until the lending agency has, in the normal course of its business, advise their approval or denial. If the original loan application is denied, the Purchaser authorizes and instructs the Lender to notify the Purchase these Purchaser and all real estate licensees involved in the transaction, in writing. Upon notification of denial, this Purchase Agreement shall be people with the paid to Purchaser, with no further agreement or release required, unless Selfer and Purchaser method and the proposition of people within the paid to Purchaser, within the proposition of loan denial that an additional loan application will be made or that, with waiving such contingency, additional loan information will be submitted to the original Lender or Purchaser waives the financing condition Notwithstanding the foregoing, if approval or denial is not issued within ten (10) days after the approximate closing date, below, the Agreement shall be voidable by Seller upon written notice to Purchaser. 9. A. Seller Financing: - See attached addendum B. Loan Assumption: - See attached addendum. 10. ADDITIONAL PROVISIONS: (Check all that apply): A. Contingent Upon Closing: This offer is contingent upon Purchaser first obtaining the proceeds from the closing of the Purchaser property located at		Company Name	Loan Officer Name	Phone Number
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Description A. Contingent Upon Sale and Closing: This offer is contingent upon the sale and closing of Purchaser's property located	within of agreement or the above time either approvathe Seller and void and the writing within waiving such Notwithstandia	pers and pay all costs in condays from date of acceptant release required, except that e, such time limit shall be a all or denial. If the original least all real estate licensees involved Deposit will be paid to Purch five (5) business days from contingency, additional loan ng the foregoing, if approve	nnection therewith, and to establish escrow reserve ce, this offer shall be null and void, and the Dep, if processing of the application for financing has n automatically extended until the lending agency ha oan application is denied, the Purchaser authorizes olved in the transaction, in writing. Upon notificat haser, with no further agreement or release required receipt of notification of loan denial that an addition in information will be submitted to the original Lendwal or denial is not issued within ten (10) days a	es as required. If the financing is not approve posit will be paid to Purchaser with no further to been completed by the lending agency within s, in the normal course of its business, advise and instructs the Lender to notify the Purchase tion of denial, this Purchase Agreement shall be d, unless Seller and Purchaser mutually agree in all loan application will be made or that, without there or Purchaser waives the financing condition
A. Contingent Upon Sale and Closing: This offer is contingent upon the sale and closing of Purchaser's property located	9. \[\sum_A	. Seller Financing: - See att	tached addendum B. Loan Assumption: - Se	e attached addendum.
B. Contingent Upon Closing: This offer is contingent upon Purchaser first obtaining the proceeds from the closing of the Purchase property located at	10. ADD	OITIONAL PROVISIONS:	(Check all that apply):	
property located at	A. Conti	ngent Upon Sale and Clo		
11. Taxes: If the Property is located in Douglas or Sarpy County , all consolidated real estate taxes which become delinquent in the year in which closing takes place shall be treated as though all are Current Taxes for the purposes of this Agreement. If the Property is located in any other county, all consolidated real estate taxes for the year in which closing takes place (based on assessed value and tax rate as of the date of this Agreement) shall be treated as Current Taxes for the purposes of this Agreement. Such Current Taxes shall be prorated as of diese possession or closing. 12. Rents, Deposits and Leases, If Rented: All leases and rents shall be current and not in default at closing. Any tenant deposits a leases shall be assigned to Purchaser at no cost. All rents shall be provided to date of closing. Copies of all current leases shall be provided the Purchaser within ten (10) days of acceptance of this Agreement. In the event that any condition of an existing lease is unacceptable Purchaser, Purchaser may terminate this Agreement by written notice to Seller within ten (10) days of Purchaser's receipt of the copies leases, and Purchaser shall be entitled to be paid the Deposit with no further agreement or release required.	property locat approximately	ed at	If such closing does not	, scheduled to close of occur within ten (10) business days after the
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13. Sanitary and Improvement District (S.I.D.): Purchaser understands that this property is located within S.I.D. #	leases shall be the Purchaser Purchaser, Pu	e assigned to Purchaser at no within ten (10) days of acc rchaser may terminate this A	cost. All rents shall be prorated to date of closing. eptance of this Agreement. In the event that any calculation Agreement by written notice to Seller within ten (1)	Copies of all current leases shall be provided to condition of an existing lease is unacceptable to days of Purchaser's receipt of the copies
the Property is located within an SID, Purchaser acknowledges receipt of the most recently filed S.I.D. Statement.				

Purchaser(s) Initials _ Seller(s) Initials _____

the fore	Conveyance of Title: Seller shall through Seller's A of title to Purchaser as soon as practical. If title defe going, if title defects are not cured within fourteen by Seller upon written notice to Purchaser.	cts are fo	und, Sell	er must cui	re then	n withir	a reaso	onable t	time. No	twithstanding
Approx	imate closing date to be				_20	, and	possess	sion dat	te shall b	e Closing
or		20	, at	o'cloc	kN	1.				
the title Purchas Title or	al Estate Settlement Procedures Act ("RESPA") and it insurance policy, the Seller cannot make the sale coers rights under RESPA, Purchaser hereby directs the, or Seller divided between Purchaser and Seller.	onditioned e title ins	l on the usurance w	use of a pa	rticula	r title i	nsurance	e comp	any. Acc	cording to the
have no the escr closing be the l	Escrow Closing: Purchaser and Seller acknowledge the Broker is authorized to transfer the Deposit or an further responsibility or liability to Purchaser or Selle ow closing shall be equally divided between Purchase shall be paid by Seller. Escrow Agent under this Agreement. If no Escrow Agent contents are purchaser is required to have wire transferred funds or	y other fuer for the er and Sel	accounting ler unless	ceives to sang for said S Purchaser or e title insur	funds. is obt	Erow Age Escrotaining a	gent. Af w Agen a VA lo bove, sl	fter said t's or than, in v hall be	I transfer he Broke which cas the Escre	, Broker shaler's charge for se costs of the shale shale.
16. possess	Utilities: Purchaser agrees to have all utilities transon, whichever is earlier.	sferred fr	om Selle	r's name to	o Purc	chaser(s) name,	as of	the date	of closing o
can ob	Homeowners Association and Protective Covenants that govern Purchaser's use of the Property, and the ain a copy of the protective covenants from the rhood association assessments levied and due as of closing. Purchaser shall be responsible for all future homeometric productions.	nat may b designate losing. He	e enforce ed title i omeowne	ed by the honsurance of the resurance of the resurance of the resurrance of the resu	omeov compa hborho	vner's a ny. Sel ood asse	ssociation states	on or it ll pay dues sl	ts membe all home	ers. Purchase eowner's and
18.	State Documentary Tax: The State Documentary Tax	ax on the	deed shal	ll be paid b	y the S	Seller.				
Affiliate	Affiliated Business Arrangements: Purchaser and ion may receive financial remuneration from the sale of Business Arrangement Disclosure. Purchaser and dherewith.	of title ins	urance or	r other forn	ns of i	nsuranc	e or serv	vice as	defined in	n the attached
Board o	Release of Information: Purchaser and Seller autig and Property information regarding the purchase of REALTORS® Inc., its participants and government property and related information including, but not limit	f this Pro entities.	perty to the Purchases	the Great F r authorizes	Plains	Multipl	e Listing	g Servi	ce of the	Omaha Are
21. encroac	Survey: Purchaser is aware of the availability of have himments from adjoining lands, and registered Easements	-	•			•				-
Boused for AL any add	provement Location Survey / Plot Plan (minimum survey and Improvement Location Survey (corners located construction with regard to local, state and federal regard (American Land Title Association) Survey (most ditional evidence of possession or use which could be actived unless required by a lender situations, even if a survey is not required, one of the survey is not required, one of the survey is not required.	cated/verificated/verifications) comprehedverse to	fied; impo , ensive sur Purchase	rovements in every, covers	located s all as	d; parce	l checke	ed for e	ncroachn	ments, may b
22.	Seller Property Condition Disclosure: Purchaser ac	cknowled	ges receip	ot of Seller	Prope	rty Con	dition D	Disclosu	ire Staten	nent.

Purchaser(s) Initials ____ Seller(s) Initials ____ _

Condition, Asbes Contaminants and	Exy Inspections (Select as noted): Purchaser has been advised of the availability of property inspections. Unsatisfactory Homestos, Mold, Lead and other contaminants may exist in the Property of which the Broker or Agent is unaware. Suspected home condition may be identified with a typical air quality or home inspection(s). Broker recommends Purchaser obtain Purchaser's choice to better determine the presence of contaminants and home condition.
Purchaser ide	entifies the following inspections, as selected, which may be ordered:
Struc Mole Sept	ic System I I Based Paint
Othe	
nir conditioning, nspections to the nspection and the	inspections often include, but are not necessarily limited to, structure, exterior, roofing, plumbing, electrical, heating, central interior, insulation and ventilation. In some instances it may be advisable to consult a structural engineer as part of the e Property. Occasionally, whole house inspectors may use or recommend other inspectors in the course of a whole house ey will be considered as part of the whole house inspection for notification purposes.
Purchaser ele	ects NOT to obtain property inspections.
If Purch	aser has elected to obtain property inspections, then the following provisions shall apply:
expense, shall handbove, to determine county or city in the ordinary	seven (7) (or) days after the final acceptance of this Purchase Agreement, Purchaser, at Purchaser's twe the right to have a "qualified" inspector or inspectors perform any and all inspections of the real property as identified in whether the Property is satisfactory to Purchaser. To be "qualified" an inspector must be licensed, if required, in the state which the Property is located. In any case, the inspections performed with regard to the Property under this Agreement must be course of the inspector's business. The inspection report may or may not cover items required by the appraisal. Seller will reasonable access to the property within the specified timeframe.
pCi/L) or higher nstallation test re be below 4.0 pic provided to Purc	aser chooses to have a radon inspection, and the results of the Radon test show average radon levels of 4 picocuries per liter, Seller will have a licensed radon mitigation company professionally install a mitigation system and will either provide after esults of below 4.0 picocuries per liter of radon, or a guarantee from the radon mitigation company that the level of radon will ocuries, with a transfer of the warranty to Purchaser. A copy of the paid receipt and either test results or guarantee will be haser prior to closing. Should Seller successfully complete mitigation under this Paragraph, Purchaser agrees to accept the trigated condition.
nspection report nspection Resolu	er's Response to Inspection Reports: Within two (2) days (or) of Purchaser's receipt of all requested as, the Purchaser shall notify Seller of Purchaser's requested course of action, which may be delineated on the Property aution Addendum and Purchaser shall also provide Seller with relevant pages of the inspection report(s). Purchaser's course of the three options below:
	Option "A" – After receipt of Inspections, the Purchaser(s) may choose not to request any action of Seller and to waive further objection regarding the home inspection findings.
	Option "B" – If the report(s) reveal(s) any condition, issue or defect that is unsatisfactory to Purchaser, the Purchaser may deliver a written request for repair and or remediation, as required, to the Seller. Such request shall include a copy of the relevant inspection report or summary from the qualified inspector.
	Option "C" – If the condition of the Property, as shown in any inspection or report, is unsatisfactory to Purchaser(s), then the Purchaser may terminate the Purchase Agreement with written notice to the Seller, at which time Purchaser shall be paid the Deposit with no further agreement or release required. Upon



Seller's request, Purchaser agrees to provide a copy of the relevant inspection report or summary from the

qualified inspector.

Purchaser's failure to deliver the report and written notification or request within the specified time period will result in Purchaser's acceptance of the Property "as is" and Purchaser shall be deemed to have waived any objection based on Property inspections under this section.
Within forty-eight (48) hours (or) of receipt of the Property Inspection Removal Addendum, Seller shall notify Purchaser, in writing of what steps, if any, the Seller will take to correct any identified condition, issue or defect before closing. The failure of Seller to deliver a response before the expiration of this time period shall be treated as a notification that Seller will not make any repairs.
If the Seller is unwilling or unable to remedy the identified conditions, issues or defects to the Purchaser's reasonable satisfaction, the Purchaser may elect to give written notice that Purchaser accepts the Property without any repairs or remediation to be done by Seller. Purchaser does not elect to take the Property "As Is" within forty-eight (48) hours of the Seller' response (or the deadline for response, if no response was timely provided), the Purchaser Agreement shall be automatically null and void, at which time Purchaser shall be paid the Deposit with no further agreement or release required.
24. Purchaser's Personal Inspection: This offer is based upon Purchaser's personal inspection or investigation of the property and not upon any representation or warranties of condition by Seller or any limited agents involved in this transaction. <i>If finished sq.ft., age, location of property lines, lot size, condition of improvements, protective covenants, designated school or school district, or other specific requirements are important to Purchaser's decision to purchase, Purchaser acknowledges the limited agents have advised Purchaser to make or procure independent investigations.</i>
25. Condition of Property: Seller represents to the best of Seller's knowledge, information and belief, there are no material, later defects in the Property nor any conditions present or existing with respect to the Property which may give rise to or create Environmenta Hazards or Liabilities and there are no enforcement actions pending or threatened with respect to the Property or any conditions present on it except as have been disclosed in writing to Purchaser. Seller agrees to maintain the landscaping, sprinkler system, heating, air conditioning water heater, sewer, plumbing, electrical systems and any built-in appliances in functional and operable condition until delivery of possession unless otherwise noted in the Seller Property Condition Disclosure Statement or specified herein. Seller will allow Purchaser to walk through Property within hours before closing to confirm compliance with this Purchase Agreement.
26. Wood Infestation: Purchaser (Seller, in the case of a new VA loan) agrees to pay the cost of a wood destroying insect inspection of the building and attached and detached structures, and Seller agrees to pay for any treatment or repair work found necessary for issuance of wood destroying insects warranty. Purchaser agrees to designate the inspector for such inspection in writing to Seller's Agent within ten (10 days after acceptance of this offer. Purchaser agrees to accept the treated Property upon completion of repairs. Provided, however, it treatment and repairs exceed 2% of purchase price, this Purchase Agreement may be cancelled by Seller and/or Purchaser, by written notice delivered to the other party within five (5) days of receipt of a wood destroying insect inspection report, which inspection report must be delivered to the Seller and Purchaser within ten (10) days after acceptance of this Purchase Agreement, at which time Purchaser shall be paid the Deposit with no further agreement or release required. Termite inspection work is to be performed by or
27. Insurance: Seller shall insure the property for fire, wind, hail, explosion, water or any other cause at no less than r cost until closing Risk of loss or damage to Property, prior to closing, shall be the responsibility of Seller. If, prior to closing, the structure on the Property in materially damaged; Seller shall immediately notify the Purchaser in writing of the damage. Purchaser, at Purchaser's choice, may: 1) rescint this Agreement, at which time Purchaser shall be paid the Deposit with no further agreement or release required; or 2) take the Property subject to the damage, with the Seller paying to the Purchaser the insurance proceeds and deductible for the replacement of the Property or a price discounted by the cost of restoration of the premises. Purchaser agrees to insure the Property at closing.
28. Smoke Detector: Seller agrees to install, at Seller's expense, smoke detectors as required by law.
29. Compensation of Selling Broker: Purchaser shall pay Selling Broker compensation of \$ at closing. The compensation will be collected in all cases except if Purchaser secures a loan that does not allow Purchaser to pay for such compensation. It this compensation is paid by Purchaser to Selling Broker, Seller and Purchaser agree that Selling Broker, which may be the same as the Listing Broker, or any cooperating broker may collect compensation from both Seller and Purchaser.
30. Lead-Based Paint Addendum: Was property built before 1978? Yes No. If yes, Purchaser and Seller must complete Disclosure of Information on Lead-Based Paint and/or Lead-Based Paint Hazards.
31. Equal Opportunity: It is unlawful to discriminate against any person in the terms, conditions or privileges of sale, purchase or leas of a dwelling or in the division of services or facilities in connection therewith because of race, color, religion, national origin, ethnic origin familial status, sex handicap, disability or sexual orientation, or age in the City of Omaha if an individual is forty (40) years of age or older. © 9/08 Omaha Area Board of REALTORS® Purchaser(s) Initials Seller(s) Initials Seller(s) Initials

- 32. **Modification in Writing:** Any modification of the terms of this agreement must be in writing and signed by all parties.
- 33. Electronic Transaction Authorization: The undersigned agree that all documents bearing signatures, initials or other marks of acknowledgement by a Purchaser, Seller and/or Broker/agent relating to a real estate transaction contemplated under this Agreement, including offers, counteroffers and acceptances: (1) may be transmitted electronically, and/or may use digital signature technology which is compliant with state UETA and/or federal E-SIGN requirements and (2) that digital signatures as well as electronic copies of manual signatures, whether scanned, digital photograph, facsimile or other means of image reproduction shall be treated in all respects as originals, and (3) that they will submit all original signatures if requested by the other party. This Agreement and any addendums or modifications may be signed in counterparts and such counterparts shall be considered as one document.

34. **Arbitration and Mediation:**

- Disputes: The term "Dispute" shall include, without limitation, any controversy, complaint, dispute, claim or disagreement relating to or arising out of the construction, interpretation, enforcement, or breach of the terms of this Purchase Agreement between Purchaser and Seller.
- B. Mediation: In the event of any Dispute, any party to the Dispute may seek non-binding mediation in an attempt to resolve the dispute by giving fifteen (15) days written notice of a request for such mediation to all other parties to the Dispute. The request for mediation must be made within three hundred sixty five (365) days after the party making the request knew, or exercising reasonable diligence and care, should have known, of the Dispute. In no case shall such request be made after the statute of limitations on a civil suit based on the Dispute would have run. Such mediation shall be administered by the American Arbitration Association and shall be conducted according to the American Arbitration Association's Commercial Rules - Real Estate Industry Arbitration Rules (including a Mediation Alternative) or such other mediation service versed in real estate practices of the locality.
- C. Arbitration: Any Dispute that is not resolved by informal settlement or mediation shall be resolved exclusively by binding arbitration. Such arbitration shall be administered by the American Arbitration Association and shall be conducted according to the American Arbitration Association's Commercial Rules - Real Estate Industry Arbitration Rules (Including a Mediation Alternative). The arbiter(s) shall apply Nebraska substantive and procedural law to the arbitration proceeding. Arbitration shall be commenced by written demand made by any one or more of the parties to the Dispute given to all other parties to the Dispute. The demand for arbitration must be in writing and must be given by personal delivery or certified mail, return receipt requested, within three hundred sixty five (365) days after the party making the demand knew, or exercising reasonable diligence and care, should have known, of the Dispute. Notwithstanding the previous sentence, in the case that the parties unsuccessfully attempt mediation to resolve a Dispute, the demand for arbitration shall be made within sixty (60) days of the final mediation session. However, in no case shall such demand be made after the statute of limitations on a civil suit based on the Dispute would have run. The prevailing party shall be entitled to costs and fees of the arbitration and, in the discretion of the arbitrator who shall take into account the relative merits of the opponent's case, the arbiter may award attorney's fees and arbitration costs to the prevailing party.
- D. Provisional Remedies. The filing of a judicial action to enable the reporting of a notice of pending action, for order of attachment, receivership, injunction, or other like provisional remedies, shall not constitute a waiver of mediation or arbitration under this provision, nor shall it constitute a breach of the duty to arbitrate.
- E. Exclusions. The terms of the Section shall not apply to: 1) Foreclosure of other action or proceeding to enforce a deed of trust, mortgage or land contract; or 2) The filing or enforcement of a construction or similar lien.
- Waiver. BY SIGNING THIS PURCHASE AGREEMENT, THE PARTIES AGREE THAT EVERY DISPUTE DESCRIBED ABOVE THAT IS NOT RESOLVED BY INFORMAL SETTLEMENT OR MEDIATION WILL BE DECIDED EXCLUSIVELY BY ARBITRATION AND THAT ANY ARBITRATION DECISION WILL BE FINAL AND BINDING. THE PARTIES AGREE THAT THEY WILL RECEIVE ALL THE RIGHTS AND BENEFITS OF ARBITRATION BUT ARE GIVING UP RIGHTS THEY MIGHT HAVE TO LITIGATE THOSE CLAIMS AND DISPUTES IN A COURT OR JURY TRIAL, OR TO PARTICIPATE AS A REPRESENTATIVE OR MEMBER OF ANY CLASS OF CLAIMANTS IN CONNECTION WITH ANY SUCH DISPUTES. NO PARTY TO THIS AGREEMENT, WHETHER REALTOR® OR SELLER, SHALL BE ENTITLED TO JOIN OR CONSOLIDATE DISPUTES BY OR AGAINST OTHERS IN ANY ARBITRATION, OR TO INCLUDE IN ANY ARBITRATION ANY DISPUTE AS A REPRESENTATIVE OR MEMBER OF A CLASS, OR TO ACT IN ANY ARBITRATION IN THE INTEREST OF THE GENERAL PUBLIC OR IN ANY PRIVATE ATTORNEY GENERAL CAPACITY.



35.	Offer Expiration: This offer to purchase is subject to acceptance by Seller on or before	,
at	o'clock M., Omaha, NE time. Purchaser acknowledges receipt of a signed copy of this Purchase Agree	ment,
as wel	ll as Estimated Purchaser's Closing Cost Statement.	
36.	List of Attachments and Addenda, and Disclosures:	
	Seller Property Condition Disclosure Statement	
H	Disclosure of Information on Lead-Based Paint and/or Lead-Based Paint Hazards	
H	S.I.D. Statement Limited Duel Agency Agreement	
H	Limited Dual Agency Agreement Affiliated Business Arrangement Disclosure	
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als ____ Seller(s) Initials ____ _

THIS CONTRACT CONTAINS AN ARBITRATION PROVISION WHICH MAY BE ENFORCED BY THE PARTIES. The arbitration provision is contained in Section 34.

IN WITNESS WHEREOF, the und	ersigned parties ex	secuted this AGREEMENT, consisting of pages.
Purchaser Signature:		Printed Name:
Witness:		
Purchaser Signature:		Printed Name:
Witness:		
Address:		
City:S	tate: Zip: _	Phone:
NAMES FOR DEED		
RECEIVED FROM:		RECEIPT
the sum of		
(\$) D conditions as stated. This receipt is	OOLLARS (by not an acceptance	e of the above offer to purchase.
REALTOR® (Company Name)		AGENT'S NAME (Printed)
OFFICE ADDRESS		AGENT'S SIGNATURE
BROKER CODE #		AGENT CODE #

HOME PHONE #

Purchaser(s) Initials _____ Seller(s) Initials _____

PHONE

ACCEPTANCE

The Seller, whether one of more, accepts the foregoing offero'clock M., Omaha, NE time, on the term and perform all the terms and conditions set forth, except as follows:			
Seller acknowledges receipt of a copy of this Agreement with all idea follows	ntified addenda and an Est	timated Seller's Closin	g Statement, except as
THIS CONTRACT CONTAINS AN ARBITRATION PROVIS arbitration provision is contained in Section 34.	ION WHICH MAY BE	ENFORCED BY T	HE PARTIES. The
IN WITNESS WHEREOF, the undersigned Seller executes this agreer	nent as of the date set forth	ı above.	
Seller:	Witness:		
Seller:	Witness:		
STATE OF			
COUNTY OF			
The foregoing Purchase agreement was acknowledged before me on by: Seller's Name (Printed)		at	o'clock m.,
NOTARY PUBLIC COMMISSION EXPIRES			
SEAL:			
STATE OF			
COUNTY OF			
The foregoing Purchase agreement was acknowledged before me on by: Seller's Name (Printed)		at	o'clock m.,
NOTARY PUBLIC COMMISSION EXPIRES			
SEAL:			

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Purchaser(s) Initials _ Seller(s) Initials _____

REAL ESTATE CERTIFICATION

We the undersigned Seller(s) Purchaser(s) and Agent(s), involved in this transaction, each certify that the terms of this Purchase Agreement are true to the best of our knowledge and belief and that any other agreement entered into by any of these parties in connection with this transaction is attached to this Purchase Agreement.

Purchaser:		Seller:	
	date		date
Purchaser:		Seller:	
	date		date
Agent:		Agent:	
	date		date
Purchaser acknowledges receipt of a fully executed		IASER RECEIPT Irchase Agreement on	,20
NOTE: At closing Purchaser is required to have wi			
Purchaser:		Purchaser:	
Property Address			

Purchaser(s) Initials _____ Seller(s) Initials _____ _