

THIS IS A LEGALLY BINDING AGREEMENT. IF NOT UNDERSTOOD, SEEK LEGAL ADVICE. The REALTOR® negotiating this Agreement is a member of the Nebraska REALTORS® Association and as such is governed by its Code of Ethics and Rules and Regulations.



RESIDENTIAL PURCHASE AGREEMENT

(Firm and address) Agency Confirmation: The following agency relationship(s) are hereby	confirmed for this transa	(date) ction.
Agent (and license number):		
of		(company)
(license number of designated b	proker)	(agent's cell)
Is the agent of: \square Seller exclusively \square Buyer exclusively	☐ both the Buyer and	Seller (Limited Dual Agent)
Agent (and license number):		
of		(company)
	! broker)	(agent's cell)
Is the agent of: \square Seller exclusively \square Buyer exclusively	□ both the Buyer and	Seller (Limited Dual Agent)
The undersigned, as Buyer, agrees to purchase the following property on t 1. Address:	•	
2. Legal Description:		
included is as follows:		
4. Price and Financial Terms. Buyer agrees to pay \$	s shown by the receipt is scrow agent or ☐ listing	herein. If paid by check, it will be g broker. Balance to be paid per the
△ A. Cash at Closing – No Financing Being Required: Balance of \$_ or cashier's check at time of closing. Buyer to provide Seller a letter fi said funds within 7 calendar days of acceptance of this offer or this off the Seller.	rom a government regulater shall be null and void	ited depository showing evidence of with the earnest money forfeited to
B. Contingent Upon Loan: Balance of \$ share closing, contingent upon Buyer's ability to obtain a loan, to be secured of \$ The loan shall be \(\Boxed VA, \Boxed FHA, \Boxed DEVELOPMENT OR	J CONVENTIONAL, Levith terms providing for a term of no less than This offer, sign all paper quired by Lender. Buyer f the original loan applicate licensees involved in	☐ P.M.I., ☐ N.I.F.A., ☐ RURAL an initial interest rate not to exceed years. Buyer agrees to rs, pay all costs, except as provided agrees to pay all loan fees, closing ation is denied, the Buyer authorizes the transaction. Upon written notice
© 2016 Nebraska REALTORS® Association	Date:	Buyer:/

of denial by the lender, this Purchase Agreement shall be void and the earnest m paragraph 25) unless Seller and Buyer mutually agree in writing within five (5) caler denial that an additional loan application will be made or that additional loan informa Seller shall have the right to cancel this after calendar days from the acc received either a non-contingent loan commitment or a loan commitment with all co cancellation, the earnest money (subject to paragraph 25) shall be returned to the Buyer	ndar days from receipt of notification of loan tion will be submitted to the original Lender. eptance of this Agreement, unless they have ntingencies satisfied. In the event of Seller's
☐ C. Seller Contribution: At closing, Seller shall pay or reimburse Buyer for the prinspection fees and/or prepaid items as allowed by lender up to \$ or	
D. Contingent Upon Closing: This offer is Contingent upon Buyer first obtaining Property located at, scheduled to closing does not occur on or before such date, this offer shall be null and void and the (subject to paragraph 25).	the proceeds from the closing of the Buyer's see on If such earnest money shall be returned to the Buyer
E. Contingent Upon Sale and Closing: This offer is contingent upon the sale and closing:	osing of Buyer's property located at:
(See attached Addendum).	
☐ F Assumption of Existing Loan, Seller Financing or Other Financing Terms.	(See attachedAddendum
5. Other Provisions.	
6. Title. Seller agrees to convey marketable title to Buyer by warranty deed or clear of all liens, encumbrances, special assessments levied or assessed and subject to all of record. Buyer shall be furnished a current title insurance commitment before closing a marketable title. Title policy shall be: ALTA basic owner's policy ALTA expanded coverage	easements and restrictions or covenants now and a title insurance policy insuring good and
The cost of the title insurance shall be paid as follows:	
☐ Title Insurance policy paid by: (select one) ☐ Lenders Policy paid by: (select one) ☐ Endorsements paid by: (select one) ☐ Seller ☐ Buyer ☐ Divided e ☐ Seller ☐ Buyer ☐ Divided e ☐ Seller ☐ Buyer ☐ Divided e	qually
Buyer selects	as the title insurance
company. Buyer agrees that should a valid title defect exist, Seller has a reasonable time to correct from the date of the title commitment. If the title defects are not cured within such time null and void, and be entitled to full return of the earnest money (subject to paragraph 2 items such as paving, curbing, sidewalk or utilities previously constructed, now under public authority not yet assessed. The documentary stamp tax shall be paid by the Seller.	frame, the Buyer may declare this Agreement 25). Seller agrees to pay any assessments for construction, or ordered to be constructed by
7. SID Disclosure. If checked, the property is located in a Sanitary Improvement improvement districts are located outside the corporate limits of any municipality; ii) re are not eligible to vote in municipal elections; and, iii) owners of property located wi limited access to services provided by nearby municipalities until and unless the property Further disclosures are attached. [] [] (Buyers initial if checked)	sidents of sanitary and improvement districts thin sanitary and improvement districts have
Page 2 of 7 Seller: © 2016 Nebraska REALTORS® Association Date:_	

8. Condominium Disclosure. If checked, the property is a conferring statement or the declaration, the bylaws, the rules or regulation unless such transfer is exempt under 76-878 NRS.		
9. Lead-Based Paint Disclosure. If checked, the house upon statement, disclosure and acknowledgement regarding lead based paint		
10. Seller Property Condition Disclosure. Buyer acknowledges recedated	ipt of the Seller Property Condit	ion Disclosure Statement
11. Condition of Property. This Agreement is based upon Buyer's per representation or warranties of condition by Seller or any Agent invo property lines, age, school district, lot size, condition of improvem purchase, Buyer acknowledges he has been advised to make independent condition, except as provided in this Agreement.	lved in this transaction. If finisents or any other factor is im	hed square footage, location of portant to Buyer's decision to
12. Inspections. (check one)		
☐ Buyer Waives All Inspections: Buyer accepts the property "AS IS" right or claim Buyer may have by reason of any misrepresentation or fr		ve, release or relinquish any
OR		
Contingent Upon Inspection: This offer is Contingent upon Buye estate and personal property to be sold. All inspections are at Buy inspections must be completed by the inspection deadline. Buyer si complete inspections (inspection deadline). Buyer shall have three (notice to the Seller of any unsatisfactory conditions of the property (r days from the notice deadline to resolve any unsatisfactory condition notice by the notice deadline then the Buyer agrees to accept the prelinquish any right or claim Buyer may have by reason of any misrepunotice of unsatisfactory conditions by the notice deadline and Buyer are by the resolution deadline then this agreement is null and void.	er's expense unless contrary to hall have ten (10) calendar da 3) calendar days after the inspen notice deadline). Buyer and Sel (s) in writing (resolution deadli roperty "AS IS". However, Buresentation or fraudulent concea	o Paragraph 4C. All requested ys from date of acceptance to ection deadline, to-give written ler shall have five (5) calendar ne). If the Buyer fails to give yer does not waive, release or lment by Seller. If Buyer gives
Inspections may include, but are not limited to, the following: Home Plumbing, Structural, Mold, Flood Plain, Insurability/CLUE, Sex		ey, Roof, HVAC, Electrical,
If checked, Buyer requests a termite and wood destroying insect inspexpense. Cost of said inspection to be paid by Seller in the event of a Vinsects be found, the property shall be treated at Seller's expense by a crequirement of the Nebraska Pesticide Act for treatment of termites and treated infestation, which is now inactive, is found, treatment shall not damage shall be corrected at Seller's expense. However, if the cost requirement may rescind this agreement.	VA Loan. Should evidence of te commercially licensed applicator I wood destroying insects. If vis be required. Should damage fro	rmites or wood destroying who has met the certification ible evidence of previously m such insects be found, the
13. Utilities. Seller agrees to have the following utilities turned on, if a Electric Gas Water Other	not currently on, for inspections	
14. Access to Property. Seller shall provide reasonable access to Buyer and to representatives of Buyer's lender to accommodate financing.	er, Buyer's inspectors or agents	to timely fulfill this Agreement
15. Compliance with Law. Seller shall comply with all federal, state including but not limited to installing smoke detectors.	and local laws applicable to the	sale or transfer of the property,
16. Maintenance/Repairs/Replacements, Cost to Seller. Seller agree until initial delivery of possession which maintenance shall include, water heater, sewer, plumbing, electrical system, underground sprinkler.	but not be limited to: the buil	ding, heating, air conditioning,
17. Final Walk Through. Buyer shall have the right to make a final in conditions of this Agreement have been met.	aspection of the property prior to	closing to assure that all
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18. Responsibility of Insurance and Risk of Loss. Seller shall insure to cause at no less than purchase price until closing. Risk of loss or dama. Seller. If prior to closing the structure on the Property is materially dam the damage. Buyer, at Buyer's choice, may: 1) Rescind this Agreement of paying to the Buyer the insurance proceeds and deductible for the restorestoration of the premises.	ge to Property, prior to clo laged, Seller shall immedia DR 2) Take the property sul	sing, shall be the re tely notify the Buye oject to the damage	esponsibility of er in writing of with the Seller
19. Home Warranty Acknowledgement: Buyer has been advised of the	e availability of a Home Wa	arranty, and selects t	the following:
☐ Home warranty accepted and paid by			
Plan Selected	; Co	st is \$	
☐ Home warranty coverage declined by Buyer.			
New Construction: New construction shall have the warranti materials/appliances, or specifically tendered by the contractor. The quality of construction or materials.			
20. Real Estate Taxes and Prorations. Seller shall pay all taxes for closing together with interest, rents and homeowners' association dues, the date of closing. Taxes shall be prorated based upon the county associatified mill levy.	prepaid utilities and heatin	g fuel, if any, shall	be prorated to
21. Closing and Possession. The closing of the sale shall be on the of Property shall be given upon closing. This Agreement shall in no man of possession.	day of ner be construed to convey	the Property or to g	Possession ive any right
22. Escrow Closing. Buyer and Seller agree that the closing of the sale of the earnest money or other trust funds is authorized to transfer such received by any broker in connection with the sale shall also be transferr no further responsibility or liability to Buyer or Seller to account for fund of the sale. Escrow agent will not be required to disburse funds, delicertified funds or equivalent and all terms of this Agreement have been selling.	items to the escrow agent. ed to the escrow agent. Aft ds or preparation of docume ver or record any docume	All documents and ter the transfer, a broadents in connection w	nd other items oker shall have with the closing
Escrow closing charges shall be equally divided between Buyer and S prohibits Buyer from paying such fees, they shall be paid by Seller.	eller. If Buyer's loan is a	government-regulate	ed loan, which
23. Compensation. Buyer agrees to pay selling broker compensation will be collected in all cases except (a) if Buyer secures a loan to purcompensation or (b) buyer has previously agreed to pay selling broker selling broker. If this compensation is paid by Buyer to selling broker, same as the listing broker, may collect compensation from both Seller and	rchase the Property that d fixed compensation pursua Seller and Buyer agree that	oes not allow Buyent an agreement ent	er to pay such tered into with
24. Counterparts, E-Mail, and Fax Transmission. This Agreement medemed to be an original hereof, and all of which shall together constitutions a signed copy hereof or any counter offer to the other constitute delivery. The parties agree to confirm delivery by mail or pagent.	itute one and the same ins party or their agent with o	trument. The facsi confirmation of tran	mile or e-mail nsmission shall
25. Default, Rescission, Failure of Contingency or Termination. If may, at Seller's option, retain the earnest money as liquidated damages available to Seller by reason of such failure. If this Agreement is void by party without fault as allowed hereby, each party shall bear their costs an	s for such failure, or utilized failure of contingency or is	e such other legal rescinded or termi	emedies as are nated by either
26. Do Not Call Provision. Seller and Buyer authorize telephone, facs behalf of the Seller's broker and Buyer's broker, if different, as well as or			individuals on
27. Addenda. The attached addenda shall be made a part of the Purchas	e Agreement. (List Addend	(a)	
	(Seller /	Buyer	
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	v.		

28. Acc	eptance Date. This offer shall expire on	(date) at	o'clock (hou	ır in
	zone of the office of the Seller's agent) and be automatically acceptance is delivered to the Buyer's limited agent or their		the time of expiration, Seller's	
29. Med	diation and Arbitration. \square [If checked]			
(a)	Disputes. The term "Dispute" shall include, without limitation, any controversy, complaint, dispute, claim or disagreement relating to or arising out of the brokerage relationship or the construction, interpretation, enforcement, or breach of the terms of this Agreement.			
(b)	Mediation. In the event of any Dispute, any party to the the Dispute by giving 15 days written notice of a request for mediation must be made within 360 days after the part care, should have known, of the Dispute. In no case shall based on the Dispute would have run. Such mediation shall be commercial Rules-Real Estate Industry Arbitration Ruleservice versed in real estate practices of the locality.	for such mediation to all other y making the request knew, or such request be made after the hall be held in Nebraska. Such anducted according to the A	parties to the Dispute. The re exercising reasonable diligence statute of limitations on a cival mediation may be administer merican Arbitration Associa	equest ce and il suit red by tion's
(c)	Arbitration. Any Dispute that is not resolved by informa arbitration. Such arbitration shall be held in Nebraska. S Association and shall be conducted according to the Ar Industry Arbitration Rules (Including a Mediation Alter procedural law to the arbitration proceeding. Arbitration of the parties to the Dispute given to all other parties to the be given by personal delivery or certified mail, return recoknew, or exercising reasonable diligence and care, show sentence, in the case that the parties unsuccessfully attempte made within 60 days of the final mediation session. He limitations on a civil suit based on the Dispute would have arbitration and, in the discretion of the arbitrator who sha arbitre may award attorney's fees to the prevailing party.	uch arbitration shall be admin- nerican Arbitration Association ernative). The arbiter(s) shall shall be commenced by writter a Dispute. The demand for arbitrary cipt requested, within 360 days all have known, of the Disputation to resolve a Disput owever, in no case shall such a run. The prevailing party sha	istered by the American Arbit on's Commercial Rules-Real III apply Nebraska substantive of demand made by any one or itration must be in writing and a after the party making the detate. Notwithstanding the predute, the demand for arbitration demand be made after the stat III be entitled to costs and fees	ration Estate e and more I must emand evious a shall ute of of the
(d)	Provisional Remedies. The filing of a judicial action to attachment, receivership, injunction, or other like proviarbitration under this provision, nor shall it constitute a breather.	sional remedies, shall not co		
(e)	Exclusions. The terms of paragraph 29 shall not apply to:			
	(1) Any complaint of violation of the Code of Ethics of t	he National Association of REA	ALTORS®;	
	(2) Foreclosure or other action or proceeding to enforce a deed of trust, mortgage or land contract; or			
	(3) The filing or enforcement of a construction or similar lien.			
	(4) An action filed and held in "Small Claims Court" as defined in Neb. Rev. Stat. 25-2801 to 25-2804, provided, however, any attempt to transfer a matter filed in small claims court to county court shall be subject to paragraph 30.			wever,
(f)				
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- **30.** Entire Agreement. This document contains the entire Agreement of the parties and supersedes all prior Agreements or representations oral or written with respect to the Property which are not expressly set forth herein or incorporated herein by reference. This Agreement may be modified only in writing, signed and dated by both parties. All express representations and warranties shall survive closing. Both parties acknowledge that they have not relied on any statements of the real estate agent or broker which are not herein expressed. "Buyer" shall be one or more. "Seller" shall be one or more. Whenever required by context, singular shall include the plural, the plural the singular, and one gender shall include all genders. Time is of the essence in this Agreement.
- **31. Authority to Sign.** The undersigned Seller(s) and Buyer(s) each represent and warrant that they are duly empowered and/or authorized, whether individually, on behalf of any entity or as a fiduciary, to enter into this Purchase Agreement and create a valid and binding contract. -Seller represents all parties required to transfer title to the Property are parties to this contract.

Buyer reserves the right to withdraw this Offer prior to acceptance. Withdrawal shall be complete if verbal notification of withdrawal is made to the Seller's Limited Agent or Broker of the Seller's Limited Agent or the Seller before the delivery of Seller's written acceptance.

<u>IF PARAGRAPH 29 IS CHECKED, THIS CONTRACT CONTAINS AN ARBITRATION PROVISION WHICH MAY BE ENFORCED</u> BY THE PARTIES

BUYER		DATE	
BUYER		DATE	
ADDRESS	ZIP	PHONE	
NAMES FOR DEED:			
Check one: ☐ JTWROS ☐ Tenants in common			<u>-</u>
Check one: ☐ Husband and Wife ☐ Single Person	Other		
RECEIPT FOR EARN			
RECEIVED FROM:		the sum of \$	by
Check Cash Other Property on terms and conditions as stated. In the event this offer is specified the earnest money shall be refunded.	s not accepted by the	to apply to the purchase seller of the Property with	price of the nin the time
REALTORS®	By:		
Complete only one of A,	B or C below:		
Seller		Date_	
Seller_			
B: Counter Offer #1 By Seller: In response to the above Purchase Agr Property, all of the terms and conditions of the Purchase Agreement are following:	eement datedaccepted and shall ren	for the sale main the same with the excep	of the tion of the
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This Counter Offer shall expire office of the Seller's agent) and be autom delivered to the Seller's Limited Agent or t	atically null and void	te), ato'clock(hour unless, prior to the time of expiration, Buyer the Seller.	in the time zone of the er's written acceptance is
If this Counter Offer is accepted, the Purparties.	chase Agreement as a	amended by this Counter Offer shall become	ne a contract between the
		o acceptance. Withdrawal shall be completed as Agent or Buyer before the delivery of Buyer	
Seller	Date	Seller	Date
☐ accept ☐ reject this Counter Offer		(<i>date</i>), at	o'clock
Buyer	Date	Buyer	Date
C: Rejection: The foregoing offer is rejection.	ted.		
Seller	Date	Seller	Date
DECEIDTS	EOD EU IVEVE	CUTED PURCHASE AGREEMENT	
Buyer acknowledges receipt of executed co		_	
(Buyer)	Date	(Buyer)	Date
Seller acknowledges receipt of executed co	ppy of this Agreement.		
(Seller)	Date	(Seller)	Date