LAND PURCHASE AGREEMENT

For use in North Dakota only
This form approved by the Fargo-Moorhead Area Association of REALTORS® which disclaims any liability arising out of the use or misuse of this form.

Date:	MLS#:		Page 1
TERMS AND CONDITIO	NS: Subject to terms and condit	tions of this Agreement, Seller ag	grees to sell and convey to Buyer, and
Buyer agrees to purchase the	property at: Address		
			sum of
			Dollars (\$).
\$to	earnest money which the earnest money shall be deposite of receipt of the earnest money or anyment for the purchase of proper	shall be delivered to the within two (2) business dued in the trust account of the Ear Final Acceptance Date of this Pu	"Buyer" agrees to pay listing broker, or, if checked, ays after the Final Acceptance Date of nest Money Holder as specified above urchase Agreement, whichever is later.
	Addendum) Assumption Fin	•	e wortgage i manering section)
This sale includes the following persencumbrances:	wing property (if any owned by onal property shall be transferred	Seller and located on said proper d with no additional monetary va	rty): garden bulbs, plants, shrubs, and lue, and free and clear of all liens and
			-
		JYER'S PROPERTY	Addendum for the sale of the Buyer's
The closing of Buyer's proper		s ability to obtain financing, if fina	which is currently under contract.
		OSING DATE	
Seller agrees to remove all SELLER CONTRIBUTION Buyer may use it at their disc	debris and all personal propert N (not to exceed maximum am eretion towards points, buy-down butions, the excess amount may be	fees, prepaid expenses or costs of	*
The Purchase Agreement	· · · · · · · · · · · · · · · · · · ·		w. If IS , complete the MORTGAGE
FINANCING section below			
Buyer shall apply for and sec CONVENTIONAL	ure, at Buyer's expense, a:		
Mortgage estimated to be	% of the sale price amof no more than % per	ortized monthly over a period of	not more than years with an f required by financing program), plus
INITIAL: SELLER	DATE	BUYER	DATE
SELLER_	DATE_	BUYER_	DATE
SELLEK	DAIE	DULEN	<i>D</i> AIE



46	ADDRESS:			Page 2
47 48 49 50	MORTGAGE APPLICATION: The moof this Purchase Agreement. Buyer agrees required to consummate said financing. It and void; Buyer and Seller agree to sign a	to use best efforts to secure a of Buyer cannot secure a comm	commitment for such financing nitment for such mortgage, this	and to execute all documents agreement shall become null
51 52 53 54	LOCKING OF MORTGAGE INTERES (Check one) WITHIN FIVE (5) BUSINESS DAY AT ANY TIME PRIOR TO CLOSIN	S OF FINAL ACCEPTANC	E DATE OF THIS PURCHA	
55 56 57 58	APPRAISAL: If the property appraises f with consummation of the contract without Purchase Agreement. If Buyer chooses to money shall be refunded to Buyer.	ut regard to the amount of the	appraised valuation, (b) re-ne	gotiating or (c) canceling the
59		CONVENTIONAL MO	ORTGAGE	
60 61 62	PRIVATE MORTGAGE INSURANCE years' mortgage insurance premiums as reunless paid in cash at closing.	· · · · · · · · · · · · · · · · · · ·		
63	REAL E	STATE TAXES, SPECIAL	ASSESSMENTS & FEES	
64	REAL ESTATE TAXES: Seller shall pa	y on the date of closing all re	al estate taxes due and payabl	e in all prior years including
65	all penalties and interest. Based upon [
66	paid as follows: At closing, Seller to pay	(check one) none all	prorated to the date of clos	sing prorated to the date
67	the real estate	taxes based on the year specif	fied above. In the event the clo	sing date is changed, the real
68	estate taxes paid, if prorated to the date of	closing, shall be adjusted to th	e new closing date.	
69	SPECIAL ASSESSMENTS SHALL BE	PAID AS FOLLOWS:		
69 70 71 72 73 74 75 76 77 78	ANNUAL INSTALLMENTS: Buyer and Seller shall prorate as of and payable for the year of closing. UNCERTIFIED (balance unpaid + inte as of the date of contract. Seller plus interest WORK IN PROGRESS/PENDING/P	e are none Buyer shall as rest): There are none shall pay uncertified special. PROPOSED: There on the date of closing special	, all installment Buyer shall assume approx all assessments on the date of are none Buyer shall assessments in progress, per	ts of special assessments due imately \$
70 71 72 73 74 75 76 77 78 79 80 81 82 83 84 85 86 87 88	ANNUAL INSTALLMENTS: Buyer and Seller shall prorate as of and payable for the year of closing. UNCERTIFIED (balance unpaid + interest of the date of contract. Seller plus interest work in PROGRESS/PENDING/P S Seller shall pay the date of contract up to S TAX AND SPECIAL ASSESSMENT N notice regarding any new improvement property. Buyer is aware there may be not seller agrees to immediately notify Buyer Seller and Buyer may then agree in writing absence of such an agreement, parties will a paid hereunder to be refunded to Buyer. It payable therewith and thereafter, for which assessments are only estimates. No representations have been made con	rest): There are none shall pay uncertified special. PROPOSED: There on the date of closing special rest. OTICE: As of the date of this oject from any assessing author we public improvement project of any such notice received by g, on or before the date of closing received to the date of closing special results of the date of the date of closing special results of the date of the date of closing special results of the date of th	Buyer shall assume approxal assessments on the date of are none Buyer shall assessments in progress, per Bruchase Agreement, Seller strities, the costs of which projects, the costs of which may be a between the date of this Agreeming, to the payment terms of the necllation of Purchase Agreement pay all real estate taxes and an provided. It is understood futter quent real estate taxes or specific assessments in progress, per specific provided. It is understood futter quent real estate taxes or specific provided.	imately \$
70 71 72 73 74 75 76 77 78 79 80 81 82 83 84 85 86 87	ANNUAL INSTALLMENTS: Buyer and Seller shall prorate as of and payable for the year of closing. UNCERTIFIED (balance unpaid + interest of the date of contract. Seller plus interest work in PROGRESS/PENDING/P S Seller shall pay the date of contract up to Seller shall pay the date of contract up to Seller agrees to immediately notify Buyer is aware there may be not seller agrees to immediately notify Buyer Seller and Buyer may then agree in writing absence of such an agreement, parties will a paid hereunder to be refunded to Buyer. It payable therewith and thereafter, for which assessments are only estimates.	rest): There are none shall pay uncertified special. PROPOSED: There on the date of closing special. OTICE: As of the date of this oject from any assessing author we public improvement project of any such notice received by, on or before the date of closing received by agree to immediately sign a Car collowing closing, Buyer shall ch payment is not otherwise property of the amount of subsections association dues, rents	Buyer shall assume approxal assessments on the date of are none Buyer shall assessments in progress, per services, the costs of which projects, the costs of which may be abetween the date of this Agreeming, to the payment terms of the necellation of Purchase Agreeme pay all real estate taxes and an provided. It is understood futted the payment real estate taxes or spect, and all charges for water, serviced.	imately \$
70 71 72 73 74 75 76 77 78 79 80 81 82 83 84 85 86 87 88	ANNUAL INSTALLMENTS: Buyer and Seller shall prorate as of and payable for the year of closing. UNCERTIFIED (balance unpaid + interest of the date of contract. Seller plus interest work in PROGRESS/PENDING/PS Seller shall pay the date of contract up to Seller shall pay the date of contract up to Seller agrees to immediately notify Buyer seller and Buyer may then agree in writing absence of such an agreement, parties will a paid hereunder to be refunded to Buyer. It payable therewith and thereafter, for which assessments are only estimates. No representations have been made comprosed.	rest): There are none shall pay uncertified special. PROPOSED: There on the date of closing special. OTICE: As of the date of this oject from any assessing author we public improvement project of any such notice received by, on or before the date of closing received by agree to immediately sign a Car collowing closing, Buyer shall ch payment is not otherwise property of the amount of subsections association dues, rents	Buyer shall assume approxal assessments on the date of are none Buyer shall assessments in progress, per services, the costs of which projects, the costs of which may be abetween the date of this Agreeming, to the payment terms of the necellation of Purchase Agreeme pay all real estate taxes and an provided. It is understood futted the payment real estate taxes or spect, and all charges for water, serviced.	imately \$



93	ADDRESS:			Page 3
94 95 96		costs for sewer access, stubbir		e property including, but not limited to, dication, road access, utility connection
97 98 99 100	by spouse, if any, conveying ma	rketable title, subject to: (A) provement of the property; (C)	ouilding and zoning laws, ording reservation of any mineral righ	arranty deed other deed joined in ances, state and federal regulations; (B) ats by the state; (D) utility and drainage
101 102 103 104 105 106 107 108 109 110	 (b) Buyer obtaining approva (c) Buyer obtaining approva (d) Buyer obtaining approva (e) Buyer obtaining, at ☐ B (f) Buyer obtaining, at ☐ B extraordinary building or metho 	riding a survey of the property I from city/township for proportion city/township for rezon I from city/township for rezon I from city/township for rezon I from city/township for rezon I seller expense, perconver Seller expense, soil to discost.	sed building plans and specificated subdivision development plans or use permits at Buyer plation tests which are acceptable ests which indicate that the property of the pr	e to Buyer.
111 112 113 114 115 116 117 118	to date. If, after examination, Secontaining a written statement of agree to sign a Cancellation of Puagrees to accept an Owner's Title a master abstract or if no abstract	eller's title is not insurable or f defects is delivered to Seller, t rchase Agreement. However, is Policy in the full amount of the tof title is in Seller's possession der's policy is obtained, and on	tree of defects and cannot be mathen said earnest money shall be Buyer may waive defects and ele the purchase price in lieu of an about nor control. If Buyer is to receively the additional cost of obtaining	or a registered property abstract, certified de so within sixty (60) days after notice refunded to Buyer, and Buyer and Seller ct to purchase. <i>Buyer, at Buyer's option, astract of title if the property is subject to</i> we such policy, Seller shall pay the entire g a simultaneously issued owner's policy
119 120 121 122 123 124 125 126 127 128 129	condition that remains uncorrect (d) that prior to closing, paymen 90 days immediately preceding to, the property;	ne property from a public right any notice from any governmed; t in full will have been made for the closing in connection with ctive covenants, Seller has no ected. Any notices received by	of way; nental authority as to violation or all labor, materials, machiner construction, alteration, or report treceived any notice from any pays Seller will be provided to Buy	of law, ordinance, or regulation for a y, fixtures, or tools furnished within the air of any structure on, or improvement person or authority as to a breach of the yer immediately.
130 131 132		ry governmental approvals. S	eller warrants the legal descript	y Seller, Seller shall pay all subdivision ion of the real property to be conveyed
133 134 135 136 137	including fire, vandalism, flood substantially damaged before th	, earthquake, or act of God, to e closing date, this Purchase els this Purchase Agreement,	he risk of loss shall be on the Agreement shall become null a Buyer and Seller shall immed	and the date of closing for any reason, Seller. If the property is destroyed or and void, at Buyer's option, by written liately sign a Cancellation of Purchase refunded to Buyer.
138 139 140		Purchase Agreement. Seller g	ives Buyer the right to have the	lous substances or underground storage property tested for radon gas, mold, or his Purchase Agreement.
141 142				ption if a dispute arises out of this real tion may be obtained from licensee.
143	INITIAL: SELLER	DATE	BUYER	DATE
	SELLER	DATE	BUYER	DATE



144	ADDRESS:					Page 4
145 146	FINAL ACCEPTANCE: Buyer unde To be binding, this Purchase Agreemen					
147 148 149	OFFER CONFIDENTIALITY: Buy in dealing with multiple offers, could n aware that Buyer could make this offer	nake other b	ouyers aware of the ex	sistence and con	tents of this Pu	urchase Agreement. Buyer is
150 151	DISCLOSURE OF SALE TERMS: If of REALTORS® will be notified as to				ers of the Fargo	o-Moorhead Area Association
152 153 154 155 156	DEFAULT: If Buyer defaults in any of hereunder may be retained by Seller to not deprive either Buyer or Seller of the of this Agreement, provided this Purchasis commenced within six months after selling.	apply to dan right to recouse Agreeme	mages (which Buyer a over damages for a breath is not terminated, a	agrees equals or each of this Agre	exceeds that a ement or of the	amount). This provision shall right of specific performance
157 158	TIME OF ESSENCE: Time is of the absolute.	essence in th	nis Purchase Agreeme	nt. This means t	hat all deadline	es are intended to be strict and
159 160 161 162 163 164 165 166 167 168 169 170 171 172 173 174 175 176	FOREIGN INVESTMENT IN REAL "FIRPTA") requires a transferee (Buyer of the real property interest if the transexception to the FIRPTA withholding the complexity of the FIRPTA, both FIRPTA compliance, since failure to and Seller and their agents or qualific Seller hereby represents and warrants the Seller shall survive closing. Seller FIRPTA, may rely upon this represental if the Seller represents that it is a foreign could be personally liable for failing to exemptions to the FIRPTA apply to the to the FIRPTA apply, Buyer may requipenalty of perjury, that one of the exercipeness that it is not a foreign personal documentation as prescribed by the FIR closing, the Buyer and Seller agree to crequired to comply with FIRPTA required.	of a United serior (Selle requirements the Buyer a adhere to the description of the serior of the se	A States real property in the property is a foreign person and the Seller are ad the FIRPTA withhold the set. I is is is not a foreign be subjected at a from the proceed at a from the proceed at a from the proceed the FIRPTA withhold the fire seller representation provide specific does the FIRPTA withhold the fire provide specific does th	nterest to withhou (any person of a from the gene vised to seek and ding rules could be person, as defined any qualified significant of the real ents that it is a for cumentation as liding requirement lifted substitutes perjury, that the	old a tax from the than a United than a United International Internation	he proceeds of any disposition ited States person), unless an forth in the FIRPTA. Due to al and tax advice regarding al liability to both the Buyer RPTA. This representation of nose terms are defined by the requirements, and the Buyer on, if none of the enumerated out that one of the exemptions the FIRPTA to verify, under the transaction. If the Seller the Seller to provide specific foreign person. On or before
178 179	ELECTRONIC SIGNATURES: The constitutes a valid, binding signature.	parties agree	e the electronic signat	ure of any party	on any docum	ent related to this transaction
100	Norther of Agreement	TO A PORT CONT.	AGENCY			
180 181	NOTICE OF AGENCY REPRESEN			-		_
182	Selling Licensee	1S	Buyer's Agent	Seller's A	check one	al Agent
183 184	Selling Brokerage					
185 186	Listing Licensee	is	Seller's Agent	Buyer's A	gent Dua	ıl Agent
187 188	Listing Brokerage					
189	INITIAL: SELLER	DATE_		BUYER		DATE
	SELLER_ FMAAR: BUYER LPA 4 (REV 9/2020)	DATE_		BUYER		DATE



190	ADDRESS:			Page 5
191	DUAL AGENCY REPRESEN	TATION:		
192	☐ Dual Agency representation	does not apply in this transac	tion. Skip lines 193-207.	
193	Dual Agency representation	does apply in this transaction		
194 195 196 197 198 199 200 201 202 203	means that Broker and its salespe interests, Broker and its salespe in this transaction without the co (1) confidential inform confidential unless Selle (2) Broker and its sales (3) within the limits of	persons owe fiduciary duties to rsons are prohibited from advonsent of both Seller(s) and Bration communicated to Broke er(s) or Buyer(s) instructs Broke spersons will not represent the dual agency, Broker and the surstanding of the explanation	b both Seller(s) and Buyer(s). Be ocating exclusively for either partuyer(s). Seller(s) and Buyer(s) at which regards price, terms, or or in writing to disclose this information interest of either party to the detallespersons will work diligently	motivation to buy or sell will remain ation. Other information will be shared;
204 205	Buyer	Date	Seller	Date
206 207	Buyer	Date	Seller	Date
208 209	APPOINTED AGENCY: App agency will not apply.	ointed Agency does d	oes not apply. If Broker has add	pted an appointed agency policy, dual
210	Seller warrants that the property	is directly connected to:	city sewer 🗌 city water 🔲 ru	ral water 🗌 well 🗌 none.
211 212			er does does not know of reatment System Disclosure Sta	a subsurface sewage treatment system tement.)
213 214 215 216	inspector's subsurface sewage to	reatment system report or notice system may satisfy this oblig	ce indicating if the system compliation. Seller is not obligated to u	ag authority, and/or lender a licensed es with applicable regulations. A valid apprade, repair or replace the
217 218 219	property, see Well Disclosure S	tatement.)		r. (If does , and well is located on the nt, governing authority, and/or lender.
220 221		(attach) is not subject to a	Subsurface Sewage Treatment S	system and Well Inspection
222	OTHER TERMS:			
223				
224 225 226 227 228 229	NOTE: Disclosures are not pa Addendum to Purchase Agro Addendum to Purchase Agro Addendum to Purchase Agro	ert of this Purchase Agreeme eement eement: Contract for Deed Fin eement: Sale of Buyer's Prope	ancing	
230 231 232 233 234	parties shall constitute the entir Seller and Buyer. This Purcha deemed to be United States cur	e agreement between Seller a se Agreement can be modifie rency for purposes of this ag	nd Buyer and supercedes all oth d only in writing signed by Sell	addenda or amendments signed by the er written or oral agreements between er and Buyer. All monetary sums are e required to pay certain closing costs
235	INITIAL: SELLER	DATE	BUYER	DATE
	SELLER	DATE	BUYER	DATE

BUYER: Buyer agrees to punderstands all pages of this P		he price, terms and conditions as so	et forth above. Buyer has revi
Buyer Signature	Date	Buyer Signature	Date
Buyer Printed Name		Buyer Printed Name	
instructed otherwise in writing	g. Seller has reviewed and	authorizes Listing Broker to withdr d understands all pages of this Purchase	ase Agreement.
instructed otherwise in writing	g. Seller has reviewed and		ase Agreement.
instructed otherwise in writing If checked, this Purchase All Sellers must sign.	g. Seller has reviewed and Agreement is subject to	d understands all pages of this Purchase	Agreement: Counteroffer.
instructed otherwise in writing If checked, this Purchase	g. Seller has reviewed and	d understands all pages of this Purch	ase Agreement.

253 This is a legally binding contract. If you desire legal or tax advice, consult the appropriate professional.

FMAAR: BUYER LPA 6 (REV 9/2020)



DATE: ____ MINERAL ATTACHMENT Attached to purchase agreement dated:________ for the property legally described: The purpose of this attachment is to establish the mineral reservation/transfer for the subject property. A concrete determination of mineral right and royalty ownership typically requires a lengthy and costly Mineral Title Opinion drafted by an attorney. Because no Mineral Title Opinion was created on the subject property, the seller and Pifer's Auction & Realty do not warrant the ownership of any Mineral Rights, Royalties, or Aggregate Rights of the subject property. If any rights to Minerals, Royalties and/or Aggregate are transferred in this transaction they are in "as is" condition and without any warranty of title. Buyer has the opportunity to satisfy themselves regarding adequacy of title to minerals, and releases and forever waives any claims against Pifer's Auction & Realty regarding the same. Pifer's Auction & Realty will not give recommendations to buyer or seller on the retention/transfer of minerals and encourages parties to obtain legal counsel. In accordance with North Dakota Century Code 47-10-24, unless specifically excluded, Minerals and Royalties shall convey to the grantee. In accordance with North Dakota Century Code 47-10-25 the Gravel, Clay and Scoria shall be transferred with surface estate unless specifically reserved by name in deed, grant or conveyance. In this transaction, Mineral Rights and Royalties are conveyed as follows: **CHECK ONE 1**. The seller shall **retain** (%) of whatever minerals interests (rights and royalties) sellers own or are determined at a later date through title review to have owned at the time of this conveyance, including but not limited to Oil, Coal, Gas, Uranium and Hydrocarbons owned as of record today. **2.** The seller intends to convey only ____ mineral acres (rights and royalties) to buyer as part of this transaction. If later title review established that seller does not have good title to the full conveyance of mineral interests, then seller conveys as many mineral acres (rights and royalties) that seller does have good title to on the parcel(s) at issue in this instrument. _____3. The seller intends to reserve all mineral rights and royalties, and transfers none to buyer. In this transaction the seller shall **retain** _____ (%) of whatever aggregate they own or are determined at a later date to own, including but not limited to Gravel, Clay, Sand, Dirt and Scoria. Seller Date Buyer Date

Buyer

Date

Date

Seller