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. MLS#:___ 1 Date: Page 1 2 TERMS AND CONDITIONS: Subject to terms and conditions of this Agreement, Seller agrees to sell and convey to Buyer, and 3 Buyer agrees to purchase the property at: Address____ 4 City County State Legally described as 5 6 7 Seller has this day agreed to sell all included real estate and personal property to Buyer for the sum of 8 Dollars (\$). 9 , "Buyer" agrees to pay 10 earnest money which shall be delivered to the listing broker, or, if checked, 11 within two (2) business days after the Final Acceptance Date of to 🗌 12 this Purchase Agreement. The earnest money shall be deposited in the trust account of the Earnest Money Holder as specified above within one (1) business day of receipt of the earnest money or Final Acceptance Date of this Purchase Agreement, whichever is later. 13 14 Said earnest money is part payment for the purchase of property described above. 15 Buyer agrees to pay in cash finance remaining balance. Financing, if any, will be: (see Mortgage Financing Section) 16 Contract for Deed (see Addendum) Assumption Financing (see Addendum) 17 This sale includes the following property (if any owned by Seller and located on said property): garden bulbs, plants, shrubs, and 18 trees; and the following personal property shall be transferred with no additional monetary value, and free and clear of all liens and 19 encumbrances: 20 This sale excludes the following property: 21 22 SALE OF BUYER'S PROPERTY 23 This Purchase Agreement is (see attached Addendum) is not subject to a Contingency Addendum for the sale of the Buyer's Property. This Purchase Agreement is is not contingent on the successful closing of Buyers property located at 24 , which is currently under contract. 25 26 The closing of Buyer's property, if any, may still affect Buyer's ability to obtain financing, if financing is applicable. 27 **CLOSING DATE** 28 29 **POSSESSION:** Seller shall deliver possession of the property immediately following closing unless otherwise specified. 30 Seller agrees to remove all debris and all personal property not included herein from the property by possession date. 31 SELLER CONTRIBUTION (not to exceed maximum amount allowed by Lender): Seller shall pay \$ 32 Buyer may use it at their discretion towards points, buy-down fees, prepaid expenses or costs of closing. If Buyer does not use all of 33 the above stated Seller contributions, the excess amount may be applied to a reduction of the loan amount or sales price, if allowed by 34 35 **MORTGAGE FINANCING:** The Purchase Agreement IS IS NOT subject to the mortgage financing provisions below. If IS, complete the MORTGAGE 36 37 FINANCING section below. 38 Buyer shall apply for and secure, at Buyer's expense, a: 39 CONVENTIONAL 40 OTHER Mortgage estimated to be ______ % of the sale price amortized monthly over a period of not more than _____ years with an 41

initial mortgage interest rate of no more than ________ % per year with 0 discount points (0.5 if required by financing program), plus

INITIAL: BUYER DATE SELLER DATE

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Private Mortgage Insurance, if applicable.

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15	ADDRESS: Page 2
16 17 18 19	MORTGAGE APPLICATION: The mortgage application is to be made within five business days after the final acceptance date of this Purchase Agreement. Buyer agrees to use best efforts to secure a commitment for such financing and to execute all documents required to consummate said financing. If Buyer cannot secure a commitment for such mortgage, this agreement shall become null and void; Buyer and Seller agree to sign a Cancellation of Purchase Agreement and earnest money shall be refunded to Buyer.
50 51 52	LOCKING OF MORTGAGE INTEREST RATE ("RATE"): The Rate shall be locked with the lender(s) by Buyer: (Check one) WITHIN FIVE (5) BUSINESS DAYS OF FINAL ACCEPTANCE DATE OF THIS PURCHASE AGREEMENT; OR
53	☐ AT ANY TIME PRIOR TO CLOSING OR AS REQUIRED BY LENDER(S).
54 55 56 57	APPRAISAL: If the property appraises for less than the purchase price, Buyer shall have the privilege and option of (a) proceeding with consummation of the contract without regard to the amount of the appraised valuation, (b) re-negotiating or (c) canceling the Purchase Agreement. If Buyer chooses to cancel, Buyer and Seller agree to sign a Cancellation of Purchase Agreement and earnest money shall be refunded to Buyer.
58	CONVENTIONAL MORTGAGE
59 50 51	PRIVATE MORTGAGE INSURANCE (PMI): PMI may be required by the lending institution. Buyer agrees to pay all subsequent years' mortgage insurance premiums as required by the lending institution. The said PMI may vary based on the mortgage amount, unless paid in cash at closing.
52	REAL ESTATE TAXES, SPECIAL ASSESSMENTS & FEES
53	REAL ESTATE TAXES (general, drain, and maintenance fees): Based upon gross discounted estimated taxes for the
64	year 20 from the Assessor to be paid as follows: At closing, Seller to pay (check one) none all prorated to the
55	date of closing prorated to the date the real estate taxes based on the year specified above. In the
66	event the closing date is changed, the real estate taxes paid, if prorated to the date of closing, shall be adjusted to the new closing date.
67	SPECIAL ASSESSMENTS SHALL BE PAID AS FOLLOWS:
68	ANNUAL INSTALLMENTS: There are none Buyer shall assume Seller shall pay on the date of closing
59	Buyer and Seller shall prorate as of, all installments of special assessments due
70	and payable for the year of closing.
71	UNCERTIFIED (balance unpaid + interest): There are none Buyer shall assume approximately \$
72	as of the date of contract. Seller shall pay uncertified special assessments on the date of closing in the amount of
73 74	plus interest.
75	WORK IN PROGRESS/PENDING/PROPOSED: ☐ There are none ☐ Buyer shall assume approximately Seller shall pay on the date of closing special assessments in progress, pending and/or proposed as of
6	the date of contract up to \$
77	TAX AND SPECIAL ASSESSMENT NOTICE: As of the date of this Purchase Agreement, Seller has has not received a
78	notice regarding any new improvement project from any assessing authorities, the costs of which project may be assessed against the
19	property. Buyer is aware there may be new public improvement projects, the costs of which may be assessed against the property.
30 31	Seller agrees to immediately notify Buyer of any such notice received between the date of this Agreement and the date of closing.
32	Seller and Buyer may then agree in writing, on or before the date of closing, to the payment terms of the notified assessments. In the absence of such an agreement, parties will agree to immediately sign a Cancellation of Purchase Agreement directing all earnest money
33	paid hereunder to be refunded to Buyer. Following closing, Buyer shall pay all real estate taxes and any unpaid special assessments
34	payable therewith and thereafter, for which payment is not otherwise provided. It is understood future general taxes and special
35 36	assessments are only estimates. No representations have been made concerning the amount of subsequent real estate taxes or special assessments.
37	PRO-RATA ADJUSTMENTS: Homeowner association dues, rents, and all charges for water, sewer, electricity, propane, oil
88	and natural gas shall be prorated between the parties as of
89 90 91	ADDITIONAL CHARGES: Buyer may incur additional charges relating to improving the property including, but not limited to, hook-up and/or access charges, costs for sewer access, stubbing access, water access, park dedication, road access, utility connection and connecting fees, curb cuts and tree planting charges.
92	DEED/MARKETABLE TITLE: Upon performance by Buyer, Seller shall deliver a \(\subseteq \text{Warranty deed} \(\subseteq \text{other deed} \) joined in
)3	by spouse, if any, conveying marketable title, subject to: (A) building and zoning laws, ordinances, state and federal regulations; (B)
)4	restrictions relating to use or improvement of the property; (C) reservation of any mineral rights by the state; (D) utility and drainage
95	easements which do not interfere with existing improvements; (E) rights of tenants as follows
96	INITIAL: BUYER DATE SELLER DATE

97	ADDRESS: Page 3
98	CONTINGENCIES (check all that apply):
99	(a) Buyer Seller providing a survey of the property, at Buyer Seller expense, no later than
100	(b) Buyer obtaining approval from city/township for proposed building plans and specifications at Dayer Seller expense.
101	(c) Buyer obtaining approval from city/township for proposed subdivision development plans at Buyer Seller expense.
102	(d) Buyer obtaining approval from city/township for rezoning or use permits at Buyer Seller expense.
103	(e) Buyer obtaining, at Buyer Seller expense, percolation tests which are acceptable to Buyer.
104	(f) Buyer obtaining, at Buyer Seller expense, soil tests which indicate that the property may be improved without
105 106	extraordinary building or methods cost.
100	(g) Buyer obtaining approval of building plans and/or specifications in accordance with any recorded subdivision covenants and approval of the architectural control committee, if one exists.
108 109 110 111 112 113 114 115 116	TITLE AND EXAMINATION: Seller, at Seller's expense, shall furnish an abstract of title, or a registered property abstract, certified to date to include proper searches covering bankruptcies, state and federal judgments and liens, and levied and pending special assessments. If, after examination, Seller's title is not insurable or free of defects and cannot be made so within sixty (60) days after notice containing a written statement of defects is delivered to Seller, then said earnest money shall be refunded to Buyer, and Buyer and Seller agree to sign a Cancellation of Purchase Agreement. However, Buyer may waive defects and elect to purchase. Buyer, at Buyer's option, agrees to accept an Owner's Title Policy in the full amount of the purchase price in lieu of an abstract of title if the property is subject to a master abstract or if no abstract of title is in Seller's possession or control. If Buyer is to receive such policy, Seller shall pay the entire premium for such policy if no lender's policy is obtained, and only the additional cost of obtaining a simultaneously issued owner's policy if a lender's policy is obtained. Buyer shall pay the premium for the lender's policy.
117	SELLER WARRANTS:
118	(a) that buildings, if any, are entirely within the boundary lines of the property;
119	(b) there is a right of access to the property from a public right of way;
120 121	(c) that Seller has not received any notice from any governmental authority as to violation of law, ordinance, or regulation for a condition that remains uncorrected;
122 123	(d) that prior to closing, payment in full will have been made for all labor, materials, machinery, fixtures, or tools furnished within the 90 days immediately preceding the closing in connection with construction, alteration, or repair of any structure on, or improvement
124 125 126 127	to, the property; (e) if property is subject to restrictive covenants, Seller has not received any notice from any person or authority as to a breach of the covenants which remains uncorrected. Any notices received by Seller will be provided to Buyer immediately. All warranties in Lines 126-135 shall survive the delivery of the deed or contract for deed.
128 129 130	SUBDIVISION OF LAND: If this sale constitutes or requires a subdivision of land owned by Seller, Seller shall pay all subdivision expenses and obtain all necessary governmental approvals. Seller warrants the legal description of the real property to be conveyed has been or will be approved for recording as of the date of closing.
131 132 133 134 135	RISK OF LOSS: If there is any loss or damage to the property between the date hereof and the date of closing for any reason, including fire, vandalism, flood, earthquake, or act of God, the risk of loss shall be on the Seller. If the property is destroyed or substantially damaged before the closing date, this Purchase Agreement shall become null and void, at Buyer's option, by written notice to Seller. If Buyer cancels this Purchase Agreement, Buyer and Seller shall immediately sign a Cancellation of Purchase Agreement confirming said cancellation and directing all earnest money paid hereunder to be refunded to Buyer.

Agreement confirming said cancellation and directing all earnest money paid hereunder to be refunded to Buyer.

136 ENVIRONMENTAL CONCERNS: To the best of Seller's knowledge, there are no hazardous substances or underground storage 137 tanks unless otherwise noted in Purchase Agreement. Seller gives Buyer the right to have the property tested for radon gas, mold, or

138 any other environmental concerns at Buyer's expense, if defined on a separate addendum to this Purchase Agreement.

139 ARBITRATION: Optional and voluntary residential real property arbitration may be an option if a dispute arises out of this real 140 estate transaction. This option must be agreed to by all parties. If you are interested, information may be obtained from licensee.

141 FINAL ACCEPTANCE: Buyer understands and agrees that this Purchase Agreement is subject to acceptance by Seller in writing. 142

To be binding, this Purchase Agreement must be fully executed by both parties and a copy must be delivered.

143 **OFFER CONFIDENTIALITY:** Buyer is aware that Purchase Agreements generally are not confidential and in some cases Seller, 144 in dealing with multiple offers, could make other buyers aware of the existence and contents of this Purchase Agreement. Buyer is

145 aware that Buyer could make this offer contingent upon confidentiality prior to commencing negotiations with the Seller.

146 DISCLOSURE OF SALE TERMS: Buyer and Seller understand the RMLS and members of the Fargo-Moorhead Area Association 147 of REALTORS® will be notified as to the price and terms of sale, upon closing.

148 **DEFAULT:** If Buyer defaults in any of the agreements herein, Seller may terminate this Purchase Agreement and payments made 149 hereunder may be retained by Seller to apply to damages (which Buyer agrees equals or exceeds that amount). This provision shall

150 not deprive either Buyer or Seller of the right to recover damages for a breach of this Agreement or of the right of specific performance

151 of this Agreement, provided this Purchase Agreement is not terminated, and further provided, as to specific performance, such action

152 is commenced within six months after such right of action arises.

153	INITIAL: BUYER	_ DATE	SELLER	DATE

54	ADDRESS:			Page 4		
55 56	TIME OF ESSENCE: Time is of the essence in this Purchase Agreement. This means that all deadlines are intended to be strict and absolute.					
57 58 59 60 61 62 63	FOREIGN INVESTMENT IN REAL PROPERTY TAX ACT ("FIRPTA"): As a general rule, 26 U.S. Code § 1445 (hereinafter "FIRPTA") requires a transferee (Buyer) of a United States real property interest to withhold a tax from the proceeds of any disposition of the real property interest if the transferor (Seller) is a foreign person (any person other than a United States person), unless an exception to the FIRPTA withholding requirements applies. Exemptions from the general rule are set forth in the FIRPTA. Due to the complexity of the FIRPTA, both the Buyer and the Seller are advised to seek appropriate legal and tax advice regarding FIRPTA compliance, since failure to adhere to the FIRPTA withholding rules could result in legal liability to both the Buyer and Seller and their agents or qualified substitutes.					
64 65 66	Seller hereby represents and warrants that Seller is is not a foreign person, as defined by the FIRPTA. This representation of the Seller shall survive closing. Seller's agents and Buyer's agents, and any qualified substitute, as those terms are defined by the					
67 68 69 70 71 72 73 74 75	FIRPTA, may rely upon this representation. If the Seller represents that it is a foreign person, the Buyer may be subject to income tax withholding requirements, and the Buyer could be personally liable for failing to withhold a tax from the proceeds of the real estate disposition, if none of the enumerated exemptions to the FIRPTA apply to the transaction. If the Seller represents that it is a foreign person, but that one of the exemptions to the FIRPTA apply, Buyer may require Seller to provide specific documentation as prescribed by the FIRPTA to verify, under penalty of perjury, that one of the exemptions to the FIRPTA withholding requirements applies to the transaction. If the Seller represents that it is not a foreign person, the Buyer, or its agents or qualified substitutes, may require the Seller to provide specific documentation as prescribed by the FIRPTA to verify, under penalty of perjury, that the Seller is not a foreign person. On or before closing, the Buyer and Seller agree to complete, execute and deliver any affidavit, instrument, or statement which may reasonably be required to comply with FIRPTA requirements.					
76 77	ELECTRONIC SIGNATU constitutes a valid, binding s		e electronic signature of any party or	any document related to this transaction		
			AGENCY			
78	NOTICE OF AGENCY RI	EPRESENTATION: Th	is notice does not satisfy statutory A	Agency Disclosure requirements.		
79 80	Selling Licensee	is	Buyer's Agent Seller's Age	nt Dual Agent Non-Agent k one		
81 82	Selling Brokerage					
83 84	Listing Licensee	is	Seller's Agent Buyer's Age	nt Dual Agent Non-Agent k one		
85 86	Listing Brokerage					
87 88	DUAL AGENCY REPRES Dual Agency representat		transaction. Skip lines 189-203.			
89	Dual Agency representat	ion does apply in this trans	saction.			
90 91 92 93 94 95 96 97 98	means that Broker and its salespersons owe fiduciary duties to both Seller(s) and Buyer(s). Because the parties may have conflicting interests, Broker and its salespersons are prohibited from advocating exclusively for either party. Broker cannot act as a Dual Agent in this transaction without the consent of both Seller(s) and Buyer(s). Seller(s) and Buyer(s) acknowledge that: (1) confidential information communicated to Broker which regards price, terms, or motivation to buy or sell will remain confidential unless Seller(s) or Buyer(s) instructs Broker in writing to disclose this information. Other information will be shared; (2) Broker and its salespersons will not represent the interest of either party to the detriment of the other; and (3) within the limits of dual agency, Broker and the salespersons will work diligently to facilitate the mechanics of the sale. With the knowledge and understanding of the explanation above, Seller(s) and Buyer(s) authorize and instruct Broker and its					
.00 .01	Buyer	Date	Seller	Date		
.02			3.11			
.03	Buyer	Date	Seller	Date		
04	INITIAL: BUYER	DATE	SELLER	DATE		

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205	ADDRESS:		Page 5		
206 207	APPOINTED AGENCY: Appointed Agency does does not apply. If Broker has adopted an appointed agency policy, dua agency will not apply.				
208	Seller warrants that the property is directly connected to: city sewer city water rural water well none.				
209 210	SUBSURFACE SEWAGE TREATMENT SYSTEM: Seller does does not know of a subsurface sewage treatment system on or serving the property. (If does, see Subsurface Sewage Treatment System Disclosure Statement.)				
211 212 213 214	Buyer ☐ Seller agrees to provide, if required by this Purchase Agreement, governing authority, and/or lender a licensed inspector's subsurface sewage treatment system report or notice indicating if the system complies with applicable regulations. A valid certificate of compliance for the system may satisfy this obligation. Seller is not obligated to upgrade, repair or replace the subsurface sewage treatment system unless otherwise agreed to in this Purchase Agreement.				
215	PRIVATE WELL: Seller does does not know o	of a well on or serving the property. (If	does, and well is located on the		
216217	property, see Well Disclosure Statement.) Buyer Seller agrees to provide a water quality test if required by this Purchase Agreement, governing authority, and/or lender.				
218 219	This Purchase Agreement is (attach) is not subject to a Subsurface Sewage Treatment System and Well Inspection Contingency Addendum.				
220	OTHER TERMS:				
221			·		
222223224	NOTE: Disclosures are not part of this Purchase Agreement				
225	Addendum to Purchase Agreement: Contract for Deed Financing				
226227	Addendum to Purchase Agreement: Sale of Buyer's Property Contingency				
228	Addendum to Purchase Agreement: Subsurface Sewage Treatment System and Well Inspection Contingency				
229 230 231 232	ENTIRE AGREEMENT: This Purchase Agreement, any accompanying exhibits, and any addenda or amendments signed by the parties shall constitute the entire agreement between Seller and Buyer and supercedes all other written or oral agreements between Seller and Buyer. This Purchase Agreement can be modified only in writing signed by Seller and Buyer. All monetary sums are deemed to be United States currency for purposes of this agreement. Buyer or Seller may be required to pay certain closing costs which may effectively reduce the proceeds from the sale or increase the cash outlay at closing.				
233	A copy of this agreement may be delivered in person or	· ·	agents.		
234 235	BUYER: Buyer agrees to purchase the property for the understands all pages of this Purchase Agreement.				
236					
237	Buyer Signature Date	Buyer Signature	Date		
238239	Buyer Printed Name	Buyer Printed Name			
240 241	SELLER: Seller accepts this Purchase Agreement and au instructed otherwise in writing. Seller has reviewed and un				
242	☐ If checked, this Purchase Agreement is subject to at	tached Addendum to Purchase Agreem	ent: Counteroffer.		
243	All Sellers must sign.	5			
244245	Seller Signature Date	Seller Signature	Date		
246					
246 247	Seller Printed Name	Seller Printed Name			
248	FINAL ACCEPTANCE DATE:				

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

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