FOR SALE BY OWNER - PURCHASE AGREEMENT

(This is a Legally Binding Contract. If not understood, seek legal advice.)

	Date:	
	We, the undersigned	
(Ruvei	rname(s)) hereby offer to purchase the real property locally known as:	
	(property s), subject to and together with any reasonable easements, zoning restrictions, restrictive ants and mineral reservations of record, if any, and agree as follows:	
1.	PURCHASE PRICE: The purchase price shall be \$ and	
	the method of payment to Seller(s) shall be as follows: An initial Earnest Money Deposit in the amount of \$	
	Select A, B, C, D or E (Choose one)	
A.	NEW MORTGAGE: This agreement is contingent upon the Buyers obtaining a Conventional, FHA, VA, or other (circle one) Loan. Application to be made within working days from acceptance of this Agreement at (Lender) Mortgage not to exceed	
	(Lender). Mortgage not to exceed (Loan Amount) with note interest at %. Buyer	
	to pay the balance of the purchase price in cash at closing. If Buyer has not obtained a written commitment on or before, the Seller has the right to declare this offer is null and void.	
B.	ASSUMPTION OF MORTGAGE: Purchaser agrees to assume and pay existing	
	mortgage balance in favor of (Lender) in the	
	approximate amount of \$ and pay the balance in cash, or	
	be certified or cashier's check at the time of delivery of the deed. It is understood that	
	the present mortgage terms provide for interest at% per annum and payments of	
	\$	
	Interest on the existing loan and any mortgage	
	insurance premium shall be prorated to the date of closing. Purchaser(s) agrees to	
	assume Seller's escrow subject to Lender's requirements. Seller agrees that the loan will	
	be current at the time of closing. Purchaser(s) agrees to pay assumption fees, if any. The	
	mortgage/contract being assumed (does/does not) provide for a variable interest rate.	
	The mortgage/contract being assumed (does/does not) contain a balloon payment. Date	
	of balloon, if any: Seller(s) understands that he/she/they are	
	allowing his/her/their mortgage to be assumed by the above-named Buyer(s), and unless otherwise specified, the Seller(s) is/are not being released from liability with the existing mortgage.	

C.	SELLER FINANCING: Buyer(s) will execute a Promissory Note and Deed of Trust. Seller(s) shall be the Beneficiary/Beneficiaries. The Trustee must be a Nebraska
	Licensed Attorney. Buyer and Seller agree that
	shall serve as Trustee. Buyer(s) agree to a down payment of \$
	and monthly payments of \$ including principal and interest at the rate of, which is the unpaid principal balance, together with accrued interest, is paid in full (if balloon payment, see below). Interest shall commence on the date of closing and the first monthly payment shall be due 30 days after the date of closing unless otherwise mutually agreed by the parties. The balance of the down payment is to be paid in cash at the time of closing, with adjustments for closing costs to be added or deducted from this amount. The Promissory Note and Deed of Trust Shall/Shall not (select one) have a balloon payment. Date of Balloon, if any
	This Promissory Note and Deed of Trust Shall/Shall not (select one) allow Buyer(s) to prepay all or part of the balance without penalty.
	This Promissory Note and Deed of Trust SHALL be due and payable in full upon the sale or assignment by the Buyer(s).
	This Deed of Trust Shall/Shall not (select one) require a monthly payment into an escrow account for taxes, insurance and other related expenses.
D.	CASH : Buyer(s) shall provide certified funds upon closing.
E.	OTHER FINANCING TERMS:
	PERSONAL PROPERTY: The only Personal Property to be included in this Sale and Purchase is as follows:
	CONVEYANCE: Provided that the Seller (whether one or more) has good, valid and marketable title in fee simple, Seller agrees to convey title to the Property to Purchaser or Purchaser's Nominee by Warranty Deed free and clear of all liens and encumbrances or special taxes or assessments, except
	ASSESSMENTS : Seller, whether one or more, agrees to pay any regular or special assessments for paving curb, sidewalk, roads and/or streets, utilities and any other regular

2.

3.

4.

5.	CONDITION OF PROPERTY : The property as of the date of this Agreement including buildings, ground, and all improvements, including but not limited to heating, ventilation, air conditioning, water heater(s), sewer or septic system, plumbing, electrical systems, and any built-in appliances, shall be preserved by the Seller(s) in its present and/or working condition until possession, ordinary wear and tear excepted. The Buyer(s) shall be permitted to make an inspection of the property within hours prior to possession or closing, whichever is sooner, in order to determine that there has been no change in the condition of the property.		
6.	SELLER(S) PROPERTY CONDITION DISCLOSURE STATEMENT: Purchaser(s) acknowledge receipt of Seller(s) Property Condition Disclosure Statement at the execution of this Agreement as required by Nebraska State Law.		
7.	SMOKE DETECTOR: Sellers have, or agree to install at Seller(s) expense, working residential smoke detectors as required by Nebraska State Law.		
8.	POSSESSION AND CLOSING: Possession is to be given on		
9.	TAXES: SELECT ONE OF THE FOLLOWING.		
	a. Urban Taxes: 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, and those taxes shall be prorated as of the date of closing.		
	b. Rural Taxes: All consolidated real estate taxes for the year in which closing takes placed shall be prorated as of the date of closing and such prorated taxes shall be based on the current assessment and tax rate unless such assessment and rates for the current year have been published by the County.		
10.	RENTS, DEPOSITS AND LEASES (if rented): All leases and rents shall be current as of closing. Any tenant deposits and leases shall be assigned to Purchaser(s) at no cost. All rents shall be prorated to date of closing. Copies of all current leases shall be provided to the Purchaser(s) within ten (10) days of the date of execution of this Purchase Agreement.		
11.	SANITARY AND IMPROVEMENT DISTRICTS ("S.I.D.") : Purchaser(s) agree and understand that the subject property is located within S.I.D. #, and acknowledges receipt of the most recently filed S.I.D. Financial Statement.		
12.	ESCROW AND CLOSING COMPANY: FEES: Seller(s) and Buyer(s) each agree to		

use CLEAR TITLE & ABSTRACT, LLC for as their escrow company and agree to

pay a closing fee of \$400.00 per side (\$400.00 for Seller(s) and \$400.00 for Buyer(s)) unless the Buyer(s) are obtaining a VA/FHA loan, then such costs of the closing shall be paid by the Seller(s).

- 13. **SPECIAL ASSESSMENTS**: The Seller(s) shall pay in full all special assessments that are certified as liens on the public record at closing. Any preliminary or deficiency assessments which cannot be discharged by payment shall be paid through an escrow account with sufficient funds to pay such liens payable with any unused funds returned to the Seller(s). All charges for solid waste removal, sewage, and assessments for maintenance that are attributable to Seller(s) possession shall be paid by Seller(s). If Seller(s) have received notification or have knowledge of any assessments on their property they must have disclosed to the Purchaser(s).
- 14. **ESCROW CLOSING**: Purchaser(s) and Seller(s) acknowledge and agree that the closing of this transaction may be handled by an Escrow Agent and that the Parties are authorized to transfer the Earnest Money Deposit or any other funds for this transaction to said Escrow Agent, which is Clear Title & Abstract, LLC. After said transfer, Sellers shall have no liability to Purchaser(s) for the accounting for said funds.
- 15. **STATE DOCUMENTARY TAX:** The State Documentary Tax due at the recording of the Deed to Purchaser(s) shall be paid by Seller(s).
- 16. **DUTIES OF PARTIES**: Seller(s) and Buyer(s) acknowledge that the Seller(s) of real property has a legal duty to disclose MATERIAL DEFECTS of which the Seller(s) have actual knowledge and which a reasonable inspection by the Buyer(s) would not reveal.
- 17. **INSPECTIONS AS TO CONDITION OF PROPERTY**: Buyer(s) may choose one of the following alternatives relative to the condition and quality of the property:
 - A. Within five (5) working days after the final acceptance date, Buyer(s) may, at their sole expense, have the property inspected by a person(s) of their choice to determine if there are any structural, mechanical, plumbing, electrical or other deficiencies. Within the same period (5 days), the Buyer(s) may notify in writing the Seller(s), or any deficiencies. The Seller(s) shall immediately notify the Buyer(s) in writing what steps the Seller(s) is willing to take to correct any deficiencies before closing. The Buyer(s) shall then immediately, in writing, notify the Seller(s) that (1) such steps are acceptable, in which case the Agreement, as so modified, shall be binding upon all parties; or (2) that such steps are not acceptable, in which case this Agreement shall be null and void, and any earnest money shall be returned to the Buyer(s). In the event that the inspection is not done within the specified time frame, the Buyer(s) acknowledge(s) that they are accepting the property in its existing condition.
 - B. Buyer(s) acknowledge that they have made a satisfactory inspection of the property and are purchasing the property in its existing condition.
- 18. **NEW CONSTRUCTION**: If the improvements on the subject property are under construction or are to be constructed, this Agreement shall be subject to approval plans and specifications by the parties within ______ days of final acceptance of this

agreement, new construction shall have the warranties applied by law, specifically made by suppliers of materials/appliances or specifically tendered by the contractor.

- 19. **PEST INSPECTION**: Buyer(s), at their expense shall have the property inspected for termites or other wood destroying insects by a licensed inspector prior to closing. If active infestation or damage due to prior infestation is discovered, Seller(s), shall have the option of either have the property treated for infestation by a licensed pest exterminator and having any damage repaired, OR canceling this Agreement. Buyer(s) agree(s) to accept the property after treatment and repairs.
- 20. **SURVEY**: The Buyer(s) may, prior to closing, have the property surveyed at their expense for purposes of preparing a Survey or a Plot Plan. If the survey, certified by a Registered Land Surveyor, shows an encroachment on said property or if any improvements located on the subject property encroach on lands of others, such encroachments shall be treated as title defect.

Purchaser(s) agree to pay for a	Survey	Plot Plan.
Purchaser(s) elect to have the Survey	or Plot Plan prepared	by:

- 21. **RENTAL PROPERTY**: If subject property is or will be rental property, Purchaser(s) is/are responsible to investigate and understand any housing codes that may apply, including the possibility of rental inspections.
- 22. **INSURANCE**: Seller(s) shall bear the risk of loss or damage to the property prior to closing. Seller(s) agree to maintain existing insurance and Buyer(s) may purchase additional insurance. In the event of substantial damage or destruction prior to closing, this Agreement shall be null and void, unless otherwise agreed by the Parties. The property shall be deemed substantially damaged or destroyed if it cannot be restored to its present condition on or before the closing date. However, Buyer(s) shall have the right to complete the closing and receive insurance proceeds regardless of the extent of damage.
- 23. **JOINT TENANCY**: If Sellers title is held in joint tenancy this Agreement shall not sever such joint tenancy. **Therefore all Owners must sign this Agreement.** If Buyer(s) are husband and wife, their interest hereunder shall be held in joint tenancy with rights of survivorship unless otherwise specifically indicated in this Agreement.
- 24. **TITLE INSURANCE:** BUYER(S) choose to use Clear Title & Abstract, LLC or

 as their Title Insurance Company. Buyer(s) hereby selects the expanded ALTA Homeowners Policy of Title 10/17/98, if available or

 . The costs of any title insurance policies or endorsements shall be **equally divided** between SELLER(S) and BUYER(S). Title Agent shall furnish a current Title Insurance Commitment to the Parties as soon as practicable. If title defects are found, then Seller must cure such defects within a reasonable time period. If

	Agreement and the Earnest Money Deposit shall be returned to Purchaser(s).
25.	PROPERTY BUILT PRIOR TO 1978:YESNO. If the property is residential property and was built prior to 1978, Federal Law requires the Seller(s) to provide the Purchaser(s) Lead Based Paint Information along with a right held by Purchaser to have the property professionally inspected for lead based paint. If "YES" is checked above, a Lead Based Paint Addendum is attached to this Agreement and must be completed.
26.	REMEDIES OF THE PARTIES : If the Seller(s) fail to fulfill this Agreement, the Buyer(s) shall have the right to have all payments returned and/or to proceed by any action at law or in equity, and the Seller(s) agree to pay the costs and reasonable attorney fees, and a receiver may be appointed. If the Buyer(s) fail to fulfill this Agreement, Seller(s) may forfeit this agreement, and all payments made herein shall be forfeited to Seller(s), or the Seller(s) may proceed by any action at law or in equity. The Buyer(s) agree to pay costs and reasonable attorney fees, and any other expenses incurred by the Seller(s), and a receiver may be appointed. Seller(s) and Buyer(s) understand that the earnest deposit held in trust can only be released through agreement of both parties, the closing of this transaction, or by court order.
27.	FUNDS : It is agreed that at the time of closing, funds of the purchase price may be used to apply to the purchase price, to pay taxes or other liens, same to be handled under supervision of the appointed ESCROW AGENT and subject to approval of Buyer(s) attorney on title questions needed to produce marketable title.
28.	GENERAL PROVISIONS : In the performance of each part of this Agreement, timeshall be of the essence. This Agreement shall be binding on and insure to the benefit of the heirs, executors, administrators, assigns and successors in interest of the respective parties. This Agreement shall survive the closing. Paragraph headings are for the convenience of reference and shall not limit nor affect the meaning of this Agreement. Words and phrases herein, including any acknowledgement hereof, shall be constructed as in the singular or plural number, and as masculine, feminine or neuter gender, according to the context.
29.	TERMS : This agreement includes all of the provisions set forth in this document unless specifically excluded. Other provisions to be provided in the agreement are as follows:
30.	If this offer is not accepted on or before

BUYER SIGNATURE	BUYER SIGNATURE
Buyer Printed Name	Buyer Printed Name
SOCIAL SECURITY NUMBER	SOCIAL SECURITY NUMBER
Phone Number	Phone Number

ACCEPTANCE OF BUYER(S)' OFFER:

ACCEPTANCE : We the Seller(s), h	ereby accept this offer on this day of
, In t	he event of a counter offer, Buyer(s) and Seller(s)
` '	the right to accept any other offers that may be presented en accepted by the Buyer(s) and the agreement
SELLER SIGNATURE	SELLER SIGNATURE
Seller Printed Name	Seller Printed Name
SOCIAL SECURITY NUMBER	SOCIAL SECURITY NUMBER
Phone Number	Phone Number

BUYER(S) PLEASE NOTE: Please bring a certified funds or a cashier's check for the balance of your payments. This will permit prompt delivery of the papers. If property is used as your principal residence, check with County Assessor's Office for a Homestead Exemption Application. Please do so approximately 3 weeks after closing. With reference to Paragraph 1-D, Buyer(s) will pay the balance of the purchase price in certified funds or cashier's check at the time of closing with adjustment for closing costs to be added or deducted from this amount. This Agreement is not contingent upon Buyer(s) obtaining such funds.

SELLER(S) PLEASE NOTE: Upon termination of Seller(s) insurance at closing, Seller(s) should insure all personal property remaining on the premises should be removed prior to delivering possession.

ADDENDUM TO PURCHASE AGREEMENT

Seller(s):	
Buyer(s):	
Address:	
The following are changes to the original purcha	ase agreement:
1	
2	
3	
4	
5	
7	
The herein agreement, upon its execution by bot aforementioned Agreement of Sale.	th parties, is herewith made an integral part of the
Dated	Dated
Buyer	Seller
Buyer	Seller

REAL ESTATE CERTIFICATION

We, the Buyer(s) and the Seller(s), certify by our signatures below that this Purchase Agreement includes each and all of the terms and conditions of the offer to purchase the subject property and acceptance thereof; that there are no other terms and conditions; and that any prior discussions, terms and conditions if not specifically addressed herein are null and void; and they are unenforceable.

Dated	Dated
Buyer	Seller
Buyer	Seller

DISCLOSURE OF INFORMATION AND ACKNOWLEDGEMENT LEAD-BASED PAINT AND/OR LEAD-BASED PAINT HAZARDS

Lead Warning Statement:

Every purchaser of any interest in residential real property on which a residential dwelling was built prior to 1978 is notified that such property may present exposure to lead from lead-based paint that may place young children at risk of developing lead poisoning. Lead poisoning in young children may produce permanent neurological damage, including learning disabilities, reduced intelligence quotient, behavioral problems, and impaired memory. Lead poisoning also poses a particular risk to pregnant women. The seller of any interest in residential real property is required to provide the buyer with any information on lead-based hazards from risk assessments or inspections in the seller's possession and notify the buyer of any known lead-based paint hazards. A risk assessment or inspection for possible lead-based paint hazards is recommended prior to purchase.

possible lead-based paint hazards is recommended prior to purchase.			
Seller's Disclo	sure (in	tial)	
(a)	Preser	ace of lead-based paint and/or lead-based paint hazards (check one below)	
	Know	n lead-based paint and/or lead-based paint hazards are present in the housing (explain):	
<i>(b)</i> Seller	Recor	knowledge of lead-based paint and/or lead based paint hazards in the rds and Reports available to the seller (check one below) vided the purchaser with all available records and reports pertaining to lead-based paint and/or lead-based paint (list documents below).	
		Seller has no reports or records pertaining to lead-based paint and/or lead-based paint hazards in the house.	
Purchaser's A	cknowle	edgment (initial)	
(c) P	urchaser	received copies of all information listed above. has received the pamphlet <i>Protect Your Family from Lead in Your Home</i> has (check one below)	
		Received a 10-day opportunity (or mutually agreed upon period) to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards; or	
		Waived the opportunity to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards.	
Certificate of	Accurac	y	
The following the signatory is		ave reviewed the information above and certify, to the best of their knowledge, that the information provided by accurate.	
Seller		Buyer	
Dated		Dated	
Seller	ellerBuyer		
Dated		Dated	

Dated	Pro	operty located at	
	VETERANS ADMINISTRA	ATION (VA) ESC	CAPE CLAUSE
forfeiture of earnest deposit or purchase price or cost exceeds	otherwise be obligated to complete the reasonable value of the propert	e the purchase of the ty established by the	htract, the purchaser shall not incur any penalty by he property described herein, if the contract he V.A. The purchaser shall, however have the regard to the amount of reasonable value
Seller	Βι	uyer	
Da	te		Date
Seller	Rı	uyer	
	Date	<i>ay</i> 01	Date
FEDE	ERAL HOUSING ADMINISTRA [4155.2 F	ATION (FHA) AN REV-4 (6/92)]	MENDATORY CLAUSE
without regard to the amount of Department of Housing and Url purchaser should satisfy himsel the amendatory clause is the sal an appraised value that is less that must include the original sales of contract.	f the appraised valuation. The app ban Development will insure. HUI f/herself that the price and condition les price stated in the contract. If than the sales price, a new amendate contract with the same price as sho	praised valuation is D does not warran on of the property the borrower and s tory clause is NOT own on the amenda	proceeding with consummation of the contract arrived at to determine the maximum mortgage the at the value not the condition of the property. The are acceptable. The dollar amount to be inserted in seller agree to adjust the sales price in response to a required. However, the loan application package atory clause along with the revised or amended sale
Seller	Bι Date	uyer	Date
Seller		uver	Date
	Date		Date
FHA DOES NOT WARRA appraiser determine the value o	IMPORTANCE OF NT THE VALUE OF THE COND of the property, it is an estimate onl	THOME INSPECT DITION OF A HOLD and is used to de-	ME! While FHA requires the lender to have an etermine the amount of the mortgage FHA will
property is free of defects. As the purchaser, YOU shot sure that the condition is accept the inspection. If repairs are net a There is no requirement that your mortgage loan. Names of heading "Home Inspection Servinspection nor guarantee the principle."	ald carefully examine the property table to you. You should do this be seded, you may negotiate with the a you hire an inspector. If you choo home inspections companies can be vice." I/We have carefully read this ice or condition of the property we	or have it inspected before you sign the owner about having ose to, the cost of the found in the yell is notice and fully are purchasing. I	ed by a qualified home inspection company to make sales contract or make the contract contingent on ag the faults corrected. the inspection up to \$200.00 may be included in allow pages of your telephone directory under the understand the FHA will not perform a home to when the condition of the property we are purchasing.
Seller	Bı	uyer	
Date:	Da	ate:	
Seller	Bı	uyer	
Date:	Da	ate:	



11909 "P" Street, Suite 204 Omaha, NE 68137 Phone: (402) 934-6010

Fax: (402) 934-6011

AUTHORIZATION TO OBTAIN LOAN INFORMATION

Property Address:	
	Abstract, LLC and its Escrow Agent to obtain any information relating and any loan information, including existing account, payoff statement, ing lender.
Name of 1st Existing Lender:	
Loan #:	
Address:	
Phone:	
Name of 2nd Existing Lender:	
Loan #:	
Address:	
Phone:	
Date:	
Seller	
Seller	<u>—</u>



11909 "P" Street, Suite 204, Omaha, NE 68137 Phone: (402) 934-6010 Fax: (402) 934-6011

CLOSING INFORMATION WORKSHEET

PROPERTY ADDRES	SS:			
		DEPOSIT: \$	CLOSIN	NG DATE:
	S	ELLERS INFOR	RMATION	
SELLERS NAME:				
	Married			
PRESENT ADDRESS				
FORWARDING ADD	RESS:			
CITY:		STATE	l:	ZIP:
SS#		SS#		
	SELLER #1			SELLER #2
PRESENT MORTGAG	GE COMPANY:			
LOAN NUMBER:		PHONE	NUMBER:	
2 ND MORTGAGE COM	MPANY:			
LOAN NUMBER:		PHONE	NUMBER:	
	I	BUYERS INFOR	MATION	
BUYER(S) NAME:				
MARITAL STATUS:	Married	Single	Oth	ier
PRESENT ADDRESS	:			
SS#		SS#		
LEMBER	BUYER #1	.		BUYER #2
LENDER:		LOAN OF	FICER:	
LENDER PHONE:				
TERMITE INSEPCTION	ON CO:			ORDERED: Yes or No
HOME INSPECTION	CO:			ORDERED: Yes or No
WELL AND SEPTIC (CO.			ORDERED: Yes or No.

STEPS IN SELLING YOUR HOUSE - FOR SALE BY OWNER

- 1. Bring the completed purchase agreement to Clear Title & Abstract, signed by all parties.
- 2. We will begin the process with a title search of the property, Seller(s), and Buyer(s).
- 3. Once the file is searched, copies of the search will go to the Lender (if any) and to the Closing Department for further processing.
- 4. While the file is with the Closing Department, they will start the process of ordering payoffs and inspections.
- 5. The Seller(s) will receive a call from the Closing Department to let them know when they can come in and sign the "deed set" to transfer the property to the new Buyer(s).
- 6. When the lender is ready to close the transaction with the buyer(s), the Closing Department will contact the Buyer(s) and set up a time for closing.
- 7. At the completion of the Buyer(s) closing transaction, the Seller(s) will be able to stop by and pick up the proceeds check from the sale of the home.

FEES are customarily split as shown below

SELLER BUYER

½ fees for title insurance ½ fees for title insurance

Recording fees for payoffs (if any)

Recording Fees

- See Recorder's website - See Recorder's website

Closing Fee \$400 W/o Mortgage Loan

Closing Fee \$620 w/ Mortgage Loan

Tax proration – See Purchase Agreement Termite inspection – See Purchase Agreement

Overnight fee - \$35/payoff (as needed) Wire fee - \$35.00/wire (as needed)

Transfer stamps – (Paid by Seller unless other terms and conditions are agreed to) \$2.25/\$1,000 of purchase price rounded up to the near dollar

PLEASE NOTE: FEES ARE SUBJECT TO CHANGE



How long has the seller owned the property? _____ year(s)

NEBRASKA REAL ESTATE COMMISSION SELLER PROPERTY CONDITION DISCLOSURE STATEMENT Residential Real Property

THIS DISCLOSURE STATEMENT IS BEING COMPLETED AND DELIVERED IN ACCORDANCE WITH NEBRASKA LAW. NEBRASKA LAW REQUIRES THE SELLER TO COMPLETE THIS STATEMENT (NEB. REV. STAT. §76-2,120).

				-		ow long has the seller occupied the propert yes, when? From (year) to			s)	
This disclosure statement concerns th in the city of	e real pr	operty lo	cated at	County of	f	, State of	Nebrask	a and leg	gally desc	cribed as
is <u>NOT a warranty of any kind</u> by the <u>any inspection or warranty that the</u> purchaser may rely on the information representing a principal in the transa	e seller o purchase ation con action ma rovided i	or any ag er may v ntained ay provic n this sta	ent repr vish to o herein i le a copy atement	esenting btain. Ev n decidir of this si is the rep	a pi en t ng v tate	by the seller on the date on which this starincipal in the transaction, and should NO though the information provided in this swhether and on what terms to purchasement to any other person in connection wentation of the seller and NOT the representation of the seller and NOT t	T be acc tatemer e the r vith any	cepted a nt is NO eal prop actual o	<i>s a subst</i>	titute for anty, the ny agen le sale o
provision or space for indicating, inse has more than one item as listed bel one working, one not working, and or	ert "N/A" ow pleas ne not in	in the a e put the cluded, p	appropria e numbe out a "1"	ate box. If red in the in each o	f ag e ap of th	t IN FULL. If any particular item or matter e of items is unknown, write "UNK" on the propriate box. For example – if the home e "Working", "Not Working", and "None/N number of item. You may also provide add	e blank has thre ot Inclu	provided ee room ded" box	l. If the pair condi es for th	oroperty itioners, at item,
SELLER STATES THAT, TO THE BEST O THE SELLER, THE CONDITION OF THE				OGE AS O	F TH	IE DATE THIS DISCLOSURE STATEMENT IS (COMPLE	TED ANI	SIGNED) BY
	disclosure	e statem	ent, or n	umber se	para	t made applies to each and all of such ite ately as provided in the instructions above. ded" column for that item.				
Section A -Appliances	Working	Not Working	Do Not Know If Working	None / Not Included		Section B - Electrical Systems	Working	Not Working	Do Not Know If Working	None / Not Included
1. Refrigerator						Electrical service panel capacity AMP Capacity (if known)				
2. Clothes Dryer						fuse circuit breakers				
3. Clothes Washer						2. Ceiling fan(s) (number)				
4. Dishwasher						Garage door opener(s) (number) Garage door remote(s) (number)				
5. Garbage Disposal						5. Garage door keypad(s) (number)				
6. Freezer						6. Telephone wiring and jacks				
7. Oven					_	7. Cable TV wiring and jacks				
8. Range						8. Intercom or sound system wiring				
9. Cooktop						9. Built-In speakers				
10. Microwave oven						10. Smoke detectors (number)				
11. Built-In vacuum system and equipment						11. Fire alarm 12. Carbon Monoxide Alarm (number)				
12. Range ventilation systems						13. Room ventilation/exhaust fan (number)				
	 					14. 220 volt service				
13. Gas grill	<u> </u>					15. Security System Owned Leased				
14. Room air conditioner (number)					-	Central station monitoring				
15. TV antenna / Satellite dish						16. Have you experienced any problems with the electrical system or its components?			ne condition n in PART I	
16. Trash compactor	<u> </u>					YESNO			statement	
	roperty	/ Addre	ess	<u> </u>]		yer's I	disclosure nitials_	e statement	

Section C - Heating and Cooling Systems	Working	Not Working	Do Not Know If Working	None / Not Included
1. Air purifier				
2. Attic fan				
3. Whole house fan				
4. Central air conditioning year installed (if known)				
5. Heating system year installed (if known) Gas Electric Other (specify)				
6. Fireplace / Fireplace Insert				
7. Gas log (fireplace)				
8. Gas starter (fireplace)				
9. Heat pump year installed (if known)				
10. Humidifier				
11. Propane Tank year installed (if known) Rent Own				
12. Wood-burning stove year installed (if known)				

Section D - Water Systems	Working	Not Working	Do Not Know If Working	None / Not Included
1. Hot tub / whirlpool				
2. Plumbing (water supply)				
3. Swimming pool				
4. a. Underground sprinkler system				
b. Back-flow prevention system				
5. Water heater year installed (if known)				
6. Water purifier year installed (if known)				
7. Water softener Rent Own				
8. Well system				
Section E - Sewer Systems	Working	Not Working	Do Not Know If Working	None / Not Included
1. Plumbing (water drainage)				
2. Sump pump (discharges to)				
3. Septic System				

PART II - In Sections A, B, C, and D if the answer to any item is "YES", explain the condition in the comments Section in PART III of this disclosure statement.

Section A. Structural Conditions - If there is more than one of any item listed in this Section, the statement made applies to each and all of such items unless otherwise noted in the comment section in PART III of this disclosure statement.

Section A - Structural Conditions	YES	NO	Do Not Know
1. Age of roof (if known) year(s)	N/A	N/A	
2. Does the roof leak?			
3. Has the roof leaked?			
4. Is there presently damage to the roof?			
5. Has there been water intrusion in the basement or crawl space?			
6. Has there been any damage to the real property or any of the structures thereon due to the following occurrences including, but not limited to, wind, hail, fire, flood, wood-destroying insects, or rodents? 7. Are there any structural problems with the			
structures on the real property?			
8. Is there presently damage to the chimney?			
Are there any windows which presently leak, or do any insulated windows have any broken seals?			

Section A - Structural Conditions	YES	NO	Do Not Know
10. Year property was built (if known)	N/A	N/A	
11. Has the property experienced any moving or settling of the following:			
- Foundation			
- Floor			
- Wall			
- Sidewalk			
- Patio			
- Driveway			
- Retaining wall			
12. Any room additions or structural changes?			

Section B. Environmental Conditions - Have any of the following substances, materials, or products been on the real property? If tests have been conducted for any of the following, provide a copy of all test results, if available.

Section B - Environmental Conditions	YES	NO	Do Not Know
1. Asbestos			
Contaminated soil or water (including drinking water)			
3. Landfill or buried materials			
4. Lead-based paint			
5. Radon gas			
6. Toxic materials			

Section B - Environmental Conditions	YES	NO	Do Not Know
6. Toxic materials			
7. Underground fuel, chemical or other type of storage tank?			
Have you been notified by the Noxious Weed Control Authority in the last 3 years of the presence of noxious weeds, as defined by Nebraska law (N.A.C. Title 25, Ch. 10), on the property?			
9. Hazardous substances, materials or products identified by the Environmental Protection Agency or its authorized Nebraska Designee (excluding ordinary household cleaners)			

Seller's Initials	Property Address	Buyer's Initials /

 $\textbf{Section C. Title Conditions} \textbf{-} Do any of the following conditions exist with regard to the real property?}$

Section C - Title Conditions	YES	NO	Do Not Know
Any features, such as walls, fences and driveways which are shared?			
2. Any easements, other than normal utility easements?			
3. Any encroachments?			
4. Any zoning violations, non-conforming uses, or violations of "setback" requirements?			
5. Any lot-line disputes?			
6. Have you been notified, or are you aware of, any work planned or to be performed by a utility or municipality close to the real property including, but not limited to sidewalks, streets, sewers, water, power, or gas lines?			
7. Any planned road or street expansions, improvements, or widening adjacent to the real property?			
8. Any condominium, homeowners', or other type of association which has any authority over the real property?			
9. Any private transfer fee obligation upon sale?			

Section C - Title Conditions	YES	NO	Do Not Know
10. Does ownership of the property entitle the owner to use any "common area" facilities such as pools, tennis courts, walkways, or other common use areas?			
11. Is there a common wall or walls?			
b. Is there a party wall agreement?			
12. Any lawsuits regarding this property during the ownership of the seller?			
13. Any notices from any governmental or quasi- governmental agency affecting the real property?			
14. Any unpaid bills or claims of others for labor and/or materials furnished to or for the real property?			
15. Any deed restrictions or other restrictions of record affecting the real property?			
16. Any unsatisfied judgments against the seller?			
17. Any dispute regarding a right of access to the real property?			
18. Any other title conditions which might affect the			

Section D. Other Conditions - Do any of the following conditions exist with regard to the real property?

Section D - Other Conditions	YES	NO	Do Not Know
a. Are the dwelling(s) and the improvements connected to a public water system?			
b. Is the system operational?			
2. a. Are the dwelling(s) and the improvements connected to a private, community (non-public), or Sanitary Improvement District (SID) water system?			
b. Is the system operational?			
3. If the dwelling(s) and the improvements are connected to a private, community (non-public) or SID water system is there adequate water supply for regular household use (i.e. showers, laundry, etc.)?			
4. a. Are the dwelling(s) and the improvements connected to a public sewer system?			
b. Is the system operational?			
5. a. Are the dwelling(s) and the improvements connected to a community (non-public) or SID sewer system?			
b. Is the system operational?			
6. a. Are the dwelling(s) and the improvements connected to a septic system?			
b. Is the system operational?			
7. Has the main sewer line from the house ever backed up or exhibited slow drainage?			

Section D - Other Conditions	YES	NO	Do Not Know
8. a. Is the real property in a flood plain?			
b. Is the real property in a floodway?			
9. Is trash removal service provided to the real property? If so, are the trash services public private			
10. Have the structures been mitigated for radon? If yes, when?//			
11. Is the property connected to a natural gas system?			
12. Has a pet lived on the property? Type(s)			
13. Are there any diseased or dead trees, or shrubs on the real property?			
14. Are there any flooding, drainage, or grading problems in connection to the real property?			
15. a. Have you made any insurance or manufacturer claims with regard to the real property?			
b. Were all repairs related to the above claims completed?			
16. Are you aware of any problem with the exterior wall-covering of the structure including, but not limited to, siding, synthetic stucco, masonry, or other materials?			

Section E. Cleaning / Servicing Conditions - Have you ever performed or had performed the following? (State most recent year performed)

Section E – Cleaning / Servicing Conditions	YEAR	YES	NO	Do Not Know	None / Not Included
1. Servicing of air conditioner					
2. Cleaning of fireplace, including chimney					
3. Servicing of furnace					
4. Professional inspection of furnace A/C (HVAC) System					
5. Servicing of septic system					

Section E - Cleaning / Servicing Conditions	YEAR	YES	NO	Do Not Know	None / Not Included
6. Cleaning of wood-burning stove, including chimney					
7. Treatment for wood-destroying insects or rodents					
8. Tested well water					
9. Serviced / treated well water					

Seller's Initials	Property Address	Buyer's Initials /

PART III – Comments. Please reference comments on items responded to above in PART I o Note: Use additional pages if necessary.	r II, with Section letter and item number.
	-
If checked here PART III is continued on a separate page(s)	
SELLER'S CERTIFICATION	
Seller hereby certifies that this disclosure statement, which consists of pages (<i>includi</i> , that Seller has completed this disclosure statement to the best of Seller's belief and knowle statement is completed and signed by the Seller.	
Seller's Signature	Date
Seller's Signature	Date
Seliei 3 Signature	
ACKNOWLEDGEMENT OF RECEIPT OF DISCLOSURE STATEMENT, UN	DERSTANDING AND CERTIFICATION
I/We acknowledge receipt of a photocopy of the above Seller Property Condition Disclosur NOT a warranty of any kind by the seller or any agent representing any principal in the transport be accepted as a substitute for any inspection or warranty that I/we may wish to obtain statement is the representation of the seller and not the representation of any agent, and is and purchaser; and certify that disclosure statement was delivered to me/us or my/our againto by me/us relating to the real property described in such disclosure statement.	nsaction; understand that such disclosure statement should ain; understand the information provided in this disclosure is not intended to be part of any contract between the seller
Purchaser's Signature	Date
Purchaser's Signature	

Seller's Initials ____/___ Buyer's Initials ____/__

Laws 1994, LB 642, $\S1(12)$; RS 1943, $\S76-2,120.01(12)$, R.S. Cum. Supp., 1994. Effective July 16, 1994; laws 2015, LB34, $\S8(4)(k)$ & $\S13$, Neb. Rev. Stat. \S 76-2,120 (4)(k) and $\S76-2,120$ (13)