## **PURCHASE AGREEMENT**

## THIS IS A LEGALLY BINDING CONTRACT BETWEEN PURCHASER AND SELLER. IF YOU DO NOT UNDERSTAND IT, SEEK LEGAL ADVICE.

	, hereinafter	referred to as
	rchaser, offers and agrees to purchase from reinafter referred to as Seller, upon the terms and conditions set forth, the property legally	described as
also	o known as	
EA	ARNEST MONEY DEPOSIT. Earnest Money in the amount of (\$)	_Check
	less otherwise noted herein, shall be deposited into the trust account of the listing se oker on the next legal banking day after acceptance of this offer.	elling
Oth	her earnest money provisions:	
PU:	URCHASE PRICE. The total purchase price is to be (\$)	DOLLAF
Aft	ter earnest money herein is credited, the remaining balance is to be paid by Purchaser at cle	
FΠ	INANCING.	
	New Mortgage. This offer is contingent upon Purchaser obtaining a new	
	□ VA, □ FHA, □ SDHDA, □ Conventional, or□A letter of Purchaser's loan status from	_ type of loan
	$\square$ is attached or $\square$ will be delivered by(date).	
	Within legal banking days after acceptance of this Agreement, Purchaser will make for and diligently and in good faith endeavor to secure a new loan, pay all application fe all financing documents without delay. Purchaser reserves the right to obtain alternative long as there are no increased agets to Saller.	es, and to sig
	long as there are no increased costs to Seller.	
	Assumption. See attached Addendum.	
	Assumption. See attached Addendum.  Contract for Deed/Private Mortgage. See attached Addendum.	
	Assumption. See attached Addendum.	closing by

Appraisal □ will / □ will not be ordered prior to removal of home inspection contingency.  6. SALE OF PURCHASER'S PROPERTY  A. □ This offer is not contingent upon the sale or close of property owned by Purchaser.  B. □ This offer is contingent upon the sale and close of Purchaser's property located at (address, including city & state)  □ within □ days or □ within the time specified for closing the Seller's property. Seller shall have the right to continue to offer the property for sale and accept any offers subject to the rights of Purchaser. If Seller accepts another offer, Seller will give Purchaser written notice of that fact. Within □ days of receipt of the notice, Purchaser will provide a written waiver of the contingency on the sale and close of Purchaser's property or this agreement will terminate without further notice and deposits will be returned according to paragraph 15 of this agreement. Upon waiver of this contingency, Purchaser warrants and will provide proof that the funds needed for closing will be available and Purchaser's ability to obtain financing is not contingent upon the sale and/or close of any property.  7. SELLER'S PROPERTY DISCLOSURE. Purchaser acknowledges receipt of Seller's property condition disclosure statement dated □ as required by SDCL 43-4-38 through 43-4-57 prior to signing this agreement. (initials) □ purchaser acknowledges that no disclosure statement is required by reason of the following:  8. LEAD-BASED PAINT DISCLOSURE. Purchaser acknowledges receipt of the pamphlet "Protect Your Family From Lead In Your Home" and the Seller's lead-based paint and lead-based paint hazards form according to the Residential Lead-Base Hazard Reduction Act of 1992. This applies only to properties built prior to 1978. (initials) □ Purchaser and Reduction Act of 1992. This applies only to properties built prior to 1978. (initials) □ Purchaser and Reduction Act of 1992. This applies only to properties built prior to 1978. (initials) □ Purchaser of conditions and future maintenance of propert	5.	APPRAISAL. This offer is is not subject to the property appraising for at least the purchase price. If the appraisal reveals repairs, which must be made, Purchaser and Seller will negotiate which party will complete those repairs for any re-inspection fees. If the appraisal is less than the agreed purchase price, Purchaser and Seller may renegotiate the purchase price.
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		INITIALS: PURCHASER/SELLER/

INSPECTION OF PHYSICAL CONDITION OF PROPERTY (continued from page 2)  If any inspection(s) reveals conditions unsatisfactory to Purchaser or unknown to Seller, the parties to this Agreement will have the following options: Purchaser will accept the existing condition; Seller will correct the existing condition and provide certification from an inspector that the condition has been remedied; or
Purchaser and Seller will negotiate a settlement. If no written agreement can be reached on the results of the Inspection Report(s) within business days of the date and time Seller is notified of the results of the inspection(s), this Agreement may be deemed null and void in its entirety at the option of Buyer within hours after the negotiation deadline.
□ Purchaser hereby waives the option to have an independent home inspector assess the condition of the property(Purchaser's initials)
<b>HOME PROTECTION PLAN:</b> Seller has / has not provided a home protection plan. By initialing, Purchaser elects to purchase to not purchase a home protection plan. Purchaser and Seller acknowledge that Broker selling the home protection plan will receive compensation from the home protection plan provider.
<b>SURVEY.</b> Purchaser acknowledges that it has been recommended to obtain a survey by initialing one of the following:
new location survey depicting all improvements on the property. existing location survey depicting all improvements on the property. new boundary survey marking all property corners before closing. other
Cost of survey, if any, will be paid as follows:SellerPurchaser
Purchaser waives survey (Initial, if applicable)
<b>TAXES/PRORATIONS.</b> Purchaser is aware that property taxes may or may not be based upon "Owner Occupied Status". Any and all Special Assessments are to be paid by Seller unless otherwise specified in this agreement.
Taxes, rents, road maintenance, water, sewer, and homeowner's association fees, if any are:   □ To be prorated to  □ Not to be prorated
Tax proration will be based upon the: □ previous year's taxes / □ agreed upon amount of/
□ most current county information / □ new construction estimate □ other
<b>TITLE.</b> Merchantable title shall be conveyed by Warranty Deed or other sufficient conveyance instrument, acceptable to Purchaser, subject to conditions, zoning, restrictions, and easements of record, if any, which do not interfere with or restrict the existing use of the property. An owner's policy of Title Insurance in the amount of the purchase price will be furnished with cost to be distributed: Purchaser Seller
INITIALS: PURCHASER/SELLER/_

14.	CLOSING/POSSESSION. Closing date will be on or before with possession to be given Purchaser at time of closing. Seller agrees to maintain the property in a condition comparable to its present condition and agrees that Purchaser will have the opportunity for a personal inspection prior to closing. Seller agrees to maintain all existing insurance coverage on property until time of closing.
	Closing service fees, if any, cost to be distributed as follows: Purchaser Seller
	All personal property, including refuse, not included in the purchase price, shall be removed by Seller prior to closing.
15.	<b>EARNEST MONEY/DEPOSITS.</b> The broker, as specified in Section 2, shall deposit and hold all earnest money and other deposits until sale is closed. If an accepted offer and agreement to purchase does not close, regardless of the circumstances, both Purchaser and Seller must agree in writing prior to release of earnest money or in the alternative, pursuant to court order in accordance with SDCL 36-21A-81.
16.	AGREEMENT TO MEDIATE. Any dispute or claim arising out of or relating to this contract will be submitted to mediation, if available, in accordance with the rules and procedures of the Sellers/Purchasers Dispute Resolution System. Otherwise, mediation will be submitted to a private mediation service. Any costs of mediation will be shared equally between Purchaser and Seller.  YesNo Purchaser (initials)
17.	<b>PERSONAL PROPERTY.</b> Any personal property, free of liens and without warranty of condition, shall be transferred to Purchaser by a separate bill of sale. Purchaser $\square$ will $/\square$ will not compensate seller for fuel oil/propane remaining on date of closing.
18.	OTHER PROVISIONS:
18.	ADDENDA TO THIS AGREEMENT. The following documents are addenda to this contract and are
	attached and become part of this contract by reference. If none, so state.
19.	This agreement is void if not accepted by Seller by the day of, , by a.m./p.m.
20.	The laws of South Dakota govern this transaction.
	INITIALS: PURCHASER/SELLER/

## 21. TIME IS OF THE ESSENCE OF THIS CONTRACT. Dated this \_\_\_\_\_\_day of \_\_\_\_\_\_\_, \_\_\_\_at \_\_\_\_a.m./p.m. Purchaser Purchaser On this \_\_\_\_\_day of\_\_\_\_\_\_, \_\_\_\_the foregoing offer is: (Initial) ACCEPTED\_\_\_\_/\_\_\_ NOT ACCEPTED\_\_\_/\_\_\_ COUNTERED\_\_\_/\_\_\_ Seller Seller \* THE FOLLOWING IS FOR INFORMATION PURPOSES ONLY: Selling Licensee Selling Company Listing Licensee Listing Company

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