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	2. Page 1
BU	YER (S):
— Bu	yer's earnest money in the amount of
	Dollars (\$
sha	all be delivered to listing broker, or, if checked, to no later than two (2) Busines
Day dep	ys after Final Acceptance Date of this Purchase Agreement. Buyer and Seller agree that earnest money shall bosited in the trust account of Earnest Money Holder as specified above within three (3) Business Days of receive earnest money or Final Acceptance Date of this Purchase Agreement, whichever is later.
Sai	id earnest money is part payment for the purchase of the property located at
Str	eet Address:
City	y of , County of
Sta	te of Minnesota, legally described as
ope win she liqu disl of a	exchange system; environmental remediation system (e.g., radon, vapor intrusion); sump pump; TV antenna/cab jacks and wiring/TV wall mounts; wall/ceiling-mounted speakers and mounts; carpeting; mirrors; garage do eners and all controls; smoke detectors; fireplace screens, door, and heatilators; BUILT-INS : dishwashers; refrigerato ne/beverage refrigerators; trash compactors; ovens; cook-top stoves; warming drawers; microwave ovens; hood far elving; work benches; intercoms; speakers; air conditioning equipment; electronic air filter; humidifier/dehumidifier fuel tanks (and controls); pool/spa equipment; propane tank (and controls); security system equipment; TV satellith; AND the following personal property shall be transferred with no additional monetary value, and free and clearly liens and encumbrances: twithstanding the foregoing, leased fixtures are not included. twithstanding the foregoing, the following item(s) are excluded from the purchase:
	PURCHASE PRICE:
Sel	ller has agreed to sell the Property to Buyer for the sum of (\$
	Dollar
wh	ich Buyer agrees to pay in the following manner:
1.	percent (%) of the sale price in CASH , or more in Buyer's sole discretion, which includes the earner money;
2.	percent (%) of the sale price in MORTGAGE FINANCING . (See following Mortgage Financing section
3.	percent (%) of the sale price by ASSUMING Seller's current mortgage. (See attached <i>Addendum Purchase Agreement: Assumption Financing.</i>)
4.	percent (%) of the sale price by CONTRACT FOR DEED. (See attached <i>Addendum to Purcha. Agreement: Contract for Deed Financing.</i>)
	CLOSING DATE:

1. Date





	46. Page 2 Date
47.	Property located at
48.	MORTGAGE FINANCING:
49.	This Purchase Agreement [IS [IS NOT subject to the mortgage financing provisions below. If IS, complete the
50. 51.	MORTGAGE FINANCING section below. If IS NOT, proceed to the SELLER'S CONTRIBUTIONS TO BUYER'S COSTS section.
52.	Such mortgage financing shall be: (Check one.)
53.	FIRST MORTGAGE only FIRST MORTGAGE AND SUBORDINATE FINANCING.
54.	Financing DOES DOES NOT include a grant, bond program, or other loan assistance program. If "DOES,"
55.	please specify:
56. 57. 58. 59. 60. 61.	Buyer shall apply for and secure, at Buyer's expense, a: (Check all that apply.) CONVENTIONAL DEPARTMENT OF VETERANS' AFFAIRS ("DVA") GUARANTEED FEDERAL HOUSING ADMINISTRATION ("FHA") INSURED PRIVATELY INSURED CONVENTIONAL UNITED STATES DEPARTMENT OF AGRICULTURE ("USDA") RURAL DEVELOPMENT
62.	OTHER
63.	mortgage in the amount stated in this Purchase Agreement, amortized over a period of not more than
64.	years, with an initial interest rate at no more than percent (%) per annum. The mortgage application IS
65. 66. 67.	TO BE MADE WITHIN FIVE (5) 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.
68. 69.	MORTGAGE FINANCING CONTINGENCY: This Purchase Agreement is contingent upon the following and applies to the first mortgage and any subordinate financing. (Check one.)
70. 71. 72. 73.	If Buyer cannot secure the financing specified in this Purchase Agreement, and this Purchase Agreement does not close on the closing date specified, this Purchase Agreement is canceled. Buyer and Seller shall immediately sign a Cancellation of Purchase Agreement confirming said cancellation and directing all earnest money paid here to be REFUNDED TO BUYER FORFEITED TO SELLER. (Check one.)
74. 75.	NOTE: If this Purchase Agreement is subject to DVA or FHA financing, FORFEITED TO SELLER may be prohibited. See the following DVA and FHA Escape Clauses.
76.	Buyer shall provide Seller, or licensee representing or assisting Seller, with the Written Statement, on
77.	or before , 20
78. 79. 80. 81. 82.	For purposes of this Contingency, "Written Statement" means a Written Statement prepared by Buyer's mortgage originator(s) or lender(s) after the Final Acceptance Date that Buyer is approved for the loan(s) specified in this Purchase Agreement, including both the first mortgage and any subordinate financing, if any, and stating that an appraisal, satisfactory to the lender(s), has been completed and stating conditions required by lender(s) to close the loan.
83. 84. 85. 86. 87.	Upon delivery of the Written Statement to Seller, or licensee representing or assisting Seller, the obligation for satisfying all conditions required by mortgage originator(s) or lender(s), except those conditions specified below, are deemed accepted by Buyer: (a) work orders agreed to be completed by Seller; (b) any other financing terms agreed to be completed by Seller here; and (c) any contingency for the sale and closing of Buyer's property pursuant to this Purchase Agreement.





	89. Page 3 Date
90.	Property located at
91. 92. 93. 94. 95. 96.	Upon delivery of the Written Statement, if this Purchase Agreement does not close on the stated closing date for ANY REASON relating to financing, including, but not limited to interest rate and discount points, if any, then Seller may, at Seller's option, declare this Purchase Agreement canceled, in which case this Purchase Agreement is canceled. If Seller declares this Purchase Agreement canceled, Buyer and Seller shall immediately sign a Cancellation of Purchase Agreement confirming said cancellation and directing all earnest money paid here to be forfeited to Seller as liquidated damages. In the alternative, Seller may seek all other remedies allowed by law.
97. 98. 99. 100. 101. 102.	Notwithstanding the language in the preceding paragraph, Seller may not declare this Purchase Agreement canceled if the reason this Purchase Agreement does not close was due to: (a) Seller's failure to complete work orders to the extent required by this Purchase Agreement; (b) Seller's failure to complete any other financing terms agreed to be completed by Seller here; or (c) any contingency for the sale and closing of Buyer's property pursuant to this Purchase Agreement, except as specified in the contingency for sale and closing of Buyer's property.
103. 104. 105. 106. 107.	If the Written Statement is not provided by the date specified on line 77, Seller may, at Seller's option, declare this Purchase Agreement canceled by written notice to Buyer at any time prior to Seller receiving the Written Statement, in which case this Purchase Agreement is canceled. In the event Seller declares this Purchase Agreement canceled, Buyer and Seller shall immediately sign a <i>Cancellation of Purchase Agreement</i> confirming said cancellation and directing all earnest money paid here to be refunded to Buyer.
108. 109. 110. 111.	If the Written Statement is not provided, and Seller has not previously canceled this Purchase Agreement, this Purchase Agreement is canceled as of the closing date specified in this Purchase Agreement. Buyer and Seller shall immediately sign a <i>Cancellation of Purchase Agreement</i> confirming said cancellation and directing all earnest money paid here to be refunded to Buyer.
112. 113.	LOCKING OF MORTGAGE INTEREST RATE ("RATE") : The Rate shall be locked with the lender(s) by Buyer: <i>(Check one.)</i>
114.	☐ WITHIN FIVE (5) BUSINESS DAYS OF FINAL ACCEPTANCE DATE OF THIS PURCHASE AGREEMENT; OR
115.	AT ANY TIME PRIOR TO CLOSING OR AS REQUIRED BY LENDER(S).
	LENDER COMMITMENT WORK ORDERS: Nothing in this Purchase Agreement shall be construed as a warranty that Seller shall make repairs required by the lender commitment. However, Seller agrees to pay up to
120. 121.	is subject to any work orders for which the cost of making said repairs shall exceed this amount, Seller shall have the following options: (a) making the necessary repairs; or (b) negotiating the cost of making said repairs with Buyer; or
127.	SELLER BUYER agrees to pay any reinspection fee required by Buyer's lender(s).
129. 130. 131.	FHA ESCAPE CLAUSE (FHA Financing only): "It is expressly agreed that, notwithstanding any other provisions of this contract, the purchaser shall not be obligated to complete the purchase of the Property described here or to incur any penalty by forfeiture of earnest money deposits or otherwise, unless the purchaser has been given in accordance with the Department of Housing and Urban Development ("HUD")/FHA or DVA requirements a written statement by the Federal Housing Commissioner, Department of Veterans' Affairs, or a Direct Endorsement lender setting forth the
133.	appraised value of the Property as not less than \$ (sale price)
	The purchaser shall have the privilege and option of proceeding with consummation of the contract without regard to the amount of the appraised valuation. The appraised valuation is arrived at to determine the maximum mortgage

136. HUD will insure; HUD does not warrant the value nor the condition of the Property. The purchaser should satisfy himself/

137. herself that the price and condition of the Property are acceptable."

InstanetFORMS



	138. Page 4 Date
139.	Property located at
140.	LENDER PROCESSING FEES (FHA, DVA Financing Only): Seller agrees to pay Buyer's closing fees and
	miscellaneous processing fees which cannot be charged to Buyer, not to exceed \$ This amount is in addition to Seller's Contributions to Buyer's Costs, if applicable.
	DVA FUNDING FEE (DVA Financing only): Pursuant to federal regulations, a one-time Funding Fee must be paid at the closing of this transaction as follows:
145.	paid by Buyer _ AT CLOSING _ ADDED TO MORTGAGE AMOUNT
146.	paid by Seller
147.	NOTE: DVA regulations limit the fees and charges Buyer can pay to obtain a DVA loan.
149. 150. 151. 152.	DEPARTMENT OF VETERANS' AFFAIRS ESCAPE CLAUSE (DVA Financing only): "It is expressly agreed that, notwithstanding any other provisions of this contract, the purchaser shall not incur any penalty by forfeiture of earnest money or otherwise be obligated to complete the purchase of the Property described here, if the contract purchase price or cost exceeds the reasonable value of this Property established by the Department of Veterans' Affairs. The purchaser shall, however, have the privilege and option of proceeding with the consummation of this contract without regard to the amount of reasonable value established by the Department of Veterans' Affairs."
154. 155.	NOTE: Verify DVA requirements relating to payment of all special assessments levied and pending, and annual installments of special assessments certified to yearly taxes.
	OTHER MORTGAGE FINANCING ITEMS:
157.	
	SELLER'S CONTRIBUTIONS TO BUYER'S COSTS: Seller IS IS NOT contributing to Buyer's costs. If answer is IS, Seller agrees to pay at closing, up to: (Check one.) \$
161. 162. 163. 164. 165.	percent (%) of the sale price towards Buyer's closing fees, title service fees, title searches, title examinations, abstracting, lender's title insurance, owner's title insurance, prepaid items, other Buyer's costs allowable by lender, if any, and/or mortgage discount points. Any amount of Seller's contribution that exceeds Buyer's allowable costs, or which cannot be used because Seller's contribution exceeds the maximum Seller contribution allowed by law or by mortgage requirements, shall be retained by Seller.
167. 168.	NOTE: The amount paid by Seller cannot exceed the maximum Seller contribution allowed by FHA, DVA, or lender. All funds paid by Seller on behalf of Buyer must be stated on the Closing Disclosure at closing.
169.	INSPECTIONS:
170.	Buyer has been made aware of the availability of Property inspections. Buyer _ ELECTS _ DECLINES to have a
171.	Property inspection performed at Buyer's expense.
172.	This Purchase Agreement IS IS NOT contingent upon any inspection(s) of the Property obtained by Buyer to
174. 175. 176.	determine its condition, including any non-intrusive testing or any intrusive testing as allowed pursuant to this Purchase Agreement. Any inspection(s) or test(s) shall be done by an inspector(s) or tester(s) of Buyer's choice. Buyer shall satisfy Buyer as to the qualifications of the inspector(s) or tester(s). For purposes of this Purchase Agreement, "intrusive testing" shall mean any testing, inspection(s), or investigation(s) that changes the Property from its original condition or otherwise damages the Property.
178.	Seller DOES DOES NOT agree to allow Buyer to perform intrusive testing or inspection(s).
	If answer is DOES , Buyer agrees that the Property shall be returned to the same condition it was in prior to Buyer's intrusive testing at Buyer's sole expense.

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Instanet FORMS



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	181. Page 5 Date					
182.	Property located at					
183.	Seller will provide access to attic(s) and crawlspace(s).					
185. 186. 187. 188. 189.	All inspection(s), test(s), and resulting negotiations, if any, shall be done within Calendar Days of Final Acceptance Date of this Purchase Agreement ("Inspection Period"). Buyer may cancel this Purchase Agreement based on the inspection(s) or test result(s) by providing written notice to Seller, or licensee representing or assisting Seller, of Buyer's intent to cancel no later than the end of the Inspection Period. If Buyer cancels this Purchase Agreement, Buyer and Seller shall immediately sign a <i>Cancellation of Purchase Agreement</i> confirming said cancellation and directing all earnest money paid here to be refunded to Buyer. If Buyer does not cancel this Purchase Agreement before the end of the Inspection Period, then this Inspection Contingency shall be deemed removed and this Purchase Agreement shall be in full force and effect.					
192.	OTHER INSPECTION ITEMS:					
193.						
194.						
195.						
196. 197.	SALE OF BUYER'S PROPERTY: (Check one.)					
198. 199. 200.	 This Purchase Agreement is subject to an Addendum to Purchase Agreement: Sale of Buyer's Property Contingency for the sale of Buyer's property. (If checked, see attached Addendum.) OR 					
201.	2. This Purchase Agreement is contingent upon the successful closing on the Buyer's property located at					
202.	, which is scheduled to close on					
203. 204. 205. 206. 207. 208.	, 20 pursuant to a fully executed purchase agreement. If Buyer's property does not close by the closing date specified in this Purchase Agreement, this Purchase Agreement is canceled. Buyer and Seller shall immediately sign a <i>Cancellation of Purchase Agreement</i> confirming said cancellation and directing all earnest money paid here to be refunded to Buyer. The language in this paragraph supersedes any other provision to the contrary in any financing contingency made a part of this Purchase Agreement, if applicable.					
209.	OR					
210. 211.	3. Buyer represents that Buyer has the financial ability to perform on this Purchase Agreement without the sale and closing on any other property.					
212.	REAL ESTATE TAXES/SPECIAL ASSESSMENTS:					
	REAL ESTATE TAXES: Seller shall pay on the date of closing all real estate taxes due and payable in all prior years including all penalties and interest.					
215.	Buyer shall pay PRORATED FROM DAY OF CLOSING ALL NONE/12ths OF real estate taxes					
	due and payable in the year of closing.					
217.	Seller shall pay PRORATEDTO DAY OF CLOSING ALL NONE/12ths OF real estate taxes due and(Check one.)					
	payable in the year of closing.					
219.	If the Property tax status is a part- or non-homestead classification in the year of closing, Seller SHALL SHALL NOT(Check one.)(Check one.)					
220.	pay the difference between the homestead and non-homestead.					
	Buyer shall pay real estate taxes due and payable in the year following closing and thereafter, the payment of which is not otherwise here provided. No representations are made concerning the amount of subsequent real estate taxes.					





	223. Page 6 Date				
224.	Property located at				
225	DEFERRED TAXES/SPECIAL ASSESSMENTS:				
226.	BUYER SHALL PAY SELLER SHALL PAY on date of closing any deferred real estate taxes (e.g., Green Check one.)(Check one.)				
227.	Acres) or special assessments, payment of which is required as a result of the closing of this sale.				
228.					
	DATE OF CLOSING all installments of special assessments certified for payment, with the real estate taxes due and payable in the year of closing.				
231.	■ BUYER SHALL ASSUME ■ SELLER SHALL PAY on date of closing all other special assessments levied as				
232.	of the date of this Purchase Agreement.				
233.	BUYER SHALL ASSUME SELLER SHALL PROVIDE FOR PAYMENT OF special assessments pending as(Check one.)				
234. 235.	of the date of this Purchase Agreement for improvements that have been ordered by any assessing authorities. (Seller's provision for payment shall be by payment into escrow of two (2) times the estimated amount of the assessments or less, as required by Buyer's lender.)				
	Buyer shall pay any unpaid special assessments payable in the year following closing and thereafter, the payment of which is not otherwise here provided.				
239.	As of the date of this Purchase Agreement, Seller represents that Seller HAS HAS NOT received a notice				
241. 242. 243. 244. 245. 246. 247.	regarding any new improvement project from any assessing authorities, the costs of which project may be assessed against the Property. Any such notice received by Seller after the date of this Purchase Agreement and before closing shall be provided to Buyer immediately. If such notice is issued after the date of this Purchase Agreement and on or before the date of closing, then the parties may agree in writing, on or before the date of closing, to pay, provide for the payment of, or assume the special assessments. In the absence of such agreement, either party may declare this Purchase Agreement canceled by written notice to the other party, or licensee representing or assisting the other party, in which case this Purchase Agreement is canceled. If either party declares this Purchase Agreement canceled, Buyer and Seller shall immediately sign a <i>Cancellation of Purchase Agreement</i> confirming said cancellation and directing all earnest money paid here to be refunded to Buyer.				
249.	ADDITIONAL PROVISIONS:				
250.	PREVIOUSLY WRITTEN PURCHASE AGREEMENT: This Purchase Agreement IS IS NOT subject to				
251.	cancellation of a previously written purchase agreement dated, 20				
253. 254.	2. (If answer is IS , said cancellation shall be obtained no later than				
256. 257.	<u>DEED/MARKETABLE TITLE</u> : Upon performance by Buyer, Seller shall deliver a: (Check one.) WARRANTY DEED PERSONAL REPRESENTATIVE'S DEED CONTRACT FOR DEED TRUSTEE'S DEED				
258. 259. 260. 261. 262.	OTHER: DEED joined in by spouse, if any, conveying marketable title, subject to (a) building and zoning laws, ordinances, and state and federal regulations; (b) restrictions relating to use or improvement of the Property without effective forfeiture provisions; (c) reservation of any mineral rights by the State of Minnesota; (d) utility and drainage easements which do not interfere with existing improvements; (e) rights of tenants as follows (unless specified, not subject to tenancies):				
264.	(e) Tights of tenants as follows (unless specified, not subject to tenancies); and				
265.					
۷٠٠.	(f) others (must be specified in writing):				



266.



267. Page 7 Date ___

268.	Property located at
	POSSESSION: Seller shall deliver possession of the Property: (Check one.) IMMEDIATELY AFTER CLOSING; or
	OTHER:
272.	Seller agrees to remove ALL DEBRIS AND ALL PERSONAL PROPERTY NOT INCLUDED HERE from the Property

- 273. by possession date.
- 274. LINKED DEVICES: Seller warrants that Seller shall permanently disconnect or discontinue Seller's access or service
- 275. to any device or system on or serving the property that is connected or controlled wirelessly, via internet protocol ("IP")
- 276. to a router or gateway or directly to the cloud no later than delivery of possession as specified in this Purchase
- 277. Agreement.

283.

284.

285.

286.

287. 288.

- 278. **PRORATIONS:** All interest; unit owners' association dues; rents; and charges for city water, city sewer, electricity, and 279. natural gas shall be prorated between the parties as of date of closing. Buyer shall pay Seller for remaining gallons of
- 280. fuel oil or liquid petroleum gas on the day of closing, at the rate of the last fill by Seller.
- 281. **TITLE AND EXAMINATION:** As quickly as reasonably possible after Final Acceptance Date of this Purchase Agreement: 282.
 - (a) Seller shall deliver any abstract of title and a copy of any owner's title insurance policy for the Property, if in Seller's possession or control, to Buyer or Buyer's designated title service provider. Any abstract of title or owner's title insurance policy provided shall be immediately returned to Seller, or licensee representing or assisting Seller, upon cancellation of this Purchase Agreement; and
 - (b) Buyer shall obtain the title services determined necessary or desirable by Buyer or Buyer's lender, including but not limited to title searches, title examinations, abstracting, a title insurance commitment, or an attorney's title opinion at Buyer's selection and cost and provide a copy to Seller.
- 289. Seller shall use Seller's best efforts to provide marketable title by the date of closing. Seller agrees to pay all costs 290. and fees necessary to convey marketable title including obtaining and recording all required documents, subject to the 291. following:
- 292. In the event Seller has not provided marketable title by the date of closing, Seller shall have an additional thirty 293. (30) days to make title marketable, or in the alternative, Buyer may waive title defects by written notice to Seller. In 294. addition to the thirty (30)-day extension, Buyer and Seller may, by mutual agreement, further extend the closing 295. date. Lacking such extension, either party may declare this Purchase Agreement canceled by written notice to 296. the other party, or licensee representing or assisting the other party, in which case this Purchase Agreement is 297. canceled. If either party declares this Purchase Agreement canceled, Buyer and Seller shall immediately sign a 298. Cancellation of Purchase Agreement confirming said cancellation and directing all earnest money paid here to be 299. refunded to Buyer.
- 300. SUBDIVISION OF LAND, BOUNDARIES, AND ACCESS: If this sale constitutes or requires a subdivision of land 301. owned by Seller, Seller shall pay all subdivision expenses and obtain all necessary governmental approvals. Seller 302. warrants that the legal description of the real property to be conveyed has been or shall be approved for recording as 303. of the date of closing. Seller warrants that the buildings are or shall be constructed entirely within the boundary lines 304. of the Property. Seller warrants that there is a right of access to the Property from a public right-of-way.
- 305. MECHANIC'S LIENS: Seller warrants that prior to the closing, payment in full will have been made for all labor, materials, 306. machinery, fixtures, or tools furnished within the 120 days immediately preceding the closing in connection with 307. construction, alteration, or repair of any structure on, or improvement to, the Property.
- 308. NOTICES: Seller warrants that Seller has not received any notice from any governmental authority as to condemnation 309. proceedings, or violation of any law, ordinance, or regulation. If the Property is subject to restrictive covenants, Seller 310. warrants that Seller has not received any notice from any person or authority as to a breach of the covenants. Any
- 311. such notices received by Seller shall be provided to Buyer immediately.
- 312. **DIMENSIONS:** Buyer acknowledges any dimensions, square footage, or acreage of land or improvements provided
- 313. by Seller, third party, or broker representing or assisting Seller are approximate. Buyer shall verify the accuracy of 314. information to Buyer's satisfaction, if material, at Buyer's sole cost and expense.
- 315. ACCESS AGREEMENT: Seller agrees to allow reasonable access to the Property for performance of any surveys or

316. inspections agreed to here.



			317. raye o	Dale _		
			9			
010	Property located at _					
JIB.	Property located at _					

- 319. RISK OF LOSS: If there is any loss or damage to the Property between the Final Acceptance Date and the date of
- 320. closing for any reason, including fire, vandalism, flood, earthquake, or act of God, the risk of loss shall be on Seller. If
- 321. the Property is destroyed or substantially damaged before the closing date, this Purchase Agreement is canceled,
- 322. at Buyer's option, by written notice to Seller or licensee representing or assisting Seller. If Buyer cancels this Purchase
- 323. Agreement, Buyer and Seller shall immediately sign a Cancellation of Purchase Agreement confirming said cancellation
- 324. and directing all earnest money paid here to be refunded to Buyer.
- 325. TIME OF ESSENCE: Time is of the essence in this Purchase Agreement.
- 326. CALCULATION OF DAYS: Any calculation of days begins on the first day (Calendar or Business Days as specified)
- 327. following the occurrence of the event specified and includes subsequent days (Calendar or Business Days as specified)
- 328. ending at 11:59 P.M. on the last day.
- 329. BUSINESS DAYS: "Business Days" are days which are not Saturdays, Sundays, or state or federal holidays unless
- 330. stated elsewhere by the parties in writing.
- 331. CALENDAR DAYS: "Calendar Days" include Saturdays, Sundays, and state and federal holidays.
- 332. **RELEASE OF EARNEST MONEY:** Buyer and Seller agree that the Earnest Money Holder shall release earnest money 333. from the Earnest Money Holder's trust account:
- 334. (a) at or upon the successful closing of the Property;
- (b) pursuant to written agreement between the parties, which may be reflected in a *Cancellation of Purchase*Agreement executed by both Buyer and Seller;
- 337. (c) upon receipt of an affidavit of a cancellation under MN Statute 559.217; or
- 338. (d) upon receipt of a court order.
- 339. **DEFAULT:** If Buyer defaults in any of the agreements here, Seller may cancel this Purchase Agreement, and any 340. payments made here, including earnest money, shall be retained by Seller as liquidated damages and Buyer and Seller
- 341. shall affirm the same by a written cancellation agreement.
- 342. If Buyer defaults in any of the agreements here, Seller may terminate this Purchase Agreement under the provisions
- 343. of either MN Statute 559.21 or MN Statute 559.217, whichever is applicable. If either Buyer or Seller defaults in any
- 344. of the agreements here or there exists an unfulfilled condition after the date specified for fulfillment, either party may
- 345. cancel this Purchase Agreement under MN Statute 559.217, Subd. 3. Whenever it is provided here that this Purchase
- 346. Agreement is canceled, said language shall be deemed a provision authorizing a Declaratory Cancellation under MN
- 347. Statute 559.217, Subd. 4.
- 348. If this Purchase Agreement is not canceled or terminated as provided here, Buyer or Seller may seek actual damages
- 349. for breach of this Purchase Agreement or specific performance of this Purchase Agreement; and, as to specific
- 350. performance, such action must be commenced within six (6) months after such right of action arises.
- 351. NOTICE REGARDING PREDATORY OFFENDER INFORMATION: Information regarding the predatory offender
- 352. registry and persons registered with the predatory offender registry under MN Statute 243.166 may be obtained
- 353. by contacting the local law enforcement offices in the community where the Property is located or the Minnesota
- 354. Department of Corrections at (651) 361-7200, or from the Department of Corrections web site at
- 355. www.corr.state.mn.us.
- 356. BUYER HAS THE RIGHT TO A WALK-THROUGH REVIEW OF THE PROPERTY PRIOR TO CLOSING TO
- 357. ESTABLISH THAT THE PROPERTY IS IN SUBSTANTIALLY THE SAME CONDITION AS OF THE DATE OF
- 358. THIS PURCHASE AGREEMENT.
- 359. BUYER HAS RECEIVED A: (Check any that apply.) DISCLOSURE STATEMENT: SELLER'S PROPERTY
- 360. DISCLOSURE STATEMENT OR A DISCLOSURE STATEMENT: SELLER'S DISCLOSURE ALTERNATIVES FORM.
- 361. **DESCRIPTION OF PROPERTY CONDITION:** See Disclosure Statement: Seller's Property Disclosure Statement or
- 362. Disclosure Statement: Seller's Disclosure Alternatives for description of disclosure responsibilities and limitations, if
- 363. any.
- 364. BUYER HAS RECEIVED THE INSPECTION REPORTS, IF REQUIRED BY MUNICIPALITY.
- 365. BUYER IS NOT RELYING ON ANY ORAL REPRESENTATIONS REGARDING THE CONDITION OF THE PROPERTY
- 366. AND ITS CONTENTS.





	367. Page 9 Date							
368.	Property located at							
369.	(Check appropriate boxes.)							
370.	SELLER WARRANTS THAT THE PROPERTY IS EITHER DIRECTLY OR INDIRECTLY CONNECTED TO:							
371.	CITY SEWERYES NO / CITY WATERYES NO							
372.	SUBSURFACE SEWAGE TREATMENT SYSTEM							
373.	SELLER DOES DOES NOT KNOW OF A SUBSURFACE SEWAGE TREATMENT SYSTEM ON OR							
	SERVING THE PROPERTY. (If answer is DOES , and the system does not require a state permit, see <i>Disclosure Statement: Subsurface Sewage Treatment System</i> .)							
	PRIVATE WELL							
	SELLER DOES DOES NOT KNOW OF A WELL ON OR SERVING THE PROPERTY.							
378.	(If answer is DOES and well is located on the Property, see <i>Disclosure Statement: Well.</i>)							
379.	THIS PURCHASE AGREEMENT IS IS NOT SUBJECT TO AN ADDENDUM TO PURCHASE AGREEMENT:							
	SUBSURFACE SEWAGE TREATMENT SYSTEM AND WELL INSPECTION CONTINGENCY. (If answer is IS , see attached <i>Addendum</i> .)							
383.	2. IF A WELL OR SUBSURFACE SEWAGE TREATMENT SYSTEM EXISTS ON THE PROPERTY, BUYER HAS 3. RECEIVED A DISCLOSURE STATEMENT: WELL AND/OR A DISCLOSURE STATEMENT: SUBSURFACE SEWAGE 4. TREATMENT SYSTEM.							
386.	HOME PROTECTION/WARRANTY PLAN: Buyer and Seller are advised to investigate the various home protection/warranty plans available for purchase. Different home protection/warranty plans have different coverage options, exclusions, limitations, and service fees. Most plans exclude pre-existing conditions. (Check one.)							
388.	A Home Protection/Warranty Plan will be obtained by BUYER SELLER and paid for by Check one.)							
389.	BUYER SELLER to be issued by							
390.	at a cost not to exceed \$							
391.	No Home Protection/Warranty Plan is negotiated as part of this Purchase Agreement. However, Buyer may elect							
392.	to purchase a Home Protection/Warranty Plan.							
393.	AGENCY NOTICE							
394.	is Seller's Agent Buyer's Agent Dual Agent Facilitator.							
395.								
	(Real Estate Company Name)							
396.	is Seller's Agent Buyer's Agent Dual Agent Facilitator.							
397.								
	(Real Estate Company Name)							
398.	THIS NOTICE DOES NOT SATISFY MINNESOTA STATUTORY AGENCY DISCLOSURE REQUIREMENTS.							

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400. Property located at ___

399.	Page 10	Date	

401.	DUAL AGENCY REPRESENTATION					
402.	PLEASE CHECK <u>ONE</u> OF THE FOLLOWING SELECTIONS:					
403.	☐ Dual Agency representation <i>DOES NOT</i> apply in this transaction. <i>Do not complete lines 404-420.</i>					
404.	Dual Agency representation DOES apply in this transaction. Complete the disclosure in lines 405-420.					
405. 406. 407. 408. 409. 410. 411. 412. 413. 414.	dual agency. This 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 its salespersons will work diligently to facilitate the mechanics of					
416. 417.						
418.	Seller Buyer					
419.	Seller Buyer					
420.	Date Date					
422. 423.	CLOSING COSTS: Buyer or Seller may be required to pay certain closing costs, which may effectively increase the cash outlay at closing or reduce the proceeds from the sale. SETTLEMENT STATEMENT: Buyer and Seller authorize the title company, escrow agent, and/or their representatives to disclose and provide copies of the discussing agent's settlement statement to the real estate licensees involved in					

- 424. to disclose and provide copies of the disbursing agents settlement statement to the real estate licensees involved in
- 425. the transaction at the time these documents are provided to Buyer and Seller.
- 426. FOREIGN INVESTMENT IN REAL PROPERTY TAX ACT ("FIRPTA"): Section 1445 of the Internal Revenue Code
- 427. provides that a transferee ("Buyer") of a United States real property interest must be notified in writing and must withhold
- 428. tax if the transferor ("Seller") is a foreign person and no exceptions from FIRPTA withholding apply. Buyer and Seller
- 429. agree to comply with FIRPTA requirements under Section 1445 of the Internal Revenue Code.
- 430. Seller shall represent and warrant, under the penalties of perjury, whether Seller is a "foreign person" (as the same
- 431. is defined within FIRPTA), prior to closing. Any representations made by Seller with respect to this issue shall survive
- 432. the closing and delivery of the deed.
- 433. Buyer and Seller shall complete, execute, and deliver, on or before closing, any instrument, affidavit, or statement
- 434. reasonably necessary to comply with the FIRPTA requirements, including delivery of their respective federal taxpayer
- 435. identification numbers or Social Security numbers.
- 436. Due to the complexity and potential risks of failing to comply with FIRPTA, including the Buyer's responsibility for
- 437. withholding the applicable tax, Buyer and Seller should seek appropriate legal and tax advice regarding FIRPTA
- 438. compliance, as the respective licensee's representing or assisting either party will be unable to assure either
- 439. party whether the transaction is exempt from FIRPTA withholding requirements.
- 440. ENTIRE AGREEMENT: This Purchase Agreement and any addenda or amendments signed by the parties shall
- 441. constitute the entire agreement between Buyer and Seller. Any other written or oral communication between Buyer and
- 442. Seller, including, but not limited to, e-mails, text messages, or other electronic communications are not part of this
- 443. Purchase Agreement. This Purchase Agreement can be modified or canceled only in writing signed by Seller and
- 444. Buyer or by operation of law. All monetary sums are deemed to be United States currency for purposes of this Purchase
- 445. Agreement.





	446. Page 11 Date	_
447.	Property located at	_
	<u>ELECTRONIC SIGNATURES</u> : The parties agree the electronic signature of any party on any document related to th transaction constitute valid, binding signatures.	is
	FINAL ACCEPTANCE : To be binding, this Purchase Agreement must be fully executed by both parties and a commust be delivered.	у
	<u>SURVIVAL</u> : All warranties specified in this Purchase Agreement shall survive the delivery of the deed or contra for deed.	ct
454.	OTHER:	
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		_
459.		_
460.		_
461.		_
462.		
463.		
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468.		_
469.	ADDENDA: The following addenda are attached and made a part of this Purchase Agreement.	
470.	NOTE: Disclosures and optional Arbitration Agreement are not part of this Purchase Agreement.	
471.	Addendum to Purchase Agreement	
472.	Addendum to Purchase Agreement: Assumption Financing	
473.	Addendum to Purchase Agreement: Buyer Move-In Agreement	
474.	Addendum to Purchase Agreement: Buyer Purchasing "As Is" and Limitation of Seller Liability	
475.	Addendum to Purchase Agreement: Condominium/Townhouse/Cooperative Common Interest Community	
476.	("CIC")	
477.	Addendum to Purchase Agreement: Contract for Deed Financing	
478. 479.	Addendum to Purchase Agreement: Disclosure of Information on Lead-Based Paint and Lead-Based Paint Hazards	
480.	Addendum to Purchase Agreement: Sale of Buyer's Property Contingency	
481.	Addendum to Purchase Agreement: Seller's Rent Back Agreement	
482.	Addendum to Purchase Agreement: Short Sale Contingency	
483.	Addendum to Purchase Agreement: Subsurface Sewage Treatment System and Well Inspection Contingency	





484. Page 12 Date _ 485. Property located at ___ 486. I agree to sell the Property for the price and on the I agree to purchase the Property for the price and on 487. terms and conditions set forth above. the terms and conditions set forth above. 488. I have reviewed all pages of this Purchase I have reviewed all pages of this Purchase 489. Agreement. Agreement. 490. If checked, this Purchase Agreement is subject to 491. attached Addendum to Purchase Agreement: 492. Counteroffer. 493. **FIRPTA**: Seller represents and warrants, under penalty 494. of perjury, that Seller IS IS NOT a foreign person (i.e., a ----(Check one.)--495. non-resident alien individual, foreign corporation, foreign 496. partnership, foreign trust, or foreign estate for purposes of 497. income taxation. (See lines 426-439.)) This representation 498. and warranty shall survive the closing of the transaction 499. and the delivery of the deed. 500. X (Seller's Signature) (Buyer's Signature) (Date) (Date) 501. X (Seller's Printed Name) (Buyer's Printed Name) 502. X (Marital Status) (Marital Status) (Buyer's Signature) (Seller's Signature) (Date) (Date) 504. **X** (Seller's Printed Name) (Buyer's Printed Name) 505. X (Marital Status) (Marital Status) 506. FINAL ACCEPTANCE DATE: The Final Acceptance Date 507. is the date on which the fully executed Purchase Agreement is delivered. 508. THIS IS A LEGALLY BINDING CONTRACT BETWEEN BUYER(S) AND SELLER(S). 509. IF YOU DESIRE LEGAL OR TAX ADVICE, CONSULT AN APPROPRIATE PROFESSIONAL. 510. I ACKNOWLEDGETHAT I HAVE RECEIVED AND HAVE HADTHE OPPORTUNITY TO REVIEW THE DISCLOSURE 511. STATEMENT: ARBITRATION DISCLOSURE AND RESIDENTIAL REAL PROPERTY ARBITRATION AGREEMENT. 512. WHICH IS AN OPTIONAL, VOLUNTARY AGREEMENT AND IS NOT PART OF THIS PURCHASE AGREEMENT. 513. **SELLER(S)** BUYER(S) 514. **SELLER(S)** BUYER(S)

REALTORS



WIRE FRAUD ALERT



Internet fraud — the use of Internet services or software with Internet access to defraud victims — is on the rise in real estate transactions. **THESE SOPHISTICATED CRIMINALS COULD:**

- HACK INTO YOUR E-MAIL ACCOUNT or the e-mail of others involved in your real estate transaction and may direct you to wire money to the hacker's account.
- **SEND FRAUDULENT E-MAILS** that appear to be from your real estate licensee, lender, or closing agent.
- CALL YOU claiming they have revised wiring instructions.

Buyers/Tenants and Sellers/Owners are advised to:

- (1) Never wire funds without confirming the wiring instructions directly with the intended recipient.
- (2) Verify that the contact information for the wire transfer recipient is legitimate by calling a known phone number for the broker or closing agent. Do not rely on the information given to you in an e-mail communication.
- (3) Never send personal information through unsecured/unencrypted e-mail.

If you suspect wire fraud in your transaction:

- (1) Immediately notify your bank, closing agent, and real estate licensee.
- (2) File a complaint online at the Internet Crime Complaint Center (IC3) at http://www.ic3.gov.

The undersigned acknowledge receipt of this wire fraud alert and understand the importance of taking proactive measures to avoid being a victim of wire fraud in a real estate transaction.

(Signature)	(Date)	(Signature)	(Date)

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