



NEW CONSTRUCTION PURCHASE AGREEMENT

This form approved by the North Dakota Association of REALTORS®, which disclaims any liability out of use or misuse of this form. Only REALTORS® licensed in North Dakota are authorized to use this form in compliance with NDAR's Statewide Forms Policy.

1	DATE:
2 3 4	GOVERNING LAW: This Purchase Agreement shall be governed by, construed, and interpreted in accordance with the laws of, and under the jurisdiction of, the State of North Dakota and any actions shall be venued in the county in which the majority of the Property is located.
5	BUILDER(s):, and
6 7 8 9 0	BUYER(s):
2	PROPERTY DESCRIPTION:
3	MLS Listing Number:
4	Street Address:
5	City: State: Zip Code: County:
6	The legal description for the Property is
7 8	
9	
C	PURCHASE PRICE: (U.S. Currency)
L	Builder(s) has on this day agreed to sell the above listed Property to Buyer(s) for the purchase price of
2	Dollars \$
3	which Buyer(s) agrees to pay in the following manner:
<u>.</u>	☐ Cash If cash, Buyer(s) to provide validated proof of funds by, or ☐ is attached.
3 7 3	☐ Contingent Upon Financing If financing, Buyer(s) shall provide a preliminary loan commitment letter from the Lender by, or ☐ is attached.
9) 1 2	☐ Contingent Upon Construction Financing If construction financing, ☐ Builder's ☐ Buyer's is responsible for securing. If Buyer's responsibility progress payments shall be made by the Buyer(s) to the Builder(s) for work completed as follows:
3	Please Note: A preliminary loan commitment letter does not indicate final loan approval.
Į.	EARNEST MONEY: (U.S. Currency)
5 7 8	The sum of Dollars (\$) from Buyer(s) by (Check one): Check Cash EFT/ACH Earnest money to be received on or before and to be deposited into the trust account of (Check one):
)	☐ Listing Broker ☐ Buyer Broker ☐ Otheror ☐ Released to Builder(s).
)	Earnest money is is is not refundable, except as specified herein Other
2	If applicable, Buyer(s) agrees to pay additional earnest money of \$ due on to be deposited and/or released as follows:
	Buyer(s) Initials Builder(s) Initials





Builder(s) has the right to termin	ate this Purchase Agreement if earnest money i	is not received as agreed herein.	
If the Buyer(s) fails to provide the preliminary loan commitment letter, or proof of funds, as applicable, or fails to pay the earnest money, by the designated dates, the Builder(s), at Builder's option, shall have the right to terminate this Purchase Agreement, by written notice delivered after the deadline date set forth on Lines 25, 27, 31-32, 37, or 42. If written notice is given by Builder(s), Buyer(s) agrees within two (2) calendar days of receipt of notice of termination from Builder(s) to sign and deliver to Builder(s) a CANCELLATION OF PURCHASE AGREEMENT with release of earnest money, if any, to \square Buyer(s) \square Builder(s); provided, a refusal by the Buyer(s) to sign and deliver the CANCELLATION OF PURCHASE AGREEMENT shall not limit the effect of the Builder's decision to terminate the Purchase Agreement.			
FINANCING: (Check one)			
\square Conventional \square FHA \square	$igcup VA \Box \ ext{USDA} \Box \ ext{Contract for Deed} \Box \ ext{Otherwise}$	her (Explain)	
Buyer(s) agrees to use best efforts to secure a commitment for such financing and to execute all documents required to consummate said financing. If Buyer(s) cannot secure a commitment prior to closing for such financing, either Buyer(s) or Builder(s) shall have the option of declaring this Purchase Agreement terminated by written notice to the other party. If such written notice is given by the terminating party, the party receiving the notice agrees, within two (2) calendar days of receipt of notice of termination, to sign and deliver to the terminating party a CANCELLATION OF PURCHASE AGREEMENT with release of earnest money, if any, to \square Buyer(s) \square Builder(s); provided, a refusal by the party receiving the notice to sign and deliver the CANCELLATION OF PURCHASE AGREEMENT shall not limit the effect of the terminating party's decision to terminate the Purchase Agreement.			
	TO BUYER'S COST: (Not to exceed maximum a		
expenses, or other Buyer's costs Purchase Agreement. If Buyer(s)	cretion towards points, buy-down fees including as allowable by Lender. This may include any does not use all the above stated Builder's conts or a reduction of the loan amount or sales p	y Buyer's obligations referred to in this ontributions, the excess amount may be	
·			
BROKER COMMISSIONS ARI	NOT SET BY LAW AND ARE FULLY NEG	OTIABLE.	
BUILDER(s) COMPENSATION	TO BUYER'S BROKER: On behalf of the B	uyer(s), Builder(s) agrees to pay Buyer	
BUILDER(s) COMPENSATION Broker total compensation of Builder's contribution to Buyer's contribution to Buyer's contribution to Buyer's contract, the purchaser shall any penalty by forfeiture of earner HUD/FHA or VA requirements a contract, or a Direct Endorsem's The purchase without regard to the amount of the mortgage the Department of Hocondition of the property. The purchase is the property of the property.	TO BUYER'S BROKER: On behalf of the B	uyer(s), Builder(s) agrees to pay Buyer' at closing, which is in addition to any notwithstanding any other provisions of the property described herein or to incurbaser has been given in accordance with a Commissioner, Department of Veteran lue of the property of not less that ding with consummation of the contract is arrived at to determine the maximum UD does not warrant the value or the	
BUILDER(s) COMPENSATION Broker total compensation of Builder's contribution to Buyer's FHA ESCAPE CLAUSE (FHA this contract, the purchaser shall any penalty by forfeiture of earned HUD/FHA or VA requirements at Affairs, or a Direct Endorsement S The purchase without regard to the amount of the mortgage the Department of Hocondition of the property. The purchase is a compensation of the property. The purchase is a compensation of the property.	TO BUYER'S BROKER: On behalf of the B	uyer(s), Builder(s) agrees to pay Buyer' at closing, which is in addition to any notwithstanding any other provisions of the property described herein or to incurbaser has been given in accordance with a Commissioner, Department of Veteran lue of the property of not less that ding with consummation of the contract is arrived at to determine the maximum UD does not warrant the value or the	
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	ege and option of proceeding	g with the consummati	ment of Veterans Affairs. The purchasion of this contract without regard to the irs."	
Buyer Signature	Date	Builder Signature	Date	
Buyer Signature	Date	Builder Signature	Date	
THIS SALE INCLUDES:		_		
	·		and clear of all liens and encumbranc	
THIS SALE EXCLUDES: The following property:				
conformance with plans and spoof which is attached or is to be Buyer(s), Buyer(s) will indemn	ecifications furnished by approved in writing by Buy ify, defend and hold harml	Builder(s) Duyer er(s) prior to the start ess Brokers/Agents fro	rials for the construction in substant (s) Other, a construction. If plans are provided om any claims or liability relating to a seed to the plans. This includes attorned	
by both parties, by change orde	er, any increase or decrease acrease or decrease shall be	in the purchase price c	pecifications must be approved in writicaused by such change. Unless otherw stment in cash at \square execution of t	
☐ This Purchase Agreement is PROPERTY CONTINGENCY		r's property. If checked	d, see attached SALE OF BUYER'S	
☐ This Purchase Agreement is contract and located at:	s contingent upon the succe	ssful closing of Buyer's	s property which is currently under	
Street Address:				
City:	State:	Zip Code:	County:	
scheduled to close on If Buyer's property does not close by the closing date specified in this Purchase Agreement, the Builder(s), at Builder's option, shall have the right to terminate this Purchase Agreement, by written notice delivered after the date set forth on Line 132. If written notice is given by Builder(s), Buyer(s) agrees, within two (2) calendar days of receipt of notice of termination from Builder(s), to sign and deliver to Builder(s) a CANCELLATION OF PURCHASE AGREEMENT with release of earnest money, if any, to \(\preced \text{Builder(s)} \) \(\preced \text{Buyer(s)} \); provided, a refusal by the Buyer(s) to sign and deliver the CANCELLATION OF PURCHASE AGREEMENT shall not limit the effect of the Builder's decision to terminate the Purchase Agreement.				
☐ Buyer(s) represents that Buclosing of any property.	yer(s) has the financial abi	ity to perform on this	Purchase Agreement without the sale	
CLOSING AND POSSESSIO	N:			
Closing is to be on or before		.		
unusual delay in transportatio completion of the construction otherwise specified. If for any	n, unavoidable casualties, i Builder(s) shall deliver pother reason closing is delay	nclement weather or a ossession of the Prope yed by Buyer(s) or Buil	construction due to strikes, lockouts, fi any cause beyond Builder's control in t erty immediately following closing unle lder(s), either party shall have the opti	
<u></u>		(s) Initials		





148 149 150 151 152	FINAL WALK THROUGH: Builder(s) will provide to Buyer(s) a Certificate of Occupancy prior to closing. Buyer(s) has a right to walk through the Property prior to closing with the Builder(s) or Builder's representative and to hire, at Buyer's expense, an independent inspector. Buyer(s) agrees to pay for final inspection(s) required by the Lender or Appraiser. Any additional inspections necessary because of delays by Builder(s) will be paid for by Builder(s). Additional inspections required due to changes requested by Buyer(s) will be paid for by Buyer(s).
153 154 155 156 157 158 159 160 161 162 163	REAL ESTATE TAX AND SPECIAL ASSESSMENT NOTICE: If Builder(s) has received any such notice regarding any new improvement project from any assessing authorities prior to closing, Builder(s) must immediately notify Buyer(s) of the notice. Builder(s) and Buyer(s) may then agree in writing, before the date of closing, to the payment terms of the notified assessments. In the absence of such an agreement, Buyer(s) shall have the right to terminate this Purchase Agreement, by written notice delivered to the Builder(s). If such written notice is given, the Builder(s) agrees within two (2) calendar days of receipt of notice of termination to sign and deliver to Buyer(s) a CANCELLATION OF PURCHASE AGREEMENT with release of earnest money, if any, to Builder(s) Buyer(s); provided, a refusal by Builder(s) to sign and deliver the CANCELLATION OF PURCHASE AGREEMENT shall not limit the effect of Buyer's decision to terminate the Purchase Agreement. Following closing, Buyer(s) shall pay all real estate taxes and any unpaid special assessments payable therewith and thereafter, for which payment is not otherwise provided. It is understood future general taxes and special assessments are only estimates.
164	Buyer(s) should make an independent inquiry regarding taxes and special assessments.
$165 \\ 166$	Buyer(s) should be aware that there may be preferential property tax treatment(s) or tax abatement(s) on this Property which may affect the tax proration.
167 168	No representations have been made concerning the amount of subsequent real estate taxes or special assessments.
169 170 171 172 173	REAL ESTATE TAXES: Builder(s) shall pay on the date of closing all real estate taxes due and payable in all prior years including all penalties and interest. The Gross Discounted annual real estate taxes to be paid for the year of closing shall be prorated as of the date of closing or between Buyer(s) and Builder(s) based upon the most current certified tax information available, if estimated tax amounts are not available in writing, or
$\frac{174}{175}$	SPECIAL ASSESSMENTS: Builder(s) shall pay on the date of closing all special assessments due and payable in all prior years including all penalties and interest.
176 177	Annual installments to be paid for the year of closing shall be \square Provated as of the date of closing \square Assumed by the Buyer(s) \square Paid by the Builder(s) or \square Other
178 179 180	Remaining Balance (Balance unpaid including interest): □ Buyer(s) shall assume remaining balance as of the date closing; and any future assessments. □ Builder(s) shall pay remaining balance on the date of closing. □ Other
181 182	Work In Progress/Pending/Proposed (Including interest): If applicable, the Buyer(s) shall assume the balance of work in progress, pending or proposed.
183 184 185	PRO-RATA ADJUSTMENTS: All charges for water, sewer, electricity, natural gas, homeowner's association/condominium dues and rents shall be prorated between the parties as of the closing date. Builder(s) to transfer security deposit and interest, if any, on leases to Buyer(s) at closing.
186 187	SIGHT UNSEEN CONDITION: Buyer(s) intends to purchase Property sight unseen: ☐ Yes ☐ No If "Yes," see attached SIGHT UNSEEN ADDENDUM.
188 189 190 191 192 193 194 195 196 197 198	INSPECTIONS AND INVESTIGATIONS: Buyer(s) is advised by Broker(s)/Agent(s) to obtain inspections and investigations as allowed in the Contingencies section. Buyer(s) acknowledges that Buyer(s) should make inquiries and consult government agencies, lenders, insurance agents, architects, and other appropriate persons and entities concerning the use of the Property and the surrounding areas under applicable building, zoning, fire, health, and safety codes, and for evaluation of potential hazards. Buyer(s) shall keep the Property free and clear of liens, shall indemnify and hold Builder(s) harmless from all liability, claims, demands, damages, and costs, and shall be responsible for repair of all damages arising from the inspections. Buyer(s) waives any claim for an item warranted by the Builder(s) if Buyer(s) becomes aware of such claim during the Inspection Period and does not notify the Builder(s) in writing of such. Buyer(s) specifically releases, holds harmless, and indemnifies Broker(s) from any liability for any defects in the Property. If Buyer(s) requests repairs, Buyer(s) shall provide Builder(s) and Broker(s) upon receipt, at no cost, copies of referenced reports, if any, concerning the Property obtained by Buyer(s).
199 200	All inspections and/or tests shall be done by inspector(s) or tester(s) of Buyer's choice, at Buyer's sole expense. Inspector(s) or tester(s) should be qualified to do the inspections and/or tests. If a home inspector is used in North Dakota, the home
	Buyer(s) Initials Builder(s) Initials





inspector must be registered through the State of North Dakota. The qualifications of other inspector(s) or tester(s) must be evidenced by any applicable license or professional designation. Buyer(s) shall not have the right to do intrusive testing without the prior written authorization of Builder(s). For purposes of this form, "intrusive testing" shall mean any testing, inspection or investigation that changes the Property from its original condition or otherwise damages the Property. Inspections and/or tests may include but are not limited to the following: electrical system, plumbing system, central cooling system, central heating system, ceilings, floors, basement, foundation, walls, windows, exterior, roof, radon, mold, and asbestos.

Builder(s) will provide access to attic(s) and crawlspace(s).

209 **CONTINGENCIES**:

- The enforceability of this Purchase Agreement is subject to the satisfaction of all those contingences which are initialed below by both parties.
- Buyer(s) shall have the option to negotiate defects, waive the contingency or terminate the Purchase Agreement upon the completion of each contingency. If Buyer(s) fails to complete contingencies and/or notify the Builder(s) by 11:59 pm on the
- date stated in the Completion Date column, the contingency shall be deemed removed and the Purchase Agreement shall be in full force and effect. If Builder(s) is obligated to provide documents to Buyer(s), the contingency completion date for
- that contingency shall be extended so that Buyer(s) has 72 hours following receipt of all such documents within which to
- deliver a resolution or notice of termination.
- If such written notice is given by the party who has the right to give notice, the party receiving the notice agrees, within two (2) calendar days of receipt of notice of termination, to sign and deliver to the terminating party a CANCELLATION
- 220 OF PURCHASE AGREEMENT with release of earnest money, if any, to D Builder(s) D Buyer(s); provided, a refusal
- by the party receiving the notice to sign and deliver the CANCELLATION OF PURCHASE AGREEMENT shall not limit
- the effect of the terminating party's decision to terminate the Purchase Agreement.

223 **CONTINGENCIES:**

Buyer(s) and Builder(s) Must Initial All Applicable Contingencies	Buyer(s) Initials	Builder(s) Initials	Completion Date
1. Builder's Disclosure: Builder(s) shall provide \(\subseteq \text{SELLER'S} \)			
PROPERTY DISCLOSURE VACANT LAND DISCLOSURE. If			
Buyer(s) does not approve the disclosure(s), Buyer(s) has the option to			
terminate this Purchase Agreement.			
2. Inspections: Buyer(s) to complete such inspections, as may be desired by Buyer(s). Builder(s) agrees to make Property available for inspections and, at			
Builder's expense, to have all utilities on, including any propane, at the time			
of inspections; however, if this box is checked \square , utilities can be turned off. If			
Buyer(s) does not approve the results of the inspections, Buyer(s) has the option to terminate this Purchase Agreement.			
3. Water Quality Test: \square Builder(s) \square Buyer(s) shall obtain a water			
quality test, and the cost of the test shall be paid by the \square Builder(s)			
\square Buyer(s) \square Split equally. If Buyer(s) does not approve the results of the			
water quality test, Buyer(s) has the option to terminate this Purchase			
Agreement.			
4. Septic System/Sewer Inspections: \square Builder(s) \square Buyer(s) shall pay			
to have a Septic System/Sewer inspection performed. For the inspections to be			
performed, \square Builder(s) \square Buyer(s) shall pay to have the septic tank			
pumped. If Buyer(s) does not approve the results of the septic system/sewer			
inspections, Buyer(s) has the option to terminate this Purchase Agreement.			
5. Soil Tests: Buyer(s) to obtain soil tests and percolation tests at			
☐ Buyer's expense ☐ Builder's expense. If Buyer(s) does not approve the			
test results, Buyer(s) has the option to terminate this Purchase Agreement.			
6. Lead-Based Paint Disclosure: Builder(s) to provide LEAD-BASED			
PAINT DISCLOSURE (for structure(s) originally built prior to 1978 only). If			
Buyer(s) does not approve LEAD-BASED PAINT DISCLOSURE, Buyer(s) has			
the option to terminate this Purchase Agreement.			

Durran(a) Initials	Duildon(a) Initials	
Buyer(s) Initials	Builder(s) Initials	

NDAR: New Construction Purchase Agreement Rev. 1/2025





Buyer(s) and Builder(s) Must Initial All Applicable Contingencies	Buyer(s) Initials	Builder(s) Initials	Completion Date
7. Insurance Claims Loss History: Builder(s) shall provide			
☐ Buyer(s) shall obtain insurance claims loss history report. (Note: Reports			
may be limited to ownership period and/or by insurance company.) If Buyer(s)			
does not approve claims loss history report and/or cannot obtain insurance			
coverage, Buyer(s) has the option to terminate this Purchase Agreement.			
8. Insurance Adjuster's Report: Builder(s) to provide copies of any			
insurance adjuster's reports for insurance claims during Builder(s) ownership,			
if any. (Note: Reports may be limited to ownership period and/or by insurance			
company.) If Buyer(s) does not approve insurance adjuster's reports, Buyer(s)			
has the option to terminate this Purchase Agreement.			
9. Flood Plain: Buyer(s) to obtain flood plain verification. If Buyer(s) does			
not approve the results of the flood plain verification, Buyer(s) has the option			
to terminate this Purchase Agreement.			
10. Homeowner's Association/Condo Documents: Builder(s) to provide			
current copies of the Homeowner's Association/Condo by-laws and			
amendments, regulations, most recent financial statement, and minutes of the			
last two meetings. If Buyer(s) does not approve these documents, Buyer(s) has			
the option to terminate this Purchase Agreement.			
11. Leases: Builder(s) to provide copies of all current leases to Buyer(s). If			
Buyer(s) does not approve the leases, Buyer(s) has the option to terminate this			
Purchase Agreement.			
12. Registered Sex Offenders: MEGAN'S LAW DISCLOSURE: If Buyer(s)			
desires to obtain information regarding persons required to register			
as sexual offenders under North Dakota Law, Buyer(s) must contact			
the ND Attorney General's office or access the Attorney General's			
website at http://www.sexoffender.nd.gov/ .			
Buyer(s) to investigate the possibility of the presence of registered sex			
offenders in the vicinity of the Property. If Buyer(s) does not approve the			
findings regarding registered sex offenders, Buyer(s) has the option to			
terminate this Purchase Agreement.			
13. Restrictions and Covenants: Buyer(s) to review any government and/or			
private use restrictions and restrictive covenants. If Buyer(s) does not approve			
the use restrictions or covenants, Buyer(s) has the option to terminate this			
Purchase Agreement.			
14. Lot Dimensions: Buyer(s) to verify property lines, acres, square footage			
etc. If Buyer(s) does not approve the findings, Buyer(s) has the option to			
terminate this Purchase Agreement.			
15. Survey: Buyer(s) to obtain a survey of the Property, conducted at			
\square Buyer's expense \square Builder's expense \square Split equally. If Buyer(s)			
does not approve the results of the survey, Buyer(s) has the option to			
terminate this Purchase Agreement.			
16. Plans and Permits: Buyer(s) to obtain all necessary plans and permits			
for one or more of the following purposes: building plans and specifications,			
proposed subdivision development plans, rezoning or use permits, approval of			
building plans and/or specification in accordance with any recorded			
subdivision covenants, and approval of the architectural control committee. If			
Buyer(s) does not obtain or approve said plans and permits, Buyer(s) has the			
option to terminate this Purchase Agreement.			
APPRAISAL:			

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231 232

- 225 This Purchase Agreement \square is \square is **not** contingent upon an appraisal.
- 226 If the Purchase Agreement is not contingent upon an appraisal, it is understood an appraisal may still be completed and 227 Buyer(s) will be solely responsible for bringing any cash needed if the value is less than the agreed upon purchase price 228and/or to cover any appraisal required work order expenses.
 - APPRAISAL VALUE: If the Purchase Agreement is contingent upon an appraisal and the Property appraises for less than the purchase price, Buyer(s) shall have the option of (a) proceeding with consummation of the Purchase Agreement without regard to the amount of the appraised valuation; or (b) re-negotiating; or (c) declaring this Purchase Agreement terminated by written notice to Builder(s). If such written notice is given, the Builder(s) agrees, within two (2) calendar

Buver(s) Initials	Builder(s)	Initials	
Duyer(s) Illinais	Dunacion	, minuais	





233 234 235 236	days of receipt of notice of termination to sign and deliver to Buyer a CANCELLATION OF PURCHASE AGREEMENT with release of earnest money, if any, to \square Builder(s) \square Buyer(s); provided, a refusal by Builder(s) to sign and deliver the CANCELLATION OF PURCHASE AGREEMENT shall not limit the effect of the Buyer's decision to terminate the Purchase Agreement.
237 238 239 240 241 242 243 244	APPRAISAL WORK ORDERS: Nothing in this Purchase Agreement shall be construed as a warranty that Builder(s) will make repairs required by the appraisal work order. Builder(s) shall have the following options: (a) make the necessary repairs; or (b) negotiate the cost of making said repairs with Buyer(s); or (c) refuse to make any repairs. At which time the Buyer(s) shall have the option of declaring this Purchase Agreement terminated by written notice to Builder(s). If such written notice is given, the Builder(s) agrees, within two (2) calendar days of receipt of notice of termination, to sign and deliver to Buyer(s) a CANCELLATION OF PURCHASE AGREEMENT with release of earnest money, if any, to Builder(s) Buyer(s); provided, a refusal by Builder(s) to sign and deliver the CANCELLATION OF PURCHASE AGREEMENT shall not limit the effect of the Buyer's decision to terminate the Purchase Agreement.
$245 \\ 246$	APPRAISAL RE-INSPECTION: Re-inspection fee(s), if any, shall be paid by \square Buyer(s) \square Builder(s) \square Buyer(s) and Builder(s) to split fee(s) equally \square N/A.
247 248	MATERIAL FACTS: Builder(s) acknowledges a duty to disclose all material facts about which Builder(s) is aware and which could adversely and significantly affect Buyer's use and enjoyment of the Property.
249 250 251 252	NOTICE AND OPPORTUNITY TO REPAIR: North Dakota law requires that Builder(s) provide a "Notice and Opportunity to Repair" to Buyer(s) at the time of closing (N.D. Cent. Code § 43-07-26). This notice requires that Buyer(s) must give Builder(s) written notice of any defect within six months of discovery to give Builder(s) an opportunity to correct the defect if it is under warranty.
$253 \\ 254$	SOLE WARRANTY: Builder(s) provides a limited warranty that the constructed improvements to the Property will be free from defects in workmanship and materials for a period of one (1) year from the date of closing.
255	DEED/MARKETABLE TITLE:
$256 \\ 257$	Upon performance by Buyer(s), Builder(s) shall deliver a \square Warranty Deed \square Other conveying marketable title, subject to:
258 259 260 261 262 263 264 265 266 267 268	 (a) Building and zoning laws, ordinances, state and federal regulations; (b) Restrictions relating to use or improvement of the Property; (c) Prior reservation of any mineral rights; (d) Easements of record; (e) Minerals: In accordance with North Dakota Century Code, unless specifically excluded, Minerals Transfer with the surface estate, or □ Builder(s) reserves mineral rights presently owned by Builder(s). Buyer(s) and Builder(s) are advised to seek independent legal counsel, prior to the final acceptance of this Purchase Agreement; (f) Rights of Tenants as follows (unless specified, not subject to tenancies):
269 270 271 272 273 274 275 276 277	TITLE AND EXAMINATION: Builder(s), at Builder's expense, shall furnish an abstract of title certified to a current date, compiled pursuant to the NDLTA Abstracting Standards Manual OR a current ALTA Standard Coverage Owner's title commitment. If, after examination, Builder's title is not insurable or free of defects and cannot be made so by closing, Buyer(s), at Buyer's option, shall have the right to terminate this Purchase Agreement by written notice to Builder(s). If such written notice is given, the Builder(s) agrees, within two (2) calendar days of receipt of notice of termination, to sign and deliver to Buyer(s) a CANCELLATION OF PURCHASE AGREEMENT with release of earnest money, if any, to Builder(s) Buyer(s); provided, a refusal by Builder(s) to sign and deliver the CANCELLATION OF PURCHASE AGREEMENT shall not limit the effect of the Buyer's decision to terminate the Purchase Agreement. However, Buyer(s) may waive defects and elect to purchase.
278	Builder(s) to pay Abstracting or Searching Fees.
279	Buyer(s) to pay Attorney's Title Examination Fee and Lender Policy of Title Insurance, as applicable.
280 281	The Owner's Policy of Title Insurance, when an abstract is not available, shall be paid by \square Builder(s) \square Buyer(s) \square Split equally \square N/A
282 283	Settlement Company Fee is to be divided equally by Builder(s) and Buyer(s) (if using the same Settlement Company) unless not allowed by Lender.
	Buyer(s) Initials Builder(s) Initials



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BUILDER(s) WARRANTS:

- (a) that buildings are, or will be, constructed entirely within the boundary lines of the Property;
- (b) there is a right of legal access to the Property;
- (c) that Builder(s) has not received any notice from any governmental authority as to violation of law, ordinance, or regulation for a condition that remains uncorrected;
- (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 to the Property.

	Signature	Date	Builder Signature	Date
	Signature	Date	Builder Signature	Date
325 a) 326 327 328 b) 329 c) 330 331 332	remain confidential unless B information will be shared. Broker and its Agent(s) will r within the limits of Dual Age	uilder(s) or Buyer(s not represent the in ency, Broker and the d understanding o	ser which regards price, terms, or s) instructs Broker in writing to distretest of either party to the detrimed Agent(s) will work diligently to f the explanation above, Builder(s) agent's in this transaction.	sclose this information. Other ent of the other; and acilitate the mechanics of th
320 If appli 321 creates 322 the par 323 party. 3 324 and Bu	s Dual Agency. This means that rties may have conflicting inter Broker cannot act as a Dual Ag yer(s) acknowledge that:	the Builder(s) and Broker and Agent rests, Broker and in gent in this transac	the Buyer(s) of the Property involv (s) owe fiduciary duties to both Buits Agent(s) are prohibited from advetion without consent of both Build	lder(s) and Buyer(s). Becaus rocating exclusively for either er(s) and Buyer(s). Builder(s)
	ited Agency 🗆 does 🗀 does n			
317 APPO	INTED AGENCY REPRESE	NTATION:		
316 Is repre	esenting: \square Buyer(s) \square Buil	lder(s) 🗆 Both Pa	arties Neither Party	
314	Printed Name	of	okerage Firm	
313 Is repr	esenting: 🗀 Buyer(s) 🗀 Buil	lder(s) ⊔ Both Pa	·	
	CY DISCLOSURE:			
	()		y, Builder's risk, fire and extended or to Buyer's lender upon closing.	coverage during construction
306 pay all	subdivision expenses and obta	in all necessary go	quires a subdivision of land owned vernmental approvals. Builder(s) v proved for recording as the date of	varrants the legal description
304 All Bui	ilder(s) warranties in Lines 285	-303 shall survive	the delivery of the deed or contract	for deed.
301 302 303			pership be transferred? \square Yes \square N	
300	Builder(s) warrants that the City Sewer: \square Yes \square No \square		directly connected to:	
297 (g) 298	Builder(s) warrants that all a on the Property will be in wor	ppliances, heating rking order on the	air conditioning, wiring and plumb date of closing, except as disclosed b	
294 295 (f) 296	Buyer(s) immediately. to the best of the Builder's kn noted in this Purchase Agree		no hazardous substances or underg	round tanks unless otherwis
293	if Property is subject to restri as to a breach of the covenant	ctive covenants, Bu	ne Property; nilder(s) has not received any notice ncorrected. Any notices received by	

Builder(s) Initials ____

Buyer(s) Initials ____





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336 337 338 339 340 341 342 343	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 Builder(s). If the Property is destroyed or substantially damaged before the closing date, this Purchase Agreement may be terminated at Buyer's option, by written notice to Builder(s). If such written notice is given, the Builder(s) agrees, within two (2) calendar days of receipt of notice of termination, to sign and deliver to Buyer(s) a CANCELLATION OF PURCHASE AGREEMENT with release of earnest money, if any, to Builder(s) Buyer(s); provided, a refusal by Builder(s) to sign and deliver the CANCELLATION OF PURCHASE AGREEMENT shall not limit the effect of the Buyer's decision to terminate the Purchase Agreement.
$\begin{array}{c} 344 \\ 345 \end{array}$	HOMEOWNER'S ASSOCIATION: Is the Property subject to a Homeowner's Association? \square Yes \square No If "No," skip to Line 349.
346 347	Builder(s) \square has \square has not received any notice to be levied against the Property related to work in progress, pending assessments, proposed assessment projects and or deferred assessments by any Homeowner's Association.
348	Builder(s) agrees that any notices received by the Builder(s) prior to closing will be forwarded to the Buyer(s) immediately.
349 350 351 352	DEBRIS/PERSONAL PROPERTY: Unless otherwise agreed to in writing, prior to possession, Builder(s) agrees to remove all debris and all personal property, not herein included. If Builder(s) fails to remove all debris and all personal property, then the Buyer(s) shall have the right to remove and dispose of all such remaining property, and the Builder(s) shall be responsible to reimburse the Buyer(s) for all expenses incurred in such removal and disposal.
353 354 355 356	LINKED DEVICES: Builder(s) warrants that Builder(s) shall permanently disconnect or discontinue Builder's access or service to any device or system on or serving the Property that is connected or controlled wirelessly, via internet protocol ("IP") to a router or gateway or directly to the cloud no later than delivery of possession as specified in this Purchase Agreement.
357 358 359 360 361 362 363	DEFAULT: If Builder's title is marketable or insurable and Buyer(s), contrary to this Purchase Agreement, fails, neglects or refuses to complete the Purchase by the closing date then, at Builder's option, either the earnest money shall be forfeited to Builder(s) as liquidated damages, since the parties agree the calculation of damages to Builder(s) would be difficult to ascertain with certainty and since parties further agree that the amount of liquidated damages is a reasonable attempt to estimate damages which will be suffered by the Builder(s), and this Agreement thereupon shall be of no further binding effect; OR Builder(s) may demand and pursue any and all other remedies including but not limited to actual damages or specific performance of this Purchase Agreement.
$\begin{array}{c} 364 \\ 365 \end{array}$	If Builder(s), contrary to this Purchase Agreement, fails, neglects, or refuses to perform as agreed, Buyer(s) may demand and pursue any and all remedies including, but not limited to, specific performance of this Purchase Agreement.
366 367	If the closing of this Property has not occurred by the designated closing date, then a breach of contract has occurred. The Buyer(s) and Builder(s) shall have the following options to reconcile the breach:
368 369 370 371	 All parties shall sign an amendment with a new agreed upon closing date. All parties shall sign a CANCELLATION OF PURCHASE AGREEMENT. Either party shall have the option to give written notice of termination due to the default of the Purchase Agreement and, as applicable, to pursue other available remedies.
372 373 374 375 376 377 378 379 380	A claim of either party for specific performance, or the Builder's claim to the earnest money as liquidated damages, shall be waived, unless legal proceedings are commenced within three (3) months after scheduled date of closing or CANCELLATION OF PURCHASE AGREEMENT or NOTICE OF TERMINATION OF PURCHASE AGREEMENT is delivered. If the Builder(s) does not deliver copies of documents evidencing the Builder's commencement of legal proceedings to claim the earnest money to the Broker or to the entity as referenced in Line 39 who has possession of the earnest money within said three (3) month time period, then that Broker or the entity shall be authorized to return the earnest money to the Buyer(s), free of any claim by Builder(s). Retention of earnest money in any Broker's or entity's trust account pending resolution of the default shall not constitute an election of remedies by either party or prejudice their rights to pursue any and all other remedies including, but not limited to, specific performance.
$\frac{381}{382}$	DISCLOSURE OF SALE TERMS: Buyer(s) and Builder(s) understand that after closing, the MLS may be notified of the price and terms of the sale. Terms of the sale are recorded and may become public record.
383 384	LIENS: Liens filed within ninety (90) days of completion of work on the Property maintain priority. Liens may be filed after that 90-day period.
385 386 387 388	SUBCONTRACTORS AND/OR MATERIAL SUPPLIERS: Builder(s) reserves the right to select and supervise all subcontractors performing work under this Agreement. All subcontractor billings and payments shall be handled by the Builder(s). Buyer(s) agrees not to interfere with or issue instructions to work forces, nor to contact for additional work with contractors or subcontractors except with Builder's written permission, if permission is granted.

Buyer(s) Initials _____ Builder(s) Initials _____ _





389 IMPORTANT HEALTH NOTICE: Some of the building materials used in construction (or these building materials) 390 emit formaldehyde. Eye, nose, and throat irritation, headache, nausea, and a variety of asthma-like symptoms, including shortness of breath, have been reported as a result of formaldehyde exposure. Elderly persons and young children, as well 391 392as anyone with a history of asthma, allergies or lung problems, may be at risk. Research is continuing on the possible 393 long-term effects of exposure to formaldehyde. 394 Reduced ventilation may allow formaldehyde and other contaminants to accumulate in the indoor air. High indoor temperatures and humidity raise formaldehyde levels. When construction is to be in areas subject to extreme summer 395 396 temperatures, an air-conditioning system can be used to control indoor temperature levels. Other means of controlled 397 mechanical ventilation can be used to reduce levels of formaldehyde and other indoor air contaminants. If you have any 398 questions regarding health effects of formaldehyde, consult your doctor or local health department. BUILDER'S RADON DISCLOSURE STATEMENT FOR EXISTING NEW CONSTRUCTION: 399 400 Radon Warning Statement: Homes in the area may have radon gas levels that exceed EPA standards. If you have 401 concerns about radon, you may want to consider having the property inspected before entering into a contract to purchase or making the inspection a condition of your purchase. For additional information, visit the EPA website: 402 403 www.epa.gov/radon. Has the Property been tested for radon? \square Yes \square No 404 405 Are you aware of any radon concentrations in the Property? \(\simeg) \text{Yes} \square \text{No} 406 If Yes, attach the most current records and reports pertaining to radon concentrations, mitigation or remediation. If a 407 mitigation system has been installed, include the system description and documents. BUILDER'S RADON DISCLOSURE STATEMENT FOR NEW CONSTRUCTION TO BE BUILT: 408 409 During the construction process there are various options to mitigate the risk of exposure to radon gas from entering the 410 structure(s). Radon-resistant construction combines common building techniques and materials to seal entry points and 411 route the gases outdoors, helping to prevent radon from entering the structure(s). If Buyer(s) has concerns regarding radon 412 gas, Buyer(s) should consult Builder(s). BUILDER(S) HEREBY FURTHER WARRANTS THE PROPERTY AS FOLLOWS: 413 414 415 416 417 418 419 420 421 422423 ADDITIONAL PROVISIONS: 424 425 426 427 428 429 430 431 432433 ENTIRE AGREEMENT: This Purchase Agreement, any attached exhibits, and any addendums or amendments signed 434 by the parties shall constitute the entire Purchase Agreement between Builder(s) and Buyer(s). There are no verbal or 435 other agreements which modify or affect this Purchase Agreement. This Purchase Agreement can be modified only in 436 writing signed by Builder(s) and Buyer(s). Buyer(s) may not assign this Purchase Agreement without Builder's written 437 consent. This Purchase Agreement is binding on Builder's heirs and assigns. It is understood that the Listing Broker(s)/Listing Agent(s) AND Selling Broker(s)/Selling Agent(s) are acting as agents only in bringing the Buyer(s) and 438 Builder(s) together, that all agreement(s) to be enforced between the parties are set forth in this Purchase Agreement, and 439 that the Broker(s) and Agent(s) are not liable to either party for claimed statements or promises not in the Purchase 440

Buyer(s) Initials _____ Builder(s) Initials _____

Agreement or for the performance or non-performance of any term or promise in this Purchase Agreement between the

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parties.



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	Builder's signature authorizes closi rate, payoff and/or assumption figur		applicable mortgage information (i.e.	e., mortgage balance, inte
	\square If checked, this Purchase Agr	reement is subjec	et to attached COUNTEROFFER A	ADDENDUM.
	Agreement.	Agreement. Builde	er(s) has reviewed and understands	s all pages of this Purch
	Builder(s):	A D :11	(a) has made and a 1 - 1 - 1	all manner of this D I
		Date	buyer signature	Date
	Buyer Signature	Date	Buyer Signature	Date
	Buyer(s) agrees to purchase the Pro- understands all pages of this Purcha		terms, and conditions as set forth abo	ve. Buyer(s) has reviewed
	ADDENDUM.		the intent to Wholesale? \square Yes \square N	
	Buyer(s):			
	delivery of fully executed Purchase	Agreement.		
			executed by both parties and accepta	nce must be communicated
	FINAL ACCEPTANCE:	•		
			cceptance by Builder(s), on or before uyer(s) prior to Builder's acceptance.	
	•		ent shall be construed as calendar da	
	Reference to times in this Purchase	Agreement is base	ed on \square CT \square MT.	
	Time is of the essence in this Purchabsolute.	hase Agreement. T	his means that all completion dates	are intended to be strict
	TIME OF ESSENCE:			
	\square THIS IS A BACKUP OFFER.	See BACKUP OF	FER ADDENDUM.	
	Builder(s) has the right to continue	to offer the Proper	ty for sale for backup offers only.	
	CONTINUE TO SHOW:			
				arty on any document rela
Agent(s) are being retained solely as a real estate Agent(s) and not as an attorney, lender, inspector, or appraiser, or any other professional service provider. Builder(s) and Buyer(s) are advised to seek professional advice concerning any of these additional matters. ELECTRONIC SIGNATURES: The parties agree that the electronic signatures of either party on any document relating to this transaction constitutes a valid and binding Agreement.				

HAVE A RIGHT TO SEEK LEGAL AND TAX ADVICE.

☐ If checked and initialed, Builder(s) rejects this offer. Builder(s) Initials _____