



BUYER'S EARLY OCCUPANCY AGREEMENT

This form approved by the North Dakota Association of REALTORS®, which disclaims any liability out of use or misuse of this form. This form is only for use by licensed REALTORS® in the State of North Dakota.

DATE:
This is an Agreement between:
BUYER(s):
and SELLER(s):
Street Address:
City: State: Zip Code: County:
NATURE AND PURPOSE: This Agreement gives the Buyer(s) the right to enter and occupy the Property before closing on the purchase of the Property.
OCCUPANCY DATE: Seller(s) agrees to deliver occupancy of the Property to the Buyer(s) at
A.M. P.M. on
EARNEST MONEY: When Buyer(s) signs this Agreement, Buyer(s) agrees earnest money of surrently held with is to be a sefundable \(\Delta \) Nonrefundable to the Buyer(s) if sale is not finalized. At closing, this amount shall be considered as part of the payment required under the PURCHASE AGREEMENT and shall be credited against the purchase price.
MOVE-IN FEE: Buyer(s) shall pay Seller(s) \$ per day beginning on the Occupancy Date and continuing through the closing date or the date that Buyer(s) vacates the Property, whichever occurs first Buyer(s) shall pay Seller(s) the Move-In Fee charges in full on Occupancy Date. If the PURCHASE AGREEMENT is not closed by the scheduled closing date, Buyer(s) shall pay additional Move-In Fee charges in advance to Seller(s) weekly. Seller(s) shall refund to Buyer(s) any unearned Move-In Fee charges at the closing.
and continuing through the closing date or the date that Buyer(s) vacates the Property, whichever occurs first Buyer(s) shall pay Seller(s) the Move-In Fee charges in full on Occupancy Date. If the PURCHASE AGREEMENT is not closed by the scheduled closing date, Buyer(s) shall pay additional Move-In Fee charges in advance to Seller(s) weekly. Seller(s) shall refund to Buyer(s) any unearned Move-In Fee charges at the
and continuing through the closing date or the date that Buyer(s) vacates the Property, whichever occurs first Buyer(s) shall pay Seller(s) the Move-In Fee charges in full on Occupancy Date. If the PURCHASE AGREEMENT is not closed by the scheduled closing date, Buyer(s) shall pay additional Move-In Fee charges in advance to Seller(s) weekly. Seller(s) shall refund to Buyer(s) any unearned Move-In Fee charges at the closing. UTILITIES: Buyer(s) agrees to place all utility services in Buyer's name effective on the Occupancy Date and
and continuing through the closing date or the date that Buyer(s) vacates the Property, whichever occurs first Buyer(s) shall pay Seller(s) the Move-In Fee charges in full on Occupancy Date. If the PURCHASE AGREEMENT is not closed by the scheduled closing date, Buyer(s) shall pay additional Move-In Fee charges in advance to Seller(s) weekly. Seller(s) shall refund to Buyer(s) any unearned Move-In Fee charges at the closing. UTILITIES: Buyer(s) agrees to place all utility services in Buyer's name effective on the Occupancy Date and to pay all bills in a timely manner for utility services during the period of Buyer's occupancy. INSURANCE: Buyer(s) and Seller(s) shall consult with their respective insurance companies Seller(s) shall purchase and maintain casualty insurance coverage on the Property to be effective through the closing date. Buyer(s) shall purchase and maintain liability insurance to be effective from the Occupancy Date and naming Seller(s) and Seller's mortgagee(s), if any, as additional insured. Before taking occupancy of the property according to the terms of this Agreement, Buyer(s) shall deliver to Seller(s) an insurance binder in compliance with the provisions of this Agreement. Buyer(s) shall assume responsibility for Buyer's personal

the term of this Agreement the Property nor make any	. Buyer(s) shall make other improvements consent of Seller(s). B	e Property exclusively as Buyer's no alterations to the existing bu on the Property during the term uyer(s) shall neither assign Buy	ildings or improvements on of this Agreement without	
HOLD HARMLESS: Commencing on the Occupancy Date, Buyer(s) agrees to hold Seller(s), Broker(s) and Agent(s) in this transaction harmless from any claims of damages, loss or injury to the Buyer(s), their invitees, or to any property occurring on the premises.				
QUIET ENJOYMENT: Seller(s) agrees that upon Buyer's performance of Buyer's obligation in this Agreement, Buyer(s) shall peacefully and quietly have, hold, and enjoy the Property according to this Agreement.				
Property and give possession and this Agreement shall end Buyer(s) shall leave the Problem Buyer(s). If Buyer(s) fails to any action permitted by law of use in the amount of \$_provide possession to Seller	on to Seller(s) within so and. Notice is considered operty substantially in to leave the Property are to recover possession (s) and all reasonable	ENT is cancelled or terminated even (7) days from the date of Second given on the date mailed to Buthe same condition as prior to pend give possession to Seller(s), Second from the Property. Buyer(s) shall per day, beginning with costs which result from obtaining ing reasonable attorney's fees.	ller's written notice to leave yer(s) at the above address. ossession being delivered to eller(s) is authorized to take bay Seller(s) for Seller's loss in the date Buyer(s) was to	
OTHER:				
All other terms and condition	ons of the PURCHASE	AGREEMENT shall remain the	e same.	
Buyer Signature	Date	Seller Signature	Date	
Duyer Signature	Date	bener bignature	Date	
Buyer Signature	Date	Seller Signature	Date	
v U -		Q		