#### OMAHA AREA BOARD OF REALTORS® UNIFORM PURCHASE AGREEMENT



(This is a legally binding contract. If not understood, seek legal advice.)

The REALTOR® negotiating this agreement is a member of the Omaha Area Board of REALTORS® and as such is governed by its Code of Ethics and Rules of Fair Business Practice.
The undersigned Purchaser, (whether one or more) agrees to purchase the Property described as follows:
1. Property Address:Zip Code
2. Legal Description (Property):as surveyed, platted and recorded in County, NE, including all fixtures and equipment permanently attached to the Property.
3. Personal Property: The only personal property included is as follows:rangeovenrefrigeratormicrowavedishwasherall window coveringsall ceiling fanswasherdryergarage door opener(s) with remotesoutdoor play equipmentstorage shedwork bench and/or shelving located in , other (list in space) , together with
any other property which is permanently affixed to the Property.
<b>4. Conveyance:</b> Provided that the Seller (whether one or more) has good, valid and marketable title, in fee simple, Seller agrees to convey title to Property to Purchaser or his nominee by form of warranty deed or, free and clear of all liens, encumbrances or special taxes levied or assessed,no exceptionsexcept and subject to all building and use restrictions, utility easements abutting the boundary of the Property, and protective covenants now of record.
<b>5. Assessments:</b> Seller agrees to pay any assessments for paving, curb, sidewalk or utilities previously constructed, now under construction, or ordered or required to be constructed by any public authority, but not yet assessed. Upon notification, Seller agrees to notify Purchaser of any additional assessments ordered but not yet assessed.
6. Consideration: Purchaser agrees to pay to Seller, via certified funds, the total purchase price in the amount of
DOLLARS (\$
7. All Cash: Balance of \$ shall be paid in wire transferred funds, or certified or cashier's check at time of delivery of deed, no financing being required.
<b>8. Conditional Upon Financing:</b> This Agreement shall be conditional upon Purchaser obtaining financing, under the terms set forth below:
8.1 Terms of Financing. Balance of \$

Purchaser(s) Initials:

8.2 Purchaser Lo	oan Application Requirements: Purchaser a to:	igrees to make application for financing v	within five (5) business
			, or
Company Name	Loan Officer Name	Phone Number	
Company Name	Loan Officer Name	Phone Number	
days from date of acceptange release required, except that, if pure such time limit shall be automated denial. If the original loan applicate estate licensees involved in will be paid to Purchaser, with rubusiness days from receipt of a contingency, additional loan information.	ts in connection therewith, and to establish esc nce, this offer shall be null and void, and the processing of the application for financing has tically extended until the lending agency has, ication is denied, the Purchaser authorizes an the transaction, in writing. Upon notification no further agreement or release required, unlead notification of loan denial that an additional formation will be submitted to the original Lendial is not issued within ten (10) days after the a Purchaser.	Deposit will be paid to Purchaser with not been completed by the lending agency in the normal course of its business, advid instructs the Lender to notify the Purch of denial, this Purchase Agreement shall be seller and Purchaser mutually agree in I loan application will be made or that, der or Purchaser waives the financing conditions.	no further agreement or within the above time, vised either approval or naser, the Seller and all be void and the Deposit writing within five (5) without waiving such dition. Notwithstanding
9. A. Seller Financin	g: - See attached addendum B. Loan A	Assumption: - See attached addendum.	
10. ADDITIONAL PROV	VISIONS: (Check all that apply):		
A. Contingent Upon Sale	e and Closing: This offer is contingent up	pon the sale and closing of Purchaser'	
property located atapproximatelyapproximate closing date, below	. If such clar, this offer shall be voidable by Seller upon whiching addenda, list in Section 37):	osing does not occur within ten (10) b	sing of the Purchaser's scheduled to close on business days after the
in which closing takes place sha any other county, all consolidate	is located in <b>Douglas or Sarpy County</b> , all coall be treated as though all are Current Taxes and real estate taxes for the year in which closing ted as Current Taxes for the purposes of this	for the purposes of this Agreement. If the g takes place (based on assessed value an	e Property is located in ad tax rate as of the date
leases shall be assigned to Purch the Purchaser within ten (10) da Purchaser, Purchaser may termi	neases, If Rented: All leases and rents shall be prorated to assor at no cost. All rents shall be prorated to assor acceptance of this Agreement. In the mate this Agreement by written notice to Selutitled to be paid the Deposit with no further a	date of closing. Copies of all current least event that any condition of an existing least ller within ten (10) days of Purchaser's r	ses shall be provided to ease is unacceptable to
the Property is located within a Property is located within a sani of any municipality; (iii) reside	ement District (S.I.D.): Purchaser understand in SID, Purchaser acknowledges receipt of the itary and improvement district; (ii) sanitary and ints of sanitary and improvement districts are and improvement districts have limited access nunicipality.	ne most recently filed S.I.D. Statement a nd improvement districts are located outsi not eligible to vote in municipal election	and understands: (i) the ide the corporate limits ons; and (iv) owners of
0.0010.0	P 1 ()Y :::1	0.11. ( ) 7.33.1	

Purchaser(s) Initials:

Seller(s) Initials:

14. Conveyance of Title: Seller abstract of title to Purchaser as soon as the foregoing, if title defects are not cut by either Purchaser or Seller upon write.	red within fourteen (14) days after	nd, Seller	must cure then	n within a reasonable time. Not	twithstanding
Approximate closing date to be			, 20	, and possession date shall be	e Closing,
or 🗌					
Purchaser and Seller acknowledge that control of persons and entities involved title insurance companies, escrow ager related to any delay in the occurrence of	I in the transaction. Purchaser and ats and lenders, if any, together wi	Seller rele	ase and agree to	o hold harmless all listing and se	lling brokers,
The Real Estate Settlement Procedures the title insurance policy, the Seller c Purchasers rights under RESPA, Purch or	annot make the sale conditioned haser hereby directs the title insura	on the use	of a particula	r title insurance company. Acc	ording to the
Purchaser hereby selects the expanded	ALTA Homeowners Policy of Ti	tle or 🔲 _			·
The cost of any title insurance policies	and endorsements shall be equall	y divided	between Purch	aser and Seller.	
and that the Broker is authorized to tra have no further responsibility or liabilithe escrow closing shall be equally div of the closing shall be paid by Seller. Escrow Agent. At closing Purchaser is	ty to Purchaser or Seller for the actided between Purchaser and Selle	ds it receive ecounting or er unless Po	ves to said Escr for said funds. urchaser is obta	row Agent. After said transfer, Escrow Agent's or the Broker's aining a VA loan, in which case	Broker shall s charge for escrow costs
<b>16. Utilities:</b> Purchaser agrees to possession, whichever is earlier.	o have all utilities transferred fro	m Seller's	s name to Purc	chaser(s) name, as of the date	of closing or
17. Homeowners Association a covenants that govern Purchaser's use obtain a copy of the protective covenassociation assessments levied and dur Purchaser shall be responsible for all for	ants from the designated title insee as of closing. Homeowners or n	enforced by urance con neighborho	the homeowned th	ers association or its members. I shall pay all homeowners and r dues shall be prorated to the da	Purchaser can neighborhood
18. State Documentary Tax: Th	e State Documentary Tax on the c	leed shall	be paid by the	Seller.	
19. Affiliated Business Arrange transaction may receive financial remu Business Arrangement Disclosure, if a provided herewith, if applicable.		rance or ot	her forms of in	surance or service as defined in	the Affiliated
<b>20.</b> Release of Information: Pufinancing and Property information re Board of REALTORS® Inc., its partic of this Property and related information	cipants and government entities. F	erty to the urchaser a	e Great Plains I authorizes selling	Multiple Listing Service of the	Omaha Area
21. Survey: Purchaser is aware of encroachments from adjoining lands, a	of the availability of having a surv and registered Easements which m				
☐ Improvement Location Survey / P☐ Boundary and Improvement Locat used for construction with regard to loperoperty Address:	ion Survey (corners located/verifi	ied; impro			
© 2018 Omaha Araa Daard of DEALTODS® Ina	Durchagar(a) Initials			Sallar(a) Initiala:	

Purchaser(s) Initials:

Seller(s) Initials:

Purchase Agreement - Cont.

Purchaser's Response to Inspection Reports: Within three (3) business days of Purchaser's receipt of all requested inspection reports, the Purchaser shall notify Seller of Purchaser's requested course of action, which may be delineated on a property inspection resolution addendum and Purchaser shall also provide Seller with relevant pages of the inspection report(s). Purchaser's course of action shall be set forth as one of the three following options:

Option "A" – After receipt of Inspections, the Purchaser(s) may choose not to request any action of Seller and to waive further objection regarding the home inspection findings.

Option "B" – If the report(s) reveal(s) any condition, issue or defect that is unsatisfactory to Purchaser, the Purchaser may deliver a written request for repair and or remediation, as required, to the Seller. Such request shall include a copy of the relevant inspection report or summary from the qualified inspector.

Option "C" – If the condition of the Property, as shown in any inspection or report, is unsatisfactory to Purchaser(s), then the Purchaser may terminate the Purchase Agreement with written notice to the Seller, at which time Purchaser shall be paid the Deposit with no further agreement or release required. Upon Seller's request, Purchaser agrees to provide a copy of the relevant inspection report or summary from the qualified inspector.

Purchaser's failure to deliver the report and written notification or request within the specified time period will result in Purchaser's acceptance of the Property "as is" and Purchaser shall be deemed to have waived any objection based on Property inspections under this section.

Seller's Response to Inspection Notice: Within three (3) business days of receipt of a property inspection resolution addendum, Seller shall notify Purchaser, in writing of what steps, if any, the Seller will take to correct any identified condition, issue or defect before closing. The failure of Seller to deliver a response before the expiration of this time period shall be treated as a notification that Seller will not make any repairs.

If the Seller is unwilling or unable to remedy the identified conditions, issues or defects to the Purchaser's reasonable satisfaction, the Purchaser:
(i) may elect to give written notice that Purchaser accepts the Property without any repairs or remediation to be done by Seller; (ii) may notify Seller that Purchaser has elected to void the Agreement. If Purchaser elects to void the Agreement, Purchaser shall be paid the Deposit with no further agreement or release required. If Purchaser does not elect to take the Property "as is" or elect to void the Agreement within three (3) business days of the Seller's response (or the deadline for response, if no response was timely provided), Purchaser shall be deemed to have elected to purchase the Property "as is" and shall be deemed to have waived Purchaser's rights under this Section.

- **25. Purchaser's Personal Inspection:** This offer is based upon Purchaser's personal inspection or investigation of the property and not upon any representation or warranties of condition by Seller or any limited agents involved in this transaction. *If finished sq.ft., age, location of property lines, lot size, condition of improvements, protective covenants, designated school or school district, or other specific requirements are important to Purchaser's decision to purchase, Purchaser acknowledges the limited agents have advised Purchaser to make or procure independent investigations.*
- **26.** Condition of Property: Seller represents to the best of Seller's knowledge, information and belief, there are no material, latent defects in the Property nor any conditions present or existing with respect to the Property which may give rise to or create Environmental Hazards or Liabilities and there are no enforcement actions pending or threatened with respect to the Property or any conditions present on it, except as have been disclosed in writing to Purchaser. Seller agrees to maintain the landscaping, sprinkler system, heating, air conditioning, water heater, sewer, plumbing, electrical systems and any built-in appliances in functional and operable condition until delivery of possession, unless otherwise noted in the Seller Property Condition Disclosure Statement or specified herein. Seller will allow Purchaser to walk through Property within \_\_\_\_\_\_ days before closing to confirm compliance with this Purchase Agreement.

27. Wood Infestation: Purchaser (Seller, in the case of a new VA loan) agrees to pay the cost of a wood destroying ins	sect inspection of
the Property, and Seller agrees to pay for any treatment or repair work found necessary for issuance of a wood destroying	insects warranty.
Termite inspection work is to be performed by Integrity Termite, Bug-Z, or	. Purchaser
agrees to designate the inspector for such inspection in writing to Seller's Agent agrees within ten (10) days after acceptance	ce of this offer.
Purchaser agrees to accept the treated Property upon completion of repairs. Provided, however, if treatment and repairs excee	:d  2% or
of the purchase price, this Purchase Agreement may be cancelled by Seller and/or Purchaser, b	y written notice
delivered to the other party within five (5) days of receipt of a wood destroying insect inspection report, which inspectio	n report must be
delivered to the Seller and Purchaser not later than fifteen (15) days prior to the approximate closing date set forth in Sect which time Purchaser shall be paid the Deposit with no further agreement or release required.	ion 14, above, at

alarms as required by law.

29.

28.	Insurance: Seller shall insure the property for fire, wind, hail, explosion, water or any other cause at no less than replacement cost
until clo	sing. Risk of loss or damage to Property, prior to closing, shall be the responsibility of Seller. If, prior to closing, the structure on the
Property	is materially damaged; Seller shall immediately notify the Purchaser in writing of the damage. Purchaser, at Purchaser's choice, may
1) rescin	d this Agreement, at which time Purchaser shall be paid the Deposit with no further agreement or release required; or 2) take the
Property	subject to the damage, with the Seller paying to the Purchaser the insurance proceeds and deductible for the replacement of the Property
or at a pi	rice discounted by the cost of restoration of the Property. Purchaser agrees to insure the Property at closing.

Smoke Detectors and Carbon Monoxide Alarms: Seller agrees to install, at Seller's expense, smoke detectors and carbon monoxide

this	Compensation of Selling Broker: Purchaser shall pay Selling Broker compensation of \$ at closing. The appensation will be collected in all cases except if Purchaser secures a loan that does not allow Purchaser to pay for such compensation. If compensation is paid by Purchaser to Selling Broker, Seller and Purchaser agree that Selling Broker, which may be the same as the Listing sker, or any cooperating broker may collect compensation from both Seller and Purchaser.
<b>31.</b> of I	<b>Lead-Based Paint Addendum:</b> Was property built before 1978? Tyes No. If yes, Purchaser and Seller must complete Disclosure information on Lead-Based Paint and/or Lead-Based Paint Hazards.
	<b>Equal Opportunity:</b> It is unlawful to discriminate against any person in the terms, conditions or privileges of sale, purchase or lease dwelling or in the provision of services or facilities in connection therewith because of race, color, religion, national origin, ethnic origin, illial status, sex, handicap, disability, or sexual orientation, or age in the City of Omaha if an individual is forty (40) years of age or older.
33.	Modification in Writing: Any modification of the terms of this agreement must be in writing and signed by all parties.
offe with scar sub	Electronic Transaction Authorization: The undersigned agree that all documents bearing signatures, initials or other marks of nowledgement by a Purchaser, Seller and/or Broker/agent relating to a real estate transaction contemplated under this Agreement, including ers, counteroffers and acceptances: (1) may be transmitted electronically, and/or may use digital signature technology which is compliant in state UETA and/or federal E-SIGN requirements and (2) that digital signatures as well as electronic copies of manual signatures, whether need, digital photograph, facsimile or other means of image reproduction shall be treated in all respects as originals, and (3) that they will mit all original signatures if requested by the other party. This Agreement and any addendums or modifications may be signed in counterparts such counterparts shall be considered as one document.
35.	Arbitration and Mediation:
	☐ Section 35 is hereby waived by all parties if this Section Initialed Purchaser(s) Initials:
A.	Disputes: The term "Dispute" shall include, without limitation, any controversy, complaint, dispute, claim or disagreement relating to or arising out of the construction, interpretation, enforcement, or breach of the terms of this Purchase Agreement between Purchaser and Seller.
B.	Mediation: In the event of any Dispute, any party to the Dispute may seek non-binding mediation in an attempt to resolve the dispute by giving fifteen (15) days written notice of a request for such mediation to all other parties to the Dispute. The request for mediation must be made within three hundred sixty five (365) days after the party making the request knew, or exercising reasonable diligence and care, should have known, of the Dispute. In no case shall such request be made after the statute of limitations on a civil suit based on the Dispute would have run. Such mediation shall be administered by the American Arbitration Association and shall be conducted according to the American Arbitration Association's Commercial Rules – Real Estate Industry Arbitration Rules (including a Mediation Alternative) or such other mediation service versed in real estate practices of the locality.
C.	Arbitration: Any Dispute that is not resolved by informal settlement or mediation shall be resolved exclusively by binding arbitration. Such arbitration shall be administered by the American Arbitration Association and shall be conducted according to the American Arbitration Association's Commercial Rules – Real Estate Industry Arbitration Rules (Including a Mediation Alternative). The arbiter(s) shall apply Nebraska substantive and procedural law to the arbitration proceeding. Arbitration shall be commenced by written demand made by any one or more of the parties to the Dispute given to all other parties to the Dispute. The demand for arbitration must be in writing and must be given by personal delivery or certified mail, return receipt requested, within three hundred sixty five (365) days after the party making the demand knew, or exercising reasonable diligence and care, should have known, of the Dispute. Notwithstanding the previous sentence, in the case that the parties unsuccessfully attempt mediation to resolve a Dispute, the demand for arbitration shall be made within sixty (60) days of the final mediation session. However, in no case shall such demand be made after the statute of limitations on a civil suit based on the Dispute would have run.
Page	18 Omaha Area Board of REALTORS® Purchaser(s) Initials: Seller(s) Initials:

The prevailing party shall be entitled to costs and fees of the arbitration and, in the discretion of the arbitrator who shall take into account the relative merits of the opponent's case, the arbiter may award attorney's fees and arbitration costs to the prevailing party.

- D. Provisional Remedies. The filing of a judicial action to enable the reporting of a notice of pending action, for order of attachment, receivership, injunction, or other like provisional remedies, shall not constitute a waiver of mediation or arbitration under this provision, nor shall it constitute a breach of the duty to arbitrate.
- E. Exclusions. The terms of this Section shall not apply to: 1) Foreclosure or other action or proceeding to enforce a deed of trust, mortgage or land contract; 2) the filing or enforcement of a construction or similar lien, or 3) an action filed and held in "Small Claims Court, as defined in Neb. Res. Stat 25-2801 to 2804, provided, however, that any attempt to transfer such a proceeding to county or district court shall make section 35 applicable to such action.
- F. Waiver. BY SIGNING THIS PURCHASE AGREEMENT, THE PARTIES AGREE THAT EVERY DISPUTE DESCRIBED ABOVE THAT IS NOT RESOLVED BY INFORMAL SETTLEMENT OR MEDIATION WILL BE DECIDED EXCLUSIVELY BY ARBITRATION AND THAT ANY ARBITRATION DECISION WILL BE FINAL AND BINDING. THE PARTIES AGREE THAT THEY WILL RECEIVE ALL THE RIGHTS AND BENEFITS OF ARBITRATION BUT ARE GIVING UP RIGHTS THEY MIGHT HAVE TO LITIGATE THOSE CLAIMS AND DISPUTES IN A COURT OR JURY TRIAL, OR TO PARTICIPATE AS A REPRESENTATIVE OR MEMBER OF ANY CLASS OF CLAIMANTS IN CONNECTION WITH ANY SUCH DISPUTES. NO PARTY TO THIS AGREEMENT, WHETHER REALTOR® OR SELLER, SHALL BE ENTITLED TO JOIN OR CONSOLIDATE DISPUTES BY OR AGAINST OTHERS IN ANY ARBITRATION, OR TO INCLUDE IN ANY ARBITRATION ANY DISPUTE AS A REPRESENTATIVE OR MEMBER OF A CLASS, OR TO ACT IN ANY ARBITRATION IN THE INTEREST OF THE GENERAL PUBLIC OR IN ANY PRIVATE ATTORNEY GENERAL CAPACITY.

36.	Offer Expiration: This offer to purchase is subject to acceptance by Seller on or before	, 20,
at	o'clock M., Omaha, NE time. Purchaser acknowledges receipt of a signed copy of this Purchase A	greement, as
well a	as Estimated Purchaser's Closing Cost Statement if required by law.	
37.	List of Attachments and Addenda, and Disclosures:	
	Seller Property Condition Disclosure Statement Signed and Dated	

#### THE REMAINDER OF THIS PAGE INTENTIONALLY LEFT BLANK

© 2018 Omaha Area Board of REALTORS® Page 7 of 10 /1/2018 Form 200	Purchaser(s) Initials:	Seller(s) Initials:	

The undersigned parties executed this AGREEMENT.

## THIS CONTRACT CONTAINS AN ARBITRATION PROVISION UNLESS WAIVED IN SECTION 35 WHICH MAY BE ENFORCED BY THE PARTIES.

The arbitration provision is contained in Section 35.

Purchaser:	Purchaser:		
Purchaser's Name (Printed)	Purchaser's Name (Printed)		
Address:	Address:		
City: State: Zip:	City: State: Zip:		
Phone:	Phone:		
NAMES FOR DEED			
BUYER AGENT INFO			
REALTOR® (Company Name), Broker	AGENT NAME (Printed)		
OFFICE ADDRESS	AGENT E-MAIL ADDRESS		
OFFICE MLS ID #	AGENT MLS ID # / AGENT NREC LICENSE #		
OFFICE PHONE #	AGENT PHONE #		
	RECEIPT		
Deposit is: $\square$ delivered with Agreement $\square$ to be delivered Deposit payable to $\square$ Escrow Agent $\square$ Broker $\square$ Seller	red later (If deposit to be delivered later, see Section 10C).		
RECEIVED FROM:			
(\$) DOLLARS (by	) to apply to the purchase price of the Property on terms and		
conditions as stated. This receipt is not an acceptance of the	e above offer to purchase.		
RECEIVED BY:	SIGNATURE		
© 2018 Omaha Area Board of REALTORS® Purchaser(s) In	nitials: Seller(s) Initials:		

#### SELLER ACCEPTANCE

The Seller, whether one or more, accepts the f	oregoing offer to purchase on	
and perform all the terms and conditions set forth, ex	cept as follows:	to convey the to the Property, deriver possession,
Seller acknowledges receipt of a copy of this Agree Statement. The undersigned Seller executes this agree		, if required by law, an Estimated Seller's Closing
THIS CONTRACT CONTAINS AN ARBITRATE ENFORCED BY THE PARTIES.	ION PROVISION UNLESS WAIVI	ED IN SECTION 35 WHICH MAY BE
The arbitration provision is contained in Section 3	9 <u>5.</u>	
Seller:	Seller:	
Seller's Name (Printed)	Seller's Name (Prin	nted)
SELLER AGENT INFO		_
REALTOR® (Company Name), Broker	AGENT NAME (P	Printed)
OFFICE ADDRESS	AGENT E-MAIL	ADDRESS
OFFICE MLS ID #	AGENT MLS ID #	AGENT NREC LICENSE #
OFFICE PHONE #	AGENT PHONE #	!
PURC	HASER ACCEPTANCE OF COUNT	ER OFFER
The Purchaser, whether one or more, accepts the fore at o'clock M., Omaha, N follows:	egoing Seller's counteroffer to purchast NE time, on the terms stated and perfo	rm all the terms and conditions set forth, except as
Purchaser acknowledges receipt of a copy of this A Closing Statement. The undersigned Purchaser execution		
THIS CONTRACT CONTAINS AN ARBITRATE ENFORCED BY THE PARTIES. The arbitration provision is contained in Section 3		ED IN SECTION 35 WHICH MAY BE
PROPERTY ADDRESS:		
© 2018 Omaha Area Board of REALTORS® Purc	haser(s) Initials:	Seller(s) Initials:

Purchase Agreement - Cont.



## NOTICE TO BUYERS AND SELLERS REGARDING WIRE FRAUD AND SUSPICIOUS COMMUNICATIONS

As it relates to property address:	
Closing. Buyer and Seller should take care to	er the attached Agreement may require a wire transfer of funds at provide wire transfer information only to a proper agent of the to the Escrow Company using account information provided by
fraud schemes. Unauthorized individuals have	to impersonate escrow companies and real estate agents in wire been caught providing fraudulent wire transfer information to lude a criminal contacting Buyer or Seller, directly or indirectly, ig to the parties.
funds, the Escrow Company should be contacted	orized request has been made for bank account information or ed immediately. The requests should be verified immediately in er that is known to be valid. Parties should be especially skeptical unknown representatives.
the criminals involved. For this reason, it is extra	ulent account, there may be no way to recover these funds from remely important that the Buyer and Seller are vigilant and only resentatives of the Escrow Company. Please contact the Escrow
Buyer:	Seller:
Date:	Date:
Buyer:	Seller:

### **Affiliated Business Arrangement Disclosure Statement**

To: Buyer/Seller From: Nebraska Realty Property Address:		Date:
	part owner of the LLC. E	a business relationship with Aksarben Title & Escrow Services, LLC Because of this relationship, this referral MAY provide Nebraska
		T'S SALES ASSOCIATES RECEIVE ANY DIRECT OSING nor TITLE SERVICES.
You are not required to use A	Aksarben Title & Escrow	w as a condition for the purchase or sale of the subject property.
		ers available with similar services. You are free to shop around to d the best rate for these services.
		BEN TITLE & ESCROW SERVICES, LLC BECAUSE THEY WILL E, AND COMPETITIVE RATES.
	ACK	KNOWLEDGEMENT
		that Nebraska Realty is referring me/us to Aksarben Title & Escrow benefit as the result of this referral.
Seller Signature	Date	Buyer Signature Date
Seller Signature	Date	Buyer Signature Date

# Authorization to Release Closing Disclosure and ALTA Settlement Statements to Real Estate Agents

nis Purchase Agreement hereby acknowledge that as Information (PII) may be or will be included in the Federal Consumer Finance Protection Bureau, the through RESPA and related enactments), and other diregulations protecting PII. These provisions may ributing any documents which may contain PII. This sing documents and therefore the closing process.
that by signing this authorization the prohibitions that the Title Agency is authorized and directed to ure Statement and any related documents, as well as 's and Seller's Lenders upon request, and to each of senting Buyer and/or Seller so as to facilitate the clude correct debits/credits for Closing Costs, Readests, Documentary Stamp Taxes, etc. The Parties of harmless from any disclosures of PII to the above
Seller
Seller

Date

Date