# CENTRAL COMMUNITY COLLEGE RESOLUTION FOR APPROVAL OF THE SALE OF REAL ESTATE

WHEREAS, Central Community College is the fee simple owner of certain real estate located in Hastings, Adams County, Nebraska, having addresses of 3119 West Laux Drive, Hastings, NE, and 121 West Laux Drive, Hastings, NE, and legal descriptions as follows: Lots 1 and 2, Pioneer Trail Flats Second Subdivision Located in the South ½ of Fractional Section 31, Township 8 North, Range 9 West of the 6<sup>th</sup> P.M., in the City of Hastings, Adams County, Nebraska, (hereinafter the "Real Estate"); and

WHEREAS, the Governing Board of Central Community College intends to sell the Real Estate.

NOW, THEREFORE, the Governing Board of Central Community College, by a majority vote, resolves that:

- 1. The Purchase Agreement and Addendum for the sale of the Real Estate attached hereto as Exhibits A and B are fair and reasonable, and are hereby ratified and approved; and
- 2. The College President or the Vice President of Administrative Services at Central Community College has full authority to execute any and all documents necessary for the closing of the Purchase Agreement and Addendum attached hereto as Exhibits A and B.

Approved this 19 <sup>th</sup> day				
of May, 2022	John Novotny			
	Acting Chair, Board of Governors			







THIS IS A LEGALLY BINDING AGREEMENT. IF NOT UNDERSTOOD, SEEK LEGAL ADVICE. The REALTOR® negotiating this Agreement is a member of the Nebraska REALTORS® Association and as such is governed by its Code of Ethics and Rules and Regulations.



#### RESIDENTIAL PURCHASE AGREEMENT

Nebraska Realty (Firm and address)	05/03/2022
	(date)
Agency Confirmation: The following agency relationship(s) are hereby con	afirmed for this transaction.
Agent: Becky Hermann	
of Nebraska Realty	(company)
(agent's cell)	(company)
Is the agent of: Seller exclusively Buyer exclusively	both the Buyer and Seller (Limited Dual Agent)
Agent: John Morgan	
of Morgan Real Estate Services, LLC	(company)
(agent's cell)	
	both the Buyer and Seller (Limited Dual Agent)
The undersigned, as Buyer, agrees to purchase the following property on the f 1. Address: 3119 West Laux Drive, Hastings NE & 3121 West Laux Drive Ha	following terms: astings, NE
2. Legal Description: 1635.29- LOT 2 PIONEER TRAIL FLATS 2ND SUBDIV (	REITS PIONEED TRAIL ELATS SUD. 12 AC
and	AND DE OFFICIALEN TRAIL LEATS SOLD, 12 AC
1635.29 LOT 1 PIONEER TRAIL FLATS 2ND SUB-DIV (RE PIONEER TRAIL FLA	ATC CUDDINA 12 A.C.
4. Price and Financial Terms. Buyer agrees to pay \$ 500,000.00	on the Calleria
\$5,0000 to be applied to the purchase price is paid herewith as shown upon acceptance. The earnest money will be transferred to: cerow agent of paragraph(s): A	, on the following terms: an earnest money deposit of by the receipt herein. If paid by check, it will be cashed or listing broker. Balance to be paid per the following
A. Cash at Closing – No Financing Being Required: Balance of \$495,0 or cashier's check at time of closing. Buyer to provide Seller a letter from a said funds within 7 calendar days of acceptance of this offer or this offer sh the Seller.	a government regulated design to the contract
The loan shall be VA, FHA, CON	RVENTIONAL, P.M.I., N.I.F.A., RURAL terms providing for an initial interest rate not to exceed m of no less than years. Buyer agrees to offer, sign all papers, pay all costs, except as provided by Lender. Buyer agrees to pay all loan fees, closing costs and loan application is desired to Buyer agrees.

unless Seller and Buyer mutually agree in writing within five (5) calendar days from receipt of notification of loan denial that an additional loan application will be made or that additional loan information will be submitted to the original Lender. Seller shall have the right to cancel this after calendar days from the acceptance of this Agreement, unless they have received either a non-contingent loan commitment or a loan commitment with all contingencies satisfied. In the event of Seller's cancellation, the earnest money (subject to paragraph 25) shall be returned to the Buyer.
C. Seller Contribution: At closing, Seller shall pay or reimburse Buyer for the payment of Buyer's loan fees, closing costs, inspection fees and/or prepaid items as allowed by lender up to \$
D. Contingent Upon Closing: This offer is Contingent upon Buyer first obtaining the proceeds from the closing of the Buyer's Property located at, scheduled to close on If such closing does not occur on or before such date, this offer shall be null and void and the earnest money shall be returned to the Buyer (subject to paragraph 25).
E. Contingent Upon Sale and Closing: This offer is contingent upon the sale and closing of Buyer's property located at:
(See attached Addendum).
F. Assumption of Existing Loan, Seller Financing or Other Financing Terms. (See attachedAddendum).
5. Other Provisions. Buyers agent is related to the buyers.
See attached escalation clause.
6. Title. Seller agrees to convey marketable title to Buyer by warranty deed or No Exceptions free and clear of all liens, encumbrances, special assessments levied or assessed and subject to all easements and restrictions or covenants now of record. Buyer shall be furnished a current title insurance commitment before closing and a title insurance policy insuring good and marketable title.
Title policy shall be: ☑ ALTA basic owner's policy ☐ ALTA expanded coverage
The cost of the title insurance shall be paid as follows:  Title Insurance policy paid by: (select one)  Seller  Buyer  Divided equally
☐ Lenders Policy paid by: (select one) ☐ Seller ☐ Buyer ☐ Divided equally ☐ Endorsements paid by: (select one) ☐ Seller ☐ Buyer ☐ Divided equally
Buyer selects Aksarben Title as the title insurance
Buyer agrees that should a valid title defect exist, Seller has a reasonable time to correct said defect, not to exceed 30 calendar days from the date of the title commitment. If the title defects are not cured within such time frame, the Buyer may declare this Agreement null and void, and be entitled to full return of the earnest money (subject to paragraph 25). Seller agrees to pay any assessments for items such as paving, curbing, sidewalk or utilities previously constructed, now under construction, or ordered to be constructed by public authority not yet assessed. The documentary stamp tax shall be paid by the Seller.
7. SID Disclosure.  The If checked, the property is located in a Sanitary Improvement District. Buyer understands: i) sanitary and improvement districts are located outside the corporate limits of any municipality; ii) residents of sanitary and improvement districts are not eligible to vote in municipal elections; and, iii) owners of property located within sanitary and improvement districts have limited access to services provided by nearby municipalities until and unless the property is annexed by the municipality. Further disclosures are attached.    [

Buyer: Dig /

<b>8. Condominium Disclosure.</b> If checked, the property is a condominium unit. Buyer acknowledges receipt of the public offering statement or the declaration, the bylaws, the rules or regulations of the association and information required by 76-884 NRS unless such transfer is exempt under 76-878 NRS.
9. Lead-Based Paint Disclosure. If checked, the house upon the property was built prior to 1978. Attached hereto is a statement, disclosure and acknowledgement regarding lead based paint which is incorporated herein by this reference.
10. Seller Property Condition Disclosure. Buyer acknowledges receipt of the Seller Property Condition Disclosure Statement dated NA
11. Condition of Property. This Agreement is based upon Buyer's personal inspection or investigation of Property and not upon any representation or warranties of condition by Seller or any Agent involved in this transaction. If finished square footage, location of property lines, age, school district, lot size, condition of improvements or any other factor is important to Buyer's decision to purchase, Buyer acknowledges he has been advised to make independent investigation. Buyer agrees to accept Property in its present condition, except as provided in this Agreement.
12. Inspections. (check one)
Buyer Waives All Inspections: Buyer accepts the property "AS IS". However, Buyer does not waive, release or relinquish any right or claim Buyer may have by reason of any misrepresentation or fraudulent concealment by Seller.
OR
Contingent Upon Inspection: This offer is Contingent upon Buyer obtaining proof of insurability and any inspections of the real estate and personal property to be sold. All inspections are at Buyer's expense unless contrary to Paragraph 4C. All requested inspections must be completed by the inspection deadline. Buyer shall have ten (10) calendar days from date of acceptance to complete inspections (inspection deadline). Buyer shall have three (3) calendar days after the inspection deadline, to-give written notice to the Seller of any unsatisfactory conditions of the property (notice deadline). Buyer and Seller shall have five (5) calendar days from the notice deadline to resolve any unsatisfactory condition(s) in writing (resolution deadline). If the Buyer fails to give notice by the notice deadline then the Buyer agrees to accept the property "AS IS". However, Buyer does not waive, release or relinquish any right or claim Buyer may have by reason of any misrepresentation or fraudulent concealment by Seller. If Buyer gives notice of unsatisfactory conditions by the notice deadline and Buyer and Seller fail to resolve the unsatisfactory conditions in writing by the resolution deadline then this agreement is null and void.
Inspections may include, but are not limited to, the following: Home, Radon, Well & Septic, Survey, Roof, HVAC, Electrical, Plumbing, Structural, Mold, Flood Plain, Insurability/CLUE, Sex Offender Registry
If checked, Buyer requests a termite and wood destroying insect inspection of the property and all buildings thereon at Buyer's expense. Cost of said inspection to be paid by Seller in the event of a VA Loan. Should evidence of termites or wood destroying insects be found, the property shall be treated at Seller's expense by a commercially licensed applicator who has met the certification requirement of the Nebraska Pesticide Act for treatment of termites and wood destroying insects. If visible evidence of previously treated infestation, which is now inactive, is found, treatment shall not be required. Should damage from such insects be found, the damage shall be corrected at Seller's expense. However, if the cost required for repairs exceeds 1% of the purchase price, either Seller or Buyer may rescind this agreement.
13. Utilities. Seller agrees to have the following utilities turned on, if not currently on, for inspections and/or appraisal.  □ Electric □ Gas □ Water □ Other
14. Access to Property. Seller shall provide reasonable access to Buyer, Buyer's inspectors or agents to timely fulfill this Agreement and to representatives of Buyer's lender to accommodate financing.
15. Compliance with Law. Seller shall comply with all federal, state and local laws applicable to the sale or transfer of the property, including but not limited to installing smoke detectors and carbon monoxide detectors.
6. Maintenance/Repairs/Replacements, Cost to Seller. Seller agrees to maintain the property in its condition on the date hereof until nitial delivery of possession which maintenance shall include, but not be limited to: the building, heating, air conditioning, water heater, newer, plumbing, electrical system, underground sprinkler system, personal property, lawn care and snow removal.
7. Final Walk Through. Buyer shall have the right to make a final inspection of the property prior to closing to assure that all conditions of this Agreement have been met.

Page 3 of 7 © 2019 Nebraska REALTORS® Association

Seller: MAY / Buyer: 249 / 249
Date: 5/4/2012 Date:

18. Responsibility of Insurance and Risk of Loss. Seller shall insure the property for fire, wind, hail, explosion, water or any other cause at no less than purchase price until closing. 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 Buyer in writing of the damage. Buyer, at Buyer's choice, may: 1) Rescind this Agreement OR 2) Take the property subject to the damage with the Seller paying to the Buyer the insurance proceeds and deductible for the restoration of the property or at a price discounted by the cost of restoration of the premises.
19. Home Warranty Acknowledgement: Buyer has been advised of the availability of a Home Warranty, and selects the following:
☐ Home warranty accepted and paid by
Plan Selected ; Cost is \$
☐ Home warranty coverage declined by Buyer.
<b>New Construction:</b> New construction shall have the warranties implied by law, specifically made by suppliers of materials/appliances, or specifically tendered by the contractor. The BROKER and its AGENTS make no warranties as to the quality of construction or materials.
20. Real Estate Taxes and Prorations. Seller shall pay all taxes for the years prior to the year of closing. Taxes for the year of closing together with interest, rents and homeowners' association dues, prepaid utilities and heating fuel, if any, shall be prorated to the date of closing. Taxes shall be prorated based upon the county assessor's valuation at the date of closing and the most recently certified mill levy.
21. Closing and Possession. The closing of the sale shall be on or before the 19th day of May, 2022
Possession of Property shall be given upon closing. This Agreement shall in no manner be construed to convey the Property or to give any right of possession.
22. Escrow Closing. Buyer and Seller agree that the closing of the sale may be handled by an escrow agent. If so, any broker holding the earnest money or other trust funds is authorized to transfer such items to the escrow agent. All documents and other items received by any broker in connection with the sale shall also be transferred to the escrow agent. After the transfer, a broker shall have no further responsibility or liability to Buyer or Seller to account for funds or preparation of documents in connection with the closing of the sale. Escrow agent will not be required to disburse funds, deliver or record any documents until it has received sufficient certified funds or equivalent and all terms of this Agreement have been satisfied.
Escrow closing charges shall be equally divided between Buyer and Seller. If Buyer's loan is a government-regulated loan, which prohibits Buyer from paying such fees, they shall be paid by Seller.
23. Compensation. Buyer agrees to pay selling broker compensation of \$295.00 at closing. The compensation will be collected in all cases except (a) if Buyer secures a loan to purchase the Property that does not allow Buyer to pay such compensation or (b) buyer has previously agreed to pay selling broker fixed compensation pursuant to an agreement entered into with selling broker. If this compensation is paid by Buyer to selling broker, Seller and Buyer agree that selling broker, which may be the same as the listing broker, may collect compensation from both Seller and Buyer.
24. Counterparts, E-Mail, and Fax Transmission. This Agreement may be executed in one or more counterparts, each of which is deemed to be an original hereof, and all of which shall together constitute one and the same instrument. The facsimile or e-mail transmission of a signed copy hereof or any counter offer to the other party or their agent with confirmation of transmission shall constitute delivery. If requested, parties agree to confirm delivery by mail or personal delivery of a signed copy to the other party or their agent.
25. <b>Default, Rescission, Failure of Contingency or Termination.</b> If Buyer defaults on the performance of this Agreement, Seller may, at Seller's option, retain the earnest money as liquidated damages for such failure, or utilize such other legal remedies as are available to Seller by reason of such failure. If this Agreement is void by failure of contingency or is rescinded or terminated by either party without fault as allowed hereby, each party shall bear their costs and the earnest money shall be refunded to the Buyer.
<b>26. Do Not Call Provision.</b> Seller and Buyer authorize telephone, facsimile and other electronic means of contact by individuals on behalf of the Seller's broker and Buyer's broker, if different, as well as other service providers in the transaction.
27. Addenda. The attached addenda shall be made a part of the Purchase Agreement. (List Addenda)
Page 4 of 7 © 2019 Nebraska REALTORS® Association  (Seller Mag / Buyer / Pag / Buyer / Date: 5/4/2022 Date:

28. Acceptance Date. This offer shall expire on 05/04/2022 (date) at 8:00 o'clock pm (hour in the time zone of the office of the Seller's agent) and be automatically null and void unless prior to the time of expiration, Seller's written acceptance is delivered to the Buyer's limited agent or their Broker's office or the Buyer.

#### 29. Mediation and Arbitration. [If checked]

- (a) **Disputes.** The term "Dispute" shall include, without limitation, any controversy, complaint, dispute, claim or disagreement relating to or arising out of the brokerage relationship or the construction, interpretation, enforcement, or breach of the terms of this Agreement.
- (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 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 360 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 held in Nebraska. Such mediation may 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 held in Nebraska. 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 360 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 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. 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 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 paragraph 29 shall not apply to:
  - (1) Any complaint of violation of the Code of Ethics of the National Association of REALTORS®;
  - (2) Foreclosure or other action or proceeding to enforce a deed of trust, mortgage or land contract; or
  - (3) The filing or enforcement of a construction or similar lien.
  - (4) An action filed and held in "Small Claims Court" as defined in Neb. Rev. Stat. 25-2801 to 25-2804, provided, however, any attempt to transfer a matter filed in small claims court to county court shall be subject to paragraph 30.
- (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 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.

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Date: 5/4/2-22 Date:

- **30.** Entire Agreement. This document contains the entire Agreement of the parties and supersedes all prior Agreements or representations oral or written with respect to the Property which are not expressly set forth herein or incorporated herein by reference. This Agreement may be modified only in writing, signed and dated by both parties. All express representations and warranties shall survive closing. Both parties acknowledge that they have not relied on any statements of the real estate agent or broker which are not herein expressed. "Buyer" shall be one or more. "Seller" shall be one or more. Whenever required by context, singular shall include the plural, the plural the singular, and one gender shall include all genders. Time is of the essence in this Agreement.
- 31. Authority to Sign. The undersigned Seller(s) and Buyer(s) each represent and warrant that they are duly empowered and/or authorized, whether individually, on behalf of any entity or as a fiduciary, to enter into this Purchase Agreement and create a valid and binding contract. -Seller represents all parties required to transfer title to the Property are parties to this contract.

Buyer reserves the right to withdraw this Offer prior to acceptance. Withdrawal shall be complete if verbal notification of withdrawal is made to the Seller's Limited Agent or Broker of the Seller's Limited Agent or the Seller before the delivery of Seller's written acceptance.

## IF PARAGRAPH 29 IS CHECKED, THIS CONTRACT CONTAINS AN ARBITRATION PROVISION WHICH MAY BE ENFORCED BY THE PARTIES

		DI TIME TIME	<u>13</u>				
BUYER	David H. Gartner		NINA COLUMNIA DA ARVANA AR	dotloop verified 05/03/2211:03 PM CDT WMUC-BNTB-JE8A-JXTF	DATE		
BUYER	Patricia A. Gartner			dotloop verified 05/03/22   11:02 PM CDT Q28F-4IK8-UMTP-MAW5	DATE		
ADDRES	SS <u>8225 N Baltimore Ave., Hastin</u>	gs, NE	ZIP	8901 P	HONE		
NAMES	FOR DEED: David H. Gartner	& Patricia A. Gartner					
Check one:  Trenants in common			Other	Other			
Check one: ☐ Husband and Wife ☐ Single Person		Other	☐ Other				
DECEIV	ED FROM: Becky Hermann	RECEIPT FOR EARNES					
check Property		ner In the event this offer is not acc	cepted by the So		um of \$_5,000 o the purcha erty within th	sc price of the e time specified	
Nebraska	a Realty	REALTORS®	By: Be	ecky Hermani	ev .	dotloop verified 05/03/22 T0.59 PM CDT YJC9-EZF1-BX0H-5D10	
	ntance of All Terms: Seller acceptions AGRAPH 29 IS CHECKED, THIS Marker Lutsca		RBITRATION 1	PROVISION WI	HCH MAY B	E ENFORCED	
Seller Matthe Stitchell  Date 5/4/2022  Seller Date							
B: Coun Property, following	ter Offer #1 By Seller: In respo , all of the terms and conditions o g:	nse to the above Purchase Agree f the Purchase Agreement are ac	ment dated cepted and shal	l remain the san	for the s	ale of the eception of the	
Page 6 of © 2019 N	7 ebraska REALTORS® Association			mp4 1	Buyer: Z	only / gay	

Page 7 of 7 © 2019 Nebraska REALTORS® Association Seller: MA4 / Date: 5/4/2022

Buyer: Dig / Ray Date:



### ADDDENDUM TO PURCHASE AGREEMENT



### ESCALATION CLAUSE FOR USE WITH MULTIPLE OFFERS

(THIS IS A LEGALLY BINDING AGREEMENT, IF NOT UNDERSTOOD, SEEK LEGAL ADVICE.)

This Addendum to Purchase Agreement ("Addendum") amends the Purchase Agreement described as follows:
Property Address: 3119 West Laux Drive, Hastings NE & 3121 West Laux Drive Hastings, NE
Purchase Agreement Date: 05/03/2022
<ol> <li>Purchaser shall increase the purchase price set forth in the Purchase Agreement if both of the following circumstances occur:         <ul> <li>a. Prior to Seller's execution of the Purchase Agreement, Seller receives a written bona fide offer that results in higher net proceeds from another prospective purchaser (the "Competing Offer");</li> <li>b. The Competing offer is not contingent upon the sale of any other property belonging to the other prospective purchaser.</li> </ul> </li> </ol>
2. In the event that both the circumstances set forth in Paragraph 1 of this Addendum occur, the purchase price set forth in the Purchase Agreement shall be increased to a purchase price of \$2,500.00 more than the stated purchase price of the highest Competing Offer which such offer the seller is willing to accept but only so long as the sales price does not exceed \$550,000.00
3. Seller shall deliver to Purchaser or Purchaser's agent a fully executed copy of the Purchase Agreement between Purchaser and Seller, including this Addendum upon execution. If a Competing Offer exists, the highest Competing Offer will also be delivered to Purchaser at the same time as the Purchase Agreement. Seller or Seller's agent shall provide an exact copy of the Competing Offer including the name of the offeror for verification. Upon satisfaction by Seller of the requirements of this Section 3, the Purchase Price shall be automatically increased in accordance with the terms of Section 2, above, without further amendment to the Purchase Agreement.
4. Purchaser acknowledges and affirms that this Addendum has been made of Purchaser's own volition and at Purchaser's discretion. Purchaser is advised that it is Purchaser's responsibility to confirm that the Purchaser is able to satisfy the terms of the Purchase Agreement, including this addendum. Seller acknowledges that the selection of an offer from among multiple offers is a matter of consideration of both the Purchase Price and terms and conditions of such offers. Seller acknowledges and agrees that Seller's decision to accept this Addendum and associated Purchase Agreement is made based upon Seller's own consideration of all terms of offers presented.
Purchaser & Seller, by their signature below, acknowledge receipt of a copy of this Addendum.
Patricia A. Gartner dolloop verified 05/03/22 10:50 PM CDT RDUI-XGIQ-NEWD-ADH7  Watth
Purchaser Date Seller Date
David H. Gartner dottop verified 05/03/22 10/58 pm CDT CSZ5-OCKG-FZHR-MHMS Curchaser Date Seller
Date Seller Date