

Black Hills Association of REALTORS® PURCHASE AGREEMENT



This is a legal and binding contract between the Buyer and Seller. If not fully understood, seek legal advice. Agency Disclosure. Buyer and Seller acknowledge that they have received a copy of an agency disclosure. This is a Limited Agency Transaction. With the knowledge and understanding of the explanation of limited agency, Buyer and Seller authorize and instruct the Broker and Licensees to act as limited agents in this transaction by initialing below: Seller initials: Buyer initials: 1. EARNEST MONEY DEPOSIT – PARTIES TO CONTRACT – PROPERTY: Received from Buyer, Earnest Money Certified Funds or Check in the amount of (\$ **DOLLARS** will be payable to Listing Company or Escrow Closing Agent. Upon acceptance of offer, the earnest money must be tendered and deposited no later than the next legal banking day after acceptance of offer. If the agreement to purchase does not close, regardless of the circumstances, all parties must agree to the release of the earnest money. Until such agreement is signed or until entry of appropriate court order, the earnest money shall remain with the Listing Company or Escrow Closing Agent and neither shall be liable for interest or damages relative thereto. The property is legally described as: County: also known as: Seller's name: 2. PURCHASE PRICE: The total purchase price to be (\$ DOLLARS. After earnest money is credited, the remaining balance is to be paid in full by the Buyer at closing. 3. MULTIPLE OFFERS: Buyer acknowledges when in a multiple offer situation, all responses are directed by the Seller and at their discretion. **4. APPRAISAL:** This offer is or is not subject to the property appraising for at least the purchase price. Appraisal will be ordered / will not be ordered until any home inspection contingency is removed. 5. FINANCING: This offer is contingent upon Buyer obtaining a new VA, FHA, Conventional, , type of loan. A letter of Buyer's loan status from (date). Buyer shall pay the appropriate down payment required with this loan. In lieu of other instructions, Buyer is to pay any loan discount or funding fees, if applicable. Buyer agrees, within seven calendar days, to make application for and diligently and in good faith endeavor to secure a new loan, pay all application fees, and to sign all financing documents without delay. Buyer also agrees to immediately deposit with the lender, at time of loan application, all required funds for credit report and appraisal; and authorizes lender to immediately order, unless otherwise agreed. Buyer reserves the right to obtain alternative financing as long as there are no increased costs to Seller. Assumption. See Attached Addendum. Contract for Deed/Private Mortgage. See Attached Addendum. **Cash.** This is a cash offer. The remaining balance of \$ will be paid at closing by certified check. A letter of verification from regarding the availability of funds is attached or will be delivered by (date). Offer is or is not contingent upon buyer obtaining proof of insurability within 6. HOMEOWNER INSURANCE: calendar day(s) of acceptance of offer, exclusive of the day of acceptance. If so contingent, and if Buyer has not provided written confirmation of such insurability or lack thereof to Seller within the specified time, then this contingency shall expire and all other terms of this agreement shall continue unaffected. 7. PERSONAL PROPERTY: Any personal property, free of liens and without warranty of condition, shall be transferred to Buyer by a separate Bill of Sale. SALE OF BUYER'S PROPERTY: This offer is not contingent upon the sale or close of property owned by the Buyer. This offer is contingent upon the sale and close or close of the buyer's property located at (address including city & state) _____ within _____ calendar day(s) of acceptance of offer, exclusive of the day of acceptance or within the time specified for closing the Seller's property. The Seller shall have the right to continue to offer the property for sale and accept any offers under the following terms: (NOTE: If offer is contingent, Buyer is to check one of the following:) 1) Seller may accept other offers until the contingency clause is removed in writing by the Buyer. If another offer is accepted by the Seller, the Seller will notify the Buyer that the contract is no longer valid and deposits will be returned according to paragraph 1 of this agreement. If the Buyer's property sells within the above stated time, the Buyer agrees to buy and the Seller agrees to sell according to the terms agreed to herein. Seller: **Initials: Buver:** Date: Date: Seller: **Buyer:** Page 1 of 3

	give the Buyer written notice waiver of the contingency on notice and deposits will be ret warrants and will demonstrate ability to obtain financing is r	the sale and close of the Buyer's curned according to paragraph 1 ce to the Seller's satisfaction that the contingent upon the sale and/o	of receipt of the notice, the Buproperty, or this agreement wind this agreement. Upon waive the funds needed for closing with or close of any property.	lyer will provide a written Il terminate without further r of this contingency, Buyer Il be available and the Buyer's	
	above has expired. After the a	k-up offers, subject to the rights bove-specified time, this offer be			
9.	writing. TITLE: Merchantable title shall and merchantable title, properly si Seller's expense an owner's State extended coverage policy of title i between a standard and full extend Other, as joint tenants with rights as joint tenants with rights of surv	gned and with the necessary Statement, or Standard with mat insurance to be provided (included led policy shall be paid by Se of survivorship; Joint Tenant	e Transfer Fee paid by the Selerial and labor lien (mechanics required full boundary surveiller or Buyer. Buyer to takes with rights of survivorship;	ler at the time of recording. At s lien) coverage, or Full y). The monetary difference te title as: Married to Each	
	WALK-THROUGH INSPECTION hours prior to closing to verify that condition as on the date this agree shall be removed by the Seller price condition on the day of closing un no responsibility or liability therep	t the mechanical systems are in we ment was written. All personal proper to closing. Seller states that the cless otherwise stipulated below. (Sore is accepted by the selling or	working order and that the property, including refuse, not is the heating, plumbing and electrical three representations	perty is in substantially the same included in the purchase price cal systems will be in working are solely that of the Seller, and	
11.	SELLER'S DISCLOSURE: (selection of the following clarification	s Property Disclosure Statement. Following items within	_calendar day(s) of acceptance	e of offer, exclusive of the day	
12	B. The parties acknowledge t LEAD-BASED PAINT STATEM				
	is notified that such property may INSPECTION OF PHYSICAL	present exposure to lead. See lead	d-based paint disclosure, if ap	plicable.	
	inspection is to inform/educate Bu	yer of conditions and future main	ttenance of property and is no	t designed to be a point of	
	renegotiation of the purchase pric			perty inspection services and it is	
	recommended that such services b This offer is / is not conti			Inspection which may include.	
	but not be limited to the physical,				
	the property. These inspection opti				
	calendar day(s) of ac	ceptance of offer, exclusive of the		pection options shall expire and	
	If the inspection(s) reveal condition			rties to this agreement shall have	
	the following options: Buyer will				
	from an inspector that the condition				
	can be reached on the results of th				
	results of the inspection(s), exclusive of the date of notification, this agreement shall be deemed null and void in its entirety. Buyer accepts inspection(s) as provided by Seller, subject to clarification of the following items:				
	Duyer accepts inspection(s) a	s provided by Seller, subject to	ciarification of the following	g nems:	
	Buyer hereby waives the opti	ion to have an independent hon	ne inspector assess the condi	tion of the property.	
14.	(Buyer initials) HOME WARRANTY: Buyer ar		ne warranty plans available an	d that either party may secure	
1.5	such warranty at their expense.	EVILIBLE OF CURVEY PEOL	TECT (D 1 1 (24 641 3 3	
15.	. IMPROVEMENT LOCATION EXHIBIT OR SURVEY REQUEST: (Buyer to check one of the following) New Improvement Location Exhibit (Seller to provide). The purpose of an Improvement Location Exhibit is to provide a				
	representation of the information				
	and is subject to any inaccuracies				
	location of the true boundary of the Boundary Survey and Impro				
	location exhibit and a boundary su				
	boundary information as the basis	for the improvement location ex	hibit.	, i	
		Paid by buyer unless otherwise	agreed upon herein.		
☐ No survey or exhibit is required by Buyer. ☐ Other					
Init	tials: Buyer:	Date:	Seller:	Date:	
	Buyer:	Date:	Seller:	Date: Page 2 of 3	
				rage 2 01 3	

16. PRORATIONS:	
Taxes, rents and homeowners association fees are:	
to be prorated to	(date). The tax proration shall be based on the previous year's in paragraph 21 below. (NOTE: Buyer and Seller acknowledge that taxes are
	and these figures change from year to year, determined by changes in city,
county and school budgets.) not to be pro	
	may or may not be based upon Owner Occupied Status. Buyer is aware that
	r 1, and March 15, unless otherwise agreed upon in writing
(see Other Provisions, item 21).	1 91 - 91 - 41 - 41
Any fuel oil, or propane stored on the property 17. POSSESSION/CLOSING: Possession to go to B	
(data) Esseran	uyer Closing will take place on or before w closing fee is to be paid by Buyer unless required by VA to be paid by Seller.
18 DEFAULT: In the event either party defaults under	er this agreement the parties shall have all remedies allowed under the law of
	I to the right to sue for specific performance or forfeiture of earnest money.
19. CHOICE OF LAW: The laws of South Dakota go	
20. OTHER PROVISIONS:	Total talls defision.
20. OTHER TROVISIONS.	
21. INTEGRATION AND MODIFICATION: This	writing contains the entire agreement between the parties and there are no other
	ose contained herein. This Agreement may be changed only by written
agreement signed by the parties.	and community and a summer of
inis is a legal binding contract between	een the Buyer and Seller, if not understood, seek legal advice.
Dated this	at a.m. p.m.
This agreement is void if not accepted by the seller before	ore a.mp.m. on the day of
X	
Buyer's Name - Typed or Printed	Buyer's Signature
X	
Buyer's Name - Typed or Printed	Buyer's Signature
The foregoing is accepted, countered (see at	ttached counter offer) or Unot accented
on this	at a.m. p.m.
on this	at
X	
Seller's Name - Typed or Printed	Seller's Signature
Selici s Ivaine - Typed of I Inned	Seriei's Signature
V	
Seller's Name - Typed or Printed	Seller's Signature
**	C
The following parties are listed for information	al purposes only and they shall not be considered parties to the contract.
Selling Company	Selling Salesperson - Seller Agent, Buyer Agent,
•	Limited Agent, Transaction Broker, Appointed Agent
	<u> </u>
Listing Company	Listing Salesperson