DREAMDIRT FARM & RANCH REAL ESTATE, LLC

IOWA FARM REAL ESTATE AUCTION PURCHASE AGREEMENT

| 36 | eller: | Buyer: Address: | | | | |
|-----------------|---|----------------------------|---|--|--|--|
| ٩c | ddress: | | | | | |
| Сi [.] | ity:State/Zip: | City: | Sta | te/Zip: | | |
| Γh | his transaction and agreement DIS DIS N | IOT subject to court ap | proval. | | | |
| 1. | Mutual Covenants. Seller agrees to sell a estate, together with all improvements and forth in this contract: | • • | | - | | |
| \$_ | Purchase Price. Buyer agrees to pay Seller as a non-refundable of | earnest money to be h | eld for the mut | ual benefit of Buyer | | |
| ın | nd Seller in the trust account of | | for delivery | to Seller at time of | | |
| elc | osing. The balance, adjusted prorations and/o | or credits (if any), shall | l be paid to Sel | ler at closing in cash. | | |
| f 1 | the buyer fails to perform on this agreement | all earnest funds will b | be forfeited to t | he seller. | | |
| | Calculation of Price if Buyers Premother purchase price. The contract price | ~ - | - | - | | |
| | and a% Buyers Premium was | | | | | |
| | and m | | | | | |
| wh Bu | Possession and Closing. Seller shall delive hich shall be held on or before (☐ See secti uyer's lender, Seller's attorney, or such other ents, insurance, and general taxes shall be ma | r possession of the prei | mises to Buyer ay agree. All pression at closin | at time of closing, _ at the office of rorations including g will be | | |
| ì. | Seller Elected Closing Date. Seller may e | elect to conduct the clo | sing with the h | uver during the period | | |
| ٠. | of but no later t | | • | | | |
| | buyer 7 days notice of closing. | _ | | - | | |
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| | losing Credits and Income Splits. The buyer will receive the following income or credits if any: |
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| Les | ase Termination. Buyer and Seller agree the tenancy of the current tenant will be terminated by |
| | uyer Seller prior to the nearest upcoming legal termination date of |
| | |
| | vidence of the termination has been provided to the buyer. |
| Per | rsonal Property Included. |
| | rms and Conditions of Bidding. This property was sold using the auction method and the Buyer eller are bound by the Terms and Conditions of this sale which were stated as follows: |
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| /• : | Additional | 1erms. | Any | Terms of | tnis a | greemen | t not cov | ered abov | e. | | |
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- 8. Groundwater Hazard Statement. Sellers warrant to the best of their knowledge and belief that there are no abandoned wells, solid waste disposal sites, hazardous wastes or substances, or underground storage tanks located on the Property, the Property does not contain levels of radon gas, asbestos, or ureaformaldehyde foam insulation which require remediation under current governmental standards, and Sellers have done nothing to contaminate the Property with hazardous wastes or substances. Sellers warrant that the property is not subject to any local, state, or federal judicial or administrative action, investigation or order, as the case may be, regarding wells, solid waste disposal sites, hazardous wastes or substances, or underground storage tanks. Sellers shall also provide Purchasers with a properly executed Groundwater Hazard Statement showing no wells, solid waste disposal sites, hazardous wastes and underground storage tanks on the Property.
- 9. Abstract and Title. Seller, at their expense, shall promptly obtain an abstract of title to the real estate continued through the date of this contract and deliver it to buyers for examination. It shall show merchantable title in Seller in conformity with this contract, Iowa law and the Title Standards of the Iowa State Bar Association. The abstract shall become the property of the Purchaser when the purchase price is paid in full; however, Purchaser reserves the right to occasionally use the abstract prior to full payment of the purchase price. Seller shall pay the costs of any additional abstracting and title work due to any act or omission of Seller, including transfers by, or the death of, Seller or their assigns. The Purchaser shall provide, at its expense, all policies of title insurance required by its lender.
- **10. Deed of Conveyance.** At the time of closing, Seller shall deliver to Buyer an executed recordable Warranty Deed sufficient to convey the real estate to Buyer or his nominee, in fee simple, subject only to title exceptions permitted herein.
- 11. Earnest Money on Default. If the Buyer defaults, the earnest money paid under the terms of the Contract shall be forfeited and paid to Seller, or at Seller's election, Seller may proceed in law or equity. If this Contract fails to close through no fault of the Buyer, the earnest money shall be returned to the Buyer. Provided however, if such failure is due to default by Seller, such return to Buyer shall not release Seller from their obligations under this Contract. In the event a dispute arises between Seller and Buyer as to who is entitled to the earnest money, DreamDirt Farm & Ranch Real Estate shall continue to hold the same until such dispute is resolved.

- **12. Survey.** Buyer may, prior to closing, have the property surveyed at the Buyers expense for their own purposes. The results of the buyer's survey will have no affect on this agreement. The seller will be responsible for any survey costs where survey is required for the legal transfer of the property or to mark boundaries between tracts where no current delineation exists.
- **13. Destruction of Premises.** If before the earlier of the delivery of the deed, or the transfer of possession, the improvements on the subject property shall be destroyed by fire or other casualty, Buyer shall have the option of declaring this Contract null and void and of receiving his earnest money, or of accepting the subject property as damaged or destroyed and the proceeds of any insurance payable as a result of such destruction or damage, which proceeds Seller agrees to assign to Buyer. In no event shall Seller be obligated to repair or replace damaged improvements.
- **14. Miscellaneous.** Time shall be of the essence of this Contract. Those provisions of this Contract which by their terms necessarily continue beyond the closing of this Contract shall survive the closing. If any of the subject real estate is enrolled in the Conservation Reserve Program (CRP) Buyer agrees to fulfill the Conservation Reserve Program (CRP) contract terms for any of the subject property currently enrolled in the program, and, within a reasonable time after closing, to execute a successor CRP1 contract with the Department of Agriculture.
- **15. Exchange**. Buyer(s) and Seller(s) understand and agree that the Buyer(s) and/or Seller(s) may elect to exchange the property for other real property in a tax-deferred exchange under Section 1031 of the Internal Revenue Code of 1986, as amended. Buyer(s) and Seller(s) shall cooperate with each other to facilitate said exchange.
- **16. Entire Agreement.** This document contains the entire agreement of the parties and supersedes all prior Offers with respect to the property. This purchase agreement may be modified only with the written agreement signed and dated by both parties. This purchase agreement shall not be assigned by Buyer with the written consent of the Seller.
- **17. Mediation**. In the event of a dispute, Buyer and Seller agree to consider mediation as an alternative to initiating legal action. The mediation will be conducted in accordance with the rules and procedures of a mutually agreed mediation service. Even when utilizing mediation, parties may still seek legal remedies.
- **18. Signatures**. This contract may be executed in one or more counterparts and delivered by facsimile or electronically, each of which shall be considered an original, but which, taken together, shall be deemed one and the same instrument.

THIS WILL BE A LEGALLY BINDING CONTRACT WHEN FULLY SIGNED. IF YOU DO NOT UNDERSTAND ALL OF THE TERMS, SEEK LEGAL COUNSEL FROM YOUR ATTORNEY **BEFORE SIGNING.** Buyer's signature Buyer's signature Seller's signature Seller's signature _____ Seller's signature Seller's signature **Purchase Agreement Contacts Sellers Attorney:** Name ______ Phone _____ Email _____ State _____ **Buyers Attorney:** Name ______ Phone _____ Email _____ City _____ State ____ **Auctioneers Company Contacts:** Stephanie Lee, Closings & Transaction Manager: stephanie@dreamdirt.com Phone: 515-380-1385

Jason Smith, Broker: jason@dreamdirt.com Phone: 515-537-6633

DreamDirt Farm Real Estate & Auction

AUCTION AGENCY DISCLOSURE AND ACKNOWLEDGEMENT

TO: BUYER/WINNING BIDDER

When you enter into a discussion with a real estate licensee regarding a real estate transaction, you should understand who the licensee is representing in the transaction. More importantly, you should understand how that agency relationship impacts on your relationship with the licensee. The term "Broker" shall hereinafter refer to: (Brokerage/firm) DreamDirt Farm and Ranch Real Estate, and Broker's affiliated licensees (brokers and salespersons). The term "Owner" and/or "Seller" shall hereinafter refer to seller, landlord or optionor. The term "Buyer" shall hereinafter refer to buyer, tenant or optionee. A "Client" is a party to a transaction who has an agency agreement with a broker for brokerage services. A "Customer" means a consumer who is not being represented by a licensee but for whom the licensee may perform ministerial acts, which are acts informative in nature.

For this auction transaction, Brokerage firm represents the Seller/Owner as a single Seller Agency. Single Seller Agency exists when Broker and Owner enter into a real estate "Exclusive Listing Agreement" or Auction Agreement and the property is sold to Buyer/Winning Bidder, who may be represented by a different real estate company. Broker and Broker's affiliated licensees' policy is to represent the Owner as a "Client." In Single Seller Agency, Broker does not also represent the Buyer in the transaction. Buyer shall represent themselves in this auction transaction and it is the policy of Broker to treat that Buyer as a "Customer" and not as a "Client."

Buyer may request Dual Agency, whereby Broker provides Brokerage services to both Seller and Buyer on their behalf. However, Broker is not obligated to agree to Dual Agency and must have the Seller/Owner's consent to provide Dual Agency.

BUYER HAS ONE OF THE FOLLOWING TWO OPTIONS: 1. Initial: WINNING BIDDER ACKNOWLEDGES THAT THEY ARE REPRESENTING THEMSELVES IN COMPLETING THE AUCTION SALES TRANSACTION. OR 2. If Buyer/Winning Bidder desires to have Auction/Brokerage Firm, provide services beyond ministerial acts, then Buyer may request dual agency. If Broker and Seller agree, both Seller and Buyer shall read and consent to dual agency and sign the separate Dual Agency Policy and Acknowledgement Form for the specific auctioned property. Initial: CONSENSUAL DUAL AGENCY. a. When Broker both lists and sells the property, it is the policy of Broker and Broker's affiliated salespersons to represent both Owner and Buyer as a Consensual Dual Agency. Under this circumstance, before signing an offer to buy or accepting an offer to buy, please see the "Dual Agency Consent"

Agreement" for detailed information as to the duties of Broker to both Owner and Buyer, as well as procedures to be followed.

b. Representing more than one party to a transaction can create a conflict of interest since both "Clients" may rely on the Licensee's advice. If Buyer opts for dual agency, Buyer must fill out and complete a Dual Agency Agreement with Brokerage.

Buyer and Owner are not required to consent to dual agency.

A. DUTIES OF A REAL ESTATE LICENSEE TO ALL PARTIES TO THE TRANSACTION

In providing brokerage services to all parties to a transaction, "Client" and "Customer" alike, a licensee (the Broker and its broker associates and salespersons), regardless of the type of agency representation agreed to, shall do all of the following:

- 1. Provide brokerage services to all parties to the transaction honestly and in good faith.
- 2. Diligently exercise reasonable skill and care in providing brokerage services to all parties.
- 3. Disclose to each party all material adverse facts (i.e. significant defects or negative circumstances) that the licensee knows except:
 - Material adverse facts known by the party.
 - Material adverse facts the party could discover through a reasonably diligent inspection and which would be discovered by a reasonably prudent person under like or similar circumstances.
 - Material adverse facts the disclosure of which is prohibited by law.
 - Material adverse facts that are known to a person who conducts an inspection on behalf of the party.
- 4. Account for all property coming into the possession of a licensee that belongs to any party within a reasonable time of receiving the property.

B. DUTIES OF A REAL ESTATE LICENSEE TO A CLIENT

A licensee providing brokerage services to a client, regardless of the type of agency representation agreed to, shall do all of the following:

- 1. Place the client's interests ahead of the interests of any other party, unless loyalty to a client violates the licensee's duties under provisions of the lowa Code (such as with Appointed Agency or Consensual Dual Agency) or any other applicable law.
- 2. Disclose to the client all information known by the licensee that is material to the transaction and that is not known by the client or could not be discovered by the client through a reasonably diligent inspection.
- 3. Fulfill any obligation that is within the scope of this Agency Disclosure, except those obligations that are inconsistent with other duties that the licensee has under the Real Estate Brokers and Salespersons provisions of the lowa Code or any other law.
- 4. Disclose to a client any financial interests the licensee or the brokerage has in any company or business entity to which the licensee or brokerage refers a client for any service or product related to the transaction. The client is not obligated to use any such recommended company, and may select a different company. NOTE: Broker/Licensee

(circle applicable) has a financial interest in or an affiliate relationship with the following companies or business entities:

C. DESCRIPTION OF BROKER'S SERVICES.

Broker may do the following for Sellers and Buyers: (1)Assist Buyer with financing qualification guidelines; (2)Provide helpful information about the property and area; (3)Respond accurately to questions about the property; (4)Disclose all material facts about the property that are known to Broker; (5)Disclose financial qualifications of the Buyer to the Owner; (6)Explain real estate terms and procedures; (7)Explain to Owner and Buyer the benefits of having the property inspected; (8)Explain closing costs and procedures; (9)Help the Owner and Buyer compare financing alternatives; (10)Provide information about comparable properties so Owner and Buyer may make an informed decision on what price to accept and/or offer; (11)Assist with all standard forms, including those that include the necessary protection and disclosures for the Owner and Buyer; and, (12)Work diligently to facilitate the sale and closing. The preceding list of services is not intended to be all inclusive, nor will all services listed be necessary in every case. Licensees are not required to answer questions outside of the scope of their real estate license. NOTE: Broker neither offers subagency to, nor accepts subagency from, other brokerage companies.

D. GUIDELINES FOR OWNER AND BUYER.

If you are the "Customer" in the transaction, you are advised not to disclose your negotiating position about such things as whether you as Owner, would take less than the asking price, or you as Buyer are willing to pay more than the price you offer. Except for information required to be disclosed, if you as either a "Client" or a "Customer", have reason to believe any confidential information, such as your financial status, motivation to sell or buy as well as other personal information will adversely affect your negotiating position, this should not be disclosed to anyone. Each party to the transaction has the responsibility to protect their own interests. Buyer and Seller request that Broker select and complete documents allowed by law, and authorize Selling Company to call Residence.

| AUCTION OF: (Property Address) | |
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| AGENCY ACKNOWLEDGEMENT | |
| (To be signed by Buyer upon writing offer and by Seller prior to presentation of Purchase Agreement) The term "Seller" shall hereinafter refer to Seller, Landlord or Optionor. The term "Buyer" shall hereinafter refer to Buyer, Tenant or Optionee. | Э |
| In the above Purchase Agreement dated, involving the auction of above property, the agency relationship between the parties and the respective real estate Company(s)/Licensee(s) is: | the |
| Selling/Auctioning/Listing Company and Licensee | |
| Seller Exclusive Agency, or Consensual Dual Agency | |
| Buyer/Winning Bidder | |
| ☑ Self Representation, or Consensual Dual Agency If Consensual Dual Agency is selected, both of the blanks above must contain a checkmark | ζ. |

IF YOU DO NOT UNDERSTAND THIS DOCUMENT, CONSULT AN ATTORNEY.

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| Seller/Owner | Winning Bidder |
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| Seller/Owner | Winning Bidder |
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| Seller/Owner | Buyer Representative: |
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| Auction Company: DreamDirt Farm & | Ranch Real Estate |
| Licensee: | |