OFFER TO PURCHASE

I/WE _			(the "Purchaser")	
ADDRI	ESS:			
TELEP	HONE:	Home:		Work:
having	inspecte	ed the real property des	cribed below, HEREBY (OFFER TO PURCHASE from:
NAME	·			
			(the "Vendor")	
ADDRI	ESS: _			
TELEP	PHONE:	Home:		Work:
the foll	owing pr	operty, located at		
			_, Saskatchewan	(CIVIC ADDRESS)
Lot:		Block:		Plan: which term includes all buildings on the
of Title	free and assume	d clear of all encumbrar d by the Purchaser, a	nces, save and except su as referenced in section	ptions appearing in the existing Certificate ch encumbrances as are expressly agreed n 9(E) and 9(F) hereof, for the sum of), (the "Purchase
are inc	cluded or ed, will be	are not included (ch	eck the applicable box) i f "property" when used h	ently included on the title to the property n the purchase of the property and, where erein.
	(a) accept the Pu Purcha this ag	\$ance of this offer to be rchase Price on the poser's obligations under	as the deposit to held in trust by the Vencossession date. If the larthis agreement, the Vence deposit as liquidated date.	be paid to the Vendor's lawyer, upon dor's lawyer, such deposit to be credited to Purchaser fails to comply with any of the endor may, at the Vendor's option, cancel amages and not as a penalty, and pursue
	(b) Purcha	\$ser's expense.	$_{\scriptscriptstyle \perp}$ by a new mortgage t	to be arranged by the Purchaser at the
	(c)	\$	by assumption of the	Vendor's existing mortgage in favour of
	(d) Vendo	\$ or the Vendor's lawyer	cash to be paid (subjecton or before 12 o'clock i	t to the adjustments provided below) to the noon on the possession date.
2.	This O	ffer to Purchase is subje	ect to the following condit	tions:
			e the day of _	ge on the property in the amount set out in, 20, on terms and

- (b) The Vendor completing the Property Condition Disclosure Statement attached as Schedule "A" (the "Property Condition Disclosure Statement") and delivering a copy of it to the Purchaser at the time of acceptance of this Offer.
- (c) The matters disclosed in the Property Condition Disclosure Statement being satisfactory to the Purchaser. If the Purchaser is not satisfied with the matters disclosed in the Property Condition Disclosure Statement, the Purchaser shall so notify the Vendor to that effect within 7 days from the date the Property Condition Disclosure Statement is received by the Purchaser. This agreement shall then be null and void and of no further force and effect. If notice is not given this condition is deemed to be waived.
- (d) The Purchaser obtaining a Building Inspection Report for the property satisfactory to the Purchaser at the Purchaser's expense on or before the ____ day of ______, 20___.
- (e) In the event the property is a Condominium, the Vendor complying with the special conditions referenced in the attached Schedule "B" hereto. In the event the documents and/or the particulars disclosed by the Vendor in Section 1 of Schedule "B" are not satisfactory to the Purchaser, the Purchaser shall so notify the Vendor to that effect within seven (7) days from the date that the documents and particulars referenced in Section 1 of Schedule "B" are received by the Purchaser at which time this agreement shall be null and void and of no further force and effect. If such notice is not given within the aforementioned seven (7) days, this condition shall be deemed to be waived by the Purchaser.

(†)	List any other Conditions)

In the event that all of the conditions have not been satisfied, fulfilled, performed or waived in writing by the Purchaser by the date specified in each condition, (or failing a date being specified, on or before the possession date), then the deposit shall be returned to the Purchaser and this agreement shall be null and void.

- 3. The Purchaser agrees to pay interest to the Vendor at the rate of ______% per annum, on any portion of the Purchase Price, less mortgages or other financial encumbrances assumed, not received by the Vendor or the Vendor's lawyer on the possession date. Interest shall be calculated from the possession date until the date that the entire purchase price is paid to the Vendor or the Vendor's lawyer.
- 4. The Vendor shall pay all costs of discharging any existing mortgage or other encumbrances against the property, not assumed by or agreed to by the Purchaser.

5.	Th	nis	transaction	of purchase	e and	sale	shall b	e comp	leted	and	closed	on or	before	12 o'd	clock
noon	on th	ne _	day of		_, 20_		(the "po	ssessio	n date	e") on	which	date t	he Purc	haser	shall
have	POS	SE	SSION of th	e property,	vacan	t or s	subject t	the fol	lowing	g tena	ancy, (I	_ist an	y Tenar	ıcy):	

- 6. ADJUSTMENTS: re: taxes, rents, insurance, utilities, condominium fees and other incoming and outgoing expense or revenue relating directly to the property, shall be made as at possession date.
- 7. The Vendor shall maintain fire insurance coverage until the earlier of the possession date or the date that possession is given to the Purchaser and the property and buildings shall be at the risk of the Vendor until possession is granted. Upon the earlier of the possession date, or the date that possession is granted to the Purchaser, the Purchaser shall place and maintain fire insurance coverage at the Purchaser's expense effective immediately. Insurance coverage shall be in an amount at least equal to the greater of that portion of the Purchase Price remaining to be paid to the Vendor or the amount of

insurance required by the Purchaser's mortgagee. In the event of any loss occurring before payment of the entire Purchase Price to the Vendor, payment of insurance proceeds shall be paid first to the Vendor on account of the unpaid Purchase Price and second to the Purchaser as the Purchaser's interest may appear.

	nd brac	ckets, e	nings, screen doors, and windows, attached floor coverings, drapery tracks, curtain lectrical, plumbing and heating fixtures and attachments, furnace, trees and owing:
	ned by orances.		ndor and conveyed to the Purchaser under this agreement free and clear of all
9.	(a)	Each p	earty shall pay their own lawyer.
	(b) of the F	The Pu	urchaser shall pay all Land Titles Office fees to register the property into the name er;
	(c) the Pur	The Purchaser;	urchaser shall pay all Land Titles Office fees to register any mortgage arranged by
	(d) encum		endor shall pay all Land Titles Office fees in connection with the discharge of any required to be removed by the Vendor;
	(e) encum	The Volume	endor shall transfer title to the property to the Purchaser free and clear of all except:
		(i)	all standard utility easements;
		(ii)	Mortgage in favour of
		(iii)	Caveat in favour of
	(f) encum		receiving the Purchase Price, the Vendor shall discharge the following from the title to the property:
		(i)	Mortgage in favour of
		(ii)	Caveat in favour of
		provide	e is a Surveyor's Certificate/Real Property Report for the property and the Vendor is a copy to the Purchaser or to the Purchaser's lawyer, the Vendor agrees to do so easonably possible after the acceptance of this offer by the Vendor.
10.	The Ve	endor wa	arrants that:
	(a) (b)	the bu	s no Urea Formaldehyde insulation in the buildings; ildings are situated totally within the boundaries of the property and do not ch onto any other lands adjacent to the property;
	(c) (d)	there a the bui and pro municip	are no encroachments onto the property; ildings and the property and their use comply with the zoning, building, fire safety operty maintenance by-laws and the fire and building codes of or adopted by the pality in which the property is situated; and lding is classified for occupancy as a:
	(-)		single family dwelling duplex

	condominium
11. If the Vendor that:	Purchaser is a body corporate, the Purchaser hereby covenants and agrees with the
(a)	The Land Contracts (Actions) Act (Saskatchewan) shall have no application to any actions as defined in the said Act with respect to this agreement or any agreement arising from it;
(b)	The Limitation of Civil Rights Act (Saskatchewan) shall have no application to:
	 this agreement; the sale and purchase constituted by the execution of this agreement; any charge or other security for payment of the money made, given or created by this agreement; any agreement or instrument renewing or extending or collateral to this agreement; or the rights, powers, or remedies of the Vendor under this agreement or other security, agreement, or instrument referred to or mentioned in Subsections (iii) or (iv) above.
promises or agrees to pur	understood and agreed that there are no other representations, warranties, guarantees, agreements of any kind other than those contained in this agreement and the Purchaser rchase the property as it stands at the price and terms and subject to the conditions in this FIME shall be of the essence of this agreement.
Property Correpresentation Statement sh	Vendor and the Purchaser agree that the representations and warranties contained in the ndition Disclosure Statement shall form part of this agreement and that all of the ns, warranties and covenants contained in this agreement and in the Property Disclosure all not merge with and shall survive the closing of the purchase and sale and the transfer of operty into the name of the Purchaser and shall be enforceable by the Purchaser after such
	Offer is irrevocable by the Purchaser and open to acceptance by the Vendor up to one emidnight on the day of, 20 If not accepted by that time, thdrawn.
contract of p	acceptance of this Offer within the time set out in Section 14, this agreement shall be a turchase and sale and be binding on the Vendor and Purchaser, their respective heirs, lministrators, successors and assigns.
DATED at	, Saskatchewan, this day of, 20

ACCEPTANCE

The Vendor ACCEPTS the above Offer together with all conditions contained in it and covenants to carry out the sale on the terms and conditions set out in the Offer.

The Vendor certifies that the Vendor is a resident of Canada as defined under the provisions of Section 116 of <a href="https://doi.org/10.2016/jnac.2016/na

DATED at	, Saskatchewa	an, this day of	, 20
SIGNED, SEALED AND DEI in the presence of:	LIVERED)) Vendor)	
Witness		Vendor	
Vendor's Lawyer:			
•	(name of lawyer) Address: Phone No.: Fax No.:		

CONSENT OF NON-OWNING SPOUSE

that I have sign described in the to give effect to	ned thi	is consen e disposi	t for the p	urpose of	f relinquishi	consent to ng all my	the about homeste	ove di ead riç	ispositio: ghts in tl	
					Non-	Owning S	pouse			
					TEADS AC		<u>NT</u>			
Saskatchewan,	I, a	Notary	Public/P	ractising	of Solicitor, wning spou	CERTIF	Y that	: I	, in the have	Province of examined
the owning spo owning spouse	use ir	the atta	ched agre	ement, se	eparate and	l apart fro	m the ov	vning	spouse.	The non-
	(a)				disposition					onsent and
	(b)				the part of in the hom		g spouse	e; and		
the attached ag	greeme	ent, and t			not, nor h my employ					
	DATE	ED the	day of _		, 20	·				
					SOL	TARY PU CITOR in atchewan	and for t			— f

PROVINCE OF	SASKATCHEWAN) TO WIT:)	
	THE HOMESTEADS ACT, 1989 - AFFIDAVIT	
.	I,, of, in t	ne
Province of Sas	skatchewan, MAKE OATH AND SAY:	
1.	I am a one of the parties to the within agreement.	
2. and a co-signat	My spouse is a registered owner of the land that is the subject matter of this disposition of this disposition.	on
	- or -	
2.	I have no spouse.	
SWORN BEFO	PRE ME at the City of)	
Saskatchewan	, in the Province of) this day of)	
	, 20	
for the Province Being a Solicito	NER FOR OATHS in and e of Saskatchewan or. OR My Commission expires: F SASKATCHEWAN	
FROVINCE OF	TO WIT:)	
	THE HOMESTEADS ACT, 1989 - AFFIDAVIT	
Province of Sas	I,, of, in the skatchewan, MAKE OATH AND SAY:	ηе
1.	I am one of the parties to the within agreement.	
2. and a co-signat	My spouse is a registered owner of the land that is the subject matter of this disposition of this disposition.	on
	- or -	
2.	I have no spouse.	
Saskatchewan	PRE ME at the City of	

for the Province of Saskatchewan Being a Solicitor. OR My Commission expires:

Schedule "A"

PROPERTY CONDITION DISCLOSURE STATEMENT

The following is a statement made by the Vendors concerning the condition of the property designated in the attached Offer to Purchase.

VENDORS ARE RESPONSIBLE FOR THE ACCURACY OF THE ANSWERS ON THIS DISCLOSURE STATEMENT AND WHERE UNCERTAIN SHOULD REPLY "DO NOT KNOW".

THE SEL	LERS MU	JST INI	TIAL EACH	RESPONSE BOX
GENERAL	YES	NO	DO NOT KNOW	DOES NOT APPLY
Is the dwelling connected to a public sewer system?				
Is the dwelling connected to a public water system?				
Are the improvements connected to a private or a community water system?				
Is the present use a non-conforming use?				
Does the property contain unauthorized accommodation?				
Is the ceiling insulated?				
Do the dwellings/improvements contain asbestos insulation?				
Do the dwellings/improvements contain urea formaldehyde insulation?				
Does the wood stove/fire place and/or insert meet the current fire insurance standards?				
Have you received any notice or claim affecting the property from any person or public body?				
Are the structural walls comprising the basement made of				
anything other than concrete? If so, please designate the				
substance				
STRUCTURAL				

IN THIS PART, THE VENDORS SHALL NOT BE LIABLE FOR ANY ERROR, INACCURACY, OR OMISSION IF THE VENDORS HAVE NO PERSONAL KNOWLEDGE OF THAT ERROR, INACCURACY OR OMISSION.

	YES	NO	DO NOT KNOW	DOES NOT APPLY
Are you aware of any additions or alterations made without a required permit?				
Are you aware of any structural defects with the dwelling/improvements?				
Are you aware of any problems with the heating system?				
Are you aware of any problems with the central air conditioning system?				
Are you aware of any moisture and/or water problems in the basement or crawl space?				
Are you aware of any damage due to wind, fire, water, insects or rodents?				
Are you aware of any roof leakage or unrepaired damage?				
Are you aware of any problems with the electrical				

system?	Ì				
Are you aware of any problems with the plumbing system?					
Are you aware of any problems with the swimming pool and/or hot tub and/or underground sprinklers?					
Are you aware of any problems with built-in appliances or					
attached fixtures?(eg. garage door opener, central vac,					
dishwasher, water softener, etc.)					
Are you aware of any encroachments or unregistered					
rights of way?					
Are you aware of or have you been charged any local improvement levies or taxes?					
Are you aware of any problems re: quantity or quality of well water (Gal/min. if known)?					
Are you aware of any problems with the septic system? CONDOMINIUM PROPERTY					
	YES	NO	DO NOT KNOW	DOES NOT APPLY	
Are there any special assessments voted on or proposed?					
Are there any pending rules or bylaw amendments which may alter the uses of the property?					
Are there any restrictions on pets, children, or rentals?					
Are the structural walls comprising the basement made of					
anything other than concrete? If so, please designate the					
substance					
GST COMPLIANCE	VEC	l NO			
Is the complex being sold a "residential complex" within the meaning of the <i>Excise Tax Act</i> (Canada)?	YES	NO	_		
Is the Vendor a Builder of the residential complex within					
the meaning of the <i>Excise Tax Act</i> (Canada)? Has the Vendor previously claimed an input tax credit in			_		
respect of the complex?			_		
Does the Vendor certify for the purpose of Section 194 of					
the Excise Tax Act (Canada) that the sale of the					
residential complex referenced in this agreement is an exempt supply under Part I of Schedule V of the <i>Excise</i>					
Tax Act (Canada) where the Vendor is not a "builder"					
and the Vendor has not previously claimed an input tax					
credit in respect of the complex					
ADDITIONAL COMMENTS AND/OR EXPLANATIONS: (Use addi	tional pa	aper if neces	sary)	
The Vendor represents and warrants to the Purchaser the Vendors' current actual knowledge as of the above date. A known to the Vendor will be disclosed by the Vendor to the	Any impo	rtant ch	anges to this		
DATED this day of, 20					

Vendor				Vendor								
The Purchasers statement on the	•			received O	and	read	а	signed	сору	of	this	disclosure
Purchaser				Purchase	r							

SCHEDULE "B"

SPECIAL CONDITIONS FOR CONDOMINIUM UNITS

This Schedule "B" is attached to and forms part of an Offer to Purchase by:

to:	
(Full name of Vendor)	

- 1. Within ten (10) days after acceptance of the Offer to Purchase, at the Vendor's expense, the Vendor shall obtain and deliver to the Purchaser or the Purchaser's lawyer the following:
 - (a) a copy of the latest amended by-laws of the Condominium Corporation in which the building in situated (the "Condominium Corporation");
 - (b) a copy of the most recent financial statements of the Condominium Corporation (audited statements if available);
 - (c) a copy of the Condominium Corporation Insurance Certificate or Policy;
 - (d) Management agreement(s) (if any) regarding the Condominium Corporation;
 - (e) most recent budget of the Condominium Corporation and particulars of any common expense, reserve fund and extra-ordinary contributions levied respecting the property;
 - (f) written confirmation of parking/storage facilities and exclusive use areas (if any) included in the purchase price and any related costs or charges; and
 - (g) the written particulars of any deficiency or exception that will appear in the Estoppel Certificate to be provided by the Vendor pursuant to paragraph 2 below
- 2. The Vendor warrants and agrees that on closing, the Vendor shall provide to the Purchaser, or the Purchaser's lawyer an Estoppel Certificate issued by the Condominium Corporation with respect to the property which, except as has been disclosed under Section 1 above, will confirm:
 - (a) the amount of the common expense, reserve fund and extra-ordinary contributions levied respecting the property and the manner in which they are payable, such amounts not to exceed the amounts disclosed under Section 1 above;
 - (b) the Vendor has paid all common expense, reserve fund and extra-ordinary contributions levied respecting the property up to possession date;
 - (c) the Condominium Corporation is not aware of any default by the Vendor in fulfilling any of the Vendor's obligations arising from membership in the Condominium Corporation and ownership of the property;
 - (d) the Condominium Corporation holds insurance policies as required by the **Condominium Property Act**, 1993 and its bylaws and policies are in good standing:
 - (e) the Condominium Corporation has not been served with a notice of any unsatisfied judgement against the Condominium Corporation, any existing orders or actions, suits or proceedings pending against or affecting the Condominium Corporation before or issued by any Court or public authority having jurisdiction;
 - (f) there has been no material change in the assets or liabilities of the Condominium Corporation since the date of the last audited Financial Statements of the Condominium Corporation:
 - (g) the Condominium Corporation has not taken any action nor has it received notice of any pending proceedings:

- (i) for the transfer or leasing of the common property of the Condominium Corporation or any part of it, except to the extent permitted under its Bylaws in relation to the assignment of parking spaces and privacy areas to individual units;
- (ii) to authorize any substantial change in or addition to the common facilities or any other substantial change in the assets of the Condominium Corporation;
- (iii) to amend the Condominium Plan relating to the Condominium Corporation as presently registered;
- (iv) to amend the Bylaws of the Condominium Corporation as constituted pursuant to the **Condominium Property Act**, 1993 or as presently registered;
- (v) for the appointment of an administrator for the Condominium Corporation;
- (vi) to terminate the condominium status of the land and buildings comprising the condominium property of the Condominium Corporation;
- (vii) to amend the scheme of apportionment of property taxes pursuant to Section 95 of the *Condominium Property Act*, 1993; or
- (viii) to appeal the assessment of the rates, charges or taxes on the units and common property of the Condominium Corporation levied by an assessing authority or to apply for the approval of a new scheme of apportionment for assessment purposes;
- (h) there has been no scheme of apportionment of property taxes pursuant to Sections 95 and 96 of the *Condominium Property Act*, 1993;
- (i) there has been no re-apportionment of common expense or reserve fund contributions pursuant to Section 26 of the Condominium Property Regulations;
- (j) there are no contracts extending beyond one (1) year;
- (k) the Purchaser is entitled to the exclusive use of the following portions of the common property: (delete any parts not applicable)

(i)	parking space no; rent \$ per
(ii)	storage locker space no
(iii)	patio/balcony; and
(iv)	other