

TITLE & CLOSING SERVICES

NEBRASKA TITLE COMPANY

has been providing timely and comprehensive title and closing services since 1947. Our experience has positioned us as the trusted leader in the markets we serve. We've built a reputation of providing service beyond expectation in everything we do.

WE BELIEVE

that great service translates to great business. We are driven to provide unmatched accuracy in everything we do – every day. Our passion is our strength. Our goal is to give customers the best experience possible. And our success is measured by our customers' complete satisfaction. We care about your business and we are dedicated to providing a high level of customer care and attention to detail that is unmatched in the industry.

WE ENCOURAGE

you to seek professional advice from a licensed real estate agent or an experienced real estate attorney to assist you, as the sale of your home involves a process that you may not be familiar with. Nebraska Title Company is a disinterested third party to the transaction.

WE ARE AVAILABLE

to answer any questions you may have with regard to the services that we provide and the costs associated with the sale of your home.

WHAT TO KNOW

7 Reasons to Work With a REALTOR®

REALTORS® aren't just agents. They're professional members of the National Association of REALTORS® and subscribe to its strict code of ethics. This is the REALTOR® difference for home buyers:

1. An expert guide.

Selling a home usually requires dozens of forms, reports, disclosures, and other technical documents. A knowledgeable expert will help you prepare the best deal, and avoid delays or costly mistakes. Also, there's a lot of jargon involved, so you want to work with a professional who can speak the language.

2. Objective information and opinions.

REALTORS[®] can provide local information on utilities, zoning, schools, and more. They also have objective information about each property. REALTORs[®] can use that data to help you determine if the property has what you need.

3. Property marketing power.

Property doesn't sell due to advertising alone. A large share of real estate sales comes as the result of a practitioner's contacts with previous clients, friends, and family. When a property is marketed by a REALTOR®, you do not have to allow strangers into your home. Your REALTOR® will generally prescreen and accompany qualified prospects through your property.

4. Negotiation knowledge.

There are many factors up for discussion in a deal. A REALTOR® will look at every angle from your perspective, including crafting a purchase agreement that allows you the flexibility you need to take that next step.

5. Up-to-date experience.

Most people sell only a few homes in a lifetime, usually with quite a few years in between each sale. Even if you've done it before, laws and regulations change. REALTORS® handle hundreds of transactions over the course of their career.

6. Your rock during emotional moments.

A home is so much more than four walls and a roof. And for most people, property represents the biggest purchase they'll ever make. Having a concerned, but objective, third party helps you stay focused on the issues most important to you.

7. Ethical treatment.

Every REALTOR® must adhere to a strict code of ethics, which is based on professionalism and protection of the public. As a REALTOR®'s client, you can expect honest and ethical treatment in all transaction-related matters.



TITLE INSURANCE 101

WHAT IS TITLE INSURANCE?

The most accurate description of title is a bundle of rights in real property. A title search is the process of determining from the public record what these rights are and who owns them. A title search is a means of determining that the person who is selling the property has the right to sell it, and that the Buyer is getting all the rights to the property that he or she is paying for.

WHAT IS THE COST OF TITLE INSURANCE?

Title insurance is a one-time premium. It insures against title defects until the property is sold again to a new owner. The price for title insurance is dependent on the sale price of the property. Generate a quote on our website: nebtitleco.com/ratecalculator

WHAT CAN I EXPECT AT CLOSING?

On the day of closing, all documents pertinent to the transaction are signed, checks are disbursed and the legal documents are sent to the courthouse for official recording. Your Escrow Closer will provide a thorough overview of the Settlement Statement and closing documents. Nebraska Title Company is a disinterested third party to the transaction.

WHY DOES THE SELLER NEED TO PROVIDE TITLE INSURANCE?

Title insurance provides the Buyer evidence that the Seller owns title to the property and is free of title defects. The title insurance policy that a Seller provides to a Buyer is a guarantee that the Seller is selling a clear title to the real estate, unencumbered by any legal attachments that might limit or jeopardize ownership.

WHY DOES THE BUYER NEED TITLE INSURANCE?

Title insurance provides the Buyer protection against:

- Errors in the public record and hidden defects not disclosed in the public record
- Mistakes in examining the title of your new property
- Common title defects involving bankruptcies, divorces, estates, and mechanic's liens In addition to the Buyer's Owner's Policy of Insurance, the Lender will require a policy that guarantees its first lien position on the property.

We strive to make the sale of your home a positive experience with a smooth, efficient closing process.

As a policy issuing agency for Old Republic Title, we are able to offer the superior protection of the Homeowner's Policy of Title Insurance, delivering more complete risk coverage, which translates to greater peace of mind for homebuyers. Buying a new home is one of life's most gratifying experiences and might be the biggest investment you will ever make. As you approach closing day, however, all those details can be overwhelming. It's easy to overlook the single most important step in the entire process — the purchase of title insurance on your wonderful new home.

WHAT IS TITLE?

Title is the legal right that a person has to the ownership and possession of land. Since it is possible that someone other than the seller has a prior legal right to the property you're buying, the premium coverage offered by the Homeowner's Policy provides you with added peace of mind. There can be any number of prior problems that remain undisclosed even after the most careful search of public records. These prior hidden "defects" are very dangerous and sometimes are not discovered for months or even years after you purchase your home. You could be forced to spend substantial money on a legal defense to protect your rights.

The Homeowner's Policy helps protect you against covered losses and prior defects, and provides legal defense for covered risks.

GET THE RIGHT TITLE INSURANCE

Your lender only requires that you purchase a Loan Policy. However, that policy only ensures the lender has a valid, enforceable lien on the property. It does not protect you! The Homeowner's Policy, on the other hand, is designed to protect you from covered title discrepancies arising prior to or concurrent with your purchase of the property.

Nebraska Title Company 866.616.3180 nebtitleco.com

PROTECT YOUR INVESTMENT

The Homeowner's Policy provides the most complete title coverage available, including protection against undisclosed heirs, mistakes in recording or errors in tax records. Our basic coverage protects against prior covered matters, such as:

- Someone claiming an ownership interest in your title
- Leases, contracts or options affecting your title
- Someone claiming to have rights affecting your title due to forgery or impersonation
- Someone having a right to limit your use of the land
- Unmarketability of your title
- A defective title

In addition to the coverage provided in the traditional Owner's Policy, the Homeowner's Policy offers new and expanded coverages* for a total of 32 covered risks. Now you can purchase coverage against losses caused by:

- Zoning violations
- Subdivision law violations
- Improvements that encroach into an easement
- Building permit violations
- · Covenants, conditions and restrictions

(continued on back)



PROTECT YOUR MOST IMPORTANT ASSET

- · Lack of vehicular and pedestrian access
- Supplemental assessments arising as a result of construction or a transfer prior to the policy date
- Damage to your house caused from someone with easement rights
- Someone refuses to buy your land because your neighbor's structures are on your land
- Your house or lawn and trees are being damaged by someone with rights to dig a well or mine

COVERAGE INCREASES AUTOMATICALLY

Your Homeowner's Policy will automatically increase by 10% in value each year for the first five years (up to 150% of the original policy amount) to help cover increases due to inflation.

HOW MUCH DOES TITLE INSURANCE COST?

The single premium is directly related to the value of your home. Typically, it is less expensive than your annual auto insurance. It is a one-time-only expense, paid when you purchase your home, yet it continues to provide complete coverage for as long as you or your heirs own the property.

THE HOMEOWNER'S POLICY PROVIDES MORE COVERAGE THAN EVER BEFORE.

NOW YOU CAN HAVE THE CONFIDENCE AND PEACE OF MIND THAT YOUR TITLE IS PROTECTED, THEREBY INCREASING THE RESALE POTENTIAL OF YOUR HOME.

Coverage Comparison of Standard ALTA Owner's Policy and Homeowner's Policy of Title Insurance	Standard ALTA Owner's Policy	Homeowner's Policy of Title Insurance
Title to the estate or interest described in Schedule A being vested other than as stated therein	YES	YES
Any defect in or lien or encumbrance on the title	YES	YES
Unmarketability of the title	YES	YES
Lack of right of access to and from the land	YES	YES
You are forced to remove your existing structures because they encroach onto your neighbor's land	NO	YES+
Someone has a legal right to and refuses to perform a contract to purchase the land, lease it or make a mortgage loan on it because your neighbor's existing structures encroach onto the land	NO	YES
You are forced to remove your existing structures, which encroach onto an easement or over a building set-back line	NO	YES
Your existing structures are damaged because of the exercise of a right to maintain or use any easement affecting the land	NO	YES
A taxing authority assesses supplemental real estate taxes not previously assessed against the land for any period before the policy date because of construction or a change of ownership or use that occurred before the policy date	NO	YES
Your neighbor builds any structures after the policy date which encroach onto the land	NO	YES
The residence with the address is not located on the land at the policy date	NO	YES
The map, if any, attached to the policy does not show the correct location of the land according to the public records	NO	YES
Your existing improvements, including lawns, shrubbery or trees, are damaged because of future exercise of right to use the surface of the land for the extraction or development of minerals, water or any other substance	NO	YES
You do not have both actual vehicular and pedestrian access to and from the land based upon a legal right	NO	YES
You are forced to correct or remove an existing violation of any covenant, condition or restriction affecting the land	NO*	YES
Your title is lost or taken because of a violation of any covenant, condition or restriction, which occurred before you acquired your title	NO*	YES
You are unable to obtain a building permit; you are required to correct or remove the violation; or someone else has a legal right to, and refuses to perform a contract to purchase the land, lease it or make a mortgage loan on it because of an existing violation of a subdivision law or regulation affecting the land	NO*	YES
You are forced to remove or remedy your existing structures, or any part of them other than boundary walls or fences because any portion was built without obtaining a building permit from the proper government office	NO*	YES+
You are forced to remove or remedy your existing structures, or any part of them because they violate an existing zoning law or zoning regulation	NO*	YES+
You cannot use the land because use as a single-family residence violates an existing zoning law or zoning regulation	NO*	YES
Someone else tries to enforce a discriminatory covenant, condition or restriction that they claim affects your title, which is based upon race, color, religion, sex, handicap, familial status or national origin	NO*	YES

^{**} Coverage for the item is not provided in the ALTA Owner's Policy UNLESS notice of the covenant, ordinance, statute or regulation is recorded in the public land records. Available by endorsement

Note: Covered risks listed are occurring after the policy date. This Homeowner's Policy of Title Insurance is for use, when requested, for one-to four-family residences only. It should not be used for vacant land or for new construction. If issued on new construction, you must independently verify the payment of all lienable construction costs and the issuance of all required occupancy permits. Deductible may apply with respect to certain of the coverages afforded in this policy. Contact your title agent/attorney or a local Old Republic Title office for specific information as to any deductibles, which pertains to the coverages in the Homeowner's Policy of Title Insurance.

Note: All covered risks are subject to policy conditions, exclusions and exceptions.

^{**} Some coverages are subject to deductibles and liability caps.

⁺ Coverage is subject to a deductible and a liability cap.

SELLER TO-DO LIST

RIGHT AWAY Submit purchase agreement, "Closing Information" form, and other documents included in this packet to Nebraska Title Company. If the Buyer is obtaining an appraisal and the appraiser has not made contact within 1-2 weeks to schedule a walk-through, notify the Buyer. Complete the Payoff Authorization form, include the requested information for each mortgage filed

against the property (1st loan, 2nd loan, and/or bridge loan) and submit to Nebraska Title Company.





BUYER TO-DO LIST

RIGHT AWAY

- Submit purchase agreement, "Closing Information" form, and other documents included in this packet to Nebraska Title Company.
- Order inspections. Copies of the reports should be forwarded to the Seller and Nebraska Title Company. Invoices should also be submitted to Nebraska Title Company to be included on the final settlement statement.
- Keep in touch with the Lender to be sure they have everything needed (personal information) for loan approval to meet desired closing date.
- Submit proof of homeowner's insurance to Lender as soon as possible.

DURING

- Upon receipt, review Title Commitment and assist Nebraska Title Company with clearing requirements, if any.
- Contact Lender to ensure all lender requirements have been met.
- Contact Seller to make arrangements for final walk-through prior to closing.
- Read inside water meter (if Seller is unable to do so) and bring 6-digit reading to closing.
- Transfer utilities as of day of closing/possession.

ON CLOSING DATE

- Bring cashier's check made payable to Nebraska Title Company for any balance that is due at closing.
- Bring a valid (current) government issued picture ID to closing (driver's license, military ID, passport, etc.).
- Bring your spouse (if applicable) to closing unless other arrangements have been made with the Lender and Nebraska Title Company.
- Make arrangements with Seller for key exchange.

Closing Information - Seller



Property Add	ress:				
Property Info	rmation				
☐ Well ☐ Se	eptic System 🛚 Pro	ppane 🗌 N/A			
Occupancy:	Owner Occupied	☐ Tenant Occupied	☐ Vacant		
Seller Informa	ation				
1. Name:			Marital Status	☐ Single ☐	Marrie
Phone:		Email Address:			
Current Mailir					
2. Name:					
Phone:		Email Address:			
Current Mailir					
Home Owners					
☐ Yes ☐ No	Name of Association	n:	Phone:	:	
Dues: ☐ Yes ☐ 1	No Amount: \$ (Contact Person:			
Home Warran	nty				
☐ Yes ☐ No Co	mpany		Paid for b	y : ☐ Buyer ☐] Seller
Additional Inf	formation				
				 	
,					

Closing Information - Buyer



Property Address:			
Buyer Information			
1. Name: Email Address:		-	
Current Mailing Address:			
2. Name:			
Phone: Email Address: Current Mailing Address:			
Financing Information			
☐ Cash ☐ Loan ☐ Seller Financing			
Buyer's Lender:			
Loan Officer:	_ Phone:		
Inspections			
Termite ☐ Yes ☐ No Inspector:			
Whole House			
Radon			
Other			
Home Warranty			
☐ Yes ☐ No Company	Paid for b	oy : ☐ Buyer[☐ Sellei
Additional Information			

FOR SALE BY OWNER DISCLOSURE

THE UNDERSIGNED SELLER AND BUYER ACKNOWLEDGE AND AGREE AS FOLLOWS:

- Each party represents and warrants to the other and Nebraska Title Company that such party has not retained any broker or agent to represent it in connection with this transaction. Therefore each party agrees to indemnify the other and Nebraska Title Company against any and all claims for real estate commission or brokerage fees arising out of any alleged agreement or action of such indemnifying party.
- 2. Neither Nebraska Title Company nor its employees represents Seller or Buyer. Nebraska Title Company is an independent third party retained to act as the closing agent in connection with this real estate transaction.
- 3. Neither Nebraska Title Company nor its employees may provide legal advice. Seller and Buyer are encouraged to seek legal review of all documents to be executed in connection with this transaction.
- 4. Nebraska Title Company and its employees are not licensed real estate agents. Licensed real estate agents are available to assist you with marketing, take care of the myriad of issues that pop up, and make the process as smooth as possible.

SELLER:	BUYER:
Date:	_ Date:

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

RESIDENTIAL PURCHASE AGREEMENT

Date:	
he undersigned Buyer agrees to purchase the Property described as follows:	
ddress:	
egal Description:	
cluding all fixtures and equipment permanently attached to the Property. The only personal property included is as	s follows:
URCHASE PRICE: Buyer agrees to purchase the Property from Seller, and Seller agrees to sell the Property to Buyurchase Price of \$	yer, for the
ARNEST DEPOSIT: Buyer shall deposit \$ as earnest money (the "Deposit"). The Deposit and delivered to Deposit and Depo	eptance of to Buyer at Seller and
uyer shall pay the Purchase Price at Closing as follows (select one):	
All Cash: Balance of the Purchase Price shall be paid by wire transfer or cashier's check at Closing, no financipulied.	cing being
Conditional Upon Financing: This Agreement is contingent upon Buyer obtaining CONVENTIONAL FIGURED A or financing in the amount of (loan amount of series rate not exceeding	by Buyer acceptance Date, this
Assumption of Existing Loan: This Agreement is contingent upon Buyer's assumption of the following loan: appliance in the amount of \$	including th the loan oility under ate. Buyer

to execute a Promissory Note secured by a first Deed of Trust on the Property in the amount of \$
documents to be prepared and cost of preparation shall be paid by \square Buyer \square Seller \square Split Equally. ESCROW CLOSING: Buyer and Seller acknowledge and understand that the Closing of the sale shall be handled by Nebraska
Title Company as Escrow Agent. The escrow closing fee shall be equally divided between Buyer and Seller. CLOSING DATE: The Closing Date shall be
agree. Seller agrees to deliver possession of the Property to Buyer at Closing OR TITLE INSURANCE: On the Closing Date, Seller agrees to convey good, valid and marketable title, in fee simple, to Buyer by warranty deed, free and clear of all liens and encumbrances, and subject to all building and use restrictions, utility easements,
and covenants of record. Buyer hereby selects the ALTA Homeowners Policy of Title Insurance OR
TAXES: If the Property is located in Douglas or Sarpy County, Nebraska , all consolidated real estate taxes which become delinquent in the year of Closing (as are typically paid in the year of Closing) are Current Taxes for the purposes of this Agreement. If the Property is located in any other county, all consolidated real estate taxes for the year in which Closing takes place (as are typically paid in the year following the year of Closing) are Current Taxes for the purposes of this Agreement (based on the most recently published preliminary or final assessed value and tax rate as of the date of Closing). Current taxes shall include any property tax credit applicable to the Property under the Nebraska Property Tax Credit Act for such year. Such Current Taxes shall be prorated as of date of \square Closing, \square possession, or \square Real estate taxes for all prior years shall be paid by Seller at or prior to Closing.
SPECIAL ASSESSMENTS: Seller agrees to pay for any special assessments for public improvements previously constructed, now under construction as of Closing. For purposes of this paragraph, public improvements shall mean improvements constructed by or on behalf of a government entity including, but not limited to, paving, curb, sidewalk and utilities.
HOMEOWNER'S ASSOCIATION DUES: Homeowner's Association Dues for the year in which Closing takes place, if any, shall be prorated between Seller and Buyer as of the date of Closing. All prior years to be paid by Seller.
DOCUMENTARY STAMP TAX: The Nebraska Documentary Stamp Taxes shall be paid by Seller.
SANITARY AND IMPROVEMENT DISTRICT (SID): The Property \Box IS or \Box IS NOT located in a Sanitary Improvement District (SID#
CONDITION OF PROPERTY: Seller represents that to the best of Seller's knowledge, there are no latent defects in the Property. No other representations have been made by Seller to Buyer concerning the condition of the Property except written statements made within the Seller's Property Condition Disclosure Statement. Unless otherwise stated herein, Buyer accepts

the Property "as is" in the condition as existed as of the date of this Agreement, based solely on Buyer's personal inspection, and not on the basis of any representation or warranty on the part of Seller as to its condition. Buyer acknowledges receipt of a copy of the Seller's Property Condition Disclosure Statement.

PROPERTY INSPECTIONS: Buyer has been advised of the availability of property inspections/tests. If Buyer has reserved the right to obtain property inspections, all inspections shall be at Buyer's sole cost and expense. If the condition of the Property is unsatisfactory in Buyer's subjective discretion, Buyer shall deliver written notice to Seller of Buyer's intent to terminate this Agreement not later than 5:00 p.m. on the 14th calendar day after execution of this Agreement by both parties. Upon termination of this Agreement the Deposit, less amounts necessary to pay any expenses incurred for all inspections, shall be returned to Buyer.

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☐ Buyer elects NOT to obtain property inspections OR
☐ Buyer reserves the right to perform property inspections.
WOOD DESTROYING INSECT INSPECTION:
☐ Buyer shall obtain a wood destroying insect inspection of the Property at Buyer's expense OR
\square Buyer waives the right to obtain a wood destroying insect inspection of the Property.
Seller agrees to pay for any treatment or repair work found necessary for issuance of a wood destroying insects warranty. Buyer agrees to accept the treated Property upon completion of repairs. If visible evidence of previously treated infestation which is now inactive is found, treatment shall not be required. If the cost of treatment and repairs exceed \square 2% of the Purchase Price OR \square , this Agreement may be terminated by Seller and/or Buyer by written notice to the other party within 5 calendar days of such terminating party's receipt of the wood destroying insect inspection report, in which even the Deposit shall be returned to Buyer.
LEAD BASED PAINT: Was the Property built prior to 1978? \square Yes \square No. If yes, Federal law requires that Seller and Buyer must complete Disclosure of Information on Lead-Based Paint and/or Lead-Based Paint Hazards.
MAINTENANCE: Seller shall maintain the Property in the condition as existed as of the date of this Agreement until Closing Seller agrees to maintain the lawn care, landscaping, sprinkler system, heating, air conditioning, water heater, sewer, plumbing electrical system and any built-in appliances in functional and operable condition as existed as of the date of this Agreement until delivery of possession to Buyer, unless otherwise noted in the Seller Property Condition Disclosure Statement. Seller agrees to install, at Seller's expense, smoke detectors and carbon monoxide detectors as required by law. Buyer shall have the right to inspect the Property within calendar days before Closing to confirm compliance with this Agreement.
UTILITIES: Seller shall pay all utility charges to the Closing Date. Buyer agrees to apply for and change the utility accounts to Buyer's name effective on the Closing Date.
RISK OF LOSS: Risk of loss or damage to the Property, prior to Closing Date, shall be the responsibility of Seller. If, prior to

RENTS AND LEASES: All leases and rents shall be current and not in default at Closing. Any tenant deposits and leases shall be assigned to Buyer at Closing. All rents shall be provided to Buyer within 3 days of Seller's acceptance of this Agreement.

Closing, the Property is materially damaged by fire, explosion or any other cause, Buyer shall have the right to rescind this

Agreement, in which event the Deposit shall be returned to Buyer.

TAX DEFERRED EXCHANGE: Either party may elect to classify this transaction as a like-kind exchange under Section 1031 of the Internal Revenue Code. Each party shall cooperate with the other in such exchange but shall not be required to incur additional expense or delays by reason of the other party's intended exchange.

DEFAULT: If Buyer fails to consummate this transaction according to the terms of this Agreement, Seller may, at Seller's option retain the Earnest Deposit as liquidated damages or utilize such other legal remedies as are available to Seller by reason of such failure.

OTHER PROVISIONS:	
This offer is null and void if not accepted by Seller on or before	, 20, at o'clock m.
BUYER	DATE
BUYER	DATE
ADDRESS	
NAMES FOR DEED:	
SELLER ACCEPTANCE O	OR COUNTER
\Box Seller accepts the foregoing offer to purchase on the terms state possession, and perform all the terms and conditions set forth above as	
☐ Seller counters the foregoing offer to purchase on the terms state possession, and perform all the terms and conditions set forth above Expression.	
SELLER	DATE
SELLER	DATE
ADDRESS	

BUYER ACCEPTANCE OR COUNTER

\square Buyer accepts the foregoing counteroffer to puset forth above.	archase on the terms stated and agrees to perform all the terms and conditions
\Box Buyer counters the foregoing offer to purchas forth above EXCEPT as follows:	se on the terms stated and agrees to perform all the terms and conditions set
BUYER	DATE
BUYER	DATE
SELLEI	R ACCEPTANCE OR COUNTER
	ANTOOSI IM (OS ON OO ON ISA
\square Seller accepts the terms above.	
GELLED.	DATE
SELLER	DATE
SELLER	DATE

VETERAN'S ADMINISTRATION (VA) ESCAPE CLAUSE

It is expressly agreed that, notwithstanding any other provisions of this Agreement, Buyer shall not incur any penalty by forfeiture of earnest money deposit or otherwise be obligated to complete the purchase of the Property described herein, if the Purchase Price or cost exceeds the reasonable value of the Property established by the VA. Buyer shall, however, have the privilege or option of proceeding with the consummation of this Agreement without regard to the amount of reasonable value established by the VA.

BUYER:	SELLER:
BUYER:	SELLER:
FEDERAL HOUSI	NG ADMINISTRATION (FHA) AMENDATORY CLAUSE 4155.1 REV-4 (6/92)
the purchase of the Property described here Buyer has been given in accordance wi Commission, Veterans Administration, or less than \$ this Agreement without regard to the amou maximum mortgage the Department of Ho	any other provisions of this Agreement, Buyer shall NOT be obligated to complete an or to incur any penalty by forfeiture of earnest money deposit or otherwise unless th HUD/FHA or VA requirements a written statement by the Federal Housing a Direct Endorsement lender setting forth the appraised value of the Property of not Buyer shall have the privilege and option of proceeding with consummation of ant of the appraised valuation. The appraised valuation is arrived at to determine the busing and Urban Development will insure. HUD does not warrant the value of the satisfy himself/herself that the Purchase Price and condition of the Property are
Seller agree to adjust the Purchase Price : Agreement, a new amendatory clause is n	mendatory clause is the Purchase Price as stated in this Agreement. If Buyer and in response to an appraised value that is less than the Purchase Price stated in the ot required. However, the loan application package must include the original sales amendatory clause, along with the amendment reflect the revised Purchase Price.)
BUYER:	SELLER:
BUYER:	SELLER:



How long has the seller owned the property? _____ year(s)

NEBRASKA REAL ESTATE COMMISSION SELLER PROPERTY CONDITION DISCLOSURE STATEMENT Residential Real Property

THIS DISCLOSURE STATEMENT IS BEING COMPLETED AND DELIVERED IN ACCORDANCE WITH NEBRASKA LAW. NEBRASKA LAW REQUIRES THE SELLER TO COMPLETE THIS STATEMENT (NEB. REV. STAT. §76-2,120).

	-			-		ow long has the seller occupied the propert yes, when? From (year) to			s)	
This disclosure statement concerns the in the city of	e real pr	operty lo	cated at	County of	of	, State of	Nebrask	a and leg	gally desc	cribed as
is <u>NOT a warranty of any kind</u> by the <u>any inspection or warranty that the</u> purchaser may rely on the information representing a principal in the transa	e seller o purchase ation con action ma rovided i	or any ag er may untained ay provice n this sta	ent repr vish to o herein i le a copy atement	esenting btain. Ev n decidir of this si is the rep	a p en t ng v	by the seller on the date on which this starincipal in the transaction, and should NO though the information provided in this swhether and on what terms to purchase ment to any other person in connection whether and the seller and NOT the representation of the seller and NOT the sel	<i>T be acc</i> tatemer e the r vith any	cepted a nt is NO eal prop actual o	<u>s α subst</u> Γ a warra perty. Ar or possibl	titute for anty, the ny agen le sale o
provision or space for indicating, inso has more than one item as listed bel one working, one not working, and or	ert "N/A' ow pleas ne not in	in the a e put the cluded, p	appropria e numbe out a "1"	ate box. If red in the in each o	If ag ie ap of th	t IN FULL. If any particular item or matter e of items is unknown, write "UNK" on the propriate box. For example – if the home e "Working", "Not Working", and "None/N number of item. You may also provide add	e blank has thre ot Inclu	provided ee room ded" box	I. If the pair condi es for th	oroperty itioners, at item,
SELLER STATES THAT, TO THE BEST OF THE SELLER, THE CONDITION OF THE				OGE AS O	F TH	IE DATE THIS DISCLOSURE STATEMENT IS O	OMPLE	TED ANI	SIGNED	ВҮ
	disclosure	e statem	ent, or n	umber se	par	t made applies to each and all of such ite ately as provided in the instructions above. ded" column for that item.				
Section A -Appliances	Working	Not Working	Do Not Know If Working	None / Not Included		Section B - Electrical Systems	Working	Not Working	Do Not Know If Working	None / Not Included
1. Refrigerator		J				Electrical service panel capacity AMP Capacity (if known)				
2. Clothes Dryer						fuse circuit breakers				
3. Clothes Washer						2. Ceiling fan(s) (number)				
4. Dishwasher						Garage door opener(s) (number) Garage door remote(s) (number)				
5. Garbage Disposal						5. Garage door keypad(s) (number)				
6. Freezer						6. Telephone wiring and jacks				
7. Oven						7. Cable TV wiring and jacks				
8. Range						8. Intercom or sound system wiring				
9. Cooktop						9. Built-In speakers				
10. Microwave oven						10. Smoke detectors (number)				
11. Built-In vacuum system and equipment						11. Fire alarm 12. Carbon Monoxide Alarm (number)				
12. Range ventilation systems						13. Room ventilation/exhaust fan (number)				
TEL Hange ventuation systems					-	14. 220 volt service				
13. Gas grill						15. Security System Owned Leased				
14. Room air conditioner (number)						Central station monitoring				
15. TV antenna / Satellite dish						16. Have you experienced any problems with the electrical system or its components?	l l		ne condition	
16. Trash compactor						YES NO	Commi		statement	
Seller's Initials/ P	roperty	/ Addre	ess			Bu	yer's l	nitials_	/_	

Section C - Heating and Cooling Systems	Working	Not Working	Do Not Know If Working	None / Not Included
1. Air purifier				
2. Attic fan				
3. Whole house fan				
4. Central air conditioning year installed (if known)				
5. Heating system year installed (if known) Gas Electric Other (specify)				
6. Fireplace / Fireplace Insert				
7. Gas log (fireplace)				
8. Gas starter (fireplace)				
9. Heat pump year installed (if known)				
10. Humidifier				
11. Propane Tank year installed (if known) Rent Own				
12. Wood-burning stove year installed (if known)				

Section D - Water Systems	Working	Not Working	Do Not Know If Working	None / Not Included
1. Hot tub / whirlpool				
2. Plumbing (water supply)				
3. Swimming pool				
4. a. Underground sprinkler system				
b. Back-flow prevention system				
5. Water heater year installed (if known)				
6. Water purifier year installed (if known)				
7. Water softener Rent Own				
8. Well system				
Section E - Sewer Systems	Working	Not Working	Do Not Know If Working	None / Not Included
1. Plumbing (water drainage)				
2. Sump pump (discharges to)				
3. Septic System				

PART II - In Sections A, B, C, and D if the answer to any item is "YES", explain the condition in the comments Section in PART III of this disclosure statement.

Section A. Structural Conditions - If there is more than one of any item listed in this Section, the statement made applies to each and all of such items unless otherwise noted in the comment section in PART III of this disclosure statement.

Section A - Structural Conditions	YES	NO	Do Not Know
1. Age of roof (if known) year(s)	N/A	N/A	
2. Does the roof leak?			
3. Has the roof leaked?			
4. Is there presently damage to the roof?			
5. Has there been water intrusion in the basement or crawl space?			
6. Has there been any damage to the real property or any of the structures thereon due to the following occurrences including, but not limited to, wind, hail, fire, flood, wood-destroying insects, or rodents?			
7. Are there any structural problems with the structures on the real property?			
8. Is there presently damage to the chimney?			
Are there any windows which presently leak, or do any insulated windows have any broken seals?			

Section A - Structural Conditions	YES	NO	Do Not Know
10. Year property was built (if known)	N/A	N/A	
11. Has the property experienced any moving or settling of the following:			
- Foundation			
- Floor			
- Wall			
- Sidewalk			
- Patio			
- Driveway			
- Retaining wall			
12. Any room additions or structural changes?			

Section B. Environmental Conditions - Have any of the following substances, materials, or products been on the real property? If tests have been conducted for any of the following, provide a copy of all test results, if available.

Section B - Environmental Conditions	YES	NO	Do Not Know
1. Asbestos			
2. Contaminated soil or water (including drinking water)			
3. Landfill or buried materials			
4. Lead-based paint			
5. Radon gas			
6. Toxic materials			

Section B - Environmental Conditions	YES	NO	Do Not Know
7. Underground fuel, chemical or other type of storage tank?			
Have you been notified by the Noxious Weed Control Authority in the last 3 years of the presence of noxious weeds, as defined by Nebraska law (N.A.C. Title 25, Ch. 10), on the property?			
Hazardous substances, materials or products identified by the Environmental Protection Agency or its authorized Nebraska Designee (excluding ordinary household cleaners)			

Seller's Initials	/ Property Address	Buver's Initials /

Section C. Title Conditions - Do any of the following conditions exist with regard to the real property?

Section C - Title Conditions	YES	NO	Do Not Know
1. Any features, such as walls, fences and driveways which are shared?			
2. Any easements, other than normal utility easements?			
3. Any encroachments?			
4. Any zoning violations, non-conforming uses, or violations of "setback" requirements?			
5. Any lot-line disputes?			
6. Have you been notified, or are you aware of, any work planned or to be performed by a utility or municipality close to the real property including, but not limited to sidewalks, streets, sewers, water, power, or gas lines?			
7. Any planned road or street expansions, improvements, or widening adjacent to the real property?			
8. Any condominium, homeowners', or other type of association which has any authority over the real property?			
9. Any private transfer fee obligation upon sale?			

Section C - Title Conditions	YES	NO	Do Not Know
10. Does ownership of the property entitle the owner to use any "common area" facilities such as pools, tennis courts, walkways, or other common use areas?			
11. Is there a common wall or walls?			
b. Is there a party wall agreement?			
12. Any lawsuits regarding this property during the ownership of the seller?			
13. Any notices from any governmental or quasi- governmental agency affecting the real property?			
14. Any unpaid bills or claims of others for labor and/or materials furnished to or for the real property?			
15. Any deed restrictions or other restrictions of record affecting the real property?			
16. Any unsatisfied judgments against the seller?			
17. Any dispute regarding a right of access to the real property?			
18. Any other title conditions which might affect the real property?			

Section D. Other Conditions - Do any of the following conditions exist with regard to the real property?

Section D - Other Conditions	YES	NO	Do Not Know
a. Are the dwelling(s) and the improvements connected to a public water system?			
b. Is the system operational?			
a. Are the dwelling(s) and the improvements connected to a private, community (non-public), or Sanitary Improvement District (SID) water system?			
b. Is the system operational?			
If the dwelling(s) and the improvements are connected to a private, community (non-public) or SID water system is there adequate water supply for regular household use (i.e. showers, laundry, etc.)?			
4. a. Are the dwelling(s) and the improvements connected to a public sewer system?			
b. Is the system operational?			
5. a. Are the dwelling(s) and the improvements connected to a community (non-public) or SID sewer system?			
b. Is the system operational?			
6. a. Are the dwelling(s) and the improvements connected to a septic system?			
b. Is the system operational?			
7. Has the main sewer line from the house ever backed up or exhibited slow drainage?			

Section D - Other Conditions	YES	NO	Do Not Know
8. a. Is the real property in a flood plain?			
b. Is the real property in a floodway?			
9. Is trash removal service provided to the real property? If so, are the trash services public private			
10. Have the structures been mitigated for radon? If yes, when?//			
11. Is the property connected to a natural gas system?			
12. Has a pet lived on the property? Type(s)			
13. Are there any diseased or dead trees, or shrubs on the real property?			
14. Are there any flooding, drainage, or grading problems in connection to the real property?			
15. a. Have you made any insurance or manufacturer claims with regard to the real property?			
b. Were all repairs related to the above claims completed?			
16. Are you aware of any problem with the exterior wall-covering of the structure including, but not limited to, siding, synthetic stucco, masonry, or other materials?			

Section E. Cleaning / Servicing Conditions - Have you ever performed or had performed the following? (State most recent year performed)

Section E – Cleaning / Servicing Conditions	YEAR	YES	NO	Do Not Know	None / Not Included
1. Servicing of air conditioner					
2. Cleaning of fireplace, including chimney					
3. Servicing of furnace					
4. Professional inspection of furnace A/C (HVAC) System					
5. Servicing of septic system					

Section E - Cleaning / Servicing Conditions	YEAR	YES	NO	Do Not Know	None / Not Included
6. Cleaning of wood-burning stove, including chimney					
7. Treatment for wood-destroying insects or rodents					
8. Tested well water					
9. Serviced / treated well water					

Seller's Initials/ Property Address	Buyer's Initials/
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PART III – Comments. Please reference comments on items responded to above in PART I or II, with Section Note: Use additional pages if necessary.	etter and item number.
If checked here PART III is continued on a separate page(s)	
in checked here i Art in is continued on a separate page(s)	
SELLER'S CERTIFICATION	
Seller hereby certifies that this disclosure statement, which consists of pages (including additional contract that Seller has completed this disclosure statement to the best of Seller's belief and knowledge as the date has statement is completed and signed by the Seller.	
Seller's Signature	Date
Seller's Signature	Date
ACKNOWLEDGEMENT OF RECEIPT OF DISCLOSURE STATEMENT, UNDERSTANDING A	ND CERTIFICATION
I/We acknowledge receipt of a photocopy of the above Seller Property Condition Disclosure Statement; un	
NOT a warranty of any kind by the seller or any agent representing any principal in the transaction; underst not be accepted as a substitute for any inspection or warranty that I/we may wish to obtain; understand to statement is the representation of the seller and not the representation of any agent, and is not intended to and purchaser; and certify that disclosure statement was delivered to me/us or my/our agent on or before into by me/us relating to the real property described in such disclosure statement.	and that such disclosure statement should he information provided in this disclosure be part of any contract between the seller
Purchaser's Signature	Date
Purchaser's Signature	Date



Payoff Request Form

NAME OF BORROWER:						
PROPERTY ADDRESS:						
BORROWER'S FORWARDING ADDRESS:						
Name of Existing Lender (1st)						
Loan No						
Lender's Phone Number						
Is there an open Home Equity Line of Credit (H	ELOC)? [] Yes [] No					
Have you entered into a Forbearance Agreeme	ent or Loan Modification Agreement?	()Yes() No				
The last mortgage payment I will make will be for	or the month of					
Payment will be made by: [] personal check or	r[]automatic withdrawal.					
Date payment will be made on						
Name of Existing Lender (2 nd OR BRIDGE LC	DAN)					
Loan No.						
Lender's Phone Number						
Is there an open Home Equity Line of Credit (H	ELOC)? [] Yes [] No					
Have you entered into a Forbearance Agreeme	ent or Loan Modification Agreement?	[]Yes[]No				
The last mortgage payment I will make will be for	or the month of					
Payment will be made by: [] personal check or	r() automatic withdrawal.					
Date payment will be made on						
LINE OF CREDIT: The undersigned Borrow issuance of a payoff statement with respect		e of credit upon				
The undersigned agrees to assist Nebraska Title to pay any fees charged by lender.	Company in obtaining a written payoff sta	atement and agrees				
The undersigned hereby authorize Nebraska Tit the above-referenced loan(s) including the exist escrow account and payoff amount.						
Seller	SSN	Date				
Seller	SSN	Date				

Disclosure of Information on Lead-Based Paint and/or Lead-Based Paint Hazards

Lead Warning Statement

Every purchaser of any interest in residential real property on which a residential dwelling was built prior to 1978 is notified that such property may present exposure to lead from lead-based paint that may place young children at risk of developing lead poisoning. Lead poisoning in young children may produce permanent neurological damage, including learning disabilities, reduced intelligence quotient, behavioral problems, and impaired memory. Lead poisoning also poses a particular risk to pregnant women. The seller of any interest in residential real property is required to provide the buyer with any information on lead-based paint hazards from risk assessments or inspections in the seller's possession and notify the buyer of any known lead-based paint hazards. A risk assessment or inspection for possible lead-based paint hazards is recommended prior to purchase.

Seller's Disclosure						
(a) Presence of below):	a) Presence of lead-based paint and/or lead-based paint hazards (initial (i) or (ii) below):					
(i)	_ Known lead-based paint and/or lead-based paint hazards are present in the housing. Describe what is known:					
(ii)	Seller has no knowledge of lead-based paint and/or lead-based paint hazards in the housing.					
(b) Records a	nd reports available to the seller (initial (i) or (ii) below):					
(i)	Seller has provided the purchaser with all available records and reports pertaining to lead-based paint and/or lead-based paint hazards in the housing. List documents below:					
	Seller has no reports or records pertaining to lead-based paint lead-based paint hazards in the housing.					
Purchaser's A	Acknowledgment					
	has (initial (i) or (ii) below):					
(i)	received copies of all records and reports pertaining to lead-based					
paint a	nd/ or lead-based paint hazards in the housing listed above.					
7 7	<u>not</u> received any records and reports regarding lead-based paint and/					
	-based paint hazards in the housing.					
` '	rchaser has received the pamphlet Protect Your Family from Lead in					
Your Home*(in						
• •	has (initial (i) or (ii) below):					
	_ received a 10-day opportunity (or mutually agreed upon period) to					
	ct a risk assessment or inspection for the presence of lead-based paint and/or					
iead- D	ased paint hazards; or					

^{*}Protect Your Family from Lead in Your Home available at https://www.epa.gov/lead/protect-your-family-lead-your-home-english

(ii) waived the opportunity to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards.						
Agent's Acknowledgment (initial or enter N/A if not applicable) (f) Seller's Agent has informed the seller of the seller's obligations under 42 U.S.C 4852d and is aware of his/her responsibility to ensure compliance. (g) Purchaser's Agent has informed the seller of the seller's obligations under 42 U.S.C. 4852d and is aware of his/her responsibility to ensure compliance. 1						
Certification of Accuracy The following parties have reviewed the information above and certify, to the best of their knowledge, that the information they have provided is true and accurate.						
Seller	Date	Purchaser	Date			
Seller	Date	Purchaser	Date			

Paperwork Reduction Act

Seller's Agent

This collection of information is approved by OMB under the Paperwork Reduction Act, 44 U.S.C. 3501 et seq. (OMB Control No. 2070-0151). Responses to this collection of information are mandatory (40 CFR 745). An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid OMB control number. The public reporting and recordkeeping burden for this collection of information is estimated to be 0.12 hours per response. Send comments on the Agency's need for this information, the accuracy of the provided burden estimates and any suggested methods for minimizing respondent burden to the Regulatory Support Division Director, U.S. Environmental Protection Agency (2821T), 1200 Pennsylvania Ave., NW, Washington, D.C. 20460. Include the OMB control number in any correspondence. Do not send the completed form to this address."

Date

Purchaser's Agent¹

Date

¹ Only required if the purchaser's agent receives compensation from the seller.