REAL ESTATE SALES AGREEMENT

		Δ	GENCY DIS	SCLOSURE	Parcel 2 - Black Ha	awk 79 acres m/l			
By	An agency disclosure must be made by the agent prior to any offer being made by the BUYER or accepted by the SELLER. By signing below, the BUYER and SELLER confirm that written disclosure of agency representation was provided to them prior to the signing of the REAL ESTATE SALES AGREEMENT.								
FO	BUYER further acknowledges having signed and received a copy of the SELLER PROPERTY CONDITION DISCLOSURI FORM, if required. The BROKER, its agents, employees and associates are not required, however, to discover hidde defects in the property or give advice on matters outside the scope of their real estate license.								
	SELLER and/or BUYER request that Broker select, prepare and complete form documents, as authorized by Iowa law or rule, such as purchase agreements, groundwater hazard statements and declaration of value.								
Hertz Real Estate Services, BROKER, and <u>Cal Wilson</u> licensee employed by or associated with the broker, represents the SELLER BUYER or BOTH SELLER AND BUYER									
BU	YER(S)			SELLER(S): Lynn C	D. Uhlenhopp Trust				
				Ву:					
Sigr	nature-		Date	By:Carl Uhlenhopp, 7	Trustee	Date			
Sigr	nature-		Date	Signature-		Date			
		ES: Lynn O. Uhlenhopp Trust	(Seller)) agrees to sell and c	onvev to				
				agrees to buy from Se		operty situated in			
	Wa	shington Township,Black Haw							
		described as _ W ¹ / ₂ SE ¹ / ₄ all in Section							
	Hawk (County, IA, together with any easement	its and 100 p	ercent of the mineral	rights owned by Sel	ler but subject to			
		sements of record, zoning restrictions, I							
		reserved to insert the exact legal descr							
2						\$			
2. TOTAL PURCHASE PRICE SHALL BE:					¢				
	Airu					Ψ			
	B Fu	nds Due at Settlement On				\$			
		inds due at settlement shall be by ba	nk cashior'			Ψ			
	Γl	inds due at settiement shan be by ba	iin casiiiei	S CHECK OF WHE Hall	ISIEI				
	τοτα	L PURCHASE PRICE AS NOTED AB				¢			
2		FFER CONTINGENT UPON THE ABI				<u>v</u>			
э.						unt on in			
	А.	Sell (or complete exchange of) proper acceptable, on or before <u>N/A</u> . However,							
		has first option and is given a N/A -ho							
		this contingency is not fulfilled.		withing of the Seller S		s uns agreement n			
	В.	Obtaining a commitment for a mortgag	na laan in the	amount of ¢ N/A on		r chall make overv			
	D.	reasonable effort to obtain approval of							
		will become null and void if buyer does							
		contingencies have been met.		Shor of Agent in White	ng belore <u>INA</u> that t	1000			
	C	Buyer shall notify Seller or Agent in wi	riting by wai y	red of any environme	ntal objections Buy	ver at Ruiver's			
	0.	expense may elect to have a profession							
		an original copy of said inspection res							
		$\underline{N/A}$. This offer shall be null and void							
		within five days after notice is given.							
	П	Offer subject to a well water test by a	licensed la	boratory showing wa	ter safe for human	consumption Cost			
	υ.	paid for by <u>N/A</u> .		seratory enowing wa					
	F		e no other c	ontingencies.					
		ontingency cannot be carried out, this (nev paid, or obligation	ons given by Buver			
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shall be returned to Buyer.

4. TAXES AND SPECIAL ASSESSMENTS:

- A. Real Estate taxes shall be prorated to **November 9, 2021**.
- B. Any proration of taxes shall be based upon the taxes for the year currently payable. All subsequent taxes will be paid by the Buyer.
- C. All special assessments spread on the Treasurer's book at the time of the acceptance of this offer are to be paid by the Seller. All subsequent special assessments are to be paid by the Buyer.
- 6. BROKER'S FEE: Seller agrees to pay <u>Hertz Real Estate Services</u>, Broker, herein as follows: <u>----%</u> of the total contract sales price OR <u>X</u> (as per Auction Agreement) in cash at closing, payable in the Broker's principal office.
- 7. POSSESSION AND CLOSING: Settlement of closing shall be on or before <u>November 9, 2021</u>, or after objections to title have been cleared. Possession of the property shall be delivered on, <u>closing</u> in its present condition, ordinary wear and tear excepted. If closing is delayed at fault of Buyer, Buyer shall pay <u>7</u>% interest on all unpaid amounts from <u>November 9, 2021</u> to date of closing. Buyer will not pay interest under this provision if closing is delayed at the fault of the Seller.
- 8. INSURANCE: Seller agrees to keep the buildings on said property insured at present coverage until possession is given and, in the event the buildings and improvements on said real estate are destroyed or materially damaged by fire or other casualty before possession is given to Buyer, it is agreed that the insurance money received shall go to Buyer to replace or repair said damage. Buyer may obtain additional insurance.
- 9. SURVEY: This property _____shall __X __shall not be surveyed if the same entity buys Parcel 1. Should survey be required cost to be divided as follows: Buyer ____0% Seller _100%.
- 10. FIXTURES: All personal property that integrally belongs to or is part of the real estate, whether attached or detached, such as water pumps and systems, automatic heating equipment, electrical service cable, fencing and other attached fixtures, trees, bushes, shrubs and plants, feed bunks in the fence, installed fences and gates, propane tanks not under lease, water association rights where applicable, hog and cattle waterers in the fence or permanently installed, grain storage buildings and hog and cattle sheds on permanent foundations, auger and conveyor systems shall be considered part of the real estate and included in this sale except: <u>None known.</u>
- All grain, livestock, hay, silage and non-realty property on the real estate are reserved by the Seller or Seller's tenant.
 11. CONDITION OF PROPERTY: The real estate (and any personal property contracted for) in its present condition as of date of this offer, will be preserved and delivered intact at the time possession is given.
 - X Seller sells "As Is" and "Where Is" all mechanical and electrical equipment.

Seller warrants all mechanical and electrical equipment is in reasonable working condition at possession. The agent makes no representations or warranties as to the physical or mechanical condition of the property, real or personal. Buyer accepts the property in its present condition.

- 12. GROUNDWATER HAZARD STATEMENT: At closing, a Groundwater Hazard Statement will be filed by the Seller(s) regarding the following items: (1) wells; (2) solid waste disposal; (3) hazardous wastes; (4) underground storage tanks; (5) private burial site, and (6) private sewage disposal system located on the property. If any of these are located on the property, they are as follows: <u>None known.</u> Brokers, their Agents, Employees and Associates shall not be responsible for any hazardous materials which may be found on this property which have not been disclosed by the Seller(s) or any other parties in interest and are not required to give advice on matters outside the scope of their real estate license.
- **13. REPESENTATIONS:** It is understood that no representations made by Broker or Salesperson in the negotiation of this sale are being relied upon unless incorporated herein in writing and this property has not been offered or shown to Buyer by another person or agency. Buyer declares they are purchasing on their own examination and judgment and not through any representations to them made by Seller, or their Agent, as to its location, size, value, future value, income therefrom or as to its production.
- **14. TIME:** In the performance of each part of this agreement, time shall be of the essence.
- **15. ABSTRACT AND TITLE:** Seller, at their expense, shall continue the abstract of title and deliver to Buyer for examination. The abstract shall become the property of the Buyer when the purchase price is paid in full and shall show merchantable title in conformity with this agreement and title law of the State of Iowa and Iowa Title Standards of the Iowa State Bar Association. Each party shall pay costs of additional abstracting and/or title work due to their acts or omissions.
- 16. DEED: Upon payment of purchase price, Seller shall convey title by <u>Trustee's Warranty</u> deed, free and clear of liens and encumbrances, reservations, exceptions or modifications except as in this instrument otherwise expressly provided. All warranties shall extend to time of acceptance of this offer, with warranties as to acts of Seller(s) up to time of delivery of deed. Seller(s) to pay transfer tax.

- 17. JOINT TENANCY IN PROCEEDS AND IN SECURITY RIGHTS IN REAL ESTATE: If, and only if, the Seller(s) immediately preceding this offer, hold the title to the above described property in joint tenancy, and such joint tenancy is not later destroyed by operation of law or by acts of the Seller(s) then (1) the proceeds of this sale, and any continuing and/or recaptured rights of Seller(s) in real estate shall be and continue in Seller(s) as joint tenants with rights of survivorship and not as tenants in common; and (2) Buyer(s), in the event of the death of either Seller, agree to pay any balance of the proceeds of this sale to the surviving Seller and to accept deed from such surviving Seller.
- 18. REMEDIES OF THE PARTIES FORFEITURE FORECLOSURE REAL ESTATE COMMISSION:
 - A. If the Seller(s) fails to fulfill this agreement, he/she will pay to the Broker the regular commission in full, and the Buyer shall have the right to have all payments, plus accrued interest, if any, returned or to proceed by any action or actions at law or in equity, and the Seller agrees to pay costs and attorney fees, and a receiver may be appointed.
 - B. If the Buyer fails to fulfill this agreement, the Seller may pursue forfeiture proceedings as provided in the Code of Iowa, all payments made herein shall be forfeited and the earnest money deposit shall be divided equally between Seller and Agent. Any payment to Agent under this section shall not exceed commission referred to in Paragraph 6 of this agreement.
 - C. In addition to the foregoing remedies, either party shall be entitled to any and all other remedies, or action at law or in equity, including foreclosure or specific performance, and the party at fault shall pay costs and attorney fees, and a receiver may be appointed. Either party will pay interest at the maximum legal rate on all amounts herein as and after they become delinquent.
- **19. APPROVAL OF COURT:** If this property is an asset of any estate, trust or guardianship that requires court approval for sale, this contract shall be subject to Court approval. If necessary, the appropriate fiduciary shall proceed promptly and diligently to bring the matter on for hearing for Court approval. (In that event, the Court Officer's Deed shall be used.)
- **20.** ALL FUNDS DEPOSITED hereunder as part payment as herein above set forth shall be held by Broker as Agent in trust pending acceptance of this offer, examination of the abstract and delivery of deed or formal contract. Buyer authorizes the company or persons financing his/her purchase to pay all funds to Broker as Agent for the Seller and Seller authorizes such Agent to accept same. It is agreed that at time of settlement, funds of the purchase price may be used by Broker as Agent to pay taxes, liens and other sales or purchase expenses of Seller and Buyer to comply with the above requirements; same to be handled under supervision of the Broker as Agent and subject to approval of Buyer's attorney on title questions to produce merchantable title.
- 21. CONTRACT BINDING ON SUCCESSORS IN INTEREST: This contract shall apply to and bind the successors in interest of the respective parties.
- 22. TENANT: If indicated by "YES" in the following space, <u>N/A</u>, it shall be the responsibility of Seller, at Seller's expense, to see to the termination of all rights of existing tenants so Buyer shall have sole possession, subject to the existing lease, and at closing Seller shall exhibit evidence satisfactory to Buyer of such termination. <u>N/A</u> will pay tenant for field expense incurred to <u>N/A</u>.
- 23. CONSERVATION PROGRAM CONTRACTS: Seller assigns all right, title and interest in any Conservation Program contract(s) for said real estate to Buyer. Seller reserves the right to receive from the Farm Service Agency and/or Natural Resource Conservation Service office their prorated share of any Conservation Program payment(s) prorated to <u>See Line 31A.</u> By acceptance hereof, Buyer, their successors and assigns, assume all obligations for compliance with the terms of said Conservation Program Contract(s). Buyer agrees to inform FSA within 60 days of Deed recording of ownership change and sign all necessary documents for transfer of contract(s) to Buyer's name.
- 24. WORDS AND PHRASES herein, including any acknowledgment hereof, shall be construed as in the singular or plural number, and as masculine, feminine or gender neutral according to the context.
- 25. WATER/SANITARY SYSTEMS: <u>Buyer</u> will assume all responsibilities, including costs, for compliance of all county and state regulations covering the sanitary and water systems on the property after closing.
- 26. ELECTRONIC SIGNATURES on this agreement and/or faxed/scanned copies of signed agreement shall be considered valid.
- 27. COUNTERPARTS: If more than one person is named as a Seller and/or Buyer herein, this contract may be executed by each Seller and Buyer, separately, and when so executed, such copies taken together with one executed by Broker on behalf of Brokerage Firm shall be deemed to be a full and complete contract between the parties.
- 28. SEVERABILITY: If any provision or provisions of this Agreement shall be held to be invalid, illegal, unenforceable or in conflict with the law of any jurisdiction, the validity, legality and enforceability of the remaining provisions shall not in any way be affected or impaired thereby.

29. IRS § 1031 TAX DEFERRED EXCHANGE:

- A. **Seller** reserves the right to structure this transaction as a tax-deferred exchange under Internal Revenue Code §1031. Buyer shall cooperate to complete the said exchange. Seller shall be responsible for all expenses related to seller-initiated exchange.
- B. **Buyer** shall have the right to assign this Agreement without consent of Seller, prior to closing, in order to affect a Like-Kind §1031 Tax-Free Exchange at no additional cost to Seller. Buyer shall be responsible for all expenses related to a buyer-initiated exchange.

30. ADDENDUM: There ______ is __X ____ is not an Addendum attached as a part of this Agreement. Said Addendum

consists of <u>-----</u> pages. **31. OTHER PROVISIONS:**

- A. <u>Seller to retain 100% of the 2021 CRP payment generally paid in October. Buyer to receive 100% of the 2022 CRP payment and thereafter.</u>
- B. Should survey be required, final purchase price will be adjusted up/down on a per acre basis to reflect the net surveyed acres.

	Offer presented this 2	<u>0th day of August</u> 20 <u>21</u> ,	
		_DAY OF <u>August</u> 20 <u>21</u> .	
BUYER(S):	P	SELLER(S): Lynn O. Uhlenhopp Trust	
Signature-	Date	By: Carl Uhlenhopp, Trustee	Date
Signature-	Date	Signature-	Date
Address: Address: Phone:	1	9040 Zachariah Ave. Anamosa, IA 52205 Phone: (319) 721-7166	
		T.C.	
CO-BROKER:		BROKER:	
Signature	Date	Morgan D. Troendle	Date



Self Representation



Agency Confirmation & Acknowledgement

The term "Seller" shall hereinafter refer to seller, landlord or optionor. The term "Buyer" shall hereinafter refer to buyer, tenant or optionee. Hertz Real Estate Services and Hertz Farm Management may be interchanged with "Hertz", "Broker" and/or "Brokerage".

Real Estate Sales Agreement Dated:

Seller(s): <u>Lynn O. Uhlenhopp Trust</u>

Buyer(s)

Legal Description or Property Address: ____ W¹/₂ SE¹/₄ all in Section 14, Township 90 North, Range 14 West of the 5th P.M., Black Hawk County, IA

Hertz Farm Management/Hertz Real Estate Services is the exclusive Agent/Brokerage of the Seller Buyer and has no fiduciary obligations or duties to any other party ("Customer"). All necessary agency disclosures and acknowledgements have been provided to Client.

Customer, as Seller or Buyer, elects to represent themselves. Customer understands that no Brokerage or Licensee will be providing any assistance/advice or representation to Customer. Licensees may provide ministerial acts to facilitate the transaction, but it is acknowledged that Brokerage/Licensees are not responsible for any non-client decisions or actions.

I. DEFINITIONS:

- A. Client: A part to a transaction who has an agency agreement with a broker for brokerage services.
- B. Customer: A consumer who is not being represented by a licensee, but for whom the licensee may perform ministerial acts
- c. Exclusive Agent/Brokerage: Client has contracted with brokerage to be the sole brokerage they will utilize to represent their interests.

II. DUTIES OF REAL ESTATE LICENSEE TO CLIENT:

- A licensee providing brokerage services to a client, regardless of the type of agency representation agreed to, shall do all of the following: A. Place the client's interests ahead of the interests of any other party, unless loyalty to a client violates licensee's duties under the
- provisions of the lowa Code or any other applicable law. B. Disclose to the client all information known by the licensee that is material to the transaction and that is no
- B. 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.
- C. 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 Iowa Code or any other law.
- Disclose to client any financial interests the licensee or 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.

III. DUTIES OF REAL ESTATE LICENSEE TO ALL PARTIES IN THE TRANSACTION (Client and Customer alike):

- A licensee, regardless of the type of agency representation agreed to, shall do all of the following:
- A. Provide brokerage services to all parties to the transaction honestly and in good faith.
- B. Diligently exercise reasonable skill and care in providing brokerage services to all parties.
- C. Disclose to each party all material adverse facts (i.e., significant defects or negative circumstances) that the licensee knows except:
 - 1. Material adverse facts known by the party.
 - 2. Material adverse facts the party could discover through a reasonably diligent inspection and which would be discovered by a reasonably prudent person under like/similar circumstances.
 - 3. Material adverse facts the disclosure of which is prohibited by law.
 - 4. Material adverse facts that are known to a person who conducts an inspection on behalf of a party.

Date

Date

 Account for all funds coming into the possession of a licensee, which belong to any party, within a reasonable time of receiving the funds.

If a person decides to represent themselves or declines Brokerage representation, this document shall provide written acknowledgement and confirmation to all licensees involved in the transaction. A person representing themselves should consult a lawyer for any advice or other representation.

THIS IS A LEGAL DOCUMENT. IF YOU DO NOT UNDERSTAND ALL OF THE INFORMATION CONTAINED WITHIN, CONTACT A LAWYER.

BROKER: HERTZ REAL ESTATE SERVICES/HERTZ FARM MANAGEMENT

CUSTOMER(S):

Signature -

Signature -

Signature -

Date

Date

Signature -