REAL ESTATE SALES AGREEMENT-WEST PORTION

1	. PARTIES:	Anna Marie Morin Rev	vocable Trust			(Seller) agrees to sell and conv (Buyer), and Buyer agrees to b	•
S	eller the follov	ving property situated in	Greenwood	Township,	Cass	County, Nebraska and legally o	
						0, Township 11N, Range 9E of the 6 th	
FS						o any easements of record, zoning re- exact legal description as shown by the	
2	. TOTAL PU	JRCHASE PRICE SHALL B	3E: (<u>40.00</u>) A	،C, M/L @ \$.00/AC	\$.00	
	PAYMENT	FOR THE PROPERTY AS	FOLLOWS:				
	A. FUNDS	TO BE DEPOSITED IN TR	RUST WITH ESCRO)W AGENT ON A	ACCEPTANCE OF OF	\$.00	
	B. ADDITIO	ONAL FUNDS DUE ON	XXXXXXXXX	XXXXXXXXXXX	<u>C</u>	\$ 0.00	1
		DUE AT SETTLEMENT C				\$.00	
	D. BALAN	due at settlement shall b ICE DUE UNDER INSTALL	LMENT CONTRACT	Г		\$ 0.00	1
	this co	and Seller shall execute a unty calling for the follov					
	at the r	rate of%.					
	TOTAL PU	RCHASE PRICE AS NOTE	D ABOVE		,	00	
3.	THIS OFFE	R CONTINGENT UPON T	HE ARILITY OF RU	VER TO:			
٥.					nvironmental objecti	ons. This offer shall be null and void	unless all
		es agree on the resolution					
	B. Othe	er Contingency: No Co	ntingencies				
	If any	contingency cannot be	carried out, this C	Offer shall becon	ne null and all mone	y paid or obligations given by Buye	r shall be
4		ned to him.	TC.				
4.	A. Selle	D SPECIAL ASSESSMENT or agrees to pay	of the real estate	taxes that will b	e delinquent if not p	aid in the calendar year 20 <u>23</u> , as w	ell as any
	B. All su	ubsequent taxes will be p	paid by the Buyer.				
		pecial assessments sprea equent special assessme			ime of the acceptan	ce of this offer are to be paid by the S	Seller. All
5.		MONEY \$.00				ted as Earnest Money upon execution	
	contract by	all parties with OMA	AHA NATIONAL TI	<u>TLE</u> as E	scrow Agent. Addit	onal Earnest Money, if any, shall be	deposited
						unds paid by Buyer to Broker may be on the condition of t	
	or TIN #		trade addodant and t	ino mitoroot ourn	ou thoroom onan door	do to, with interest ereality	70 to 00 #
6						, herein as follows: a fee of%	
_						, payable in the Broker's principal offi	
7.						, 20 <u>22</u> or after objections to title has its present condition, ordinary wear	
						d amounts fromJanuary 9, 2023	
		closing. Buyer will not pa					
8.						rage until possession is given and in	
		-		•		by fire or other casualty before poss	
	given to Bi additional i		e insurance money	y received shall	go to Buyer to repla	ice or repair said damage. Buyer m	ay obtain
9.			II <u>X</u> shall not !	be surveyed. Co	est to be divided as fo	ollows: Buyer <u>N/A</u> % Seller <u>N/A</u>	%.
	Buyer	Initial				Seller	Initial

	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 p	ossession.	
	The agent makes no representations or warranties as to the physical or mechanical condition of the pr	operty, real or personal. Buy	/er
	accepts the property in its present condition.		
12.	REPRESENTATIONS: It is understood that no representations made by the Broker or salesperson in the	regotiation of this sale are being	na
	relied upon unless incorporated herein in writing and this property has not been offered or shown to Buy		
	Buyer declares they are purchasing on their own examination and judgment and not through any repres		
	Seller, or their agents, as to its location, size, value, future value, income therefrom or as to its production	•	
13.	TIME : In the performance of each part of this agreement, time shall be of the essence.		
14.	TITLE OPINION: Seller to furnish a title binder certified to date of sale. Within fourteen (14) days after de	divory of title hinder huver ch	الد
14.			
	furnish seller or their agent a written opinion from buyer's attorney showing the defects, if any, in the	above-described property.	ne
4.5	insurance will be provided with the cost of the premium to be split equally between buyer and seller	1.6	
15.		ed, free and clear of liens and	
	encumbrances, reservations, exceptions or modifications except as in this instrument otherwise expressl		all
	extend to time of acceptance of this offer, with warranties as to acts of Seller up to time of delivery of dee		
16.	JOINT TENANCY IN PROCEEDS AND IN SECURITY RIGHTS IN REAL ESTATE. If, and only if, the Sellers, in		
	hold the title to the above described property in joint tenancy, and such joint tenancy is not later destroyed	ed by operation of law or by ac	cts
	of the Sellers (1) then the proceeds of this sale, and any continuing and/or recaptured rights of Sellers in I	real estate shall be and contin	ue
	in Sellers as joint tenants with rights of survivorship and not as tenants in common; and (2) Buyers, in	the event of the death of eith	ıer
	Seller, agree to pay any balance of the proceeds of this sale to the surviving Seller and to accept deed fro	m such surviving Seller.	
17.	REMEDIES OF THE PARTIESFORFEITUREFORECLOSUREREAL ESTATE COMMISSION:	G	
	A. If the Seller fails to fulfill this agreement, he/she will pay to the Broker the regular commission in f	full, and the Buyer shall have t	he
	right to have all payments, plus accrued interest, if any, returned or to proceed by any action or ac		
	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 provide	ded in the Code of Nebraska	all
	payments made herein shall be forfeited and the earnest money deposit shall be divided equally		
	payment to Agent under this section shall not exceed commission referred to in Paragraph 6 above	· ·	ııy
	C. In addition to the foregoing remedies, either party shall be entitled to any and all other remedies		+.,
	including foreclosure or specific performance, and the party at fault shall pay costs and attorn		
40	appointed. Either party will pay interest at the maximum legal rate on all amounts herein as and a	•	
18.	APPROVAL OF COURT: If this property is an asset of any estate, trust or guardianship that requires cour		
	shall be subject to Court approval. If necessary, the appropriate fiduciary shall proceed promptly and dilig	gently to bring the matter on f	or
	hearing for Court approval. (In that event, the Court Officer's Deed shall be used.)		
19.	ALL FUNDS DEPOSITED hereunder as part payment as herein above set forth shall be held by Agent in the		
	offer, examination of the abstract and delivery of deed or formal contract. Buyer authorizes the company o	r persons financing his purcha	se
	to pay all funds to Escrow Agent for the Seller and Seller authorizes such Agent to accept same. It is ag	greed that at time of settleme	nt,
	funds of the purchase price may be used by Escrow Agent to pay taxes, liens, and other sales or purchase	se expenses of Seller and Buy	/er
	to comply with the above requirements; same to be handled under supervision of the Escrow Agent and	d subject to approval of Buye	r's
	attorney on title questions to produce merchantable title.		
	Buyer and Seller acknowledge and understand that the closing of the sale may be handled by an esci	row agent and that the	
	listing broker is authorized to transfer the earnest deposit or any other funds received to the escrow ag		
	broker shall have no further responsibility or liability to Buyer or Seller to account for the funds. Escrov		
	be equally divided between Buyer and Seller. If Buyer's loan is a government-regulated loan which		
	paying such charges, then they shall be paid by Seller.	. promoto Bayor from	
20.	CONTRACT BINDING ON SUCCESSORS IN INTEREST: This contract shall apply to and bind the success	core in interest of the respecti	iνο
20.		sors in interest of the respecti	VC
21	parties.	ot Callaria avenana ta asa ta t	ه ما
21.	TENANT : If indicated by "yes" in the following spaceYES, it shall be the responsibility of Seller at the state of all rights of suiting the state of the		
	termination of all rights of existing tenants so Buyer shall have sole possession and at closing Seller shall	exhibit evidence satisfactory	το
	Buyer of such termination. <u>SELLER</u> will pay tenant for field expenses incurred to <u>CLOSING</u>	.	
22.	WORDS AND PHRASES herein, including any acknowledgment hereof, shall be construed as in the sin	ngular or plural number, and	as
	masculine, feminine or neuter gender, according to the context.		
23.	WATER/SANITARY SYSTEMS: BUYER will assume all responsibilities, including costs, for compliance of	fall county and state regulatio	ns
	covering the sanitary and water systems on the property.		
	Ruyer Initial	Seller Initial	

10. FIXTURES: All personal property that integrally belongs to or is part of the real estate, whether attached or detached, such as, water

All grain, livestock, hay, silage and non-realty property on the real estate are reserved by the Seller or Seller's tenant.

auger and conveyor systems shall be considered part of real estate and included in this sale except:_

be preserved and delivered intact at the time possession is given.

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 shades on permanent foundations,

CONDITION OF PROPERTY: The real estate (and any personal property contracted for) in its present condition as of date of this offer, will

Page 3 of 3

By:

- FAXED, SCANNED AND/OR ELECTRONIC SIGNATURES on this agreement shall be considered valid. 24.
- 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.
- 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.
- 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.

		have the right to assign this Agreement wi Free Exchange at no additional cost to Seller.		
	exchange.	ree Exchange at no additional cost to belief.	. Dayer shall be responsible for all expens	ses related to a bayer-illitated
28. ADD		is <u>X</u> is not an Addendum attached that	is part of this Agreement. Said Addendu	in consists of pages.
		Closing Costs shall be split equally by Buye		pugus
		Title Insurance Premium shall be split equa		
			,,,	
D	ated this day	y of $\underline{\hspace{1cm}}$, 20 $\underline{\hspace{1cm}}$, and null and void if n	ot accepted on or before, ;	20
		ACCEPTED THIS DAY OF	, 20	
BUYER(S	S):		SELLER(S): Anna Marie Morin Revo	cable Trust
0101147			OLOMATURE	
SIGNAT	URE	Date	SIGNATURE	Date
CICNIATI	IDE		CICALATURE	
SIGNAT	URE	Date	SIGNATURE	Date
		•	HERTZ FARM MANAGEMENT, INC.	
Co-Broke	ar .		Listing Broker	
CO-BIOK	31		Listing broker	

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

By:

REAL ESTATE SALES AGREEMENT-EAST PORTION

1	. PARTIES:	Anna Marie Morin Re	vocable Trust			(Seller) agrees to sell and convey to (Buyer), and Buyer agrees to buy from
S	eller the follow	ving property situated in	Greenwood	Township,	Cass	County, Nebraska and legally described a
						10, Township 11N, Range 9E of the 6 th P.M.
						· · · · · ·
FS						any easements of record, zoning restrictions, act legal description as shown by the Abstract
2.	. TOTAL PU	IRCHASE PRICE SHALL I	BE: (<u>34.24</u>)	AC, M/L @ \$.00/AC	\$.00
	PAYMENT	FOR THE PROPERTY AS	S FOLLOWS:			
	A. FUNDS	TO BE DEPOSITED IN T	RUST WITH ESCR	OW AGENT ON A	CCEPTANCE OF OFF	\$.00
	B. ADDITIO	ONAL FUNDS DUE ON	XXXXXXXXX	(XXXXXXXXXXXX	<u> </u>	\$ 0.00
		DUE AT SETTLEMENT				\$.00
		due at settlement shall CE DUE UNDER INSTAL	•			\$ 0.00
	this co	and Seller shall execute a unty calling for the follow rate of%.				
	TOTAL PU	RCHASE PRICE AS NOTI	ED ABOVE			\$.00
3.	A. Buye parti	R CONTINGENT UPON T er shall notify Seller or A es agree on the resolution er Contingency: No Co	gent in writing by on of environmenta	N/A of any e		ns. This offer shall be null and void unless all ce is given.
		contingency cannot be	c carried out, this	Offer shall becom	e null and all money	paid or obligations given by Buyer shall be
4.	A. Selle delin B. All su C. All s	D SPECIAL ASSESSMEN or agrees to pay 100% quent taxes for prior yea ubsequent taxes will be p	of the real estate ars. paid by the Buyer. and on the Treasure	er's book at the t		id in the calendar year 20 23, as well as any of this offer are to be paid by the Seller. All
5.	contract by with the Es	MONEY \$00 r all parties withOM crow Agent. If indicated	is he	erewith tendered <u>TTLE</u> as E lowing space!	scrow Agent. Addition NA Strust fu	ed as Earnest Money upon execution of this nal Earnest Money, if any, shall be deposited nds paid by Buyer to Broker may be deposited e toN/A, with interest credited to SS #
6	BROKER'S					herein as follows: a fee of% payable in the Broker's principal office.
7.	POSSESSIO	ON AND CLOSING: Sett	tlement or closing	shall be on or be	fore <u>January 5</u>	, 20 <u>23</u> or after objections to title have been its present condition, ordinary wear and tear
	excepted.		ult of Buyer, Buyer	r shall pay <u>6</u> %	interest on all unpaid	amounts from <u>January 15, 2023</u>
8.	INSURANC the building	E : Seller agrees to keep gs and improvements o	o the buildings on s on said real estate	said property inst are destroyed or	ared at present covera materially damaged l	age until possession is given and in the event by fire or other casualty before possession is see or repair said damage. Buyer may obtain
9.	additional i	insurance.		,	, ,	lows: Buyer <u>N/A</u> % Seller <u>N/A</u> %.
	D.	ladatal				Callan
	Buyer	Initial				Seller Initial

	X	_ Seller sells "as is" ar	nd "where is" all mechani	cal and electrical equipment.			
		Seller warrants all m	nechanical and electrical e	quipment is in reasonable w	orking condition at posses	sion.	
	The age	ent makes no represen	tations or warranties as t	o the physical or mechanica	I condition of the propert	y, real or persona	al. Buyer
	accepts	the property in its pres	sent condition.				
12.				ations made by the Broker or			
				s property has not been offe			
	Buyer d	eclares they are purch	asing on their own exami	nation and judgment and no	ot through any representa	tions to them ma	de by the
	Seller, c	or their agents, as to its	location, size, value, futu	e value, income therefrom o	r as to its production.		
13.	TIME: I	n the performance of e	ach part of this agreemen	t, time shall be of the essenc	e.		
14.	TITLE O	PINION: Seller to furn	ish a title binder certified	o date of sale. Within fourte	en (14) days after delivery	of title binder, bu	uyer shall
				er's attorney showing the d		e-described prope	erty. The
	insuran	ce will be provided wit	h the cost of the premium	to be split equally between b	ouyer and seller		
15.	DEED:	Upon payment of pure	chase price, Seller shall co	nvey title by Trustee'	s Warranty deed, fre	ee and clear of lier	ns and
	encumb	rances, reservations, e	exceptions or modification	s except as in this instrumer	t otherwise expressly pro	vided. All warrar	nties shall
	extend t	to time of acceptance of	of this offer, with warrantie	es as to acts of Seller up to tir	ne of delivery of deed. So	eller to pay transfe	er tax.
16.	JOINT T	ENANCY IN PROCEED	S AND IN SECURITY RIGH	ITS IN REAL ESTATE. If, and	only if, the Sellers, immed	diately preceding	this offer,
	hold the	title to the above desc	cribed property in joint ter	ancy, and such joint tenancy	is not later destroyed by	operation of law	or by acts
	of the S	ellers (1) then the proc	eeds of this sale, and any	continuing and/or recaptured	d rights of Sellers in real e	state shall be and	continue
	in Selle	rs as joint tenants with	rights of survivorship ar	d not as tenants in commor	n; and (2) Buyers, in the e	vent of the death	of either
				ale to the surviving Seller ar			
17.				SUREREAL ESTATE COMM		ŭ	
	A.	If the Seller fails to fulf	ill this agreement, he/she	will pay to the Broker the reg	ular commission in full, ar	nd the Buyer shall	have the
		right to have all payme	ents, plus accrued interest	if any, returned or to procee	d by any action or actions	at law or in equity	y, and the
		Seller agrees to pay co	sts and attorney fees, and	a receiver may be appointed	d.		
	B.	If the Buyer fails to ful	fill this agreement, the Se	ller may pursue forfeiture p	roceedings as provided ir	the Code of Neb	raska, all
		payments made hereir	shall be forfeited and the	earnest money deposit sha	Il be divided equally betw	een Seller and Ag	jent. Any
		payment to Agent und	er this section shall not ex	ceed commission referred to	in Paragraph 6 above.		
	C.	In addition to the fore	going remedies, either pa	rty shall be entitled to any a	and all other remedies, or	action at law or	in equity,
		including foreclosure	or specific performance,	and the party at fault shall p	pay costs and attorney fe	es, and a receive	r may be
		appointed. Either part	y will pay interest at the m	aximum legal rate on all am	ounts herein as and after	they become delir	nquent.
18.				y estate, trust or guardiansh			
				ropriate fiduciary shall proce			
	hearing	for Court approval. (In	that event, the Court Off	cer's Deed shall be used.)		-	
19.	ALL FUI	NDS DEPOSITED herei	ınder as part payment as	herein above set forth shall I	be held by Agent in trust	pending acceptan	ce of this
	offer, ex	amination of the abstra	act and delivery of deed or	formal contract. Buyer autho	orizes the company or pers	sons financing his	purchase
	to pay a	III funds to Escrow Age	ent for the Seller and Sell	er authorizes such Agent to	accept same. It is agreed	that at time of se	ettlement,
	funds of	f the purchase price m	ay be used by Escrow Ag	ent to pay taxes, liens, and o	ther sales or purchase ex-	penses of Seller a	nd Buyer
	to comp	oly with the above requ	uirements; same to be ha	ndled under supervision of t	he Escrow Agent and sub	ject to approval o	of Buyer's
	attorney	on title questions to p	produce merchantable title				
	Buy	er and Seller acknowle	dge and understand that	he closing of the sale may b	e handled by an escrow a	gent and that the	
	listir	ng broker is authorized	to transfer the earnest de	posit or any other funds rece	ived to the escrow agent.	After the transfer,	
	brok	er shall have no furthe	r responsibility or liability	to Buyer or Seller to account	for the funds. Escrow age	nt's charges shall	
	be e	equally divided betwee	en Buyer and Seller. If Bu	yer's loan is a government-r	egulated loan which prof	nibits Buyer from	
	payi	ng such charges, then	they shall be paid by Selle	er.			
20.	CONTRA	ACT BINDING ON SUC	CESSORS IN INTEREST:	This contract shall apply to	and bind the successors i	n interest of the r	espective
	parties.						
21.	TENAN	F: If indicated by "yes"	" in the following space $_$	YES , it shall be the resp	ponsibility of Seller at Sel	ler's expense to s	see to the
	termina	tion of all rights of exis	sting tenants so Buyer sha	II have sole possession and a	at closing Seller shall exhi	bit evidence satis	factory to
	Buyer o	f such termination	SELLER will pay tenar	t for field expenses incurred	toCLOSING	<u> </u>	
22.	WORDS	AND PHRASES herei	n, including any acknowle	edgment hereof, shall be co	nstrued as in the singular	r or plural numbe	er, and as
			gender, according to the		•		
23.				esponsibilities, including cos	sts, for compliance of all co	ounty and state re	gulations
			er systems on the property		,	,	J
		,,	, p. opon.				
	Buve	r Initial				Seller	Initial

10. FIXTURES: All personal property that integrally belongs to or is part of the real estate, whether attached or detached, such as, water

All grain, livestock, hay, silage and non-realty property on the real estate are reserved by the Seller or Seller's tenant.

auger and conveyor systems shall be considered part of real estate and included in this sale except:_

be preserved and delivered intact at the time possession is given.

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 shades on permanent foundations,

CONDITION OF PROPERTY: The real estate (and any personal property contracted for) in its present condition as of date of this offer, will

Page 3 of 3

By:

- FAXED, SCANNED AND/OR ELECTRONIC SIGNATURES on this agreement shall be considered valid. 24.
- 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.
- 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.
- 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.

,	without consent of Seller, prior to closing, in order to affect a Like-Kind ler. Buyer shall be responsible for all expenses related to a buyer-initiated
exchange.	ler. buyer shall be responsible for all expenses related to a buyer-initiated
	hat is part of this Agreement. Said Addendum consists of pages.
29. OTHER PROVISIONS: Closing Costs shall be split equally by Bi	
Title Insurance Premium shall be split equally by	
Title ilisurance i remium shan be spint eq	quality by buyer and Selier.
	A U
Dated this day of, 20, and null and void i	if not accepted on or before , 20 .
ACCEPTED THIS DAY OF _	
BUYER(S):	SELLER(S): Anna Marie Morin Revocable Trust
SIGNATURE	SIGNATURE Date
SIGNATURE	SIGNATURE Date
	HERTZ FARM MANAGEMENT, INC.
Co-Broker	Listing Broker

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

By: