REAL ESTATE SALES AGREEMENT

1.	PARTIES: Midwest Farming Properties II LLC	(Seller) agrees to sell and convey to (Buyer), and Buyer agrees to buy from				
	eller the following property situated in Sherman Township, Kearney E ¼ of Section 15, Township 5N, Range 15W of the 6 th P.M.	County, Nebraska and legally described a				
FSA	ether with any easements and 100 percent of the mineral rights owned by Seller, but subject to A/NRCS cost sharing agreements and restrictive covenants. The right is reserved to insert the ex Title.					
2.	TOTAL PURCHASE PRICE SHALL BE: (_157.84) AC, M/L @ \$00/AC	\$.00				
	PAYMENT FOR THE PROPERTY AS FOLLOWS:					
	A. FUNDS TO BE DEPOSITED IN TRUST WITH ESCROW AGENT ON ACCEPTANCE OF OFFE	\$.00				
	B. ADDITIONAL FUNDS DUE ON XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	\$ 0.00				
	C. FUNDS DUE AT SETTLEMENT ON January 4, 2023	\$.00				
	Funds due at settlement shall be by bank cashier's check or wire transfer D. BALANCE DUE UNDER INSTALLMENT CONTRACT	.				
	Buyer and Seller shall execute an installment contract on a form commonly use in	\$ 0.00				
	this county calling for the following terms: interest shall accrue from					
	at the rate of%.					
	TOTAL PURCHASE PRICE AS NOTED ABOVE	\$.00				
3.	 THIS OFFER CONTINGENT UPON THE ABILITY OF BUYER TO: A. Buyer shall notify Seller or Agent in writing by N/A of any environmental objection parties agree on the resolution of environmental objections within five days after notic B. Other Contingency: No Contingencies 					
	If any contingency cannot be carried out, this Offer shall become null and all money returned to him.	paid or obligations given by Buyer shall be				
4.	TAXES AND SPECIAL ASSESSMENTS: A. Seller agrees to pay 100% of the real estate taxes that will be delinquent if not paid delinquent taxes for prior years.	id in the calendar year 20 <u>23</u> , as well as any				
	B. 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				
5.	subsequent special assessments are to be paid by the Buyer. EARNEST MONEY \$.00 is herewith tendered and is to be deposite	ad as Earnest Manay upon avacution of this				
J.	contract by all parties withAMBASSADOR TITLE SERVICES as Escrow Agent	ed as Earnest Money upon execution of this t. Additional Earnest Money, if any, shall be				
	deposited with the Escrow Agent. If indicated by "yes" in the following space N/A, the trust funds paid by Buyer to Broker may					
	be deposited by the Broker in an interest bearing trust account and the interest earned thereon shall accrue to <u>N/A</u> , with interest credited to SS # or TIN #					
6	BROKER'S FEE: Seller agrees to pay HERTZ FARM MANAGEMENT, Broker, I					
7.	or X (as per listing agreement) of the total contract sales price in cash at the closing, possession and closing: Settlement or closing shall be on or before January 4					
	cleared. Possession of the property shall be delivered to the Buyer 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>6</u> % interest on all unpaid a to date of closing. Buyer will not pay interest under this provision if closing is delayed at the					
8.	INSURANCE: Seller agrees to keep the buildings on said property insured at present covera					
	the buildings and improvements on said real estate are destroyed or materially damaged be given to Buyer, it is agreed that the insurance money received shall go to Buyer to replace					
	additional insurance.	e of repair said damage. Buyer may obtain				
9.	SURVEY: This propertyshall _X shall not be surveyed. Cost to be divided as follows:	lows: Buyer <u>N/A</u> % Seller <u>N/A</u> %.				
	BuyerInitial	SellerInitial				

	Buver Initial	Seller Ir	nitial
20.	covering the sanitary and water systems on the property.	an Journey and Jude 1090	
23.	masculine, feminine or neuter gender, according to the context. WATER/SANITARY SYSTEMS: BUYER will assume all responsibilities, including costs, for compliance of	all county and state requ	lations
22.	Buyer of such termination. <u>SELLER</u> will pay tenant for field expenses incurred to <u>CLOSING</u> WORDS AND PHRASES herein, including any acknowledgment hereof, shall be construed as in the single	 gular or plural number,	and as
21.	TENANT: If indicated by "yes" in the following space <u>YES</u> , it shall be the responsibility of Seller at termination of all rights of existing tenants so Buyer shall have sole possession and at closing Seller shall		
20.	CONTRACT BINDING ON SUCCESSORS IN INTEREST : This contract shall apply to and bind the successor parties.		
20	funds of the purchase price may be used by Escrow Agent to pay taxes, liens, and other sales or purchase to comply with the above requirements; same to be handled under supervision of the Escrow Agent and 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 escretisting broker is authorized to transfer the earnest deposit or any other funds received to the escrow age broker shall have no further responsibility or liability to Buyer or Seller to account for the funds. Escrow 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.	subject to approval of E ow agent and that the ent. After the transfer, agent's charges shall prohibits Buyer from	Buyer's
19.	hearing for Court approval. (In that event, the Court Officer's Deed shall be used.) ALL FUNDS DEPOSITED hereunder as part payment as herein above set forth shall be held by Agent in to offer, examination of the abstract and delivery of deed or formal contract. Buyer authorizes the company or to pay all funds to Escrow Agent for the Seller and Seller authorizes such Agent to accept same. It is ag	ust pending acceptance persons financing his pu eed that at time of settl	of this rchase ement,
18.	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 attorne appointed. Either party will pay interest at the maximum legal rate on all amounts herein as and a APPROVAL OF COURT: If this property is an asset of any estate, trust or guardianship that requires court shall be subject to Court approval. If necessary, the appropriate fiduciary shall proceed promptly and dilig	y fees, and a receiver r fter they become delinquapproval for sale, this c	nay be uent. ontract
	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 payments made herein shall be forfeited and the earnest money deposit shall be divided equally be payment to Agent under this section shall not exceed commission referred to in Paragraph 6 above.	etween Seller and Agen e.	t. Any
	A. If the Seller fails to fulfill this agreement, he/she will pay to the Broker the regular commission in furight to have all payments, plus accrued interest, if any, returned or to proceed by any action or act		
17.	hold the title to the above described property in joint tenancy, and such joint tenancy is not later destroyed of the Sellers (1) then the proceeds of this sale, and any continuing and/or recaptured rights of Sellers in re in Sellers as joint tenants with rights of survivorship and not as tenants in common; and (2) Buyers, in t Seller, agree to pay any balance of the proceeds of this sale to the surviving Seller and to accept deed from REMEDIES OF THE PARTIESFORFEITUREFORECLOSUREREAL ESTATE COMMISSION:	I by operation of law or eal estate shall be and co he event of the death of	by acts ontinue
16.	encumbrances, reservations, exceptions or modifications except as in this instrument otherwise expressly extend to time of acceptance of this offer, with warranties as to acts of Seller up to time of delivery of deed JOINT TENANCY IN PROCEEDS AND IN SECURITY RIGHTS IN REAL ESTATE. If, and only if, the Sellers, in	l. Seller to pay transfer t	tax.
15.	furnish seller or their agent a written opinion from buyer's attorney showing the defects, if any, in the a insurance will be provided with the cost of the premium to be split equally between buyer and seller DEED : Upon payment of purchase price, Seller shall convey title by Corporate Warranty deed	bove described property d, free and clear of liens	
13. 14.	TIME: In the performance of each part of this agreement, time shall be of the essence. TITLE OPINION: Seller to furnish a title binder certified to date of sale. Within fourteen (14) days after del		
12.	accepts the property in its present condition. REPRESENTATIONS: It is understood that no representations made by the Broker or salesperson in the ne relied upon unless incorporated herein in writing and this property has not been offered or shown to Buyer declares they are purchasing on their own examination and judgment and not through any represseller, or their agents, as to its location, size, value, future value, income therefrom or as to its production.	r by another person or a	gency.
	The agent makes no representations or warranties as to the physical or mechanical condition of the pro-	perty, real or personal.	Buyer

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

Seller warrants all mechanical and electrical equipment is in reasonable working condition at possession.

auger and conveyor systems shall be considered part of real estate and included in this sale except: See Item #29

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

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

X Seller sells "as is" and "where is" all mechanical and electrical equipment.

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

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By:

- 24. FAXED, SCANNED AND/OR ELECTRONIC SIGNATURES on this agreement shall be considered valid.
- 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:
 - ucture this transaction as a tay-deferred exchange under Internal Revenue Code \$1031 Ruyer

shall coop B. Buyer sha	erate to complete the said exchange. Sell II have the right to assign this Agreemen Free Exchange at no additional cost to Se	er shall be responsible for all expenses it without consent of Seller, prior to clo	related to seller-initiated exchange. osing, in order to affect a Like-Kind		
exchange.	•	,			
	: Sale includes Reinke 7-Tower & 3-Tower				
Closing Costs shall be split equally by Buyer and Seller. Title Insurance Premium shall be split equally by Buyer and Seller.					
Dated this da	ay of, 20, and null and void	d if not accepted on or before	, 20		
	ACCEPTED THIS DAY OF	. 20			
BUYER(S): SELLER(S): Midwest Farming Properties II LLC					
		• *			
SIGNATURE	Date	SIGNATURE	Date		
SIGNATURE	Date	SIGNATURE	Date		
		HERTZ FARM MANAGEMENT,	INC		
Co-Broker	·	Listing Broker	IIVG.		
23 210001		Lioung Broker			

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

By: