

## Saskatchewan Real Estate Commission RESIDENTIAL CONTRACT OF PURCHASE AND SALE

Revised 2024



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				Work:	
	(Name of <b>Buyer's</b> Brokerage)	(Salesperson)		(Telephone) Work:	
T /557	(Address)(Postal Code)		(Telephone)		
I/We _	(Names of <b>Buyers</b> : herein called <b>Buyer</b> )	(Address)	(Postal Code)	Home:(Telephone) Work:	
				(Telephone)	)
	(Names of <b>Buyers</b> : herein called <b>Buyer</b> )	(Address)	(Postal Code)	(Telephone) Work:	)
HERE	BY OFFER TO PURCHASE from			(Telephone)	)
	(Names of <b>Sellers</b> : herein called <b>Seller</b> )	(Address)	(Postal Code)	Home:(Telephone)	
	(Names of Seners, herein cancer sener)	(Address)	(1 ostal code)	Work:	
				(Telephone) Home:	)
	(Names of <b>Sellers</b> : herein called <b>Seller</b> )	(Address)	(Postal Code)	(Telephone)	
				Work:(Telephone	)
throug	(Name of <b>Seller's</b> Brokerage)	(Salesperson)		Work: (Telephone)	)
	(Address)(Postal Code)		(Telephone)	Work:	
the fol	lowing described property:				
the for		cription or description of mobi	le home on leased land)	City or	
having	the following Civic Address:			RM	
	HE TRANSACTION:				
er	ne <b>Buyer</b> offers to purchase the property from the <b>Seller</b> su accumbrances as contemplated in Section 4.6 save and excep	ot such encumbrances as are exp	ressly agreed to be assumed by the		
1.2. (a	Purchase Price to be pai  Purchase Price to be pai  Deposit by cheque,  is received by the Br is to be received on/ held in trust to be credit by new mortgage (plus (approx.) by assumptic by other financing:	d as follows.  cash  , e-transfer  and:  uyer's Brokerage and to be deposible before by the Buyer  ded on account of purchase money mortgage insurance fee, if require on of the existing mortgage or a	ressly agreed to be assumed by the dollars:  ited within two business days of access are Brokerage and to be deposited with pending completion or disbursed in bod) to be arranged at the Buyer's experience of the Buyer of the Buyer of the Buyer of the Buyer's experience of the Buyer of the B	e <b>Buyer</b> , for the SUM (Purchase Inspection of the SUM) (Purchase Inspection) sphere:  Explain the SUM (Purchase Inspec	Price) of:
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3.	TERMS:
3.1	For resale Condominiums, the terms set out in the attached Schedule "C" form part of this contract.
3.2	Additional terms are are not set out in the following schedule(s):
3.3 3.4	Unless otherwise stated herein, if the mineral title(s) for mineral commodities is/are owned by the <b>Seller</b> , the title(s) is/are included in the Purchase Price. A Property Condition Disclosure Statement, if provided, will be incorporated into and form part of this contract.
<b>l.</b> l.1	CLOSING: The Buyer agrees to pay to the Seller interest at the Bank of Canada Overnight Rate Target at the Completion Day plus 4% per annum, on any portion of the Purchase Price,
r. 1	less mortgages or other encumbrances assumed, not received by the <b>Seller</b> , his/her solicitor or his/her Brokerage as at the Completion Day, the interest to be calculated from the Completion Day, until monies are received by the <b>Seller</b> or his/her solicitor. The <b>Seller</b> shall have a lien and charge against the property for the unpaid portion of the Purchase Price (with interest as aforementioned).
	The Seller shall pay all costs of discharging any existing mortgage or other encumbrances against the property, not assumed by the Buyer.  Unless otherwise agreed to in writing, this contract will be completed, the Purchase Price will be fully paid and vacant possession will be delivered by on the day of day of, 20 (the "Completion Day"). If the Completion Day is not a business day, then conveyancing matters and
.4	payment of the Purchase Price will be completed by 12:00 noon on the preceding business day. <b>ADJUSTMENTS</b> re: taxes, rents, insurance, utilities, condominium fees, expenses and other income and outgoing, to be made as at Completion Day. All adjustable items are the <b>Buyer's</b> responsibility for the entire Completion Day.
.5	If the property is rented and the <b>Buyer</b> is not assuming the tenancy, then the <b>Seller</b> is responsible for all costs related to ending the tenancy and to giving vacant possession to the <b>Buyer</b> .
.6	Unless otherwise agreed to in writing, the <b>Seller</b> shall transfer title to the property to the <b>Buyer</b> free and clear of all encumbrances except:  (a) those implied by law;
	<ul> <li>(b) non-financial obligations now on the title, such as easements, utility right-of-way, covenants and conditions that are normally found registered against property of this nature and which do not affect the saleability of the property;</li> <li>(c) homeowner association caveats, encumbrances and similar registrations; and</li> </ul>
	(d) those items the <b>Buyer</b> agreed to assume in this contract.  Upon transfer of title to the property into the name of the <b>Buyer</b> , subject only to the aforementioned encumbrances, the <b>Seller</b> may use the proceeds of the sale from the <b>Buyer</b>
1.7	to discharge the encumbrances not assumed by the <b>Buyer</b> .  The <b>Seller</b> agrees to prepare and execute promptly any documents required to complete this transaction. The <b>Seller</b> shall pay for the preparation of the Transfer Authorization
.8	and all fees in connection with the discharge of any <b>Seller's</b> caveat based on this contract and any encumbrances required to be removed by the <b>Seller</b> .  The <b>Buyer</b> agrees to prepare and execute promptly any documents required to complete this transaction. The <b>Buyer</b> shall pay for the registration costs to transfer the title into
	the <b>Buyer's</b> name. The costs related to any mortgage or other financing of the Purchase Price, other than an Agreement for Sale, shall be paid by the <b>Buyer</b> . Costs of any Agreement for Sale shall be borne equally by the <b>Buyer</b> and <b>Seller</b> .
	The <b>Buyer</b> and <b>Seller</b> agree that time shall be of the essence of this contract.  Each party shall pay their own legal fees.
	For the purpose of giving or receiving any notice referred to in this contract and for acceptance or revocation of this offer to purchase or any counter offer thereto, such notice, acceptance or revocation must be in writing and delivered. Any notice, acceptance or revocation to be given by any party to the other shall be deemed to be duly given when delivered by hand to such party or when such notice, acceptance or revocation is sent electronically to such party and receipt thereof is confirmed. Where a <b>Buyer's</b> brokerage or a <b>Seller's</b> brokerage is listed for the <b>Buyer</b> or the <b>Seller</b> , as the case may be, such notice, acceptance or revocation shall be delivered to the <b>Buyer's</b> brokerage or the <b>Seller's</b> brokerage and is deemed to be delivered to a party when given in the manner set forth herein to the brokerage representing the party.
	INSURANCE: Unless otherwise stated herein:
	<ul> <li>(a) The risk of loss or damage to the property shall lie with the Seller until the earlier of the Completion Day or the date possession is granted to the Buyer.</li> <li>(b) The Buyer shall obtain insurance coverage on the property upon the earlier of the Completion Day or the date possession is granted to the Buyer.</li> </ul>
5.2	If loss or damage to the property occurs before the <b>Seller</b> is paid the Purchase Price, then any insurance proceeds shall be held in trust for the <b>Buyer</b> and the <b>Seller</b> according to their interests in the property.
<b>).</b>	WARRANTIES AND REPRESENTATIONS:
5.1	Unless otherwise stated herein, the <b>Seller</b> represents to the best of his/her knowledge to the <b>Buyer</b> that: (a) the current use of the land complies with the existing municipal land use bylaw;
	(b) the buildings and other improvements on the land are not placed partly or wholly on any easement or utility right-of-way and are entirely on the land and do not encroach on neighbouring lands; except where an encroachment agreement is in place; and
	(c) the location of the buildings and other improvements on the land complies with all relevant municipal bylaws, regulations or relaxations granted by the appropriate municipality prior to the Completion Day or the buildings and other improvements on the land are "non-conforming buildings" as the term is defined in <i>The Planning and Development Act</i> , 2007.
5.2	Unless otherwise stated herein, the <b>Seller</b> represents and warrants to the <b>Buyer</b> that:
	<ul> <li>(a) the Seller has the legal right to sell the property;</li> <li>(b) the Seller is not a non-resident of Canada for the purposes of the <i>Income Tax Act</i> (Canada); and</li> </ul>
	(c) the attached and unattached goods included herein, are owned by the <b>Seller</b> and conveyed to the <b>Buyer</b> under this contract and are in normal working order and are free
	and clear of all encumbrances and shall be and remain as is at the date of acceptance of this contract until completion date. The Purchase Price shall include land, buildings and attached goods, unless otherwise stated herein, and including the following unattached goods:

	In addition, the Purchase Price shall also include th	e items as indicated bel	ow:							
	water heater water softener alarm system (excluding monitoring contract) furnace central air conditioner sump pump storage shed garage door opener and control(s) canister and attachments for central vacuum power nozzle for central vacuum	included   ,	not included not i	rented rented rented rented rented rented	owned :					
6.3 6.4	All of the warranties contained in this contract and any attached schedules are made as of and will be true at the Completion Day, unless otherwise agreed to in writing. The <b>Seller</b> and the <b>Buyer</b> acknowledge that, except as otherwise described in this contract, there are <b>no other warranties, representations or collateral agreements</b> made or with the other party about the property, any neighbouring lands and this transaction, including any warranty, representation or collateral agreement relating to t size/measurements of the land and buildings or the existence of any environmental condition or problem and the <b>Buyer</b> hereby agrees to purchase the above described proper as it stands at the price and terms and subject to the conditions above set forth.									
6.5 6.6	The <b>Seller</b> and <b>Buyer</b> agree that the representations, warranties and covenants contained in this contract shall not merge with and shall survive the closing of the purchase are sale and the transfer of title to the property into the name of the <b>Buyer</b> and shall be enforceable by the <b>Buyer</b> after such transfer.									
<ul><li>7.2</li><li>7.3</li></ul>	formal documents when prepared, or fails to pay any rec Where the defaulting party is the <b>Buyer</b> , the deposit and The <b>Buyer</b> and the <b>Seller</b> agree that the provisions of th	2. above have not been the returned to the <b>Buy</b> toved in writing by the pured cash payment or any other monies shall is section are an agreer prior to the Completic the deposit shall be for	en satisfied or waived in er. date set forth in paragra comply with any of the l be forthwith delivered to the ment to disburse the trust on Date, including any rorthwith returned to the	writing by the ph 2. above and terms in this co to the <b>Seller's</b> I funds pursuant material change Buyer, unless	date set forth in paragraph 2. above the <b>Buyer</b> fails to execute any requestract, this contract shall be void at prokerage as forfeiture to the seller. It to Section 16(a) of The Real Estate in the Estoppel Certificate and/or the damage is repaired and the contract of the self-repaired and the self-rep	uired conveyance of the <b>Seller's</b> option e Regulations. Additional Items for change remedied, of				
<b>8.</b> 8.1	OFFER: Unless revoked sooner, this offer is open to acceptance b	y the <b>Seller</b> up to	on t	he		day of				
8.2				oinding Contrac	et of Purchase and Sale and be bindi	ing upon the parties				
	SIGNED AND SEALED by the Buyer at _20 in the presence of:		on the	day of _						
	WITNESS		BUYER' SIGNA	TURE						
	WITNESS		BUYER' SIGNA	TURE						
<b>9.</b> 9.1	ACCEPTANCE:  The Seller accepts the above offer together with all its terms and conditions contained therein and covenant to carry out the sale on the terms and conditions mentioned herein I/we do further acknowledge my/our obligation to pay commissions or forfeiture and all applicable federal and provincial taxes to the Seller's Brokerage pursuant to the agency agreement with respect to the property. I/WE FURTHER HEREBY IRREVOCABLY AND UNCONDITIONALLY DIRECT AND AUTHORIZE MY/OUR SOLICITOR, as indicated by me/us below, or any other solicitor acting on my/our behalf in this sale, to pay the aforesaid taxes and commission, less the deposit hereby accepted, from the proceeds of the sale when releasable and this shall be and constitute my/our full and sufficient authority for so doing and appoints the Seller's brokerage as the Seller's irrevocable agent to demand and receive payment thereof.									
	SIGNED AND SEALED by the Seller at in the presence of:	on	the day of			, 20				
	WITNESS		SELLER'S SIGN	NATURE						
	WITNESS		SELLER'S SIGN	NATURE						

The Saskatchewan Real Estate Commission is responsible for the regulation of the real estate industry. They may be contacted at 1-877-700-5233 toll free or 1-306-374-5233 (<u>www.srec.ca</u>).