REAL STATE PURCHASE AGREEMENT

This CONTRACT OF PURCHASE MADE AS OF			Nove	betwee	
		THIN MAN HOMES IN	NC.	the "S	Seller" whether one or mor
and		Willia	am Powell		
(the "Pure	chaser) whether one or mo	ore), is a binding and legal agreem	ent and provides:		
1. REAL	. PROPERTY: Purchaser a	agrees to buy and Seller agrees to	sell the land, all imp	rovements theron located in the	(check as applicable)
() Cour	nty or (X) City of	OMAHA	_, <u>NE</u>	_and described as (Legal Descr	iption);
Lot	LOT 103	, Block	, Section	, Phase	
Map of _	MERIDIAN PARK RE	EPLAT TWO And more comm	nonly known as:	8627 S 165 ST, OMAHA,	NE 68136-1354
Together	with the items of personal	property described in paragraph 1	10 (the "Property").		
		AGENCY DISCLO	SURE AND CONFI	RMATION	
Designate Designate Agreeme	ed Agency, the responsil ed Agency Consent and C ent.	s are hereby confirmed by the significant of the parties are defined confirmation Agreement which app	in the Disclosed D	Dual Agency Consent and Con	firmation Agreement or th
Listing A	gent Peter Lovre	Se Se	elling Agent	Buster Crabbe	
	is the agent of	of (check one)		(if not the same as the	listing agent)
	_X the Sel	ler		is the agent of (check	one)
	both th	e Purchaser and the Seller		× the Purchaser	
				the Seller	
Myrı	ıa Loy, Pres.	11/23/2010	Willian	n Powell	11/23/2010
SELLER		DATE	PURCHASER	2	DATE
051150		2.27	DUDOUACED		
SELLER		DATE	PURCHASER	S.	DATE
2. ADDE	NDA: The following adder	nda are made a part of this Contra	ct		
() Re:	sidential Property Disclosu	re	() Lead-E	Based Paint Disclosure	
(×) Sta	andard Clauses Addendum		(×) Inspec	tion Addendum	
() Re	sidential Septic System Di	sclosure			
()_					
3. OCC	UPANY Disclosure: Purc	chaser acknowledges that he inten	ds to <u>×</u> occupy	not occupy the property	as a principal residence.

- 4. RESIDENTIAL PROPERTY DISCLOSURE: Seller represents that the property () is OR (×) is not subject to the State Residential Property Disclosure Act, which requires the Seller of certain residential property to furnish the Purchaser a property disclosure statement. No representations have been made by Seller regarding parcels adjacent to the Property. The Purchaser should exercise whatever due diligence he or she deems necessary with respect to adjacent parcels prior to settlement on the Property. The Purchaser has been furnished a Residential property Disclosure Form prior to signing this Contract. If the Disclosure is not furnished prior to the signing of this Contract, Purchaser shall have the right to terminate the Contract at or prior to the earliest of (i) three (3) days after delivery of the Disclosure in person, or (II0 five days after the postmark if the Disclosure is deposited in the United Sates mail, postage prepaid, and properly addressed to the Purchaser, or (iii) settlement upon purchase of the Property, or (iv) occupancy of the Property by the Purchaser, or (v) the execution by Purchaser of waiver of the Purchaser's right of termination contained in a written document separate from this Contract, or (vi) the Purchaser making written application to a lender for a mortgage loan where such application contains a disclosure that the right of termination shall end upon the application for the mortgage loan. In order to terminate this Contract, the Purchaser must give written notice to the Seller either by hand delivery or by United States mail, postage prepaid, and properly addressed to the Seller. Upon Termination by Purchaser, the Deposit shall be refunded in full to the Purchaser.
- 5. PROPERTY OWNER'S ASSOCIATION DISCLOSURE: Seller represents that the Property (X) is OR () is not located within a development which is subject to the State Property Owners Association Act (the Act). If the property is within such a development, the Act requires the Seller to obtain from the property owners association an association disclosure packet and provide it to the purchaser or notify Purchaser that the packet is unavailable. The information contained in the association disclosure packet shall be current as of a date specified on the association disclosure packet. The Purchaser my submit a copy of the contract to the association with a request for assurance that the information required by the Act previously furnished remains materially unchanged, or, if there have been material changes, a statement specifying such changes. The Purchaser shall be provided with such assurance or such statement within ten days of the receipt of such request by the association. The Purchaser may be required to pay a fee for the preparation and issuance of the requested assurances. The Purchaser may cancel the Contract (a) within 3 days after the Date of the fully executed Contract, the Purchaser receives the association disclosure packet or is notified that the association disclosure packet is not available; (b) within 3 days after hand delivered receipt of the association disclosure packet or notice: or (c) within 6 days after the post mark date if the association disclosure packet or notice is mailed to the Purchaser. The Purchaser may also cancel this Contract at any time prior to settlement if the Purchaser has not been notified that the association disclosure packet will not be available from the association or the association disclosure packet is not delivered to the Purchaser. Written notice of cancellation shall be made to the Seller within the cancellation period by one of the following methods: (i) hand delivery; (ii) United States mail, postage prepaid provided the sender retains sufficient proof of mailing: (
- 6. CONDOMINIUM DISCLOSURE: Seller represents that the Property () is OR (×) is not a condominium resale which is subject to the State Condominium Act (the Condominium Act). If the property is subject to the Condominium Act, the Condominium Act requires the Seller to obtain from the unit owners association a resale certificate and provide it to the purchaser. The information contained in the resale certificate shall be current as of a date specified on the resale certificate. The Purchaser my submit a copy of the contract to the unit owners association with a request for assurance that the information required by the Condominium Act previously furnished remains materially unchanged, or, if there have been material changes, a statement specifying such changes. The Purchaser shall be provided with such assurance or such a statement specifying such changes. The Purchaser shall be provided with such assurance or such a statement specifying such changes. The Purchaser shall be provided with such association. The Purchaser may be required to pay the same fee charged a unit owner for the resale certificate, if any. In the absence of a written agreement to the contrary, the failure of the unit owners' association to provide the statement required by the Condominium Act or the disclosure by such statement that there have been one or more material changes shall render the purchase contract void at the option of the purchaser. The Purchaser may cancel the Contract (i) within 3 days after the Date of the fully executed Contract, if the Purchaser received the resale certificate on or before the date that the Purchaser signs the contract (ii) within three days after receiving the resale Certificate if the resale certificate is hand delivered; or within six days after the postmark date is the resale certificate is sent to the Purchaser by united States mail, postage prepaid provided the sender retains sufficient proof of mailing: (iii) (electronic means where the sender retains sufficient proof of the electronic delivery; or
- 7. MECHANIC'S LIEN DISCLOSURE State law permits persons performing labor or furnishing materials of the value of \$50 or more, including the reasonable rental or use value of equipment, for site development improvements and/or for the construction, removal, repair or improvements of any building or structure permanently annexed to the property shall have a lien, if perfected, against the property. This lien may be filed any time after the work is commenced or material furnished, but not later than 90 days from the last day of the month in which the lienor last performs labor or furnishes materials, and in no event later than 90 days from the time such building or structure is completed or the work theron is otherwise terminated. AN ENFORCEABLE LIEN FOR WORK PERFORMED OR MATERIALS PROVIDED PRIOR TO THE DATE OF SETTLEMENT MAY BE FILED AFTER SETTLEMENT. LEGAL COUNSEL SHOULD BE CONSULTED.
- 8. FAIR HOUSING DISCLOSURE: All offers shall be presented and considered without regard to race, color, religion, sex, handicap, familial status, elderliness or national origin as well as all classes protected by the laws of the United States, the State of Nebraska and applicable local jurisdiction.
- **9. MEGAN'S LAW DISCLOSURE:** Purchaser should exercise whatever due diligence Purchaser deems necessary with respect to information on any sexual offenders registered under applicable Federal or State law. Such information may be obtained by contacting your local police department or the Department of State Police, Central Criminal Records exchange, at 111-222-3333 or www.sp.state.state.as.
- 10. PERSONAL PROPERTY INCLUDED Included with the sale of the above real estate (if located within said Property at time of signing this agreement, unless otherwise noted) are the following appliances in kitchen (garbage disposal, range, oven and dishwasher), shades, blinds, curtain and drapery rods, screens and screen doors, storm windows and doors, light fixtures, wall to wall carpeting, laundry tubs, attic fan, smoke and heat detectors, awning, electrical wiring connections for appliances, ceiling fan (s), garage door opener(s), and all other items attached to the real estate and being a part thereof, including all shrubbery and plantings on the Property.

11. PURC	CHASE PRICE: The Purchase price of the prope	erty is Two Hundred	ive and 00/100		
				Dollars (\$_205,0	00),
which sha	all be paid to Seller at Settlement, subject to the p	prorations described here	in and/or from the fol	lowing sources:	
(A)	DEPOSIT: The Purchaser has made a deposit ("Deposit") with the Selling Firm as follows:	ofTwo Thousa	and 00/100	Dollars (\$_2,000.00	
\$	\$ 2,000.00	(×) by check, \$) by other,
\$_Upon full applicable any intere escrow ur jurisdictio informatic	() by note due a execution of this Contract by all parties, the D e state and federal requirements. This escrow a est accrued or earned by such account and acknutil (i) credited toward the Purchase Price at sett norders disbursement or (iv) disposed of any on on Entitlement to Deposit.)	and payable on eposit shall be placed in account may be an interestilement; (ii) all parties hat ther manner authorized	n a special escrow a set bearing account. t hall be disbursed to ve agreed in writing by the State Real Es	, receipt of which is here count of the Selling Firm the Purchaser and Seller the Selling Firm. The Depose to the disposition; (iii) a state Board. (See paragrap	by acknowledged, to conform with all waive any claim to osit shall be held in court of competent h 18 for additional
(B)	LENDER'S FIRST TRUST: The sale is subject	to Purchaser obtaining:			
	IVENTIAL, () FHA, ($ imes$) VA, or () other (de				
trust lien interest:	on the Property in the principal amount of $\$ _		, amortized ov	er a term of	years, bearing
() at a	fixed rate not exceeding% per year and rec	quiring not more than a to	otal ofloan disc	count points, excluding a loan	n origination fee
() at ar	n adjustable rate with an initial rate not exceeding	g% per year and	d a maximum rate du	ring the term of the loan not	exceeding
% r	per year and requiring not more than a total of	loan disc	ount points excluding	a loan origination fee.	
(\mathbf{X}) at th	e prevailing rate of interest at the time of settlem	ent.			
(C)	BALANCE OF THE PURCHASE PRICE: To be settlement.	e paid by Purchaser in ca	ash, cashier's check,	certified check or wire transf	fer funds at
as define approved appraisal the Control O1/10. Purchase will be au written co settlemen obtain the Selling Agapproval	APPLICATION: Purchaser will make written apd in Standard Provision A, after full execution of Making written loan application is defined as and credit report(s). If Purchaser fails to make vact upon notice to Purchaser. If the Purchaser (2011 (date), Purchaser will not be deemed in the purchaser; in that event, Purchaser will be entomatically extended until Seller notifies Purchasemmitment of the lender to make the loan without or lease of other real estate or increase in sale loan, but fails and this Contract is terminated, I gent and the lender to disclose to the Seller's process.	pplication for any loan to of this Contract and will rescompleting the loan apprinted application within makes timely application in default, but Seller will itiled to refund of the Depter of termination. In this to the fulfillment of conditionary unless otherwise agrundaser will be entitled. Agent general informations of this contract will be entitled.	which this Contract is make every effort to plication and all appthe time specified, Se and having made everevertheless have the cosit. Absent such no paragraph the word ons dependent upon reed to in writing by I to return of the Depon available about the property of th	subject within 10 secure the loan and will accomplicate at its option will have the left at its option will have the right to terminate the Contoice from the Seller, the time "approved" with respect to the actions of third parties, all parties. If Purchaser massit. The Purchaser grants he progress of the loan appropriate the loa	business days, cept the loan once on, paying for the e right to terminate or oval on or before ract upon notice to e for loan approval he loan means the such as the sale or kes every effort to permission for the plication and loan
required 12/1 repairs wl closing ar problems, loan appro otherwise Purchase	ent the lender requires repairs as condition for long the lender as a condition for loan app 5/2010 (date), whichever is sooner. Sell-hether (a) Seller will make the repairs as a condition will be performed by a State licensed contract, the Purchaser will have 5 business days within oval. All repairs made on behalf of Purchaser shaped in writing by all parties. Or (2) Purch reposit will be refunded to the Purchaser	roval as soon as the	list of repairs is	available from the lender	or on or before
The purch	naser shall be in default if settlement does not oc	cur because the Purchas	er:		
(b) Fails (c) Fails (d) Does (e) Fails ability to c (f) Does (g) Make	to apply for any loan on the same terms set forth to lock-in the interest rate(s) and the rate(s) increase to comply with lender's requirements in a timely so not have the funds to settle as provided in this to notify lender, Seller or Listing Firm promptly obtain the financing; or any act or fails to do any act following the date of sea any knowingly false representations, material of financing.	ease so that the Purchas manner; or Contract at the time of se if any material adverse cl of full execution of this Co	ttlement; or nange in Purchaser's ntract that prevents t	financial situation that affect	the financing; or

13. INSPECTIONS: This Contract (\times) is OR () is not subject to one or more inspections. In the event that Purchaser elects to include inspection contingencies, the Inspection Addendum shall be executed and become a part of this Contract.

14. EQUIPMENT CONDITION AND INSPECTION:

- (A) If Purchaser's obligations under this Contract are contingent on a professional home inspection of the primary dwelling, then Purchaser shall be entitled to receive the Property at settlement or occupancy, whichever occurs first, in such condition as determined by such inspection and any negotiation and agreements relating to it. Purchaser and Selling Agent shall have the right to conduct a preoccupancy or presettlement inspection to verify that the condition of the Property conforms to this Contract and that no material damage or changes necessitating repairs have occurred to the Property after the date of this Contract or after any prior inspection of the Property provided for herein. Purchaser shall not be entitled to require Seller to correct defects discovered at a preoccupancy or presettlement inspection but existing as of the time of a prior inspection of the Property if those defects were not reported to Seller in connection with such prior inspection and Seller has not agreed to remedy such defects.
- (B) If Purchaser's obligations under this Contract are not contingent on a professional home inspection of the primary dwelling, then Seller warrants that at the time of settlement or occupancy, whichever occurs first, the plumbing (including well, well pump, sump pump, d septic system, if any) heating, air conditioning (if any), electrical systems and appliances are in safe working order, there are no structural defects and the roof is free of leaks. Purchaser and Selling Agent shall have the right to conduct a preoccupancy or presettlement inspection to verify that the condition of the Property conforms to this Contract and that no material damage or changes necessitating repairs have occurred to the Property after the date of this Contract. Seller's obligations in this regard are limited by the Remediation Limit set forth in Paragraph 17 of this Contract.
- (C) Seller shall provide Purchaser, Purchaser's professional inspectors and engineer, Selling Firm and representatives of Purchaser's lenders reasonable access to the Property to conduct inspections as appropriate and in compliance with this Contract. Seller will have all utilities, systems and appliances that convey in service at the time of all inspections to be conducted pursuant to this Contract, including those provided for in any separate provisions or addendum dealing with inspections of the Property.
- (D) Any repairs made shall be made by a State licensed contractor unless otherwise agreed in writing by all parties. If Seller fails to deliver the Property in the condition required by this Paragraph and Standard provisions F, or if the presettlement or preoccupancy inspection reveals material damage or changes necessitating repairs occurring after any prior inspection of the Property, and Seller refuses to make the appropriate repairs, Purchaser shall have the right to terminate this Contract and receive a refund of the Deposit in accordance with procedures defined in Paragraph 11(a) or to waive the repairs and proceed to settlement with no adjustment to the Purchase Price.
- 15. LEAD-BASED PAINT DISCLOSURE: All parties to this Contract acknowledge that the property was built () before January 1, 1978 or (×) after January 1, 1978. For all homes built prior to January 1, 1978, a Lead-Based Paint Disclosure is hereby attached and made part of this Contract.
- 16. SELLER'S AND PURCHASER'S OPTIONS: In the event that the total cost of fulfilling Seller's obligations including Seller's costs in obtaining inspections and any repairs and corrections required by provisions of paragraph 14 Equipment Condition and inspection) of this Contract exceeds \$3,000.00 in the aggregate (the "Remediation Limit"), Seller shall have the option to (a) fulfill Seller's obligations fully at Seller's expense or (b) pay or credit the Remediation Limit to Purchaser if lender allows (or) contractor of Purchaser's choice) and refuse to pay any excess over that amount. If Seller elects (b), Purchaser shall have the option to (x) accept the Property in its present condition in which case Seller shall pay the Remediation limit to Purchaser if lender allows (or contractor of Purchaser's choice) at settlement or (y) terminate this Contract and receive a refund of the Deposit. If no amount is entered in the space in this paragraph, the parties agree that the Remediation Limit shall be \$1000. The Remediation Limit applies to all of Seller's remediation obligations under this Contract, including all inspections under the Inspection Addendum.
- 17. DEFAULT If either Seller or Purchaser defaults under this Contract, the defaulting party, in addition to all other remedies available at law or in equity, shall be liable for the brokerage fee as if this Contract had been performed and for any damages and allow expenses incurred by the non-defaulting party, the Listing Firm and the Selling Firm in connection with this transaction and the enforcement of any provisions of this Contract, including, without limitation, reasonable attorneys' fees and costs, if any. Payment of a brokerage fee as the result of a transaction relating to the Property which occurs subsequent to a default under this Contract shall not relieve the defaulting party of liability for any other fees due in connection with this transaction. Should the Purchaser be the defaulting party, the Selling Firm shall have the right to apply all monies held in escrow toward the brokerage fee and other damages due under this Contract. Purchaser further agrees, should Purchaser be the defaulting party, in addition to standard Contract remedies and damages, to be responsible for all reasonable expenses incurred by Seller in preserving the property and attempting to resell it, including but not limited to interest paid on loans in existence on the property at the time of breach to the time of resale, loss of use of equity and the difference the net sales proceeds of this Contract and the final net sales proceeds of the resale.
- 18. CHOICE OF SETTLEMENT AGENT: The State's Consumer Real Estate Settlement Protection Act provides that the purchaser or borrower has the right to select the settlement agent to handle the closing of this transaction. The settlement agent's roll in closing this transaction involves the coordination of numerous administrative and clerical functions relating to the collection of documents and the collection and disbursement of funds required to carry out the terms of the contract between the parties. If part of the purchase price is financed, the lender for the purchaser will instruct the settlement agent as to the signing and recording of loan documents and the disbursement of loan proceeds. No settlement agent can provide legal advice to any party to the transaction except a settlement agent who is engaged in the private practice of law in the State and who has been retained or engaged by a party to the transaction for the purpose of providing legal services to that party.

Variation by agreement: The provisions of the Consumer Real Estate Settlement Protection Act may not be varied by agreement, and rights conferred by this chapter may not be waived. The seller may not require the use of a particular settlement agent as a condition of the sale of the property.

Escrow, closing and settlement service guidelines: The State Bar issues guidelines to help settlement agents avoid and prevent the unauthorized practice of law in connection with furnishing escrow, settlement or closing services. As a party to a real estate transaction, the purchaser or borrower is entitled to receive a copy of these guidelines from his settlement agent, upon request, in accordance with the provisions of the Consumer Real Estate Settlement Protection Act.

19. SETTLEMENT POSSESSION: Settlement shall be Johnny Weismuller, Attorney at Law	made at offices of		
on or about	Juanuary 30,	2011	Possession of the Property shall be
given at settlement unless otherwise agreed in writing by			
the unified settlement statement for the transaction to the	•		or or manufacture products of the
20. BROKERAGE FEE: Seller represents that he has a	agreed to pay a total brokerage		Agreement (brokerage fee). In the even
that this is a cooperative sale, the Selling Firm is to receive the remainder of the total brokerage fee. Selle Firm form Seller's proceeds the respective portions of the	r hereby authorizes and directs	\$6150.00 the settlement agent	and the Listing Firm is to to disburse the Listing Firm and Selling
21. ASSIGNABILITY: This Contract () may OR (Purchaser and the Seller agree in writing to an assign settlement.	(\mathbf{x}) may not be assigned with iment of this Contract, the original contract.	thout the written consi ginal parties to this Co	ent of the Purchaser and Seller. If the ontract remain obligated hereunder unti
22. FACSIMILES: One or more counterparts to this counterparts shall be an enforceable original. Signed considered originals and are likewise enforceable.	contract may be signed, all of documents and counter par	which shall be consider ts received via electr	ered the same instrument. Each of the onic or facsimile transmission shall be
23. ATTORNEY'S FEES: In any action or proceeding out of this Contract, or to collect the Brokerage Fee, the be determined by the court or arbitrator(s).	involving a dispute between the prevailing party shall be entitle	ne Purchaser, the Selled to receive from the	er, the Listing and/or Selling Firm arising ther party reasonable attorneys' fees to
24. TITLE At Settlement, Seller shall convey the Prope of all encumbrances, tenancies and liens (except for te record which do not unreasonably impair the use of the R	erty to the Purchaser by a Gene axes not yet due and payable) Property for its intended purpos	ral Warranty deed con , but subject to such e and render the title u	taining English Covenants of Tittle. Free restrictive covenants and easements or nmarketable.
25. EXPENSES AND PRORATIONS: Seller agrees a certificate for non-foreign status and the recordation tax. Purchaser in connection with this purchase shall be ownership fees, if any shall be prorated as of the date of	to pay the expense of preparin x applicable to grantors. Excep borne by the purchaser. All to settlement.	ng the deed and owne it as other-wise agreed axes, assessment, into	r/seller affidavit, Seller's settlement fee d herein, all other expenses incurred by erest, rend, escrow deposits and other
26. ADDITIONAL TERMS: (Use this space for addition	nal terms not covered in this Co	ntract).	
Y			

27. MISCELLANEOUS: This Contract represents the entire agreement between Seller and Purchaser and may not be modified or changed except by written instrument executed by the parties. This Contract shall be construed, interpreted and applied according to the laws of the State and the Seller and Purchaser hereby bind themselves, their heirs, successors, assigns, executors and/or administrators for the faithful performance of the Agreement. UNLESS OTHERWISE PROVIDED HEREIN, THE REPRESENTATIONS AND WARRANTIES MADE BY SELLER HEREIN AND ALL OTHER PROVISIONS OF THIS CONTRACT SHALL BE DEEMED MERGED INTO THE DEED DELIVERED AT SETTLEMENT AND SHALL NOT SURVIVE SETTLEMENT.

All parties that have an ownership interest in the Property must sign the Contract as a Seller.

SELLER	lyrna Loy, Fres.		(SEAL)	PURCHASER.	William Po	well	(SEAL)
		DATE 11	/23/2010				11/23/2010
ADDRESS <u>T</u>	HIN MAN HOMES INC.	000 Main S	Street	ADDRESS 22	2 Vine Street		
<u>C</u>	maha, NE 68135			Ho	llywood, CA 995	50	
PHONE	Home			PHONE			
	Home	Office			Home	Office	
	Fax	Cell			Fax	Cell	
	Email				Email	5	
SELLER			(SEAL)	PURCHASER.	C	3	(SEAL)
		DATE				DATE	
ADDRESS				ADDRESS			
PHONE				PHONE			
	Home	Office			Home	Office	
	Fax	Cell			Fax	Cell	
	Email				Email		
	•						
SELLER			(SEAL)	PURCHASER			(SEAL)
	*	DATE				DATE	
ADDRESS				ADDRESS			
PHONE	150			PHONE	- <u> </u>		
	Home	Office			Home	Office	
	Fax	Cell			Fax	Cell	
7	Email				Email		· · · · · · · · · · · · · · · · · · ·

Standard Clauses Addendum

This is an addendum to the Contract dated _	11/23/2010	between THIN MAN HOMES INC	C. Seller,
and William Powell	Purchaser,	on the sale of <u>8627 S 165 ST, OM</u>	AHA, NE 68136-1354
The following clauses are made a part of	the Contract.		5
VA Loan:			
It is expressly agreed that, notwithstanding penalty or forfeiture of earnest money or described herein, if the Contract purchase post the Department of Veterans Affairs (VA proceeding with the consummation of this established by the VA. **Buster Crabbe**	otherwise be or cost exc. A). The Purcha	obligated to complete the purch eeds the reasonable value of the sers shall, however have the pri	ase of the property property established vilege and option o
Selling Agent	Date	Listing Agent	Date
Jelling Agent	Date	Listing Agent	Date
William Powell	11/23/2010	Myrua Loy, Pres.	11/23/2010
Purchaser	Date	Seller	Date
Purchaser	Date	Seller	Date

Inspections Addendum

11/23/2010 between THIN MAN HOMES INC. (the "Seller",
whether (one or more) and William Powell (the "Purchaser",
whether one or more) for the sale of that certain real property with all improvements described in the
Contract as 8627 S 165 ST, OMAHA, NE 68136-1354 -(the "Property")
and provides as follows:
This Contract and the parties' obligations hereunder are expressly contingent upon obtaining inspection(s)
of the Property in accordance with the provisions of the Addendum, Any and all inspections to be obtained
by Purchaser shall be completed within 10 business days from the date of the full execution of this
Contract by all parties, through licensed engineers or State licensed contractors or qualified home
inspectors. All inspections to be obtained by Seller shall be completed no later than five business days prior
to settlement. In the event Purchaser fails to complete the inspection(s) within the time period specified in
the Addendum, Purchaser shall forfeit the right to conduct the inspection(s). In the event Seller fails to
complete the inspections(s) within the time period specified in the Addendum, Purchaser shall have the right
to have the inspection(s) conducted at Seller's sole expense. Purchaser agrees to repair any damage caused
as a result of the actions of Purchaser or its contractors on the Property in connection with this Addendum.
Clauses not checked are not part of the Contract.
(×) A. WOOD INFESTATION INSPECTION: This contract is subject to () Purchaser or (×) Seller obtaining, at
their sole expense, a report dated not more than 60 days prior to the date of settlement from a pest control company
licensed by the State. Concerning the presence of, or damage from termites and/or wood-destroying insects to the
primary dwelling on the Property. If active infestation is found to be present, any corrective treatment shall be
performed by a pest control company licensed by the State. If inspection reveals damage, any corrective action,
including any necessary structural repairs, shall be performed by a state licensed contractor. Any unattached
building(s) on the Property will be exempt from the terms of this Paragraph unless required by lender.
(x) B. Home Inspection: This Contract is subject to the Purchaser having a home inspection for the purpose of
discovering material defects. As used in this paragraph, the term "material defects" shall apply to those items that
could affect the decision of a reasonable person to purchase the Property, and shall not include cosmetic items,
matters of preference or grandfathered systems or features that are properly functioning that would not comply with
current building codes if constructed or installed today. The fact that a structural element, system or subsystem is
near, at or beyond its normal useful life is not, by itself a material defect. The home inspection and any subsequent
inspections shall be at Purchaser's expense and shall be limited to the primary dwelling. Failure to complete the
inspections(s) within the specified time period shall forfeit the Purchaser's right to conduct inspection(s)
() C. Well Inspection: If the Property is served by a well, this Contract is subject to () Purchaser OR () Seller
obtaining a certificate, at their sole expense, from an appropriate governmental authority or from a licensed water
testing laboratory indicating that the well water is potable. Potable water for the purposes of this paragraph is defines
as that which meets local health authority standards for human consumption.
() D. Septic Inspection: If the Property is served by a well, this Contract is subject to () Purchaser OR ()
Seller obtaining a certificate, at their sole expense, from a professional septic inspection company stating that based
on a visual inspection of the surface area above the drain field, there is no evidence of ground level seepage os the
septic drain lines.

(x) E. RADON INSPECTION: This Contract is subject to (x) Purchaser or () Seller having a radon inspection, at their sole expense. The purpose of this inspection is to determine only if air quality radon levels meet EPA action level standards using an inspector certified by the National Environmental health Association (NEHA) and/or National Radon Safety Board (NRSB) at their sole choice. If Radon is found to be present at levels which exceed the action level established by the EPA and if corrective action is taken, such work shall be performed by a mitigator certified by NEHA and/or NRSB so that a test may be obtained which meets EPA standards. Seller shall pay for the verification test(s) after the remediation has been completed.

RESULTS OF INSPECTION(S): A copy of each inspection report shall be provided to all parties to this Contract within -5 business days from the completion of the inspection.

1.	Seller shall correct all defects or perform in accordance with paragraph 16 of this Contract. All Repairs
	made pursuant to the provisions of this addendum will be performed by a State licensed contractions, State
	licensed pest control company or a certified radon mitigator unless otherwise agreed in writing by all parties.

2.	If the home Inspections report reveals material defects as previously defined in Paragraph B, the Purchase
	shall provide the Seller within5business days from receiving the inspection report, a written
	Amendment specifying which problem the Purchaser requests Seller to correct. In the absence of any
	written notice from the Purchaser to Seller within said period, Purchaser will be deemed to have waived
	correction of the problems. Seller shall have 10 business days after receipt of written amendment to
	negotiate with and response (Response Time) to Purchaser in writing. Seller shall be obligated to correct or
	credit up to the Remediation Limit specified in Paragraph 16 of the Contract. If Seller agrees to make al
	repairs, provide credit for repair work to Purchaser if lender allows or direct payment to Contractor of
	Purchaser's choice at closing based upon written estimates or mutually agreed amount, this contingency
	shall be deemed satisfied. Failure by Seller to respond to Amendment specifying which problems the
	Purchaser requests Seller to correct within the Response Time stated above or failure of the parties to agree
	to the scope of repairs or credit in lieu thereof shall give Purchaser the right either to (1) terminate this
	contract within two (2)business days of the expiration of the Response Time, upon written notice to the
	Seller and thereupon, Purchaser's Deposit shall be refunded in full, in accordance with procedures defined
	in the Contract or accept a monetary credit if lender allows or direct payment to the Contractor of
	Purchaser's Choice at closing in accordance with the amount set forth in paragraph 16. All repairs or
	installations made pursuant to this Paragraph shall be performed by a State licensed contractor
	unless agreed in writing by all parties.

WITNESS THE FOLLOWING DULY AUTHORIZED SIGNATURES AND SEALS:

William Powell	11/23/2010 (SEAL)	Myrna Loy, Fres.	11/23/2010 (SEAL)
PURCHASER	DATE	SELLER	DATE
<u> </u>	(SEAL)		(SEAL)
PURCHASER	DATE	SELLER	DATE