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

This contract form has been prepared by the Nebraska Real Estate Commission. It is intended to include provisions common to most transactions. Its use is not mandatory and it will not be suitable for contracts having or requiring unusual provisions. Commission rates and contract terms are not regulated by law and are subject to negotiation between the Real Estate Broker and the Seller.

EXCLUSIVE RIGHT-TO-SELL LISTING CONTRA	CT
Rob and Michiele Hendrickson	(Seller) contracts with
Thomas Realty and Auction Co., 1125 - 12th Street, Suite B, Aurora, NE 68818 (Broker) for the purposes and	under the terms set forth below with my specific Seller's
and such other affiliated licensees of B	broker as may be assigned by Broker in writing, if needed as
exclusive Seller's Limited Agents. The affiliated licensee(s) named in this paragraph and the Seller's Limited Age	ents who may be appointed by the Broker are collectively
referred to in this Listing Contract as Seller's Limited Agents. All responsibilities and duties of Broker shall also be the	responsibilities and duties of the Seller's Limited Agent:
Purpose of Agency. The purpose of this sole and exclusive right-to-sell agency contract ("Listing Contract")	is to engage the efforts of Broker to accomplish the Sale of
the Real Property legally described as: W 75' of Lot 4 Block L thickman's	Addition to Marquette.
also known as 110 Lynn At Marquette	-V(Z.)
(Street Address) (Ctty)	(State)
together with any items of Personal Property to be conveyed pursuant to Paragraph 5 (collectively referred to as the "Pro	operty").
 Effect of this Listing Contract. By contracting with Broker, Seller agrees to conduct all negotiations for the 	Sale of the Property through Seller's Limited Agent and to
refer to Seller's Limited Agent all inquiries received in any form from any source during the term of this Contract.	
The Listing Period. This Contract shall begin on June 5, 2020	
and shall continue through Delolus 5 1010	. (This is referred to as the "Listing Period".)
4. Price and Terms. The Offering Price for the Property shall be \$ 1.34.500	on the following terms: <u>Cash to Seller</u>
Price to Include. The Price shall include all attached fixtures except	
The following Provided in the state of the s	· .
The following Personal Property is also included: Range, Refriegeration, Museum	wave window covering
6. <u>Title.</u> Seller represents to Broker that title to the Property is solely in Seller's name. Seller shall deliver to B	roker upon request copies of all relevant title materials
Seller represents that there are no known encroachments affecting this Property, except (If none, state "None"): None	noker, upon request, copies of an relevant title materials.
7. Evidence of Title. Seller agrees to convey a marketable title to Buyer, evidenced by a policy of title insurance	e or an abstract certified to date
8. Possession. Possession of the Property shall be delivered to Buyer on closing.	of all abstract contined to date.
9. Material Defects and Indemnification. Seller represents to the Broker solely for the purposes of this Listi	ng Contract that he or she has completed or will promptly
complete the Seller Property Condition Disclosure Statement fully and correctly to the best of the Seller's knowledge	
Seller's Limited Agent are accurate. Seller's Limited Agent shall not receive any offers to purchase until the Seller Prop	
Seller agrees to indemnify and hold harmless Broker (Listing Company) and any sub-agents, from any claim that ma	
reason of the Seller having breached the terms of this paragraph. In addition, Seller agrees to pay attorney fees and ass	

payable upon the happening of any of the following: If during the term of the listing, Seller, Broker, or any other person:

sells the Property; or

- finds a Buyer who is ready, willing and able to purchase the Property at the above price and terms or for any other price and terms to which Seller agrees to accept; or
- finds a Buyer who is granted an option to purchase or enters into a lease with option to purchase and the option is subsequently exercised; or

indemnity. Seller agrees that any defects of a material nature (including, but not limited to, structural defects, soil conditions, violations of health, zoning or building laws, and

If this agreement is revoked or violated by Seller; or

If Broker is prevented in closing the Sale of this Property by existing claims, liens, judgments, or suits pending against this Property, or Seller thereof, or

Compensation of Broker. In consideration of services to be performed by Seller's Limited Agent, Seller agrees to pay Broker a commission of

nonconforming use or zoning variances) actually known by Seller's Limited Agent must be disclosed by Seller's Limited Agent to any prospective Buyer.

If Broker is unfairly hindered by Seller in the showing of or attempting to sell this Property; or

- If within 30 days after the expiration of this Listing Contract, Seller sells this Property to any person found during the term of this listing, or due to Broker's effort or advertising, under this Listing Contract, unless this Property is listed with another Broker.
- Limitation on Broker's Compensation. Broker may accept compensation when Broker or affiliated licensee (other than Seller's Limited Agent) is serving as a Buyer's Agent. In all other cases, Broker shall not accept compensation from the Buyer, the Buyer's agent, or any entity participating in or providing services for the Sale without written agreement of the Seller.
- Cooperating with Other Brokers. Broker may accept the assistance and cooperation of other brokers who will be acting as subagents of the Seller or as agents for a Buyer. If Broker participates in a local multiple listing service, Broker shall submit the Property to such listing service. Seller authorizes Broker to compensate from the amount described in paragraph 10: () Seller's subagent; (X) Buyer's agent; () agents acting for both the Buyer and the Seller - dual agents.
- Forfeiture of Earnest Money. In the event of forfeiture of the earnest money made by a prospective Buyer, the monies received, after expenses incurred by Broker, shall be divided between Broker and Seller, one-half thereof to Broker, but not to exceed the commission agreed upon herein, and the balance to Seller.
- 14. Cost of Services. Broker shall bear all expenses incurred by Broker, if any, to market the Property and to compensate cooperating brokers, if any. Broker will not obtain or order any products or services to be paid by Seller unless Seller agrees. Broker shall not be obligated to advance funds for the benefit of the Seller.
- Maintenance of the Property. Seller agrees to maintain until delivery of possession, the heating, air conditioning, water heater, sewer, plumbing and electrical systems and any built-in appliances in good and reasonable working condition. Seller further agrees to hold Broker harmless from any and all causes of action, loss, damage, or expense Broker may be subjected to arising in connection with this section. Seller also agrees that Broker shall not be responsible for maintenance of the Property.

Nondiscrimination. The undersigned Seller and Broker acknowledge, by their respective signature hereon, that the law prohibits discrimination for or against any 16.

person because of race, color, religion, sex, handicap, familial status, or national origin. Escrow Closing. Seller agrees that the closing of any sale made by Broker may be handled by an Escrow Agent and authorizes Broker to transfer all earnest monies, down payments and other trust funds to the Escrow Agent along with documents and other items received by Broker related to the sale. The cost of the Escrow Closing shall be paid by Seller or as negotiated with the Buyer in the Purchase Agreement.

Smoke Detectors and Carbon Monoxide Alarms. Seller agrees to install at Seller's expense any smoke detectors and Carbon Monoxide Alarms required by law.

19. "For Sale' Sign Permitted. Seller gives permission to Broker to place a "For Sale" and a "Sold" sign on the Property and to use a "Lock Box". 20.

Duties and Responsibilities of Seller's Limited Agent. Seller's Limited Agent shall have the following duties and obligations: (a)

To perform the terms of this agreement:

18.

To exercise reasonable skill and care for the Seller; (b)

To promote the interest of Seller with the utmost good faith, loyalty and fidelity including:

(1) Seeking the price and terms which are acceptable to Seller except that Seller's Limited Agent shall not be obligated to seek additional offers to purchase the property while the property is subject to a contract for sale;

Presenting all written offers to and from Seller in a timely manner regardless of whether the property is subject to a contract for sale;

(3) Disclosing in writing to Seller all adverse material facts actually known by Seller's Limited Agent; and

- Advising Seller to obtain expert advice as to material matters of that which Seller's Limited Agent knows by the specifics of which are beyond the Expertise of Seller's Limited Agent.
- (d) To account in a timely manner for all money and property received;

(e) To comply with the requirements of agency relationships as defined in Neb or regulations promulgated pursuant to such sections or act; and (f) To comply with any applicable federal, state, and local laws, rules, regulation. Seller's Limited Agent shall not disclose any condition of the property any material facts to disclose the information would comaterial facts to any prospective buyer. Adverse material facts may include any environdition of the property, any material defects in the property, any material defects in terms of the contract. 22. Modification of this Listing Contract. No modification of this Listing Contract. 23. Release of Information. Seller authorizes Broker to obtain any information or Deed(s) of Trust on this Property including existing balance, interest rate, monthly of sales information including selling price and terms after closing of the transaction. 24. Entire Agreement. This Listing Contract constitutes the entire Contract be valid unless set forth in this Contract. 25. Copies of Agreement. This Listing Contract is executed in multiple coplicensee.	ons, and ordinances, including fair house infidential information about Seller, we institute fraudulent misrepresentation. From the title to the property; or any mate tract shall be valid, unless made in written relating to utility expenses and all propayment, balance in escrow account and tween the parties; and any prior negotiation.	sing and civil rights statutes at thout Seller's written permi Seller's Limited Agent is rety which are required by law rial limitation on Seller's abing and signed by the parties ritinent information regarding pay off amount. Seller au iations or agreements, wheth	and regulations. ssion, unless disclosure is quired to disclose adverse to be disclosed, physical ility to perform under the g the present mortgage(s) thorizes the dissemination her oral or written, are not
Signed this 5 day of June, 2020	(Name of Seller(s) – Type or Print)		endrickson
Thomas Realty and Auction Company (Name of Broker or Firm)	(Seller Signature/SS #/Fed. ID #)	507-13-6a	4 6-5-2025 (Date)
1125 – 12 th St. Suite B Aurora, Nebraska 68818 (402) 694-6976 (Address) (Phone No.) By:	(Seller Signature/SS #/Fed. ID #)		(Date)
(Affiliated Licensee's Signature)	(Seller(s) Address)	410	68818
FOR MORTGAGE PAY-OFF PURPOSES	(City)	(State)	(Zip)
Mortgage Company 11.5. Bank Phone Number 7328	Seller Phone (Residence)	5219	
Account Number			Phone (Business)
	(402) (13 - 3 Seller Mobile Phone	Seller N	Mobile Phone
Are you eligible for full or partial Homestead Exemption? Yes No			
res 🗀 No 🗾	Mhendrickson Seller(s)' e-mail address	n loos a nory	nac[.com
Agent to act as an agent for seller's Limited Agent as a Limited Dual Agent to act as an agent for seller's Limited Agent agrees to property, and with the Limited Dual Agent for both. Seller's Limited Agent agrees to promptly notify Selle interested in acquiring Seller's property. Seller consents to Seller's Limited Agent Limited Agent will then be a Limited Dual Agent of both Seller and Buyer, serving Buyer the following duties and obligations as a Buyer's agent: (a) To perform the terms of the written agreement made with the Buyer; (b) To exercise reasonable skill and care for the Buyer; (c) To promote the interests of the Buyer with the utmost good faith, loyalty, at (1) Seeking a price and terms which are acceptable to the Buyer, exception of the account of the Buyer of the Buyer and the Buyer in a timely man (3) Disclosing in writing to the Buyer adverse material facts actually (4) Advising the Buyer to obtain expert advice as to material matter Buyer's Limited Agent; (d) To account in a timely manner for all money and property received; (e) To comply with all requirements of Sections 76-2401 to 76-2430, the Ne sections or act; and (f) To comply with any applicable federal, state, and local laws, rules, regulat As a Limited Dual Agent, Seller's Limited Agent also continues to owe Seller the Limited Agent also continues to owe to Buyer the duties and obligations as a Buyer's any information the Limited Dual Agent has gained from the other client which is re the informed written consent of the client to whom the information pertains: (a) that Seller is willing to pay more than the asking price for the property; (b) that Buyer is willing to pay more than the purchase price offered for the price of that either client will agree to financing terms other than those offered by the any other confidential information about the client unless the disclosure is fraudulent misrepresentation. In the event that Seller's Limited Agent becomes a Limited Dual Agent, Seller's Limited Agent will be allowed to continu	ne informed written consent of both ther whenever a Seller's Limited Agent also serving as an agent of the Buyer both Seller and Buyer as clients. As and fidelity, including: bept that the licensee shall not be obligen the regardless of whether the Buyer is known by the Buyer's Limited Agent; as about which the licensee knows but braska Real Estate License Act, and a sions, and ordinances, including fair how duties and obligations as a Seller's List Limited Agent described above, excellevant to the transaction or client, proving the client; arequired by statute, rule, or regulation mitted Agent will prepare and present at will identify the Buyer and disclose ansaction as a Limited Dual Agent on the service of the ser	e Seller and Buyer of a part is also representing a Buyer of or Seller's property and a a Limited Dual Agent, Selle ated to seek other properties already a party to a contract the specifics of which are buyer rules and regulations properties and civil rights statutes mited Agent set out in parapt that a Limited Dual Agent in or failure to disclose the into Seller an Informed Writte the compensation agreemen	while the Buyer becomes technowledges that Seller's er's Agent will owe to the while the Buyer is a party to purchase property; beyond the expertise of the mulgated pursuant to such or regulations. graph 20, and the Seller's t can disclose to one client and cannot disclose, without formation would constitute on Consent at or before the to between Seller's Limited
(Seller)		(Seller)	
(Geller)			