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Farm, Ranch, and Land Purchase Agreement

This is a legally binding agreement. If not understood, seek legal advice.

Date: Jan. 23, 2025.

The undersigned, as Buyer, agrees to purchase the following Property (address): Rural Dawson County, Nebraska. Legal Description: The purpose of this sole and exclusive right-to-sell agency agreement is to engage the efforts of *Broker* to accomplish the sale of the real property legally described as: NW ½ SE ½ Section 4-11N-R19W Dawson County Nebraska containing 32.64 +/- acres.

Including all fixtures and equipment permanently attached to the Property provided Seller has a marketable title in fee simple. The only personal property included is as follows; existing buildings. Seller agrees to furnish a title insurance policy ensuring marketability and buyer shall be furnished a current title insurance commitment by Seller. The cost of the title insurance issued for this sale, if any, shall be equally divided between Buyer and Seller. The Buyer has option of selecting, or approving as selected by the Seller, the title insurance company. The Company being used will be **Boone County Title**, **Albion**, **NE 402-395-1010**. Buyer agrees that should a valid title defect exist. Seller has a reasonable time to correct said defect. If the title defects are not cured within a reasonable time period, but not to exceed ninety days from notification of defect, the Buyer may declare this Agreement null and void, and deposit shall be refunded. Seller agrees to convey to Buyer by warranty deed or valid deed free and clear of all liens, encumbrances, special assessments levied or assessed, except NONE and subject to all easements and restrictions or covenants now of record. Buyer agrees to pay \$ Dollars on the following terms: an earnest money deposit of \$100,000 at this time as shown by the receipt herein. If paid by check, it will be cashed. The earnest money deposit will be transferred to the listing broker on acceptance if the selling broker is other than the listing broker. All monies shall be deposited in a trust account, to be held until the time of closing or until transferred to an escrow agent by agreement of Buyer and Seller. The balance of the purchase price shall be as shown in Paragraph(s) # 1 following: shall be paid in cash, or by certified or cashier's check at time of delivery 1. All Cash: Balance of \$ of deed, offer not contingent upon financing or subject to any surveys. Buyer and Seller agree and understand that this offer is an "All Cash" offer and if the buyer cannot complete the terms of this agreement by the closing date the buyer will forfeit the earnest deposit as damages. 2. Compliance with Law: Seller shall comply with any federal, state, or local law applicable to the sale or transfer of the property, including but not limited to installing smoke detectors and/or allowing inspections. 3. FAX, E-Mail: It is understood that signatures by FAX and electronic transfer constitute a binding agreement between parties. 4. Entire Agreement: This document contains the entire agreement of the parties and supersedes all prior agreements or representations oral or written with respect to the property which are not expressly set forth herein or incorporated herein by reference. This agreement may be modified only in writing signed and dated by all parties, who acknowledge that they have not relied on any statements of the real estate agent or broker which are not herein expressed. 5. FSA/CRP: The Buyer agrees to comply with all FSA/NRCS program requirements, rules and regulations. BigIron Realty will not guarantee FSA/CRP or irrigated acres. The buyer is responsible for irrigation well, registration and/or transfer. Buyer is urged to contact the appropriate NRD to do their own due diligence concerning the water rights. 6. Other Provisions: Buyer agrees that they have done their due diligence and inspected the property and accepts everything in it's "AS IS" present condition. Buyer understand and agrees that this property was a salvage yard and agrees to accept it "AS IS" present condition. If Buyer assigns this agreement, either in whole or in part, Buyer is obligated to fulfill Buyer's obligations under the terms of this agreement and is not relieved of any liability whatsoever for the performance and consummation of this transaction. 7. Taxes: All real estate taxes levied on the above-described Property and payable for the year 2024 and all prior years shall be paid by the Seller. All real estate taxes levied and payable for the year 2025 and all subsequent years shall be paid by the Buyer. 8. Leases: Seller warrants that all existing leases shall terminate on or before the date of closing. Lessee Name: Louis J. Siebenalor Jr. Estate. This offer is based upon Buyer's personal inspection or investigation of the Property. Buyer agrees to accept the Property in its present condition, except as provided herein. "AS IS" Present Condition_ 9. Escrow Closing: Buyer and Seller acknowledge and understand that the closing of the sale may be handled by an escrow agent and that the listing broker is authorized to transfer the earnest money or any other funds received to the escrow agent. After the transfer, Broker shall have no further responsibility or liability to Buyer or Seller to account for the funds. Escrow agent's charges shall be equally divided between Buyer and Seller.

INITIALS: Sellers ____/__ Buyers___/_

- 10. Closing date of the sale shall be on or before the 27th day of Feb. 2025.
- 11. Possession: Possession of Property shall be on or before the 27th day of Feb. 2025, but not before closing.
- 12. Maintenance of Property: Seller agrees to maintain the above-described real estate and improvements in their present condition until delivery of possession. Seller represents that there are no latent defects in the Property of which the seller is aware. This agreement shall in no manner be construed to convey the Property or to give any right of possession. Risk of loss or damage to the property, prior to closing date, shall be the responsibility of Seller. If, prior to closing, the structures on the property are materially damaged by fire, explosion, or any other cause, and Seller does not elect to repair or replace said structure, Buyer shall have the right to rescind this agreement, and the earnest money shall be refunded. If Buyer fails to consummate this purchase according to the terms of this agreement, Seller may, at Seller's options, retain the earnest money as liquidated damages for such failure, or utilize such other legal remedies as are available to seller by reason of such failure.
- 13. Survivorship Clause: The parties agree that all warranties, representations, and other such obligations created in the agreement shall survive the closing date and shall be valid and enduring legal obligations between the parties and their respective successors and assignees.

14. Expiration: This offer is null and void if not accepted by Seller on or before <u>2025_at</u>	
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<u>REAL ESTATE</u>: The real estate which is the subject of this Agreement has the legal description as follows:

NW ¹/₄ SE ¹/₄ Section 4-11N-R19W Dawson County Nebraska containing 32.64 +/- acres.

together with all hereditaments and appurtenances thereunto belonging, free and clear of all encumbrances except easements and restrictions of record (the "Real Estate"). The Real Estate shall include any and all irrigated acres and any and all carbon credits/rights to carbon, if any.

Buyer's signature			Date
Address			
Phone		E-Mail	
			BigIron Realty
	Recei	pt for Earnest Money	
Received from			
conditions as stated. In	· •	by the Seller of the Property v	e purchase price of the Property on terms and within the time specified, or in the event there e refunded.
Δ gent:		Phone:	BigIron Realty

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		Acceptance		
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Date:				
Seller accepts the foregoing prall the terms and conditions se	roposition on the terms stated	and agrees to convey title to th	e Property, deliver possession, an	nd perform
		Seller:		
Address:		Pho	ne:	
		certified or cashier's check for the sing, Seller should insure all person	balance of payments. nal property remaining on the premis	es prior to
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