

### a Berkshire Hathaway affiliate

# **COMMERCIAL PURCHASE AGREEMENT**

This form approved by the Minnesota Association of REALTORS® and the Minnesota Commercial Association of REALTORS®, which disclaims any liability arising out of use or misuse of this form.

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| BU  |   | 9  | e 1 Date   |
|---|---|--|--|
|   | YER (S):  |  |  |
|   |   |  |  |
| Buy   | yer's earnest money in the amo  |  |  |
| <u> </u>  |   |  | Do   |
| Fin   | al Acceptance Date of this Purd   | chase Agreement <b>to be deposited</b>   | vered no later than two (2) Business Days in the trust account of: (Check one.)  |
|   | TRI COUNTY ABST   | TRACT ,  |  |
|   | (Trustee)   |  | or Final Acceptance Date of this Purch   |
| Sa  | id earnest money is part payme  | ent for the purchase of property at $_{-}$   | 1100 MAIN STREET   |
| —   |   |  | located in   |
|   |   |  | of WRIGHT  |
| Sta   | te of Minnesota, PID # (s)  | 104039000010, 104  | 019000150, 104019000100  |
| —<br>anc  | d legally described as follows s  | EE SURVEY ATTACHED   |  |
|   |   |  |  |
|   |   |  | (collectively the "Prope   |
|   |   |  | nis day sold to Buyer for the sum of:  |
| <br>(\$   |   |  |  |
| •   | CASH of 100 percent   | ) Dollars ("Purchase Price"), w  | hich Buyer agrees to pay in the following man  |
| 1.  | CASH of 100 percent money; PLUS   | ) Dollars ("Purchase Price"), w<br>(%) of the sale price, or more in Buy<br>ercent (%) of the sale price. Buyer  | hich Buyer agrees to pay in the following mar<br>ver's sole discretion, which includes the ear   |
| 1.  | CASH of 100 percent money; PLUS  FINANCING of 0 p financing as required by this F   | ) Dollars ("Purchase Price"), w<br>(%) of the sale price, or more in Buy<br>ercent (%) of the sale price. Buyer<br>Purchase Agreement.   | hich Buyer agrees to pay in the following man<br>ver's sole discretion, which includes the ear<br>r shall, at Buyer's sole expense, apply for  |
| 1.  | CASH of percent money; PLUS  FINANCING of p financing as required by this F Such financing shall be: (0 mortgage with subordinate fin   | ) Dollars ("Purchase Price"), where the sale price, or more in Buyer Purchase Agreement.  Check one.) a first mortgage nancing, as described in the attached to Contract for Deed.   | hich Buyer agrees to pay in the following manyer's sole discretion, which includes the ear shall, at Buyer's sole expense, apply for e; a contract for deed; or a  |
| 1.  | CASH of percent money; PLUS  FINANCING of o p financing as required by this F Such financing shall be: (0 mortgage with subordinate fin Conventional/SBA/Other (Check one.)   | ) Dollars ("Purchase Price"), we (%) of the sale price, or more in Buyer Purchase Agreement.  Check one.)  a first mortgag nancing, as described in the attached of Contract for Deed.   | hich Buyer agrees to pay in the following manyer's sole discretion, which includes the earn shall, at Buyer's sole expense, apply for e; a contract for deed; or a Addendum to Commercial Purchase Agreer  |
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| <ol> <li>1.</li> <li>2.</li> <li>DU</li> <li>see</li> </ol> | CASH of percent money; PLUS  FINANCING of p financing as required by this F Such financing shall be: (0 mortgage with subordinate fin Conventional/SBA/Other (Check one.)—  E DILIGENCE: This Purchase a attached Addendum to Comm  | ) Dollars ("Purchase Price"), we (%) of the sale price, or more in Buyer Purchase Agreement.  Check one.) a first mortgage nancing, as described in the attached are Contract for Deed.  Agreement IS IS NOT subject mercial Purchase Agreement: Due Deed.   | hich Buyer agrees to pay in the following marver's sole discretion, which includes the ear shall, at Buyer's sole expense, apply for e; a contract for deed; or a Addendum to Commercial Purchase Agreement to a due diligence contingency. (If answer biligence.)   |
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| DU see CLC  | CASH of   | ) Dollars ("Purchase Price"), we (%) of the sale price, or more in Buyer Purchase Agreement.  Check one.) a first mortgag nancing, as described in the attached and Contract for Deed.  Agreement IS IS IS NOT subject (Check one.)————————————————————————————————————  | hich Buyer agrees to pay in the following manyer's sole discretion, which includes the early shall, at Buyer's sole expense, apply for e; a contract for deed; or a Addendum to Commercial Purchase Agreer to a due diligence contingency. (If answer in the filligence.)  The agrees to execute and deliver a: (Check to the dotted). Contract for Deed, marketable title, subject to:  |
| DU see CLC DE (a)   | CASH of   | ) Dollars ("Purchase Price"), wo (%) of the sale price, or more in Buyer Purchase Agreement.  Check one.) a first mortgag nancing, as described in the attached for Contract for Deed.  Agreement IS IS NOT subject (Check one.) all be Deed conveying rances, and state and federal regul   | hich Buyer agrees to pay in the following manyer's sole discretion, which includes the early shall, at Buyer's sole expense, apply for e; a contract for deed; or a Addendum to Commercial Purchase Agreement to a due diligence contingency. (If answer in the influence)  er agrees to execute and deliver a: (Check of the contract for Deed, marketable title, subject to: ations;   |
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| 1. 2. DU see CL(   X   (a) (b) (c) (d)                      | CASH of   | ) Dollars ("Purchase Price"), we (%) of the sale price, or more in Buyer Purchase Agreement.  Check one.) a first mortgag nancing, as described in the attached of Contract for Deed.  Agreement IS IS NOT subject (Check one.)————————————————————————————————————  | hich Buyer agrees to pay in the following marker's sole discretion, which includes the ear shall, at Buyer's sole expense, apply for e; a contract for deed; or a Addendum to Commercial Purchase Agreement to a due diligence contingency. (If answer in the following agrees to execute and deliver a: (Check of the dect). Contract for Deed, marketable title, subject to: ations; the effective forfeiture provisions; the effective forfeiture provisions and the effective forfeiture provisions; the effective forfeiture provisions and the effective forfe |



44. Page 2 Date \_ a Berkshire Hathaway affiliate CLEARWATER 45. Property located at \_ TENANTS/LEASES: Property IS X IS NOT subject to rights of tenants (if answer is IS, see attached Addendum 46. ----(Check one.)-----47. to Commercial Purchase Agreement: Due Diligence). Seller shall not execute leases from the date of this Purchase Agreement to the date of closing, the term of which lease 48. extends beyond the date of closing, without the prior written consent of Buyer. Buyer's consent or denial shall be 49. 50. provided to Seller within. \_\_\_\_ days of Seller's written request. Said consent 51. shall not be unreasonably withheld. 52. REAL ESTATE TAXES: Real estate taxes due and payable in the year of closing shall be prorated between Seller and 53. Buyer on a calendar year basis to the actual date of closing unless otherwise provided in this Purchase Agreement. 54. Real estate taxes, including penalties, interest, and any associated fees, payable in the years prior to closing shall be 55. paid by Seller. Real estate taxes payable in the years subsequent to closing shall be paid by Buyer. **SPECIAL ASSESSMENTS:** 56. 57. 🕱 BUYER AND SELLER SHALL PRORATE AS OF THE DATE OF CLOSING 🗌 SELLER SHALL PAY -----(Check one.)----58. on the date of closing all installments of special assessments certified for payment with the real estate taxes due and 59. payable in the year of closing. BUYER SHALL ASSUME SELLER SHALL PAY ON DATE OF CLOSING all other special assessments 60. ----(Check one.)--levied as of the date of this Purchase Agreement. 61. **BUYER SHALL ASSUME** SELLER SHALL PROVIDE FOR PAYMENT OF special assessments pending as 62. ----(Check one.)-----63. of the date of this Purchase Agreement for improvements that have been ordered by any assessing authorities. (Seller's provision for payment shall be by payment into escrow of up to two (2) times the estimated amount of the assessments 64. or less, as allowed by Buyer's lender.) 65. 66. Buyer shall pay any unpaid special assessments payable in the year following closing and thereafter, the payment of 67. which is not otherwise here provided. As of the date of this Purchase Agreement, Seller represents that Seller | HAS | HAS NOT received a notice 68. ----(Check one.)----regarding any new improvement project from any assessing authorities, the costs of which project may be assessed 69. against the Property. Any such notice received by Seller after the date of this Purchase Agreement and before 70. closing shall be provided to Buyer immediately. If such notice is issued after the date of this Purchase Agreement 71. and on or before the date of closing, then the parties may agree in writing, on or before the date of closing, to pay, 72. 73. provide for the payment of, or assume the special assessments. In the absence of such agreement, either party may 74. declare this Purchase Agreement canceled by written notice to the other party, or licensee representing or assisting the 75. other party, in which case this Purchase Agreement is canceled. If either party declares this Purchase Agreement canceled, Buyer and Seller shall immediately sign a written cancellation of Purchase Agreement confirming said 76. 77. cancellation and directing all earnest money paid here to be refunded to Buyer. POSSESSION: Seller shall deliver possession of the Property: (Check one.) 78. 79. **X** IMMEDIATELY AFTER CLOSING; or 80. OTHER: Seller agrees to remove ALL DEBRIS AND ALL PERSONAL PROPERTY NOT INCLUDED HERE from the Property 81. 82. by possession date. 83. PRORATIONS: All items customarily prorated and adjusted in connection with the closing of the sale of the Property here including but not limited to rents, operating expenses, interest on any debt assumed by Buyer, shall be prorated 84. 85. as of the date of closing. It shall be assumed that Buyer will own the Property for the entire date of the closing.

RISK OF LOSS: If there is any loss or damage to the Property between the Final Acceptance Date and the date of 86. 87. closing, for any reason, the risk of loss shall be on Seller. If the Property is destroyed or substantially damaged before

- 88. the closing, this Purchase Agreement shall be canceled, at Buyer's option, if Buyer gives written notice to Seller, or licensee
- 89. representing or assisting Seller, of such cancellation within thirty (30) days of the damage. Upon said cancellation,
- 90. Buyer and Seller shall immediately sign a written cancellation of Purchase Agreement confirming said cancellation and
- 91. directing all earnest money paid here to be refunded to Buyer.



Page 3 Date \_ a Berkshire Hathaway affiliate Duana anti-cha a ata ah at CT.FADWATED

| 93.        | Property located at   | CHRICHITER   |  |
|------------|---|--|--|
|            | · · · · · · · · · · · · · · · · · · ·   |  |  |
| 94.<br>95. | <b>EXAMINATION OF TITLE:</b> Seller shall, at its e Acceptance of this Purchase Agreement, furnis | expense, withinh to Buyer, or licensee representing or assisting | days after Fina<br>Buyer, a commitment |
| 96.        | for an owner's policy of title insurance from _   | TRI COUNTY ABSTRACT (Name of Title Company)                      | , including levied                     |

- and pending special assessments. Buyer shall be allowed ten (10) days ("Objection Period") after receipt of the 97.
- 98. commitment for title insurance to provide Seller, or licensee representing or assisting Seller, with written objections.
- 99. Buyer shall be deemed to have waived any title objections not made within the Objection Period provided for immediately
- 100. above and any matters with respect to which title objection is so waived may be excepted from the warranties in the
- 101. Deed as specified here to be delivered pursuant to this Agreement.
- 102. TITLE CORRECTIONS AND REMEDIES: Seller shall have thirty (30) days ("Cure Period") from receipt of Buyer's
- 103. written title objections to cure any title objections but shall not be obligated to do so. Upon receipt of Buyer's title
- 104. objections, Seller shall, within ten (10) days, notify Buyer, or licensee representing or assisting Buyer, in writing whether
- 105. or not Seller will endeavor to cure such objections within the Cure Period. Liens or encumbrances for liquidated amounts
- 106. created by instruments executed by Seller and which can be released by payment proceeds of closing shall not delay
- 107. the closing.
- 108. If Seller's notice states that Seller will not endeavor to cure one or more specified objections within the Cure Period,
- 109. Buyer may, as its sole remedy, within ten (10) days of the sending of such notice by Seller, declare this Purchase
- 110. Agreement canceled by written notice to Seller, or licensee representing or assisting Seller, in which case this Purchase
- 111. Agreement is canceled. If Buyer declares this Purchase Agreement canceled, Buyer and Seller shall immediately sign a
- 112. written cancellation of Purchase Agreement confirming said cancellation and directing all earnest money paid here to
- 113. be refunded to Buyer. If Buyer does not declare this Purchase Agreement canceled as provided immediately above,
- 114. Buyer shall be bound to proceed with the closing and to purchase the Property subject to the objections Seller has
- 115. declined to cure without reduction in the Purchase Price.
- 116. If Seller's notice states that Seller will endeavor to cure all of the specified objections, or if Seller's notice states that
- 117. Seller will endeavor to cure some, but not all, of the specified objections and Buyer does not declare this Purchase
- 118. Agreement canceled as provided above, Seller shall use commercially reasonable efforts to cure the specified objections
- 119. or those Seller has agreed to endeavor to cure and, pending correction of title, all payment required here and the
- 120. closing shall be postponed.
- 121. If Seller, within the Cure Period provided above, corrects the specified objections Seller's notice indicated Seller would
- 122. endeavor to cure, then upon presentation to Buyer, or licensee representing or assisting Buyer, of documentation
- 123. establishing that such objections have been cured, the closing shall take place within ten (10) days or on the scheduled
- 124. closing date, whichever is later.
- 125. If Seller, within the Cure Period provided above, does not cure the specified objections which Seller's notice indicated
- 126. Seller would endeavor to cure, Buyer may, as its sole remedy, declare this Purchase Agreement canceled by written
- 127. notice to Seller, or licensee representing or assisting Seller, given within five (5) days after the end of the Cure Period,
- 128. in which case this Purchase Agreement is canceled. Buyer and Seller shall immediately sign a Cancellation of Purchase
- 129. Agreement confirming said cancellation and directing all earnest money paid here to be refunded to Buyer. Neither
- 130. party shall be liable for damages here to the other. In the alternative, Buyer may elect to waive such objections by
- 131. providing written notice to Seller, or licensee representing or assisting Seller, within such five (5)-day period and accept
- 132. title subject to such uncured objections, in which event, Buyer shall be bound to proceed with the closing and to purchase
- 133. the Property subject to the objections Seller has not cured without reduction in the Purchase Price. If neither notice is
- 134. given by Buyer within such five (5)-day period, Buyer shall be deemed to have elected to waive the objections and to
- 135. proceed to closing as provided in the immediately preceding sentence.
- 136. If title is marketable, or is made marketable as provided here, and Buyer defaults in any of the agreements here,
- 137. Seller, in addition to any other right or remedy available to Seller here, at law or in equity may cancel this Purchase
- 138. Agreement as provided by either MN Statute 559.21 or MN Statute 559.217, whichever is applicable, and retain all
- 139. earnest money paid here as liquidated damages.
- 140. If title is marketable, or is made marketable as provided here, and Seller defaults in any of the agreements here,
- 141. Buyer may, in addition to any other right or remedy available to Buyer here, seek specific performance within six
- 142. (6) months after such right of action arises.



| 143. Page 4 | Date       |
|-------------|------------|
| 9           |            |
|             | CLEARWATER |

| a Berkshire   | Hathaway  | affiliate |
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| a Deritariire | Tatriaway | annate    |

144. Property located at \_

145. REPRESENTATIONS AND WARRANTIES OF SELLER: The following representations made are to the best

- 146. of Seller's knowledge.
- 147. There is no action, litigation, investigation, condemnation, or other proceeding of any kind pending or threatened against
- 148. Seller or any portion of the Property. In the event Seller becomes aware of any such proceeding prior to closing, Seller
- 149. will promptly notify Buyer of such proceeding.
- 150. The Property is in compliance with all applicable provisions of all planning, zoning, and subdivision rules; regulations;
- 151. and statutes. Seller has obtained all necessary licenses, permits, and approvals necessary for the ownership and
- 152. operation of the Property.
- 153. Prior to the closing, payment in full will have been made for all labor, materials, machinery, fixtures, or tools furnished
- 154. within the 120 days immediately preceding the closing in connection with construction, alteration, or repair of any
- 155. structure on, or improvement to, the Property.
- 156. Seller has not received any notice from any governmental authority as to condemnation proceedings, or violation of
- 157. any law, ordinance, regulation, code, or order affecting the Property. If the Property is subject to restrictive covenants,
- 158. Seller has not received any notice from any person or authority as to a breach of the covenants. Any such notices
- 159. received by Seller shall be provided to Buyer immediately.
- 160. Seller has not executed any options to purchase, rights of first refusal, or any other agreements giving any person or
- 161. other entity the right to purchase or otherwise acquire any interest in the Property, and Seller is unaware of any options
- 162. to purchase, rights of first refusal, or other similar rights affecting the Property.
- 163. The legal description of the real property to be conveyed has been or shall be approved for recording as of the date
- 164. of closing.
- 165. If Seller is an organized entity, Seller represents and warrants to Buyer that Seller is duly organized and is in good
- 166. standing under the laws of the State of Minnesota; that Seller is duly qualified to transact business in the State of
- 167. Minnesota; that Seller has the requisite organizational power and authority to enter into this Purchase Agreement and
- 168. the Seller's closing documents signed by it; such documents have been duly authorized by all necessary action on
- 169. the part of Seller and have been duly executed and delivered; that the execution, delivery, and performance by Seller of
- 170. such documents do not conflict with or result in a violation of Seller's organizational documents or Bylaws or any judgment,
- 171. order, or decree of any court or arbiter to which Seller is a party; and that such documents are valid and binding obligations
- 172. of Seller, and are enforceable in accordance with their terms.
- 173. Seller will indemnify Buyer, its successors and assigns, against and will hold Buyer, its successors and assigns,
- 174. harmless from, any expenses or damages, including reasonable attorneys' fees, that Buyer incurs because of the
- 175. breach of any of the above representations and warranties, whether such breach is discovered before or after the date
- 176. of closing.
- 177. See attached Addendum to Commercial Purchase Agreement: Due Diligence, if any, for additional representations
- 178. and warranties.
- 179. REPRESENTATIONS AND WARRANTIES OF BUYER: If Buyer is an organized entity, Buyer represents and warrants
- 180. to Seller that Buyer is duly organized and is in good standing under the laws of the State of Minnesota; that Buyer is
- 181. duly qualified to transact business in the State of Minnesota; that Buyer has the requisite organizational power and
- 182. authority to enter into this Purchase Agreement and the Buyer's closing documents signed by it; such documents
- 183. have been duly authorized by all necessary action on the part of Buyer and have been duly executed and delivered;
- 184. that the execution, delivery, and performance by Buyer of such documents do not conflict with or result in a violation
- 185. of Buyer's organizational documents or Bylaws or any judgment, order, or decree of any court or arbiter to which Buyer
- 186. is a party; and that such documents are valid and binding obligations of Buyer, and are enforceable in accordance with
- 187. their terms. Buyer will indemnify Seller, its successors and assigns, against and will hold Seller, its successors and
- 188. assigns, harmless from, any expenses or damages, including reasonable attorneys' fees, that Seller incurs because
- 189. of the breach of any of the above representations and warranties, whether such breach is discovered before or after
- 190. the date of closing.

MNC:PA-4 (8/17)



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|------|--|--|---------|----------------|-------|---|--------|
| a l  | Berkshire Hathaway affiliate                       |  | 191.    | Page 5         | [     | Date  |        |
| 192. | Property located at                                |  |         |                |       | CLEARWATER  |        |
| 193. | TIME IS OF THE ESSENC                              | E FOR ALL PROVISIONS OF  | THIS C  | ONTRAC         | CT.   | :   |        |
| 195. |  | the event specified and includes                               |         |                |       | calendar or Business Days as spec<br>(calendar or Business Days as spec                                       |        |
|      | BUSINESS DAYS: "Busine stated elsewhere by the pa  | •  | ot Satu | rdays, S       | Sun   | ndays, or state or federal holidays u   | nless  |
| 200. | payments made here, inclu                          | ding earnest money, shall be ret                               | ained b | y Seller a     | as I  | ncel this Purchase Agreement, and liquidated damages and Buyer and so seek all other remedies allowed by      | Seller |
|      |  | of the agreements here, Sell<br>tute 559.21 or MN Statute 559. |         |                |       | e this Purchase Agreement unde<br>applicable.   | r the  |
| 205. | for breach of this Purchas                         |  | rmance  | of this        | Pι    | Buyer or Seller may seek actual dam<br>urchase Agreement; and, as to sp<br>uch right of action arises.        | _      |
| 208. |  | THAT THE PROPERTY IS IN  |         |                |       | TO VIEW THE PROPERTY PRIO<br>Y THE SAME CONDITION AS OF   |        |
| 211. | property as defined under M                        |  | wledges | Buyer h        | nas   | sed or intended to be used as resid<br>received a <i>Disclosure Statement: S</i><br><i>Alternatives</i> form. |        |
| 214. |  |  |         | CTLY OF        | RII   | NDIRECTLY CONNECTED TO:   |        |
|      | SUBSURFACE SEWAGE                                  |  |         |                |       |   |        |
| 217. | SELLER DOES DOES DOES DOES                         | <b>S NO</b> T KNOW OF A SUBSURF                                | -ACE S  | EWAGE          | : I ł | REATMENT SYSTEM ON OR SER   | VING   |
|      | THE PROPERTY. (If answ<br>Subsurface Sewage Treatm |  | loes no | t require      | e a   | state permit, see Disclosure State  | ment:  |
|      | PRIVATE WELL SELLER DOES DOE                       | S NOT KNOW OF A WELL ON C                                      | OR SER  | VING TH        | HE    | PROPERTY. (If answer is <b>DOES</b> an  | d well |
| 222. | is located on the Property,                        | <br>see <i>Disclosure Statement: Wel</i>                       | 7.)     |                |       |   |        |
|      |  | vledge, the Property IS X IS                                   | NOT i   | n a Spec       | cia   | al Well Construction Area.  |        |
| 224. | THIS PURCHASE AGREE                                | MENT IS IS IS NOT SUBJ   | ECT TO  | O AN <i>AD</i> | DDE   | ENDUM TO PURCHASE AGREEN  | 1ENT:  |
|      | SUBSURFACE SEWAGE (If answer is IS, see attach     | TREATMENT SYSTEM AND W   | ELL IN  | SPECTIO        | ION   | N CONTINGENCY.  |        |
| 228. |  |  |         |                |       | TS ON THE PROPERTY, BUYER<br>ESTATEMENT: SUBSURFACE SEV   |        |

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230. Page 6 Date \_ a Berkshire Hathaway affiliate CLEARWATER 231. Property located at \_ **AGENCY NOTICE** 232. 233. \_ Wayne E Murphy is X Seller's Agent Buyer's Agent Dual Agent Facilitator. 234. \_\_\_\_\_Edina Realty, Inc. (Real Estate Company Name) is Seller's Agent Buyer's Agent Dual Agent Facilitator. 235. \_ (Licensee) -----(Check one.)-236. \_ (Real Estate Company Name) 237. DUAL AGENCY DISCLOSURE: Dual agency occurs when one broker or salesperson represents both parties to a 238. transaction, or when two salespersons licensed to the same broker each represent a party to the transaction. Dual 239. agency requires the informed consent of all parties, and means that the broker or salesperson owes the same fiduciary 240. duties to both parties to the transaction. This role limits the level of representation the broker and salespersons can 241. provide, and prohibits them from acting exclusively for either party. In dual agency, confidential information about price, 242. terms, and motivation for pursuing a transaction will be kept confidential unless one party instructs the broker or 243. salesperson in writing to disclose specific information about him or her. Other information will be shared. Dual agents 244. may not advocate for one party to the detriment of the other. 245. **CONSENT TO DUAL AGENCY** 246. Broker represents both parties involved in the transaction, which creates a dual agency. This means that Broker and its salespersons owe fiduciary duties to both parties. Because the parties may have conflicting interests, Broker and its 248. salespersons are prohibited from advocating exclusively for either party. Broker cannot act as a dual agent in this 249. transaction without the consent of both parties. Both parties acknowledge that 250. (1) confidential information communicated to Broker which regards price, terms, or motivation to buy, sell, or lease will 251. remain confidential unless the parties instruct Broker in writing to disclose this information. Other information will 252. be shared; 253. (2) Broker and its salespersons will not represent the interest of either party to the detriment of the other; and 254. (3) within the limits of dual agency, Broker and its salesperson will work diligently to facilitate the mechanics of the 255. sale. 256. With the knowledge and understanding of the explanation above, the parties authorize and instruct Broker and its 257. salespersons to act as dual agents in this transaction. 258. **SELLER:** \_\_\_\_\_ BUYER: 259. By: \_ 260. 261. (Date) (Date) 262. **SELLER**: \_\_\_\_\_ BUYER: 263. By: \_ 264. Its: \_ lts:\_ (Title)

(Date)

(Date)

265.



|  |  |  | COMMER   | CIAL I  | PURCHASE AGREEMENT  |
|--|--|--|--|---|---|
| a l  | Berkshire Hathaway affiliate   |  | 266. Page 7  | Date _  |   |
| 267.   | Property located at  |  |  |   | CLEARWATER  |
| 268.   | SUCCESSORS AND ASS   | IGNS: All provisions of this I   | Purchase Agreement   | shall be  | binding on successors and assigns   |
|  | CLOSING COSTS: Buyer cash outlay at closing or re  |  |  | g costs,  | which may effectively increase th   |
| 272.<br>273.   | provides that a transferee (   | "Buyer") of a United States i<br>r") is a foreign person and   | real property interest r<br>no exceptions from F   | nust be<br>IRPTA v  | 445 of the Internal Revenue Cod notified in writing and must withhol withholding apply. Buyer and Selle venue Code.   |
| 276.   |  | prior to closing. Any repres   |  |   | is a "foreign person" (as the sam<br>h respect to this issue shall surviv   |
| 279.   |  | omply with the FIRPTA requ   |  |   | instrument, affidavit, or statemer of their respective federal taxpaye  |
| 282.<br>283.   | withholding the applicable   | tax, Buyer and Seller shouective licensees represen  | uld seek appropriate ting or assisting eit   | legal a   | uding the Buyer's responsibility for<br>and tax advice regarding FIRPTA<br>ty will be unable to assure eithe<br>ents.   |
| 285.<br>286.<br>287.   | non-American cor   |  | propriate legal advice   |   | le to agricultural land by aliens an<br>Purchase Agreement is for the sal   |
| 288.   | ACCEPTANCE DEADLIN   | IE: This offer to purchase   | , unless accepted s  | ooner, :  | shall be withdrawn at 11:59 P.M   |
| 289.   |  | , 20 , and   | in such event all ear  | nest mo   | oney shall be returned to Buyer.  |
| 291.<br>292.<br>293.<br>294.<br>295.<br>296.<br>297.<br>298.<br>299.<br>300. | of the Property, Seller or I licensee representing or as days after Seller's notice), or assisting Seller, in which under this Purchase Agre shall immediately sign a here to be refunded to Buclosing, subject to any oth the purchase price, and Seany award made or to be refunded or to be refunded or to be refunded. | icensee representing or as sisting Buyer, of such fact a declare this Purchase Agree in case this Purchase Agree ement. In the event Buyer written cancellation confirmer. If Buyer fails to give ser contingencies to this Purchade in the condemnation part of the sistence of the series of the serie | sisting Seller, shall in and Buyer may, at Buyer may, at Buyer ment canceled by writement is canceled and declares the Purchaming such cancellations written notice, the chase Agreement. In the closing date all oproceedings. Prior to | onmediater's optiten notion the se Agresion and nen Buyon such eof Seller | commenced against all or any pately give written notice to Buyer, on (to be exercised within thirty (30 ce to Seller or licensee representin party shall have further obligation ement canceled, Buyer and Selle directing all earnest money pairer shall be bound to proceed with vent, there shall be no reduction it is rights, title, and interest in and the sing date, Seller shall not designate without Buyer's prior written consentation. |
|  |  |  |  |   | ainst, and hold each other harmles  |

MUTUAL INDEMNIFICATION: Seller and Buyer agree to indemnify each other against, and hold each other harmless from, all liabilities (including reasonable attorneys' fees in defending against claims) arising out of the ownership, operation, or maintenance of the Property for their respective periods of ownership. Such rights to indemnification will not arise to the extent that (a) the party seeking indemnification actually receives insurance proceeds or other cash payments directly attributable to the liability in question (net of the cost of collection, including reasonable attorneys' fees); or (b) the claim for indemnification arises out of the act or neglect of the party seeking indemnification. If, and to the extent that, the indemnified party has insurance coverage, or the right to make claim against any third party for any amount to be indemnified against, as set forth above, the indemnified party will, upon full performance by the indemnifying party of its indemnification obligations, assign such rights to the indemnifying party or, if such rights are not assignable, the indemnified party will diligently pursue such rights by appropriate legal action or proceeding and assign the recovery and/or right of recovery to the indemnifying party to the extent of the indemnification payable made by such party.



314. Page 8 Date \_\_ a Berkshire Hathaway affiliate CLEARWATER 315. Property located at \_ 316. ENTIRE AGREEMENT: This Purchase Agreement and any addenda or amendments signed by the parties shall 317. constitute the entire agreement between Buyer and Seller. Any other written or oral communication between Buyer and 318. Seller, including, but not limited to, e-mails, text messages, or other electronic communications are not part of this 319. Purchase Agreement. This Purchase Agreement can be modified or canceled only in writing signed by Buyer and 320. Seller or by operation of law. All monetary sums are deemed to be United States currency for purposes of this Purchase 321. Agreement. 322. **ELECTRONIC SIGNATURES:** The parties agree the electronic signature of any party on any document related to this 323. transaction constitute valid, binding signatures. 324. FINAL ACCEPTANCE: To be binding, this Purchase Agreement must be fully executed by both parties and a copy 325. must be delivered. 326. SURVIVAL: All warranties and representations in this Purchase Agreement shall survive the delivery of the deed or 327. contract for deed and be enforceable after the closing. 328. **OTHER:** 334. \_ 335. \_ 337. \_ 339. \_ 342. \_

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347. Page 9 Date \_\_\_\_\_

| a E  | Berkshire Hathaway affiliate   | 347. Page 9 Date                           |
|------|--|--|
|      | Property located at  | CLEARWATER                                 |
| 349. | ADDENDA: Attached addenda are a part of this Purch                             | ase Agreement.                             |
|      | _  | •  |
|      | If checked, this Purchase Agreement is subject to                              |  |
|      | attached Addendum to Commercial Purchase                                       |  |
| 352. | Agreement: Counteroffer.   |  |
|      |  |  |
|      | <b>FIRPTA:</b> Seller represents and warrants, under penalty                   |  |
|      | of perjury, that Seller Seller IS IS NOT a foreign person (i.e., a(Check one.) |  |
| 355. | non-resident alien individual, foreign corporation, foreign                    |  |
|      | partnership, foreign trust, or foreign estate for purposes                     |  |
| 357. | of income taxation. (See lines 271-287.)) This representation                  |  |
| 358. | and warranty shall survive the closing of the transaction                      |  |
|      | and the delivery of the deed.  |  |
|      | •  |  |
| 360. | SELLER   | BUYER                                      |
| 004  |  |  |
| 361. |  |  |
|      |  |  |
| 362. | By: Michael Gohman, President Clearwater Development                           | By:  |
|      |  | •  |
| 000  | n.   |  |
| 363. | Its:   | Its:                                       |
|      | (Title)  | (Title)                                    |
| 364. |  |  |
| 304. | (Date)   | (Date)                                     |
|      | (=)  | ()   |
|      |  |  |
| 365  | SELLER   | BUYER                                      |
| 000. | OLLLE!!  | BOTER                                      |
| 366  |  |  |
| 500. |  |  |
|      |  |  |
| 367. | By:  | By:  |
|      |  |  |
| 000  | lt   | u  |
| 368. | Its:   | Its:                                       |
|      | (1110)   | ()   |
| 369. |  |  |
| 000. | (Date)   | (Date)                                     |
|      |  |  |
| 370. | FINAL ACCEPTANCE DATE:   | The Final Acceptance Date                  |
| 371. | is the date on which the fully executed Purchase Agreeme                       | ent is delivered.                          |
|      | ,  |  |
|      |  |  |
| 372. |  | CT BETWEEN BUYER(S) AND SELLER(S).         |
| 373. | IF YOU DESIRE LEGAL OR TAX ADVICE, CO  | DNSULT AN APPROPRIATE PROFESSIONAL.        |
|      |  |  |
| 374. |  | ® COMMERCIAL PURCHASE AGREEMENT IS NOT     |
| 375. | DESIGNED TO BE AND IS NOT WARRANTED TO BI                                      | E INCLUSIVE OF ALL ISSUES SELLER AND BUYER |
| 376. | MAY WISH TO ADDRESS, AND EITHER PARTY MA                                       | Y WISH TO MODIFY THIS PURCHASE AGREEMENT   |
| 377. | · · · · · · · · · · · · · · · · · · ·  | AL MATTERS NOT CONTAINED IN THIS FORM.     |
| 378. |  | HE ADVICE OF AN ATTORNEY TO ENSURE         |
| 379. |  | DDRESSES THAT PARTY'S RIGHTS.              |