

# For Sale by TENDER Disnmore 479 acres Grain Farmland





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### **Prime Grainland Southwest of Dinsmore**

This good quality of grain farmland is located southwest of Dinsmore, SK.

Access is convenient: from the junction of Highway #42 and #44, just west of Dinsmore, travel approximately 4 miles (6.4 km) south, 0.5-mile (0.8 km) west, and 2 miles (3.2 km) south to reach the southeast corner of SE-29. The roads are well-maintained gravel.

The property consists of **three adjoining quarters in a row**, forming a holding **1.5 miles long.** The soil is Sutherland **clay**, with SCIC coverage classifying SW-29 and SE-30 as **Class E**, and SE-29 as **Class H**. The average final rating for the three quarters is 62.2. This land is capable growing <u>oilseeds</u>, <u>pulses and cereals</u>. Cropping for 2025 growing season was: SE-30 was seeded to barley, while the SE-29 and SW-29 were seeded to canola. The average frost-free period for this area is in excess of 110 days.

A portion of SE-29 has been seeded to grass for grass seed and hay production for over 20 years, making it eligible for organic production.

This land represents an outstanding opportunity for both farming and long-term investment.

## Farmland Summary

3 parcels

479 title acres (ISC)

### **SAMA Information**

478 total acres

405 cultivated acres

21 arable hay/grass acres

46 native pasture acres

6 wetland/bush acres

\$1,037,800 total 2025 assessed value (AV)

\$347,381 average assessment per 160 acres

62.2 soil final rating (weighted average)



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#### Terms and Conditions of the tender are as follows:

- 1. All offers must be received by Hammond Realty by 5:00 pm **Friday, November 28, 2025** (deadline).
- 2. All offers received are to be left open until **5:00 pm Friday, December 2, 2025.** All offers received will be addressed and responded to [i.e. accepted, rejected, or countered].
- 3. The highest, or any, offer will not necessarily be accepted.
- 4. In addition to the top offer for any individual parcel, consideration will be given to offers that provide the highest aggregate price for any combination of parcels.
- 5. DEPOSIT of five percent (5%) of the total purchase price of offer, to be deposited with the Buyer's Brokerage within 5 business days of acceptance this offer.
- 6. Seller will be responsible for the property taxes on the property to 11:59 pm December 31, 2025.
- 7. Although the Seller's Brokerage is required by law to immediately notify the Seller of all offers received on the property, the Seller irrevocably directs, instructs, and authorizes Hammond Realty NOT to inform or present the Seller with any offers received until after the date and time detailed in Term 2. above.



## **Detailed Description of Farmland Property**

Legal Land Description ISC				ISC		SAMA Information							SCIC		RM				
RM	Qtr.	Sec.	Twp.	Rng.	Mer.	Ext.	Title Acres	Total Acres	Cult. Acres	Hay Acres	Pasture Acres	Other Acres	2025 Assessed Fair Value (AV)	Soil Association	Soil Texture	Soil Final Rating	Class	Risk Zone	Property Taxes
256	SE	29	26	11	3	0	160.5	160	88	21	46	5	\$262,300	Sutherland	Clay	53.8	Н	13	\$972.34
256	SW	29	26	11	3	0	160.3	160	159	0	0	1	\$390,500	Sutherland	Clay	65.3	Е	13	\$1,507.58
256	SE	30	26	11	3	0	158.2	158	158	0	0	0	\$385,000	Sutherland	Clay	64.8	Е	13	\$1,488.57
					То	tals	479.1	478	405	21	46	6	\$1,037,800		Weighted Average Final Rating	62.2			\$3,968.49

Average per 160 acres \$347,381

#### **SAMA Information**

This information is collected from Saskatchewan Assessment Management Agency via field sheets on each individual parcel. It includes specific information such as: assessed value, uses of soil (cultivated, arable, pasture, wetlands, etc.), number of acres for each use, soil profile information including association & texture, topography, stones, salinity and soil final rating.

#### Soil Final Rating

The final rating (FR) is the productivity rating for the acres adjusted for economic factors that affect the average cost of production for specified features. The economic factors include stones, topography, natural hazards, man-made hazards, tree cover and miles to market. The final rating units are index points per acre. Soils are given a rating from 100 (best) to 0 (worst). Soils with a final rating under 30 are marginal and rarely cropped.

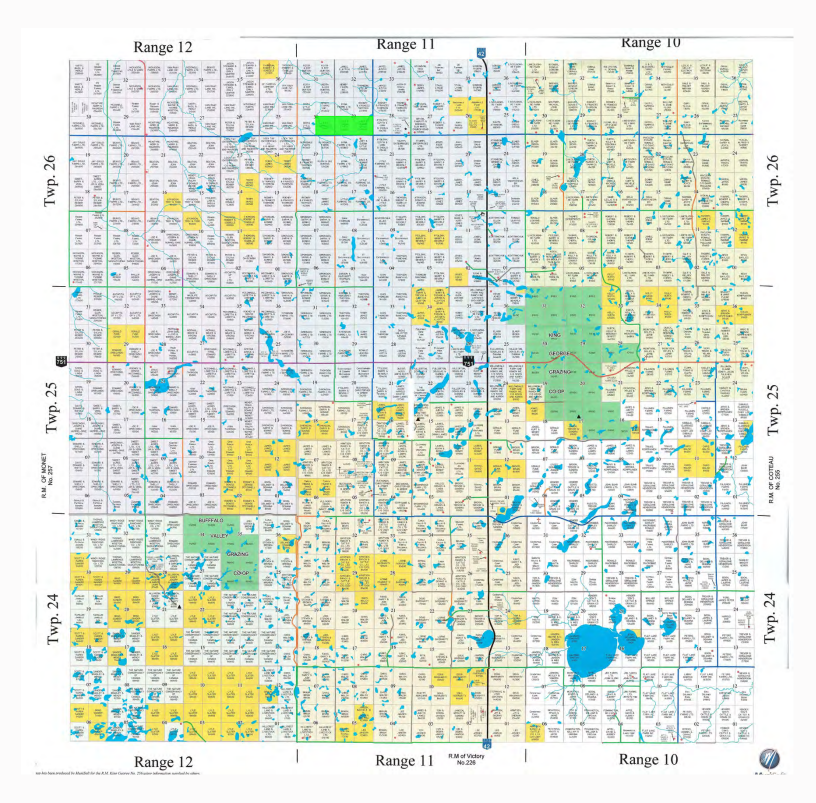
https://www.sama.sk.ca/property-owner-services/detailed-property-information

#### Saskatchewan Crop Insurance Corporation (SCIC)

SCIC gives a class rating to every quarter section in Saskatchewan to reflect its productivity. Ratings range from Class A (best) to Class P (worst). There are 23 different risk zones in Saskatchewan. Please note a class B rating in risk zone 3 does not necessarily have the same productive capacity as a class B rating in risk zone 16.

Sask Grains Risk Zones http://www.saskcropinsurance.com/resources/maps/sask-grains-risk-zone/

Parcel Crop Insurance Rating https://www.scic.ca/?/resources/calculators/generic-what-if-insurance-cost-calculator





# REALTOR\*

## AGENCY DISCLOSURE - 205

Taking the Guesswork out of Agency Relationships
Developed by your Saskatchewan REALTORS® Association

REALTORS® work within a framework of legal principles called agency. REALTORS® believe that it is important that the buying and selling public understand how an agency relationship works and when it exists. This document defines agency and explains the agency duties you can expect from a REALTOR®. It serves as a prelude to any agency agreement you will enter with a REALTOR®. It will enable you to be a better informed consumer of REALTOR® services.

# WHAT IS AGENCY?

At law, agency is a specific relationship between two or more people. One person must authorize the other person to act on his/her behalf, and the other person must consent to do so. In other words, when you authorize a REALTOR® to work for you in buying or selling a property and the REALTOR® agrees, you and the REALTOR® are in an agency relationship. As a member of the public, you are probably familiar with working with individual REALTORS®. However, the agency relationship is actually between you and the REALTOR'S® brokerage. The brokerage is the real estate company, its branch offices and all of its salespeople. Therefore, when you hire your REALTOR®, the law of agency says that you hire the entire brokerage.

In case of a rental or lease transaction, the term Buyer shall include Tenant and the term Seller shall include Landlord.

In Saskatchewan, REALTORS® practice three different forms of agency: \*\*Seller's Agency \*\*Buyer's Agency \*\*Limited Dual Agency

# SELLER'S AGENCY

In Seller's Agency, a real estate company represents only the interests of the seller. Sellers typically hire a real estate company to sell their property by signing a "listing" agreement (now called the Seller's MLS® Brokerage Contract). This is the Contract that establishes the formal agency relationship between the seller and the real estate brokerage. The Exclusive Seller's Brokerage Contract will explain exactly what the seller instructs the Seller's Brokerage to do, what services the Seller's Brokerage will provide to the seller, who will pay for those services and what obligations the seller will have.

#### A Seller's Brokerage is expected to:

- obey the seller's instructions on the Exclusive Seller's Brokerage Contract and all <u>lawful</u> instructions of the seller;
- represent the seller's best interests;
- fully disclose known facts which might influence the seller's decisions;
- maintain the confidentiality of personal and financial information discussed with the seller even after the Exclusive Seller's Brokerage Contract expires;
- · safeguard the seller's documents and money; and
- exercise reasonable care and diligence.

# BUYER'S AGENCY

In Buyer's Agency, a real estate company (brokerage) represents only the interests of the Buyer. Buyer's Agency can be established by working with a REALTOR® or by a written contract between the buyer and the brokerage called an Exclusive Buyer's Brokerage Contract. The Exclusive Buyer's Brokerage Contract will explain exactly what the buyer instructs the Buyer's Brokerage to do, what services the Buyer's Brokerage will provide to the buyer, who will pay for those services and what obligations the buyer will have.

#### In Buyer's Agency, the REALTOR® is expected to:

- obey the buyer's instructions on the Exclusive Buyer's Brokerage Contract and all <u>lawful</u> instructions of the buyer;
- · represent the buyer's best interests;
- fully disclose known facts which might influence the buyer's decision;
- maintain the confidentiality of personal and financial information discussed with the buyer even after the Exclusive Buyer's Brokerage Contract expires;
- safeguard the buyer's documents and money; and
- exercise reasonable care and diligence.

# LIMITED DUAL AGENCY

Dual agency occurs on the sale of a property when the same REALTOR® or when different REALTOR® employed by the same real estate company (brokerage) work for both the buyer and the seller. When dual agency occurs, the brokerage's duties of confidentiality and loyalty to the seller conflict with the same duties to the buyer. Therefore, the Saskatchewan REALTORS® Association has proposed certain rules and limitations to deal with dual agency situations which are:

- That the REALTOR® will <u>not</u> disclose that the buyer will pay a price or agree to terms other than those contained in the offer, or that the seller will accept a price or terms other than those contained in the Exclusive Seller's Brokerage Contract.
- That the REALTOR® will not disclose the motivation of the buyer to buy or the seller to sell unless authorized by the buyer or seller.
- That the REALTOR® will not represent the interest of either the buyer or the seller to the advantage of one over the other.
- That the REALTOR® will not disclose personal or financial information of either the buyer or the seller unless authorized in writing.
- That the REALTOR® shall disclose to the buyer all material defects about the physical condition of the property known to the REALTOR®.

That all "comparable" property information may be disclosed to both the buyer and seller at any time.

The brokerage shall disclose the dual agency to the buyer immediately before preparing an offer (Contract of Purchase and Sale) on the property for signing by the buyer. The brokerage shall disclose the dual agency to the seller immediately before presenting that offer (Contract of Purchase and Sale) to the seller for acceptance. The brokerage shall not be obligated to disclose the dual agency before the times described above.

# WHEN THERE IS NO AGENCY RELATIONSHIP

A real estate brokerage may provide services to buyers and sellers without creating buyer or seller agency. This is called "customer service". Under this arrangement, the brokerage can provide many valuable services in a fair and honest manner. This relationship can be set out in a buyer or seller customer service agreement. Real estate negotiations are often complex, and a brokerage may be providing agency and/or customer service to more than one seller or buyer. The brokerage will disclose these relationships to each buyer and seller.

# QUESTIONS & ANSWERS

- 1. Can I still list on the MLS® System? Yes! Most properties are sold through an information exchange system developed by REALTORS® called the Multiple Listing Service System or MLS® System. In Saskatchewan MLS® Systems deem all REALTORS® who are not in an Exclusive Seller's Brokerage Contract with the seller to be in a Buyer Agency relationship with the buyer and acting as that buyer's REALTOR®. The seller can expect from a buyer's REALTOR® an honest representation of a buyer's offer to purchase.
- Am I in an agency relationship when I look through a public Open House?
   You are not in a Buyer Agency relationship or Limited Dual Agency until you and the REALTOR® establish a working relationship.
- 3. If the seller's REALTOR® is working for the seller, can I trust what he/she tells me about the property? The seller's REALTOR® is bound by provincial legislation to treat all parties to a transaction honestly and fairly. A buyer can expect competent service, knowing the seller's REALTOR® is bound by ethics and law to be honest and thorough in representing the property for sale. A buyer can also expect from a seller's REALTOR® disclosure of pertinent information about a property, assurance that nothing about the property will be misrepresented and honest answers to all questions about the property.

## HONESTY AND INTEGRITY

The term REALTOR® refers to real estate professionals in Canada who are members of The Canadian Real Estate Association (CREA) and who subscribe to a high standard of professional service and to a strict Code of Ethics. As well, most real estate professionals in our province are members of the Saskatchewan REALTORS® Association (SRA) and through this membership are members of CREA. In Saskatchewan, only members of the SRA can call themselves REALTORS®. When you deal with a REALTOR®, you can expect not only strict adherence to provincial laws, but also adherence to a Code of Ethics. That Code is very important to you because it assures that you will receive a high standard of professional service, honesty and integrity. One of the ethical obligations embodied in the Code requires that REALTORS® disclose who they are representing in a real estate transaction:

#### **ARTICLE 2**

A REALTOR® shall fully disclose in writing to, and is advised to seek written acknowledgement from, his or her Clients and those Customers who are not represented by other Registrants regarding the role and nature of the service the REALTOR® will be providing. This disclosure shall be made at the earliest possible opportunity and in any event prior to the REALTOR® providing professional services which go beyond providing information as a result of incidental contact by a consumer.

If you have any questions about the contents of this form, contact your local real estate board/association or talk to the REALTOR® with whom you are dealing.

## PROFESSIONAL SERVICES

Through your agency relationship with a REALTOR®, you can expect service that is loyal to your interests, obedient to your instructions, confidential, accountable, honest, and forthcoming when dealing with you and others. REALTORS® can provide you with a variety of valuable market information and assistance in the decision-making process of buying or selling real estate including, but not limited to, the following. Use a REALTOR® when you need a professional to:

#### Explain

real estate terms and practices

lenders and their policies

. the correct usage of contracts

· costs involved in a real estate transaction

#### Help

- · establish fair market value of your property
- · effectively market your property
- know your range of affordability
- obtain information about property for sale and the details on zoning, taxes, utility costs, square footage, and comparative values
- select properties to view
- view properties
- prepare contracts of purchase and sale and counter contracts
- negotiate on your behalf

I acknowledge having received and read this document and agree to the limitations of Limited Dual Agency set out herein.

From:	На	mmond Realty	
	(Real Estate Co	mpany)	
Signed at	 dd	уууу	
Witness		Signature	
Witness		Signature	

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# Farm Contract of Purchase and Sale Between:

	Herein Called	"Buyer"		
Name	Address	City/Town	Province	Postal Code

## AND

Her	ein Called	"Seller"		
Name	Address	City/Town	Province	Postal Code
Arlo Leonard Lytle, Leanne Margaret Lytle	Box 339	Dinsmore	SK	S0L 0T0
Joey Reinie Lytle & Susan Roberta Lytle	Box 64	Dinsmore	SK	S0L 0T0
K.W. LYTLE Farming Co. ltd.	Box 64	Dinsmore	SK	S0L 0T0

Section 1. PROPERTY Rural Municipality of King George #256

		Lega	al Lan						
Map ID	RM	Qtr.	Sec.	Twp.	Rng.	Mer.	Ext.	Farmland	Purchase Price
1	256	SE	29	26	11	3	0		
2	256	SW	29	26	11	3	0		
3	256	SE	30	26	11	3	0		
							Totals		

# **Section 2. THE TRANSACTION**

of Title for the SUM (Purchase Price) of:	Dollars
above mentioned Seller subject to the reservations and exceptions appearing in the existing	ng Certificate
The above mentioned <b>Buyer</b> hereby offers to purchase the property as detailed in <b>Section</b>	<b>n 1.</b> from the

\$ (2.1) <b>PURCHASE PRICE</b> to be paid as follows:
\$ (2.2) approximate balance of CASH and/or FINANCING, to be paid subject
to the adjustments herein provided, to the Seller's Solicitor or Brokerage of the
Seller, or to the Buyer's Solicitor as the case may be, 2 (two) days before the
completion date. In closing this transaction, the Seller's solicitor and the
Buyer's solicitor may by agreement between them, impose and undertake
trust conditions upon each other.
\$ (2.3) <b>DEPOSIT</b> , to be deposited with the Buyer's Brokerage within 5 <u>calendar</u>
days of offer acceptance, to be held in trust and: (a) to be credited on
account of purchase money pending completion; or (b) other termination of
this contract.

The Buyer acknowledges that taxes, tax credits, payments and mortgage interest rate may be subject to revision.

# **Section 3. CONDITIONS**

This offer is not subject to any conditions.

## **Section 4. TERMS**

## The following shall be the terms of the Contract of Purchase and Sale of the property:

4.1	COMPLETION	This transaction of purchase and sale shall be closed on or before twelve noon

- 4.2 **POSSESSION** The Buyer shall have **VACANT** possession of the property upon completion or as follows:
  - a) Farmland <u>Jan.1,2026</u>
- 4.3 **ADJUSTMENTS** Property taxes are to be adjusted as of <u>Jan.1.2026</u>. All remaining normal adjustments for the Property including but not limited to: local improvement levy and assessments, municipal charges, utilities, and surface leases shall be adjusted as of the **POSSESSION** date. All adjustable items are the **Buyer's** responsibility for the entire possession Day
- 4.4 Tender or payment of monies by the **Buyer** to the **Seller** will be by certified cheque, bank draft, cash, or Solicitor's trust cheque on or before the completion date. The **Buyer** agrees to pay to the **Seller** interest at the rate of **8.0% per annum**, on any portion of the purchase price, less mortgages or other encumbrances assumed, not received by the Seller, his/her Solicitor or his/her Brokerage as at the completion date, the interest to be calculated from the completion date, until monies are paid to the Seller or his/her aforesaid agents. The obligation to pay interest shall not in any way affect the Buyer's obligation to close the purchase on the date referred to in clause 4.1 above.
- 4.5 The Title to the lands shall be transferred **FREE and CLEAR** of all encumbrances and liens except:

  (a) those implied by law; (b) non-financial obligations now on the title, such as easements, utility right-of-way, covenants and conditions that are normally found registered against property of this nature and which do not affect the saleability of the property; and (c) those items the Buyer otherwise agreed to assume in this contract.
- 4.6 The said property shall be deemed to include all land.
- 4.7 Unless otherwise stated herein, any mineral titles for mineral commodities owned by the Seller are **NOT INCLUDED** in the Purchase Price.
- 4.8 The **Buyer** agrees that any crop unharvested or stored on the land may be harvested and removed from the land according to *The Agricultural Leaseholds Act*.
- 4.9 **INSURANCE** The risk of loss or damage to the property shall lie with the Seller until the earlier of the Completion Day or the date possession is granted to the Buyer. If loss or damage to the property occurs before the Seller is paid the Purchase Price, then any insurance proceeds shall be held in trust for the Buyer and the Seller according to their interests in the property.
- 4.10 It is agreed that for tax purposes, the Seller's "Proceeds of Disposition" and the Buyer's "Cost of Acquisition" shall be allocated as detailed in Section 1 of this contract.

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- 4.11 The Buyer represents and warrants to the Seller that it is a registrant, registration #\_\_\_\_\_\_\_ for the purpose of GST under the Excise Tax Act (Canada). The Buyer shall be liable for and shall indemnify and hold the Seller harmless from any liability relating to the GST which may be payable in respect to this transaction. The buyer agrees to self-assess, remit the GST directly to the Receiver General and comply in a timely manner with all filing and payment obligations referred to in Section 228(4) of the Excise Tax Act (Canada).
- 4.12 The Seller represents and warrants to the Buyer that: (a) the Seller has the legal right to sell the property;(b) the Seller is/are resident(s) of Canada as defined under the provisions of Section 116 of *The Income Tax Act* and will provide satisfactory evidence of such residency.
- 4.13 The Seller is not aware of any environmental defects in or contamination of the land referred to herein that is in contravention of any applicable federal or provincial statues or regulations as of the date hereof. If there are any outstanding work orders issued by an environmental authority or deficiency notices which the Seller does not repair or rectify before the date of completion, the purchaser shall be entitled to an abatement of the purchase price for the cost of repair or rectification.
- 4.14 The **Seller** and **Buyer** agree to prepare and execute promptly any documents required to complete this transaction. The **Seller** shall pay for the preparation of the Transfer of Title and the **Buyer** shall pay for the registration of the Transfer of Title under <u>The Land Titles Act</u>. The costs related to any mortgage or other financing of the purchase price, other than an Agreement for Sale, shall be paid by the **Buyer**. The **Seller** shall pay for all costs of discharging any existing mortgage or other encumbrances against the property, not assumed by the Buyer.
- 4.15 The Seller and the Buyer acknowledge that, except as otherwise described in this contract, there are **no other warranties**, **representations or collateral agreements** made by or with the other party, the **Seller's** Brokerage and the **Buyer's** Brokerage about the property, any neighbouring lands and this transaction, including any warranty, representation or collateral agreement relating to the size/measurements of the land and buildings or the existence of any environmental condition or problem and the **Buyer** hereby agrees to purchase the above described property as it stands at the price and terms and subject to the conditions above set forth.
- 4.16 TIME SHALL BE OF THE ESSENCE OF THIS OFFER/CONTRACT.

## **Section 5. REMEDIES / DISPUTES**

- 5.1 If this offer is not accepted, the entire deposit and any other monies paid, without interest, shall be returned to the **Buyer**.
- 5.2 If this offer is accepted and the conditions in Section 3. above have not been satisfied or waived in writing by the date set forth, the entire deposit and any other monies paid by the **Buyer** shall be forthwith returned to the **Buyer**.
- 5.3 If this offer is accepted and all conditions have been removed in writing by the date set forth in Section 3. above and the **Buyer** fails to execute any required conveyance or formal documents when prepared or fails to pay any required cash payment or comply with any of the terms in this contract, this contract shall be void at the **Seller's** option. Where the defaulting party is the **Buyer**, the deposit and any other monies shall be forthwith delivered to the **Seller's** brokerage as forfeiture to the seller.
- 5.4 The **Buyer** and the **Seller** agree that the provisions of this section are an agreement to disburse the trust funds pursuant to Section 16(a) of The Real Estate Regulations.
- 5.5 The disbursement of the deposit and other monies as agreed to above is not a prohibition from the **Buyer** or the **Seller** seeking a civil remedy for a breach of this contract.
- 5.6 In the event the Buyer is a corporate body, the provisions of the Land Contracts (Actions) Act and The Limitations of Civil Rights Act of the Province of Saskatchewan are hereby waived by the Buyer upon acceptance of this agreement.

## **AGENCY**

Seller's Brokerage							
Agent	Grant Anderson						
Brokerage	Hammond Realty						
Address	113 3 <sup>rd</sup> Ave West	Box 1054					
City/Town	Biggar, Saskatchev	wan S0K0M0					
Office 306-	948-5052 Fax 306-	948-5053					

Buyer's Brokerage							
Agent	Grant Anderson						
Brokerage	Hammond Realty						
Address	113 3 <sup>rd</sup> Ave West	Box 1054					
City/Town	Biggar, Saskatchev	wan S0K0M0					

By signing this offer the **Buyer** acknowledges having received and read the Brochure published by the Association of Saskatchewan REALTORS® entitled, "<u>Agency Disclosure</u>". The **Buyer** acknowledges having read and understood this Brochure, that it accurately describes the agreement with the Buyer's Brokerage, and that a copy of it has been received by the Buyer this date.

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## Section 6. OFFER

- 6.1 This offer is open to acceptance by the **Seller** up to <u>5:00 p.m. Dec..2<sup>nd</sup>, 2025.</u>
- 6.2 Upon acceptance of this offer within the time prescribed in Section 6.1, this contract shall constitute a binding contract of purchase and sale and be binding upon the parties hereto, their respective heirs, executors, administrators, successors and assigns.

Dated at (time)	am / pm	Month _		Day	Year	2025
SIGNED, SEALED AND DELIVERED in the presence of			IN WITNESS WHEREOF I have hereunto set my hand			
Witness			Buyer			
Witness			Buyer			
Section 7. ACCE	PTANCE AND DI	RECTION T	O PAY COMMISS	SION AND TA	XES	
The Seller accepts the					<u></u>	venant to
carry out the sale on the	o o					
to pay commissions or						•
to the agency agreen	•	-	·		•	•
UNCONDITIONALLY						
other solicitor acting or				-		-
hereby accepted, from	•	•				•
sufficient authority for s	•				•	
and receive payment th	•		3		J	
, ,						
Dated at (time)	am / pm	Month _		Day	Year	2025
SIGNED, SEALED AND D	ELIVERED in the pre	esence of	IN WITNESS WHI	EREOF I have he	reunto set m	y hand
Witness			Seller			
Witness			Seller			
Witness			Seller			

Buyer Initials Farm Contract of Purchase and Sale Page 6 of 6 Seller Initials