REO No.

				RESIDENTI	AL PURCH	HASE A	ND SAL	E AGREEN	IENT
The parties of th Agreement. Selle and conditions of collectively referre	is contra er agrees f this Co ed to as t	ct are The Sec to sell and con ntract for Sale he Property:	retary of Agriculture (S vey to Buyer and Buye and the Purchase and	Seller) and Buyer as reflecter agrees to buy from Seller any riders and addenda	cted in Section er the proper (Contract).	on 2.A an rty defined The land,	d 3.A of d in Sectio improven	this Real Estation 1 pursuant international tents and acce	te Purchase to the terms essories are
1. PROPERTY TO BE									
City:								_	
State: TX		Z	ip:						
2A. NAME OF PURCH	ASER			I – PURCHASER(S) INFORMA SER (Include No., Street or rural	ATION 2C. HOME	PHONE			
			route, City or P.O. Box, Stat						
				2D. BUSIN	2D. BUSINESS PHONE				
3A. NAME OF PURCHASER			3B. ADDRESS OF PURCHASER (Include No., Street or rural route, City or P.O. Box, State and ZIP Code) (If same as above write "SAME")			3C. HOME PHONE			
				3D. BUSIN	3D. BUSINESS PHONE				
4. STATE EXACT NAM	/IE(S) IN WH	ICH TITLE IS TO BE	CONVEYED 5. D			OU PLAN TO OCCUPY THE PROPERTY			
						□ YES □ NO			
6. IS THE PROPERTY	BEING PUR	CHASED DIRECTLY	Y OR INDIRECTLY BY OR FOR	R ANY OF THE FOLLOWING PERS	SONS OR ANY C	OF THEIR CL	OSE RELAT	IVES?	
A. ANY PERSON WI				N MADE OR HELD BY USDA OR GUARAN	ITEED		YES D	NO □	
				NTITY UNDER COMMON OWNERSHIP					
WITH THE SERVICE PRO	OVIDER WITH	IN THE LAST 6 MONTHS	S.	NTIT T UNDER COMMON OWNERSHIF					
		IE WAS THE OWNER OF LY PURCHASED A PROF							
			ER OF VRM OR ITS AFFILIATED CO						
				FILIATE EMPLOYEE OR CLOSE RELATIV SENTATIVES AND VENDORS (INCLUDIN		PECTION,			
(If any answer(s) for Items 6	6A through 6G i	is/are "YES," give a detaile	ed statement of circumstances on a se	eparate sheet. The term "Close relative" as			artner, depende	nt child who lives with s	uch person,
			mber of the purchaser's household.) ALL OF THE FOREGOING INF	ORMATION IN 6A THROUGH 6G I	S TRUE, ACCUR	ATE AND CO	OMPLETE.		
				TIFICATIONS AND CONDITIO					
		ASH OFFER		IFICATIONS AND CONDITIONS OF TRANSMITTAL OF OFFFER 8. TERM OFFER					
A. OFFERED PRICE		\$	A. OFFERED PRICE			\$			
B. SELLER PAID CLOSING COSTS		\$		B. BUYER CLOSING COSTS (paid by seller)		\$			
C. NET SALES PRICE Item B)	(Item A –	\$		C. NET SALES PRICE (Item A - Item B)		\$			
D. COMMISSION	SALES	\$		D. COMMISSION	SALES	\$			
	LISTING	\$			LISTING	\$			
E. NET TO SELLER (It D)	tem C- Item	\$		E. NET TO SELLER (Item C-	Item D)	\$			
		•		F. DOWNPAYMENT		\$			
				G. AMOUNT TO FINANCE \$					
PURCHASERS AGREE				H. INTEREST RATE % I. NO. OF Y			YEARS	J. MONTHLY P & \$	I PAYMENT
9. AMOUNT OF E THE EARNEST MO THIS CONTRACT O TERMINATE THIS O PURSUANT TO PA APPLIED TO THE F APPLICABLE PRO	EARNEST DNEY SHAI DF SALE. I CONTRAC RAGRAPI PURCHAS RATIONS,	MONEY DEPC LL BE DEPOSITE F PURCHASER F T OF SALE, WHI HS 6-9 OF THE "C E PRICE AND PL DEPOSITED BY	D BY PURCHASER WITH AILS TO MAKE A TIMELY CH SHALL THEN BE OF N CONDITIONS OF SALE" S JRCHASER SHALL DELIV	(THE ESCROW AGENT WITH Y DEPOSIT OF THE EARNES' NO FORCE AND EFFECT. EA ET FORTH IN SECTION IV. C /ER THE AMOUNT OF THE PI ESCROW AGENT IN CASH, E	T MONEY, SE RNEST MONI ON THE CLOS URCHASE PR	JSINESS D LLER IN IT EY IS REFU ING DATE, ICE LESS	AYS AFTE S SOLE DI INDABLE 1 THE EARN THE EARN	SCRETION MAY TO PURCHASER IEST MONEY SH EST MONEY, PL	YELECT TO NONLY HALL BE LUS OR MINUS
10. THE SELLER M "CONDITIONS OF S				DISCRETION. ANY OFFER M	IAY BE RESC	INDED BAS	SED ON PA	RAGRAPH 6 OF	- THE
"CUMULATIVE AG	REEMEN	T"). IN THE EVE	NT ANY PROVISION OF	RCHASE AND SALE AGREE THIS PURCHASE AND SALE ATTACHED, THE PROVISION	AGREEMEN	T CONFLIC	CTS WITH	THE TERMS OF	ANY STATE
12. PENALTY- The law provides severe penalties which include fin material fact, knowing it to be false.			ties which include fine or	r imprisonment, or both, for the willful submission of a			any statement or evidence of a		
13A. SIGNATURE OF PURCHASER			13B. DATE SIGNED	14A. SIGNATURE OF SPOUSE OR CO- PURCHASER 14B. DATE SIGNED			SIGNED		
15A. NAME AND ADDRESS OF REAL ESTATE			FIRM	15B. NAME OF PRINCIPAL	BROKER	ROKER			
				15C. NAME OF SALES PERSON					
				15D. TELEPHONE NUMBER					
16A. SIGNATURE	OF PRINC	IPAL BROKER OI	R AUTHORIZED REPRES	ENTATIVE				16B. DATE SIG	NED

SECTION III – ACCEPTANCE BY THE DEPARTMENT OF AGRICULTURE

SECTION IV - CONDITIONS OF SALE

- <u>Closing Date</u>. The closing shall occur on or before _______, 20___ or such earlier time as both parties shall agree ("<u>Closing Date</u>"). If closing does not occur by the Closing Date, Purchaser must submit an extension request prior to the Closing Date, which Seller may accept or reject at its sole discretion; however, if Purchaser fails to submit an extension request prior to the Closing Date or Purchaser refuses or otherwise fails to perform in accordance with this Contract of Sale, Seller may elect to terminate the Contract of Sale and retain all Earnest Money as liquidated damages and upon notice by Seller to ______ ("Escrow Agent") and Purchaser, Escrow Agent will pay such Earnest Money directly to Seller without Purchaser's consent. If Seller accepts the extension request, Seller shall charge a per diem of \$______ through and including the new closing date specified in the fully-executed extension. The Purchaser has the right to make an independent selection of their own attorney, settlement company, escrow company, title company and/or title insurance company in connection with the closing.
- 2. Title. Purchaser is responsible for payment of any title insurance required or requested and all closing costs. Seller or its' agent will prepare Deed conveying title from Seller to Purchaser. Title to the Property will be conveyed by deed that covenants that grantor grants only that title which grantor may have and that grantor will only defend title against persons claiming by, through or under grantor.

IMPORTANT NOTICE: SELLER DOES NOT GUARANTEE OR WARRANT THE TITLE TO THE PROPERTY. Seller recommends that Purchaser obtain title insurance (or a title guarantee).

- 3. <u>Condition of the Property</u>. The Purchaser understands that the Seller acquired the property by foreclosure, Deed-in-Lieu, forfeiture, tax sale or similar process. The Seller has limited or no direct knowledge concerning the condition of the property. Purchaser agrees to accept the Property on an "as is" and "where is" basis as of the Closing Date, with all faults, including, without limitation, any defects or environmental conditions affecting the Property, whether known or unknown, whether such defects or conditions were discoverable through inspection or not, and without any representation or warranty, express or implied, direct or indirect or of any kind or nature, all of which Seller hereby disclaims. Purchaser agrees that neither Seller, nor its agents and representatives, have made and the Seller specifically negates any representation or warranty, express or implied, direct or indirect or of any kind or nature, all of which. Seller hereby disclaims. Purchaser agrees that neither Seller, nor its agents and representatives, have made and the Seller specifically negates any representation or warranty, express or implied, direct or indirect or of any kind or nature with respect to the Property or the conditions thereof, including, without limitation, the fitness for any particular purpose, habitability, merchantability, marketability, profitability, including, without limitation, any defects, apparent or latent, which now exist or which may hereafter exist and which, if known to the Purchaser, may have caused the Purchaser to refuse to purchase the Property, and further including, without instantion, any defects, absence of nastruction of any improvements (drywall, asbestos, lead paint and urea formaldehyde foam insulation), availability and quantity or quality of water, stability of soil, susceptibility to landslide or flooding, sufficiency of drainage, water leaks, water damage, any other matter affecting the stability, integrity or condition of the Property or improvements, operation or income, com
- 4. Occupancy Status of Property. Purchaser agrees that neither the Seller, nor its representatives, agents, or assigns, have made any representation or warranty related to the existence of any tenants or occupants on the Property or as to the existence of any leases or the validity, enforceability, performance under or continuation of any such leases on the Property. All leases shall be deemed assigned to Purchaser upon closing to the extent permitted by applicable law. Purchaser further agrees that Seller is not holding any security deposits and has no information as to such security deposits and Purchaser agrees to assume all responsibility and liability for the refund of such security deposits. Purchaser agrees that the Property may be subject to the provisions of local rent control ordinances and regulations. Purchaser agrees that on the Closing Date, all eviction proceedings and other duties and responsibility of a property owner and landlord, including, but not limited to those proceedings required for compliance with such local rent control ordinances and regulations, will be the Purchaser's sole responsibility.
- 5. <u>Personal Property</u>. No items of personal property located on the Property are included in this sale or the Purchase Price unless set forth in <u>Exhibit B</u> of this Contract of Sale. No representation or warranty is made by Seller as to the condition of any personal property, title thereto, or whether any personal property is encumbered by any liens and Seller assumes no responsibility for such personal property remaining on the Property.
- 6. <u>Seller's Right to Rescind</u>. Seller at its sole discretion may rescind the Contract of Sale of the Property and return the Purchaser's Earnest Money under any of the following conditions: Property is damaged prior to the Closing Date, Seller is unable to deliver the Property as advertised, Seller is unable or unwilling to remove valid objections to title prior to the Closing Date, any errors are made in the calculations concerning the offer to sell the Property, Seller is unable to acquire title to the Property, or the Property is subject to any redemption rights.
- 7. Inspections. Seller authorizes Purchaser, at Purchaser's expense, to make a complete inspection of the Property within seven (7) business days from the execution of the Contract of Sale. Within five (5) business days of receipt of any inspection report or within twelve (12) business days of execution of the Contract of Sale, whichever is earlier (the "Inspection Period"), Purchaser may terminate the Contract of Sale by providing Seller with written notice. If Purchaser does not terminate the Contract of Sale within the Inspection Period, Purchaser shall be deemed to have accepted the Property "AS IS WHERE IS", without any deductions from the Purchaser Price or offsets of any kind. Purchaser agrees that Seller shall not make any repairs or replacements indicated in Purchaser's inspection reports and Purchaser agrees it is Purchaser's sole responsibility to obtain such reports by qualified professionals on any matters, including without limitation, the conditions set forth in paragraph 3 above, the appliances, structural components and alterations to the Property or presence of any environmental conditions or hazardous substances on the Property. If Purchaser properly terminates the Contract of Sale within the Inspection Period, Purchaser shall be entitled to a refund of the Earnest Money from Escrow Agent.
- 8. <u>Damage and Repairs</u>. Risk of loss or damage by fire, flood or any other cause before the Closing Date shall remain with Seller. If before the Closing Date, Seller elects in its sole discretion to make any repairs or treatments, which shall only be for functional purposes, all such repairs and treatments will be completed by a vendor approved by Seller. Purchaser shall not enter the Property to make any repairs. Whether or not Seller makes any repairs or treatments, Purchaser waives all claims related to the conditions of the Property and the quality of the repairs or treatments to the Property. Seller does not represent or warrant any work or repairs or treatments to the Property. If Purchaser makes any changes to the Property prior to closing, then Seller shall have the right to terminate the Contract of Sale at its sole discretion and Seller has the right to retain all Earnest Money as liquidated damages and upon notice by Seller to the Escrow Agent and Purchaser, Escrow Agent will pay such Earnest Money directly to Seller without Purchaser's consent.
- 9. <u>Financing.</u> If this Contract of Sale is contingent on Purchaser obtaining financing to purchase the Property, the type of financing should be one of the following (check one): (i.) <u>Conventional (Insured) (ii.)</u> Conventional (Un-insured) (iii.) <u>FHA (iv.)</u> VA (v.) <u>USDA/Rural Development (vi.)</u> <u>Other (specify:</u> <u>)</u>. In such circumstance, Purchaser shall obtain an application for a mortgage loan based on the terms as set forth below within three (3) business days of the execution of this Contract of Sale, an appraisal completed within fifteen (15) business days after the execution of this Contract of Sale, and a loan commitment letter to be received within twenty (20) business days of the execution of this Contract of Sale. Purchaser shall obtain an application for a mortgage loan based on the following financing terms: Loan Amount of \$______ and term of ______ years with prevailing rates, terms and conditions. Lender shall fund the escrow agent and provide all loan closing documentation as of the Closing Date. Any change to the above-referenced terms shall give Seller the right in its sole discretion to terminate the Contract of Sale and retain all Earnest Money as liquidated damages. If Purchaser, despite its diligent efforts, does not comply with the provisions of this section, Seller may terminate this Contract of Sale and a copy of the denial letter from the prospective lender to Seller in the time period specified above as well as complies with all requests from lender during the application loan process in order to receive the Earnest Money deposit. Failure to do so will result in the Earnest Money being disbursed to Seller and upon notice by Seller to the Escrow Agent and Purchaser, Escrow Agent will pay such Earnest Money directly to Seller without Purchaser's consent.
- 10. <u>Closing Costs.</u> Purchaser shall pay all of the closing costs associated with the transaction, including, without limitation, all recording costs, attorney fees, survey, appraisal, application, processing, credit report, documentary, transfer taxes and tax stamps, excise and other fees, all costs related to the financing and escrow fees. Purchaser is responsible for payment of all requested title insurance. Seller and Purchaser agree to prorate all assessments, rents, ground rents and taxes as of the Closing Date. Purchaser assumes all obligations and liabilities including and after the Closing Date. Notwithstanding the foregoing, the Seller at its sole discretion may agree to contribute toward closing costs which shall not exceed \$______ and will only be paid if costs are properly substantiated costs and pursuant to the agreed amounts. In the event the total of closing costs are less than the amount of Seller's contribution toward closing costs, then Seller's contribution shall be limited to the total of such actual closing costs. Purchaser agrees he/she is responsible for payment without limitation

of all requested title insurance, all closing costs, homeownership dues, all state taxes and tax stamps on deeds, mortgages and notes and any and other fees (Collectively "Buyers Fees"). Purchaser agrees all Prorations calculated at closing, including prorations for taxes, are final once the transaction closes. Seller shall not be responsible for homeowner's association assessments that accrued prior to the date that the seller acquired the property. Purchaser should not rely on the Seller's current property taxes as the amount of property taxes that the purchaser may be obligated to pay in year subsequent to the purchase. A change in ownership or property improvement may result in reassessment and could result in higher property tax obligations.

- 11. <u>Waiver of Jury Trial</u>. to the fullest extent not prohibited by law, each of Seller and Purchaser agree to, and does, waive its respective rights to a jury trial of any claim or cause of action based upon or arising out of this Contract of Sale or the subject matter of this Contract of Sale. The scope of this waiver is intended to be all-encompassing of any and all disputes of any kind and nature whatsoever that may be filed in any court and relate to the subject matter of this agreement. Seller and Purchaser agree that this waiver is a material inducement to entering into this Contract of Sale and each will continue to be bound by and rely on this waiver in their related future dealings. Each party hereto further represents and warrants that it has h ad the opportunity to review this waiver with legal counsel of its own choosing and that it knowingly and voluntarily waives its jury trial rights. This waiver is irrevocable, meaning that it may not be modified either orally or in writing, and this waiver shall apply to any subsequent amendments, renewals, supplements, or modifications to this agreement. In the event of litigation, this agreement may be filed as a written consent to a trial by the court without a jury.
- 12. Special Provisions:

13. <u>Miscellaneous</u>. This Contract of Sale is not assignable by the Purchaser and any other documents executed by Seller and Purchaser contain the final and entire agreement between the parties hereto and they shall not be bound by any terms, conditions, statement or representations not contained herein. Time is of the essence in the performance of this Contract of Sale. This Contract of Sale shall, in all respects, be governed, construed, applied, and enforced in accordance with the law of the state in which the Property is located. This Contract of Sale is not intended to give or confer any benefits, rights, privileges, claims, actions, or remedies to any person or entity as a third party beneficiary or otherwise. Should either party employ attorneys to enforce any of the provisions hereof, the party against whom any final judgment is entered agrees to pay the prevailing party all reasonable costs, charges, and expenses, including attorneys' fees, expended or incurred in connection therewith. Upon Closing, Purchaser reaffirms that Seller has made no representations and warranties, express or implied, direct or indirect or of any kind and nature whatsoever.

- 14. Purchaser Certifications.
 - a. I offer to purchase the property herein described at the price and terms shown herein, subject to all the applicable conditions of this Contract of Sale shown herein which I have read and which constitute part of my offer. I understand this property is subject to prior sale, change of price or withdrawal from the market, and to approval and acceptance by the Department of Agriculture or its agents or assigns.
 - b. Neither I, nor anyone authorized to act for me, will refuse to sell or rent, after the making of a bona fide offer, or refuse to negotiate for the sale or rental of, otherwise make unavailable or deny the dwelling or property covered by this offer to purchase to any person because of race, color, religion, sex, familial status or national origin. I recognize that any restrictive covenant on this property relating to race, color, religion, sex, familial status, or national origin is illegal and void and any such covenant is hereby specifically disclaimed. I understand that civil action for preventative relief may be brought by the Attorney General of the United States in any appropriate U.S. District Court against any person responsible for the violation of the applicable law.

SELLER:		PURCHASER:
	-	
Date:	-	Date:
		PURCHASER:

SALES BROKER CERTIFICATION

Date:

1. I, the undersigned sales broker, have received from the prospective purchaser (s) the deposit shown herein which I am holding for the Department of Agriculture. I certify and agree that:

- a. I am acting as Trustee of these funds which will be placed in my Trust Escrow Account. If the purchase offer is not accepted by USDA, the deposit shall be returned to the prospective purchaser(s), without interest.
- b. The statements of the prospective purchaser(s) shown herein and in the attached credit statement, if required, are believed to be true and correct. I do not know of any loans, gifts, or financial assistance being made to the prospective purchaser(s). I will disclose to USDA any such information coming to my attention if seller financing is involved.
- c. The sales commission shall not be deemed earned unless and until the sale is actually closed, and that the sales commission shall be payable in the amount and time as established by the Seller. In addition, sales commissions may not be payable, if the purchaser(s) or co-purchaser(s) is/are a person having an identity of interest in one of the following categories: (i) Selling broker who has knowledge or has received a copy of either the foreclosure or marketing appraisal;(ii) Person who has control over marketing decisions has knowledge or has received a copy of the marketing analysis; (iii) Person who processes or evaluates offers; (iv) Spouses, parents, in-laws, children, stepchildren; brothers and sisters of, and persons who reside with any of the above; and, (v) The identity of interest's partners, employees and sales associates.
- d. I am duly licensed to sell real estate by the appropriate governmental agency in the area where this property is located.
 e. Neither the broker nor any of his/her sales, management, or rental personnel, employees, or others authorized to act for the broker will, in violation of Title VIII of the Civil Rights Act of 1968 as amended (The Fair Housing Act), or Executive Order 11063, decline to show or will discriminate in the sale or rental of any property now or here after listed with him/her. It is further agreed that the undersigned will: (i)Instruct the staff in the policies of nondiscrimination and applicable laws; (ii) Prominently display the Fair Housing Poster in all offices in which sale or rental activity takes place; (iii) Use the approved Equal Housing Opportunity logo, slogan, or statement in all advertising in conformance with Advertising guidelines for Fair Housing; (iv) When advertising USDA-acquired properties located in predominantly white areas, utilize any available minority media (solely or in addition to other media); and, (v) Maintain a nondiscriminatory hiring policy in affirmatively recruiting from both minority and majority groups for staff.
- f. Non-compliance by the broker or any employee of his or her organization with the laws, executive orders, or regulations, against discrimination in the sale or rental of any property, or with this certification will be proper basis for barring the undersigned from participationn in the program of selling, renting, or managing HUD or USDA owned properties. I also understand that such determination of debarment by either HUD or USDA shall be honored by both.

SALES BROKER:

Date:

NOTICE OF POSSIBLE LEAD-BASED PAINT AND/OR LEAD-BASED PAINT HAZARDS						
1. DA	ATE PREPARED	2. PAGE NO.		3. PROPERTY IDENTIFI		
		PAGE 1	OF 1 PAGE(S)	156111		
4. PF	ROPERTY ADDRESS (Include	e No., Street or Rural Ro	oute, City or P.O., State and	d ZIP Code)		
490	490 W AUSTIN STREET, GIDDINGS, TX 78942					
Eve such pois redu preg lead	EAD WARNING STATEMEN ry purchaser of any interest in h property may present expos- soning. Lead poisoning in your uced intelligence quotient, beh gnant women. The seller of ar t-based paint hazards from ris t-based paint hazards. A risk a	n residential real property ure to lead from lead-ba- ng children may produce navioral problems, and in ny interest in residential r k assessments or inspec	sed paint that may place y permanent neurological d npaired memory. Lead pois eal property is required to ctions in the seller's posse	roung children at risk of lamage, including learn soning also poses a pa provide the buyer with ssion and notify the buy	developing lead ing disabilities, rticular risk to any information on	
В.	Seller's Disclosure					
(a)	Presence of lead-based pair	it and/or lead-based pair	nt hazards (<mark>check (i) or (ii</mark>) below):		
	(i) Known lead-based paint and/or lead-based paint hazards are present in housing (explain)					
		•	int and/or lead-based paint	t hazards in housing.		
(b)	Records and reports availab			rte norteining to lood be	and point and/or	
	(i) Seller has provided the purchaser with all available records and reports pertaining to lead-based paint and/or lead-based paint hazards in the housing (list documents below)					
	(ii) Seller has no repo	rts or records pertaining	to lead-based paint and/or	r lead-based paint haza	irds in housing.	
C.	Purchaser's Acknowledgm	ent and Rights (initial	(c) and/or (d)):			
(c)	Purchaser has rec	eived copies of all inform	nation listed above.			
(d)) Purchaser has received the pamphlet Protect Your Family from Lead in Your Home (EPA 747-K-94-001)					
(e)	Purchaser has (check (i) or	• •				
	(i) Within 10-days after the effective date of this contract, Purchaser may have the property inspected by inspectors selected by the Purchaser. If lead-based paint or lead-based hazards are present, Purchaser may terminate this contract by giving Seller written notice within 14 days after the effective date of this contract, and the earnest money will be refunded to the Purchaser.					
	(ii) Purchaser waives the opportunity to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards.					
D.	Listing Agent Acknowledg	ment (<mark>intial</mark>)				
	Listing Agent has informed the seller of the seller's obligations under 42 U.S.C. 4852(d) and is aware of his/her					
	responsibility to ensure compliance.					
E. Certification of Accuracy						
The following parties have reviewed the information above and certify, to the best of their knowledge, that the information they have provided is true and accurate.						
Purch	haser Signature:	Date:	Co-Purchaser Signature:	:	Date:	
Listin	g Agent Signature	Date:	Purchaser's Agent Signa	iture:	Date:	
THE Print	er Signature: SECRETARY OF AGRICULTURE, ted Name, Title, by the Secretary's du agement, pursuant to a delegation of	uly authorized property manag	ement contractor, Vendor Resou	Date:		

Radon Gas and Mold Notice And Release Agreement

Property Loan#	REO ID#:
Property address:	Address: City: State: Zip:

PURCHASERS ARE HEREBY NOTIFIED AND UNDERSTAND THAT RADON GAS AND SOME MOLDS HAVE THE POTENTIAL TO CAUSE SERIOUS HEALTH PROBLEMS.

Purchaser acknowledges and accepts that the USDA-owned property described above (the "Property") is being offered for sale "AS IS" with no representations as to the condition of the Property. The Secretary of the U.S. Department of Agriculture, his/her officers, employees, agents, successors and assigns (the "Seller") and Vendor Resource Management, an independent management and marketing contractor to the Seller, its officers, employees, agents, successors and assigns (the "Agent") have no knowledge of radon or mold in, on, or around the Property other than what may have already been described on the web site of the Seller or Agent or otherwise made available to Purchaser by the Seller or Agent.

Radon is an invisible and odorless gaseous radioactive element. Mold is a general term for visible growth of fungus, whether it is visible directly or is visible when barriers, such as building components (for example, walls) or furnishings (for example, carpets), are removed.

Purchaser represents and warrants that Purchaser has not relied on the accuracy or completeness of any representations that have been made by the Seller and/or Agent as to the presence of radon or mold and that the Purchaser has not relied on the Seller's or Agent's failure to provide information regarding the presence or effects of any radon or mold found on the Property.

Real Estate Brokers and Agents are not generally qualified advise purchasers on radon or mold treatment or its health and safety risks. <u>PURCHASERS ARE ENCOURAGED TO OBTAIN THE SERVICES OF A QUALIFIED AND EXPERIENCED</u> <u>ROFESSIONAL TO CONDUCT INSPECTIONS AND TESTS REGARDING RADON AND MOLD PRIOR TO CLOSING.</u> Purchasers are hereby notified and agree that they are solely responsible for any required and remediation and/or resulting damages, including, but not limited to, any effects on health, due to radon or mold in, on or around the property.

In consideration of the sale of the Property to the undersigned Purchaser, Purchaser does hereby release, indemnify, hold harmless and forever discharge the Seller, as owner of the Property and separately, Agent, as the independent contractor responsible for maintaining and marketing the Property, and its officers, employees, agents, successors and assigns, from any and all claims, liabilities, or causes of action of any kind that the Purchaser may now have or at any time in the future may have against the Seller and/or Agent resulting from the presence of radon or mold in, on or around the Property.

Purchaser has been given the opportunity to review this Release Agreement with Purchaser's attorney or other representatives of Purchaser are choosing, and hereby acknowledge reading and understanding this Release. Purchaser also understands that the promises, representations and warranties made by Purchaser in this Release are a material inducement for Seller entering into the contract to sell the Property to Purchaser.

Dated this _____ day of _____, 20_____.

Purchaser Signature

Purchaser Signature

Purchaser Printed Name

Purchaser Printed Name