SEPTIC SYSTEM INSPECTION AND REPAIR ADDENDUM



Page 1 of 3



This agreement is an addendum to the Offer for Real Estate dated

20

between Seller(s) Carole Lynch Revocable Trust and Buyer(s)

Property Address:

1651 Upland Trail Prole Iowa 50229

Purpose of Addendum: Iowa Code 455B.172 mandates the inspection of septic systems, unless exempt, prior to the transfer of property. The Code applies to transfer of property which includes at least one but not more than four dwelling units. This property has a septic system and is not connected to a sanitary sewer system.

Exempt Properties: Properties exempted from the Septic System Inspection Requirements include (IA Code 455B.172): Bare ground; property containing 5 or more dwellings units; court ordered transfers; foreclosures; lenders selling foreclosed properties; fiduciaries in the course of an administration of an decedent's estate, guardianship, conservatorship, or trust; between joint tenants or tenants in common; intra family transfers; between divorcing spouses; transfers, for which consideration is \$500 or less; certain intra-family or intra-company business organization transfers; properties which have been inspected within the last two years.

Also, the inspection requirement does not apply to a transfer in which the transferee intends to demolish or raze the building. An Iowa Department of Natural Resources (DNR) form must be used to certify the intent to raze or destroy.

Seller(s) certifies that the property is exempt from the requirement(s) of Iowa Code 455B because one of the above exemptions apply. If so, Seller(s) may stop here. The Exemption will need to be filled in on the Groundwater Hazard Statement.

Christine Kerl	y Trustee 8-0123		
eller	Date	Seller	Date
	Date	Buyer	Date

Section I:

Seller's Disclosure Statement: Sellers warrant, to the best of their knowledge, that the septic system is entirely located on the above property is in good working order at the time of this offer. Brokerage makes no statements or warranty as to the septic system. Seller authorizes Agent to provide a copy of this statement to any person or entity in connection with actual or anticipated sale of the property or as otherwise provided by law. This statement shall not be a warranty of any kind by Seller or Seller's Agent and shall not be intended as a substitute for any other inspection the purchaser may wish to obtain.

Has the system been inspected by a DNR certified inspector within 2 years, or pumped/cleaned within 3 years? Vas No Unknown

Date of inspection	Unknown
Duce system has elethed pumped	Unknown
(Note: If inspected within 2 years of closing date, system may not need	inspection and if pumped within 3 years
may not need pumping/cleaning.)	
•	

Any known problems? Yes 🔲 If Yes, Explain

No 🗖 Unknown 🗖			
General location of system			
Location Unknown	Age	Unknown	
Attached additional pages if	necessary.		

Buyers and Sellers agree to have the septic system inspected by a person certified by the DNR. Such inspection will be paid for by:

	Buyer
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Sel	ler

Mutually Agreed:	Amount Exact \$ or %	by Seller, and amount Exact \$ or %	by Buyer.
and completed within _	days of the execu	ution of this Addendum or no later than	20
Buyer Initials		Seller Initials	

The County Recorder shall not record a deed or any other property transfer or conveyance document until either a certified inspector's report is provided or attached to the Groundwater Hazard Statement, which documents the condition of the private sewage disposal system and whether any modifications are required to conform to standards adopted by the DNR or, in the event that weather or other temporary physical conditions prevent the certified inspection from being conducted, the <u>buyer</u> has executed and submitted a binding acknowledgment with the county board of health to conduct a certified inspection of the private sewage disposal system as identified by the certified inspection.

At the time of inspection, any septic system existing as part of the sewage disposal system shall be opened and have the contents pumped out and disposed of as provided for by rule. In the alternative, the owner may provide evidence of the septic system being properly pumped out within three years prior to the inspection by a commercial septic system cleaner licensed by the DNR which shall include documentation of the size and condition of the tank and its components at the time of such occurrence. Buyer and Seller may agree to escrow money for any future modifications required by DNR rules (by completing an Escrow & Release Agreement).

If a private sewage disposal system is failing to ensure effective wastewater treatment or is otherwise improperly functioning, the private sewage disposal system shall be renovated either by the seller, or by agreement to meet current construction standards as adopted by the DNR, within a reasonable time period as determined by the county or the DNR. If the private sewage disposal system is properly treating the wastewater and not creating an unsanitary condition in the environment at the time of inspection, the system is not required to meet current construction standards.

Following an inspection, the inspection form and any related reports shall be provided to the county for enforcement of any follow-up mandatory system improvement and to the DNR for their records. Title abstracts to property with private sewage disposal systems shall include documentation of septic system inspections.

We, the undersigned understand this form and agree to its terms.

Seller	Date	Buyer	Date
Seller	Date	Buyer	Date

THIS IS A LEGALLY BINDING DOCUMENT. If not understood, consult with the lawyer of your choice.

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You May STOP here if the inspection does not mandate a renovation, repair, or replacement of the septic system.

If a renovation, repair or replacement of the septic system is mandated, complete Section II on page 3.

J

Date

Section II: Septic Inspection Mandates Renovation, Repair, or Replacement

Seller

Buyers and Sellers agree to such renovation, repair, or replacement of the septic system.

Date

Name of Septic Contractor/Service Provider		
Such <u>renovation</u> , <u>repair</u> , <u>or replacement</u> shall be t Buyer Seller		
Mutually Agreed: Amount	by Seller, and amount Exact \$ or %	by Buyer.
and completed within days of the ex		20
Buyer and Seller may agree to escrow money for may complete an Escrow Agreement and Release We, the undersigned understand this form and ag	e.	ne septic system and
Seller Date	Buyer	Date

THIS IS A LEGALLY BINDING DOCUMENT.

Buyer

If not understood, consult with the lawyer of your choice. Revised 8/5/10 © Iowa Association of REALTORS®