DEFERRED PAYMENT AGREEMENT FOR PURCHASE AND SALE OF LIVESTOCK, AND BILL OF SALE

THIS DEFERRED PAYMENT AGREEMENT FOR PURCHASE AND SALE OF LIVESTOCK AND BILL OF SALE (the "Agreement") is made and entered into as of the day of, 2024, by and between the below-mentioned Seller, ("Seller"), and Mitchell HL2, LLC, a South Dakota limited liability company d/b/a Mitchell Livestock Marketing ("Buyer").		
WHEREAS Seller hereby sells to Buyer and Buyer hereby purchases the following described livestock under a deferred payment arrangement, as otherwise outlined and described herein, upon delivery by Seller to Buyer at its principal place of business located at 1801 E. Spruce Street, Mitchell, South Dakota 57301 (the "Auction").		
Now, Therefore, in consideration of the premises set forth above, the mutual covenants, and agreements set forth herein and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereby agree as follows:		
1. SALE AND PURCHASE . Seller hereby sells to Buyer and Buyer hereby purchases from Seller, the following described livestock (the " <i>Livestock</i> ") at the price and terms set by Buyer based upon auction pricing at the time of sale:		
DESCRIPTION:		
and waives any claims for interest, reimbursement or othe 2. ENCUMBRANCES. Seller hereby represents and authority to convey to Buyer, the Livestock, free and clea (the "Lienholder"), and agrees to indemnify and defend, the lienholder, except such as herein noted. 3. OWNERSHIP/INDEMNIFICATION. Seller hereby a this Agreement and cannot withdraw the Livestock from Buyer hereby acknowledges and agrees that risk of loss p sale of the Livestock shall be the responsibility of Buyer, party, including lienholders, for claims that the Seller did 4. ASSIGNMENT. This Agreement and any amenda which consent may be withheld in the sole and absolute d 5. Entire Agreement; Amendments. This Agreement must agreements. Any amendments to this Agreement must 6. GOVERNING LAW; FORUM. This Agreement sh	er compensation warrants to ar of all liens Buyer, from acknowledges the auction ripasses to Buyer Seller agrees n't hold title to ments thereto discretion of Exement contains to be in writinall be govern	o shall not be assigned by Seller, without the express written consent of Buyer, Buyer. uins the entire agreement between the parties and supersedes all prior written and
SELLER	J	BUYER
PRINT (Seller		MITCHELL HL2, LLC d/b/a MITCHELL LIVESTOCK MARKETING
(Addres	ss)	
(city,state, zip)		
By: SIGNA	TUDE	P _v .
NET PROCEEDS FROM SALE OF AUCTION	TUKE	By:
\$		
-		
LIENHOLDER (IF BLANK, NONE)		
Name:		Signature here if you want to pick up your check when
Address:		
City State Zip		
Phone:		