ONE REALTYONEGROUP

PURCHASE AGREEMENT

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1. Date <u>October 10 2022</u>

TRANSACTIONS TransactionDesk Edition

2. Page	1
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	BU	JYER (S): Jack and Betty Properties LLC
		iyer's earnest money in the amount of
		our Thousand Six Hundred Sixty Dollars (\$ 4,660.00)
	sha	all be delivered to listing broker, or, if checked, to no later than two (2) Business
	Da <u>y</u> Ear	ys after Final Acceptance Date. Buyer and Seller agree that earnest money shall be deposited in the trust account of rnest Money Holder as specified above within three (3) Business Days of receipt of the earnest money or Final ceptance Date, whichever is later.
	Sai	id earnest money is part payment for the purchase of the property located at
	Str	reet Address: <u>587</u> Cook Ave E
	Cit	y of <u>St. Paul</u> , County of <u>Ramsey</u> ,
	Sta	ate of Minnesota, Zip Code 55106 , legally described as
		LINGTON HILLS ADD B40&45-49 LOT 18 BLK 5
	ren wa det suc ele scr refr wo liqu TV ado	ter softeners; water treatment systems; water heating systems; heating systems; air exchange systems; environmental nediation systems (e.g., radon, vapor intrusion); sump pumps; TV antennas, cable TV jacks and wiring, and TV ill mounts; wall and ceiling speaker mounts; carpeting; attached mirrors; garage door openers and all controls; smoke tectors; doorbells; thermostats; all integrated phone and home automation systems, including necessary components ch as intranet and Internet connected hardware or devices, control units (other than non-dedicated mobile devices, ictronics, and computers) and applicable software, permissions, passwords, codes, and access information; fireplace reens, doors, and heatilators; ANY OF THE FOLLOWING, IF BUILT-IN: dishwashers, refrigerators, wine and beverage rigerators, trash compactors, ovens, cook-top stoves, warming drawers, microwave ovens, hood fans, shelving, irk benches, intercoms, speakers, air conditioning equipment, electronic air filters, humidifiers and dehumidifiers, uid fuel tanks and all controls, pool and spa equipment, propane tanks and all controls, security system equipment, satellite dishes; the above-mentioned inclusions AND the following personal property shall be transferred with no ditional monetary value, and free and clear of all liens and encumbrances:
ò.		
•		PURCHASE PRICE:
		Iler has agreed to sell the Property to Buyer for the sum of (\$ 80,000.00)
		ghty Thousand Dollars,
		ich Buyer agrees to pay in the following manner:
	1.	percent (%) of the sale price in CASH , or more in Buyer's sole discretion, including earnest money;
	2.	percent (%) of the sale price in MORTGAGE FINANCING . (See following Mortgage Financing section.)
	3.	percent (%) of the sale price by ASSUMING Seller's current mortgage. (See attached Addendum to Purchase Agreement: Assumption Financing.)
	4.	<u>94.175</u> percent (%) of the sale price by CONTRACT FOR DEED. (See attached Addendum to Purchase Agreement: Contract for Deed Financing.)
7.		CLOSING DATE:
3.	Th	e date of closing shall be <u>November</u> 14 2022
	4-1 (8	

	49. Page 2 Date October 10 2022
50.	Property located at 587 Cook Ave E St. Paul 55106
51.	MORTGAGE FINANCING:
52.	This Purchase Agreement IS X IS NOT subject to the mortgage financing provisions below. If IS, complete the
53. 54.	MORTGAGE FINANCING section below. If IS NOT, proceed to the SELLER'S CONTRIBUTIONS TO BUYER'S COSTS section.
55.	Such mortgage financing shall be: (Check one.)
56.	FIRST MORTGAGE only FIRST MORTGAGE AND SUBORDINATE FINANCING.
57. 58. 59. 60. 61. 62.	Buyer shall apply for and secure, at Buyer's expense, a: (Check all that apply.) CONVENTIONAL OR PRIVATELY INSURED CONVENTIONAL DEPARTMENT OF VETERANS' AFFAIRS ("DVA") GUARANTEED FEDERAL HOUSING ADMINISTRATION ("FHA") INSURED UNITED STATES DEPARTMENT OF AGRICULTURE ("USDA") RURAL DEVELOPMENT OTHER
63.	mortgage in the amount stated in this Purchase Agreement, amortized over a period of not more than
64. 65. 66. 67.	years, with an initial interest rate at no more than percent (%) per annum. The mortgage application IS TO BE MADE WITHIN FIVE (5) BUSINESS DAYS after the Final Acceptance Date. Buyer agrees to use best efforts to secure a commitment for such financing and to execute all documents required to consummate said financing.
68. 69.	MORTGAGE FINANCING CONTINGENCY: This Purchase Agreement is contingent upon the following and applies to the first mortgage and any subordinate financing. <i>(Check one.)</i>
70. 71. 72.	If Buyer cannot secure the financing specified in this Purchase Agreement, and this Purchase Agreement does not close on the closing date specified, this Purchase Agreement is canceled. Buyer and Seller shall immediately sign a <i>Cancellation of Purchase Agreement</i> confirming said cancellation and directing all earnest money paid here to be
73.	REFUNDED TO BUYER FORFEITED TO SELLER.
74. 75.	NOTE: If this Purchase Agreement is subject to DVA or FHA financing, FORFEITED TO SELLER may be prohibited. See the following DVA and FHA Escape Clauses.
76.	Buyer shall provide Seller, or licensee representing or assisting Seller, with the Written Statement, on
77.	or before
78. 79. 80. 81. 82.	For purposes of this Contingency, "Written Statement" means a Written Statement prepared by Buyer's mortgage originator(s) or lender(s) after the Final Acceptance Date that Buyer is approved for the loan(s) specified in this Purchase Agreement, including both the first mortgage and any subordinate financing, if any, and stating that an appraisal, satisfactory to the lender(s), has been completed and stating conditions required by lender(s) to close the loan.
83. 84. 85. 86. 87. 88.	 Upon delivery of the Written Statement to Seller, or licensee representing or assisting Seller, the obligation for satisfying all conditions required by mortgage originator(s) or lender(s), except those conditions specified below, are deemed accepted by Buyer: (a) work orders agreed to be completed by Seller; (b) any other financing terms agreed to be completed by Seller here; and (c) any contingency for the sale and closing of Buyer's property pursuant to this Purchase Agreement.

MN:PA-2 (8/22)



			89.	Page 3	Date October	10	2022
90.	Property located at _587	Cook Ave E		1	St. Paul	55	106
91. 92. 93. 94. 95. 96.	ANY REASON relating to may, at Seller's option, canceled. If Seller dec Cancellation of Purchas	itten Statement, if this Pu o financing, including, but declare this Purchase Ag lares this Purchase Agre <i>Agreement</i> confirming liquidated damages. In th	not limited greement c eement car said cance	to interes anceled, nceled, E ellation an	t rate and discount poir in which case this Pur Buyer and Seller shall Id directing all earnest	nts, if any, th chase Agre immediatel money paio	ement is ement is ly sign a d here to
97. 98. 99. 100. 101. 102.	 canceled if the reason t (a) Seller's failure to cc (b) Seller's failure to cc (c) any contingency fo 	nguage in the preceding his Purchase Agreement implete work orders to the implete any other financir r the sale and closing of contingency for sale and c	does not cl e extent rec ng terms ag Buyer's pro	ose was quired by reed to b perty pur	due to: this Purchase Agreem e completed by Seller suant to this Purchase	ent; here; or	-
103. 104. 105. 106. 107.	Purchase Agreement ca in which case this Purch Buyer and Seller shall ir	is not provided by the dat nceled by written notice to ase Agreement is canceled nmediately sign a <i>Cancel</i> ney paid here to be R	b Buyer at and d. In the eve llation of Pu	ny time pr ent Seller c urchase A BY SELLE	ior to Seller receiving the declares this Purchase A greement confirming s	e Written St Agreement c aid cancella	atement, canceled,
108. 109. 110. 111.	Purchase Agreement is shall immediately sign a	t is not provided, and Se canceled as of the closir <i>Cancellation of Purchase</i> RETAINED BY SELLE	ng date spe <i>Agreement</i>	cified in t confirmir	his Purchase Agreemeng said cancellation and	ent. Buyer a	nd Seller
112.	LOCKING OF MORTGAG	<u>E INTEREST RATE ("R</u>	ATE") : The	Rate sha	all be locked with the	lender(s) b	y Buyer:
113. 114.	(Check one.)	ESS DAYS OF FINAL AG	CCEPTANO		OR		
115.		O CLOSING OR AS REQ					
 117. 118. 119. 120. 121. 122. 123. 124. 	shall immediately sign a money paid here to be r amounts related thereto	ender commitment. If the shall exceed this amount epairs; or making said repairs with I Agreement canceled, in w <i>Cancellation of Purchase</i> efunded to Buyer, unless o above the amount speci	lender com c, Seller sha Buyer; or hich case th <i>Agreement</i> Buyer provi ified on line	his Purcha confirmir des for pa 116 of th	e following options: ase Agreement is cance ag said cancellation and ayment of the cost of sa his Purchase Agreemen	eled. Buyer a d directing al aid repairs o	ind Seller Il earnest
125.	SELLER BUYER ag	rees to pay any reinspect	ion fee requ	uired by E	Buyer's lender(s).		
127. 128. 129. 130.	FHA ESCAPE CLAUSE (F of this contract, the purchase any penalty by forfeiture of e with the Department of Hous Federal Housing Commissi appraised value of the Prop	er shall not be obligated to earnest money deposits o sing and Urban Developmoner, Department of Vete	complete to r otherwise ent ("HUD")	he purcha , unless th /FHA or D	se of the Property desc ne purchaser has been DVA requirements a writ	ribed here o given in acc tten stateme	or to incur cordance ont by the
			ale price)				

132. The purchaser shall have the privilege and option of proceeding with consummation of the contract without regard

133. to the amount of the appraised valuation. The appraised valuation is arrived at to determine the maximum mortgage

134. HUD will insure; HUD does not warrant the value nor the condition of the Property. The purchaser should satisfy himself/

135. herself that the price and condition of the Property are acceptable."



	136. Page 4 Date October 10 2022
137.	Property located at 587 Cook Ave E St. Paul 55106.
138.	LENDER PROCESSING FEES (FHA, DVA Financing Only): Seller agrees to pay Buyer's closing fees and
	miscellaneous processing fees which cannot be charged to Buyer, not to exceed \$ This amount is in addition to Seller's Contributions to Buyer's Costs, if applicable.
	DVA FUNDING FEE (DVA Financing only): Pursuant to federal regulations, a one-time Funding Fee based on loan amount must be paid at the closing of this transaction as follows:
143.	paid by Buyer AT CLOSING ADDED TO MORTGAGE AMOUNT
144.	paid by Seller
145.	NOTE: DVA regulations limit the fees and charges Buyer can pay to obtain a DVA loan.
147. 148. 149. 150.	
152. 153.	NOTE: Verify DVA requirements relating to payment of all special assessments levied and pending, and annual installments of special assessments certified to yearly taxes.
154.	OTHER MORTGAGE FINANCING ITEMS:
155.	
156.	SELLER'S CONTRIBUTIONS TO BUYER'S COSTS:
	Seller Seller Seller Seller agrees to pay at closing, up to: (Check one.)
158.	□ \$
161. 162. 163.	percent (%) of the sale price towards Buyer's closing fees, title service fees, title searches, title examinations, abstracting, lender's title insurance, owner's title insurance, prepaid items, other Buyer's costs allowable by lender, if any, and/or mortgage discount points. Any amount of Seller's contribution that exceeds Buyer's allowable costs, or which cannot be used because Seller's contribution exceeds the maximum Seller contribution allowed by law or by mortgage requirements, shall be retained by Seller.
165. 166.	NOTE: The amount paid by Seller cannot exceed the maximum Seller contribution allowed by FHA, DVA, or lender. All funds paid by Seller on behalf of Buyer must be stated on the Closing Disclosure at closing.
167.	INSPECTIONS:
168.	Buyer has been made aware of the availability of Property inspections. Buyer 🗶 ELECTS 🗌 DECLINES to have a
169.	Property inspection performed at Buyer's expense.
170.	This Purchase Agreement IS IS IS Contingent upon any inspection(s) of the Property obtained by Buyer to
171.	determine its condition, including any non-intrusive testing or any intrusive testing as allowed pursuant to this Purchase Agreement.
174. 175.	Any inspection(s) or test(s) shall be done by an inspector(s) or tester(s) of Buyer's choice. Buyer shall satisfy Buyer as to the qualifications of the inspector(s) or tester(s). For purposes of this Purchase Agreement, "intrusive testing" shall mean any testing, inspection(s), or investigation(s) that changes the Property from its original condition or otherwise damages the Property.
177.	Seller DOES X DOES NOT agree to allow Buyer to perform intrusive testing or inspection(s).
	If answer is DOES , Buyer agrees that the Property shall be returned to the same condition it was in prior to Buyer's intrusive testing at Buyer's sole expense.



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	PURCHASE AGREEMENT							
			180.	Page 5	Date Octo	ber	10	2022
181.	Property located at 587 Cook	Ave E			St. Paul		551	
182.	Seller will provide access to attic(s) a	and crawlspace(s	5).					
	Within <u>30</u> Calendar Days of F shall be done ("Inspection Period").	Final Acceptance	Date, all ins	pection	(s), test(s), an	d resulting neo	otiation	ıs, if any,
185. 186. 187. 188. 189. 190. 191.	Seller shall immediately sign a <i>Cane</i> earnest money paid here to be refun- of the Inspection Period, then this In	ding written notice of the Inspection cellation of Purch ded to Buyer. If E	e to Seller, o n Period. If E nase Agreer Buyer does r	r license Buyer ca nent co not cane	e representin ancels this Pu nfirming said cel this Purcha	g or assisting irchase Agreer cancellation ase Agreemen	Seller, of ment, Bu and dire nt before	f Buyer's uyer and ecting all e the end
192.	OTHER INSPECTION ITEMS :							
193.	Buyer requires sufficient inspection time to receive and confirm estimates from licensed tradesman: Electricians, Plumbers, HVAC. Buyer is a licensed general contractor.							
194.								
195.								
196.	SA	LE OF BUYE		OPER	<u>TY</u> :			
197.	, ,							
198. 199.	1. This Purchase Agreement is <i>Contingency</i> for the sale of E						3uyer's l	Property
200.	- ·		(,				
201.	2. This Purchase Agreement is	s contingent upo	on the succ	essful o	closing on the	e Buyer's pro	perty lo	cated at
202.					, v	vhich is sched	uled to	close on
 203. 204. 205. 206. 207. 208. 209. 	property does not close by the scanceled. Buyer and Selle cancellation and directing all supersedes any other provise Agreement, if applicable.	r shall immediate earnest money pa	pecified in t ely sign a Ca aid here to b	his Puro ancellati pe refuno	chase Agreem on of Purcha ded to Buyer.	se <i>Agreement</i> The language i	hase Ag confirm in this pa	reement ning said aragraph
210. 211.	3. Buyer represents that Buyer and closing on any other pro		ability to pe	erform o	n this Purcha	se Agreement	without	the sale
212.	REAL ESTA	TE TAXES/S	PECIAL	ASSE	ESSMENT	<u>S</u> :		
213. 214.		bay on the date o	of closing all	real est	ate taxes due	and payable	in all pri	or years
215.	Buyer shall pay 🗶 PRORATED FRO	M DAY OF CLOS	SING 📃 ALI		NE 🗌	/12ths OF	real esta	ite taxes
216.	due and payable in the year of closir	(Ch 1g.	eck one.)					
217.	Seller shall pay X PRORATED TO DA	Y OF CLOSING			/12tł	1s OF real esta	te taxes	due and
218.		(Спеск опе	9.)					
219.	If the Property tax status is a part- or no	on-homestead cla	ssification in	the yea	r of closing, Se			
220.	pay the difference between the home	estead and non-h	nomestead.			(Che	<i>зск опе.)</i>	
221. 222.	Buyer shall pay real estate taxes due is not otherwise here provided. No re							



MN:PA-5 (8/22)

				223.	Page 6	Date October	10	2022
224.	Property located at	587	Cook Ave E		5	St. Paul	551	.06
225	DEFERRED TAXES	S/SPECIA	LASSESSMENTS:					
226.	BUYER SHALL	PAY	SELLER SHALL PAY	on date of	closing a	ny deferred real esta	te taxes (e.g.	., Green
227.		,	e.)s, payment of which is		a result c	of the closing of this s	ale.	
228.	BUYER AND S	ELLER S	HALL PRORATE AS	OF THE D	ATE OF		ER SHALL F	PAY ON
229. 230.	DATE OF CLOSING		Iments of special asse	essments cert	ified for p	payment, with the real	estate taxes	due and
231.	BUYER SHALL	ASSUME	X SELLER SHALL	PAY on date	e of closir	ng all other special as	sessments le	evied as
232.	of the Date of this F		^{one.)} Agreement.					
233.	BUYER SHALL	ASSUME	X SELLER SHALL	PROVIDE F		IENT OF special asse	essments per	nding as
234. 235. 236.	of the Date of this Poprovision for payme	urchase Aq ent shall b	greement for improvem by payment into est s lender.)	nents that hav	e been or	dered by any assessin		
237. 238.	• • • •		becial assessments pa rovided.	yable in the y	/ear follo	wing closing and there	after, the pay	/ment of
239.	As of the Date of t	his Purcha	ase Agreement, Seller	represents t	hat Selle	r HAS X HAS NO)T received a	a notice
 240. 241. 242. 243. 244. 245. 246. 247. 248. 	against the Property shall be provided to or before the date of for the payment of, this Purchase Agree party, in which case Buyer and Seller s	y. Any such o Buyer in of closing, or assume ement can this Purch hall imme	ent project from any as n notice received by Se mediately. If such nor then the parties may the special assessme celed by written notice nase Agreement is can diately sign a <i>Cancell</i> aid here to be refunde	eller after the tice is issued agree in writi ents. In the al to the other iceled. If eithe dation of Purc	Date of the l after the ng, on or bsence of party, or er party de	ne costs of which proj nis Purchase Agreeme Date of this Purchas before the date of clo f such agreement, eith licensee representing eclares this Purchase	ect may be as nt and before e Agreement osing, to pay, her party may or assisting the Agreement ca	e closing t and on provide declare he other anceled,
249.			ADDITIONA		SIONS	:		
	PREVIOUSLY EXE		PURCHASE AGREE			Agreement 🗌 IS 🗴] IS NOT su	bject to
251.	cancellation of a p	reviously	executed purchase a	greement da	ited		k one.)	
252. 253. 254. 255.	If said cancellation is	s not obtain of Purcha	lation shall be obtainen ned by said date, this P se <i>Agreement</i> confirm	urchase Agre	ement is o	canceled. Buyer and Se	eller shall imm	nediately
256. 257.			: Upon performance b RSONAL REPRESENT			. ,		S DEED
258. 259. 260. 261. 262. 263.	 (a) building an (b) restrictions (c) reservation (d) utility and c 	d zoning la relating to of any mi Irainage e	DEED aws, ordinances, and o use or improvement neral rights by the Sta asements which do no bllows (unless specified	state and fed of the Proper te of Minneso ot interfere wi	leral regu ty withou ota; ith existin	lations; it effective forfeiture p ig improvements;	rovisions;	
264.				-		,		
265. 266.	(f) others (mus	t be spec	ified in writing):					
MN:PA	A-6 (8/22)							



isign ID: 6	3248B4F-6D48-ED11-A27C-501AC56BB54D					
			P	URCHASE AGREEI	MENT	
			267. Page 7	Date October	10	2022
268.	Property located at 587	Cook Ave E	5	St. Paul	55	106
269.	POSSESSION: Seller shall de	liver possession of the Pro	operty: (Check on	e.)		
270.	X IMMEDIATELY AFTER CL	.OSING; or				
271.	OTHER:					•
	Seller agrees to remove ALL by possession date.	DEBRIS AND ALL PERSO	NAL PROPERTY	NOT INCLUDED HERE	E from the	Property
275. 276.	LINKED DEVICES: Seller was to any device or system on or to a router or gateway or dir Agreement.	serving the property that is	connected or con	trolled wirelessly, via inte	ernet proto	col ("IP")
278. 279. 280.	3 1	between the parties as of d	ate of closing. Bu	iver shall pay Seller for re		
281. 282. 283. 284. 285. 286. 287. 288.	 (a) Seller shall deliver an in Seller's possession owner's title insuranc assisting Seller, upon (b) Buyer shall obtain the but not limited to title 	As quickly as reasonably p by abstract of title and a co or control, to Buyer or Buy e policy provided shall be cancellation of this Purcha e title services determined of searches, title examination s selection and cost and p	opy of any owner yer's designated t immediately retu ase Agreement; a necessary or des s, abstracting, a t	's title insurance policy itle service provider. Any urned to Seller, or licens nd irable by Buyer or Buyer itle insurance commitme	y abstract see represe r's lender, i	of title or enting or ncluding
289. 290. 291.		•	-			
292. 293. 294. 295. 296. 297. 298. 299.	(30) days to make title man addition to the thirty (30)- date. Lacking such exten the other party, or license canceled. If either party of	t provided marketable title rketable, or in the alternativ day extension, Buyer and sion, either party may dec e representing or assisting declares this Purchase Agre Agreement confirming sai	ve, Buyer may wai Seller may, by mu lare this Purchase g the other party, eement canceled	ve title defects by writter utual agreement, further e Agreement canceled b in which case this Purc , Buyer and Seller shall	n notice to r extend the by written chase Agre immediate	Seller. In e closing notice to ement is ely sign a
301. 302.	SUBDIVISION OF LAND, BC owned by Seller, Seller shall p warrants that the legal descri as of the date of closing. Sell lines of the Property. Seller wa	pay all subdivision expens ption of the real property to er warrants that the buildir	es and obtain all o be conveyed ha ngs are or shall b	necessary government as been or shall be app e constructed entirely w	al approva roved for r within the b	ls. Seller ecording ooundary
305. 306. 307.		furnished within the 120 c	days immediately	preceding the closing		
308. 309.	NOTICES: Seller warrants that proceedings, or violation of ar					

310. warrants that Seller has not received any notice from any person or authority as to a breach of the covenants. Any 311. such notices received by Seller shall be provided to Buyer immediately. Discriminatory restrictive covenants (e.g.

312. provisions against conveyance of property to any person of a specified religious faith, creed, national origin, race, or

313. color) are illegal and unenforceable. An owner of real property may permanently remove such restrictive covenants

314. from the title by recording a statutory form in the office of the county recorder of any county where the property is located.

315. **DIMENSIONS:** Buyer acknowledges any dimensions, square footage, or acreage of land or improvements provided 316. by Seller, third party, or broker representing or assisting Seller are approximate. Buyer shall verify the accuracy of

317. information to Buyer's satisfaction, if material, at Buyer's sole cost and expense.

318. ACCESS AGREEMENT: Seller agrees to allow reasonable access to the Property for performance of any surveys or 319. inspections agreed to here. Minnesota **Realtors**[®]

TRANSACTIONS

			320. Page 8 Date October	10 2022
321.	Property located at 587	Cook Ave E	St. Paul	55106

322. **RISK OF LOSS:** If there is any loss or damage to the Property between the Date of this Purchase Agreement and

323. the date of closing for any reason, including fire, vandalism, flood, earthquake, or act of God, the risk of loss shall be

324. on Seller. If the Property is destroyed or substantially damaged before the closing date, this Purchase Agreement

325. is canceled, at Buyer's option, by written notice to Seller or licensee representing or assisting Seller. If Buyer cancels

326. this Purchase Agreement, Buyer and Seller shall immediately sign a Cancellation of Purchase Agreement confirming

327. said cancellation and directing all earnest money paid here to be refunded to Buyer.

328. <u>TIME OF ESSENCE</u>: Time is of the essence in this Purchase Agreement.

329. <u>CALCULATION OF DAYS</u>: Any calculation of days begins on the first day (Calendar or Business Days as specified)
 330. following the occurrence of the event specified and includes subsequent days (Calendar or Business Days as specified)
 331. ending at 11:59 P.M. on the last day.

BUSINESS DAYS: "Business Days" are days which are not Saturdays, Sundays, or state or federal holidays unless
 stated elsewhere by the parties in writing.

334. <u>CALENDAR DAYS</u>: "Calendar Days" include Saturdays, Sundays, and state and federal holidays. For purposes of
 335. this Agreement, any reference to "days" means "Calendar Days" unless otherwise required by law.

336. <u>RELEASE OF EARNEST MONEY</u>: Buyer and Seller agree that the Earnest Money Holder shall release earnest money
 337. from the Earnest Money Holder's trust account:

- 338. (a) at or upon the successful closing of the Property;
- (b) pursuant to written agreement between the parties, which may be reflected in a *Cancellation of Purchase Agreement* executed by both Buyer and Seller;
- 341. (c) upon receipt of an affidavit of a cancellation under MN Statute 559.217; or
- 342. (d) upon receipt of a court order.

343. <u>DEFAULT</u>: If Buyer defaults in any of the agreements here, Seller may cancel this Purchase Agreement, and any
344. payments made here, including earnest money, shall be retained by Seller as liquidated damages and Buyer and
345. Seller shall affirm the same by a written cancellation agreement.

346. If Buyer defaults in any of the agreements here, Seller may terminate this Purchase Agreement under the provisions
347. of either MN Statute 559.21 or MN Statute 559.217, whichever is applicable. If either Buyer or Seller defaults in any
348. of the agreements here or there exists an unfulfilled condition after the date specified for fulfillment, either party may
349. cancel this Purchase Agreement under MN Statute 559.217, Subd. 3. Whenever it is provided here that this Purchase
350. Agreement is canceled, said language shall be deemed a provision authorizing a Declaratory Cancellation under MN

351. Statute 559.217, Subd. 4.

352. If this Purchase Agreement is not canceled or terminated as provided here, Buyer or Seller may seek actual damages 353. for breach of this Purchase Agreement or specific performance of this Purchase Agreement; and, as to specific 354. performance, such action must be commenced within six (6) months after such right of action arises.

355. NOTICE REGARDING PREDATORY OFFENDER INFORMATION: Information regarding the predatory offender 356. registry and persons registered with the predatory offender registry under MN Statute 243.166 may be obtained 357. by contacting the local law enforcement offices in the community where the Property is located or the Minnesota 358. Department of Corrections at (651) 361-7200, or from the Department of Corrections web site at 359. www.corr.state.mn.us.

360. BUYER HAS THE RIGHT TO A WALK-THROUGH REVIEW OF THE PROPERTY PRIOR TO CLOSING TO 361. ESTABLISH THAT THE PROPERTY IS IN SUBSTANTIALLY THE SAME CONDITION AS OF THE DATE OF 362. THIS PURCHASE AGREEMENT.

363. BUYER HAS RECEIVED A: (Check any that apply.) DISCLOSURE STATEMENT: SELLER'S PROPERTY 364. DISCLOSURE STATEMENT OR A X DISCLOSURE STATEMENT: SELLER'S DISCLOSURE ALTERNATIVES FORM.

365. **DESCRIPTION OF PROPERTY CONDITION:** See Disclosure Statement: Seller's Property Disclosure Statement or 366. Disclosure Statement: Seller's Disclosure Alternatives for description of disclosure responsibilities and limitations, if 367. any.

368. BUYER HAS RECEIVED THE INSPECTION REPORTS, IF REQUIRED BY MUNICIPALITY.

369. BUYER IS NOT RELYING ON ANY ORAL REPRESENTATIONS REGARDING THE CONDITION OF THE PROPERTY 370. AND ITS CONTENTS.



			371. Page 9	Date October	10 2022	
372.	Property located at _587	Cook Ave E		St. Paul	55106	
272	(Check appropriate boxes.)					
	. SELLER WARRANTS THAT THE PROPERTY IS EITHER DIRECTLY OR INDIRECTLY CONNECTED TO: . CITY SEWER 🗡 YES 🗌 NO / CITY WATER 🗡 YES 🗌 NO					
	SUBSURFACE SEWAGE TR					
	SELLER DOES X DOE	S NOT KNOW OF A	SUBSURFACE S	EWAGE TREATMEN	T SYSTEM ON OR	
	SERVING THE PROPERTY. Statement: Subsurface Sewag	(If answer is DOES , an	d the system does	s not require a state pe	ermit, see <i>Disclosure</i>	
380.	PRIVATE WELL					
381.	SELLER DOES X I		OF A WELL C	ON OR SERVING	THE PROPERTY.	
382.	(If answer is DOES and well is	- /	ty, see <i>Disclosur</i> e S	Statement: Well.)		
383.	THIS PURCHASE AGREEME	NT IS IS IS NOT SU	IBJECT TO AN ADD	DENDUM TO PURCHA	SE AGREEMENT:	
	SUBSURFACE SEWAGE TRE (If answer is IS , see attached	ATMENT SYSTEM AND	O WELL INSPECTIC	ON CONTINGENCY.		
387.	386.IF A WELL OR SUBSURFACE SEWAGE TREATMENT SYSTEM EXISTS ON THE PROPERTY, BUYER HAS387.RECEIVED A DISCLOSURE STATEMENT: WELL AND/OR A DISCLOSURE STATEMENT: SUBSURFACE SEWAGE388.TREATMENT SYSTEM.					
390. 391.	 HOME PROTECTION/WARRANTY PLAN: Buyer and Seller are advised to investigate the various home protection/ warranty plans available for purchase. Different home protection/warranty plans have different coverage options, exclusions, limitations, and service fees. Most plans exclude pre-existing conditions. (Check one.) 					
392.	A Home Protection/Wa	arranty Plan will be		BUYER SELLE	R and paid for by	
393.	BUYER SELLER	to be issued by				
394.	at a cost not to exceed \$		·			
395. 396.						
397.		AGE	NCY NOTICE			
398.	Jesse Williams (Licensee)	is	Seller's Agent 🗶 B	uyer's Agent Dual A	Agent Facilitator.	
399.	Realty One Choice Group (Real Estate Company Name)					
400.	Gerald Kripner (Licensee)	is 🗶 S	Seller's Agent 🗌 B	uyer's Agent Dual A	Agent Facilitator.	
401.	Bridge Realty (Real Estate Company Name)					
402.	THIS NOTICE DOES NOT	SATISFY MINNESOTA	A STATUTORY AGI	ENCY DISCLOSURE F	EQUIREMENTS.	



MN:PA-9 (8/22)

103	Page 10	Date October	10	2022
403.	Fage 10	Dale		-

St. Paul 55106 404. Property located at 587 Cook Ave E 405.

DUAL	AGENCY	REPRESENTATION
-		

406. PLEASE CHECK ONE OF THE FOLLOWING SELECTIONS:

407. X Dual Agency representation **DOES NOT** apply in this transaction. Do not complete lines 408-424.

408. | Dual Agency representation **DOES** apply in this transaction. Complete the disclosure in lines 409-424.

409. Broker represents both the Seller(s) and the Buyer(s) of the Property involved in this transaction, which creates a 410. dual agency. This means that Broker and its salespersons owe fiduciary duties to both Seller(s) and Buyer(s). Because 411. the parties may have conflicting interests, Broker and its salespersons are prohibited from advocating exclusively for 412. either party. Broker cannot act as a dual agent in this transaction without the consent of both Seller(s) and Buyer(s). 413. Seller(s) and Buyer(s) acknowledge that

- 414. (1) confidential information communicated to Broker which regards price, terms, or motivation to buy or sell will 415. remain confidential unless Seller(s) or Buyer(s) instructs Broker in writing to disclose this information. Other 416. information will be shared:
- (2) Broker and its salespersons will not represent the interest of either party to the detriment of the other; and 417.
- 418. (3) within the limits of dual agency, Broker and its salespersons will work diligently to facilitate the mechanics of 419. the sale.

420. With the knowledge and understanding of the explanation above, Seller(s) and Buyer(s) authorize and instruct Broker 421. and its salesperson to act as dual agents in this transaction.

422.	Seller	Buyer
423.	Seller	Buyer
424.	Date	Date

425. **CLOSING COSTS:** Buyer or Seller may be required to pay certain closing costs, which may effectively increase the 426. cash outlay at closing or reduce the proceeds from the sale.

427. SETTLEMENT STATEMENT: Buyer and Seller authorize the title company, escrow agent, and/or their representatives 428. to disclose and provide copies of the disbursing agent's settlement statement to the real estate licensees involved 429. in the transaction at the time these documents are provided to Buyer and Seller.

430. FOREIGN INVESTMENT IN REAL PROPERTY TAX ACT ("FIRPTA"): Section 1445 of the Internal Revenue Code 431. provides that a transferee ("Buyer") of a United States real property interest must be notified in writing and must withhold 432. tax if the transferor ("Seller") is a foreign person and no exceptions from FIRPTA withholding apply. Buyer and Seller 433. agree to comply with FIRPTA requirements under Section 1445 of the Internal Revenue Code.

434. Seller shall represent and warrant, under the penalties of perjury, whether Seller is a "foreign person" (as the same 435. is defined within FIRPTA), prior to closing. Any representations made by Seller with respect to this issue shall survive 436. the closing and delivery of the deed.

437. Buyer and Seller shall complete, execute, and deliver, on or before closing, any instrument, affidavit, or statement 438. reasonably necessary to comply with the FIRPTA requirements, including delivery of their respective federal taxpayer 439. identification numbers or Social Security numbers.

440. Due to the complexity and potential risks of failing to comply with FIRPTA, including the Buyer's responsibility for

441. withholding the applicable tax, Buyer and Seller should seek appropriate legal and tax advice regarding FIRPTA

442. compliance, as the respective licensee's representing or assisting either party will be unable to assure either

443. party whether the transaction is exempt from FIRPTA withholding requirements.

MN:PA-10 (8/22)



444. Page 11 Date October	10	2022
---------------------------	----	------

	445.	Property located at 5	7 Cook Ave E	St. Paul	55106
--	------	-----------------------	--------------	----------	-------

- 446. **FULLY EXECUTED PURCHASE AGREEMENT AND FINAL ACCEPTANCE:** To be binding, this Purchase Agreement 447. and all addenda must be fully executed by both parties and a copy must be delivered.
- 448. **ELECTRONIC SIGNATURES:** The parties agree the electronic signature of any party on any document related to 449. this transaction constitute valid, binding signatures.
- 450. **ENTIRE AGREEMENT:** This Purchase Agreement and all addenda and amendments signed by the parties shall 451. constitute the entire agreement between Buyer and Seller. Any other written or oral communication between Buyer and 452. Seller, including, but not limited to, e-mails, text messages, or other electronic communications are not part of this 453. Purchase Agreement. This Purchase Agreement can be modified or canceled only in writing signed by Seller and 454. Buyer or by operation of law. All monetary sums are deemed to be United States currency for purposes of this Purchase 455. Agreement.
- 456. **SURVIVAL:** All warranties specified in this Purchase Agreement shall survive the delivery of the deed or contract 457. for deed.

458.	DATE OF THIS PURCHASE AGREEMENT: Date of this Purchase Agreement to be defined as the date on line one
459.	(1) of this Purchase Agreement.

460. **OTHER**:

- 461. All building material in property shall be left in property and included as part of the purchase agreement.
- ^{462.} Cash portion of purchase price, \$4,660, is combination of buyers agent commission (\$2,160) and $_{463.}$ cash brought to table by buyer (\$2,500).
- 464.
- 465.
- 466.
- 467.
- 468.

469.

470. ADDENDA: The following addenda are attached and made a part of this Purchase Agreement.

471. NOTE: Disclosures and optional Arbitration Agreement are not part of this Purchase Agreement.

- 472. Addendum to Purchase Agreement
- 473. Addendum to Purchase Agreement: Additional Signatures
- 474. Addendum to Purchase Agreement: Assumption Financing
- 475. 📋 Addendum to Purchase Agreement: Buyer Move-In Agreement
- 476. 📋 Addendum to Purchase Agreement: Buyer Purchasing "As Is" and Limitation of Seller Liability
- 477. Addendum to Purchase Agreement: Condominium/Townhouse/Cooperative Common Interest Community ("CIC")
- 479. X Addendum to Purchase Agreement: Contract for Deed Financing
- 480. Addendum to Purchase Agreement: Disclosure of Information on Lead-Based Paint and Lead-Based Paint
 481. Hazards
- 482. Addendum to Purchase Agreement: Sale of Buyer's Property Contingency
- 483. 🔲 Addendum to Purchase Agreement: Seller's Rent Back Agreement
- 484. Addendum to Purchase Agreement: Seller's Purchase/Lease Contingency
- 485. Addendum to Purchase Agreement: Short Sale Contingency
- 486. 🔲 Addendum to Purchase Agreement: Subsurface Sewage Treatment System and Well Water Inspection Contingency
- 487. Other: _____

			488. Page 12	Date Octo	ber	10	2022
489.	Property located at 587	Cook Ave E	S	t. Paul		553	106
492.	I agree to sell the Property for terms and conditions set forth I have reviewed all pages of t Agreement.	above.	the terms and	d conditions	Property for the set forth abo es of this Pur	ve.	and on
494. 495. 496. 497.	attached Addendum to	e Agreement is subject to o Purchase Agreement: al Acceptance Date shall be					
	FIRPTA: Seller represents an of perjury, that Seller IS X IS (Check or						
500. 501. 502. 503	non-resident alien individual, to partnership, foreign trust, or fo income taxation. (See lines 43) and warranty shall survive the and the delivery of the deed.	foreign corporation, foreign reign estate for purposes of <i>0-443</i> .)) This representation	- Authentisia				
EOE	v		Jesse And	lrew Williams		10/10/	2022
505.	K(Seller's Signature)	(Date)	(Buyer's Signati				(Date)
506. 507.	X Gerald Kripner (Seller's Printed Name) X (Seller's Signature)	(Date)	X Jesse Willia (Buyer's Printed) X (Buyer's Signatu	Name)	of Jack and Bett	ry Proper	(Date)
500	v		v				
508.	(Seller's Printed Name)		(Buyer's Printed	Name)			
509.	FINAL ACCEPTANCE DATE:				_ The Final A	cceptar	nce Date
	is the date on which the fully e	xecuted Purchase Agreemer	nt is delivered.				
511. 512.		ALLY BINDING CONTRACT GAL OR TAX ADVICE, CON					
	I ACKNOWLEDGE THAT I HAV STATEMENT: ARBITRATION I						
	WHICH IS AN OPTIONAL, VO						
516.	SELLER(S)		BUYER(S)	Jesse Andrew	Williams		
517.	SELLER(S)		BUYER(S)				
			(-/				

MN:PA-12 (8/22)



WIRE FRAUD ALERT



Internet fraud — the use of Internet services or software with Internet access to defraud victims — is on the rise in real estate transactions. **THESE SOPHISTICATED CRIMINALS COULD:**

- HACK INTO YOUR E-MAIL ACCOUNT or the e-mail of others involved in your real estate transaction and may direct you to wire money to the hacker's account.
- **SEND FRAUDULENT E-MAILS** that appear to be from your real estate licensee, lender, or closing agent.
- CALL YOU claiming they have revised wiring instructions.

Buyers/Tenants and Sellers/Owners are advised to:

- (1) Never wire funds without confirming the wiring instructions directly with the intended recipient.
- (2) Verify that the contact information for the wire transfer recipient is legitimate by calling a known phone number for the broker or closing agent. Do not rely on the information given to you in an e-mail communication.
- (3) Never send personal information through unsecured/unencrypted e-mail.

If you suspect wire fraud in your transaction:

- (1) Immediately notify your bank, closing agent, and real estate licensee.
- (2) File a complaint online at the Internet Crime Complaint Center (IC3) at http://www.ic3.gov.

The undersigned acknowledge receipt of this wire fraud alert and understand the importance of taking proactive measures to avoid being a victim of wire fraud in a real estate transaction.

(Date)

(Signature)

(Date)

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- 1. Date October 10th, 2022
- 2. Page 1

3.

THIS FORM DOES NOT SERVE AS THE ACTUAL CONTRACT FOR DEED.

- 4. NOTE: Buyer and Seller should familiarize themselves with the risks and potential liabilities of contract for deed
 5. financing. It is advisable for all parties to seek competent legal advice.
- 6. Addendum to Purchase Agreement between parties, dated October 10th 2022

7.	(Date	of this	Purchase Agreer	nent), pertaining to	the purchase	e and sale	e of the F	Property at
8.	587	Cook		Ave E	St.	Paul	MN	55106

9. This Addendum supersedes anything to the contrary in the Purchase Agreement.

10. TYPE OF CONTRACT: X CONTRACT FOR DEED CONTRACT FOR DEED WITH ASSUMPTION OF FINANCING

11. (See attached Financing Addendum: Assumption.)

12. CONTINGENCY FOR ATTORNEY REVIEW: This Purchase Agreement IS 🗶 IS NOT contingent upon the parties

- 13. consulting with legal counsel regarding the terms of this Purchase Agreement. If **IS**, parties have within _
- 14. Business Days of Final Acceptance Date of this Purchase Agreement to consult with legal counsel ("Consultation
- 15. Period"). Either party may cancel this Purchase Agreement based on consultation with legal counsel by providing written
- 16. notice to the other party, or licensee representing or assisting the other party, of the party's intent to cancel no later than
- 17. the end of the Consultation Period, in which case this Purchase Agreement is canceled. Buyer and Seller shall
- 18. immediately sign a Cancellation of Purchase Agreement confirming said cancellation and directing all earnest money
- 19. paid here to be refunded to Buyer. If neither party cancels this Purchase Agreement before the end of the Consultation
- 20. Period, then this Contingency shall be deemed removed and this Purchase Agreement shall be in full force and effect.

21. **CONTRACT FOR DEED TERMS:** The parties shall utilize the *Minnesota Uniform Conveyancing Blank Contract for* 22. *Deed* ("Contract for Deed") at the closing of this Purchase Agreement, and all terms in the Contract for Deed shall

- 23. apply unless otherwise indicated in this Purchase Agreement.
- 24. The Contract for Deed can be found at the Minnesota Department of Commerce's website at http://mn.gov/commerce.
- 25. Buyer and Seller should consult with an attorney to ensure the appropriate issues and the terms in this Purchase
- 26. Agreement are addressed and properly drafted within the Contract for Deed.
- 27. **PAYMENT TERMS:** Contract for Deed amount \$ <u>75,340.00</u> by Contract for Deed, between
 28. Buyer and Seller, which Buyer shall pay to Seller as follows:
- 29. Monthly installment payments of \$ _0.00 ______ (or more at Buyer's option).
- 30. Payments shall be credited first to interest and remainder to principal.
- 31. Interest at the rate of $\frac{0}{2}$ percent (%) per annum computed on unpaid balances.
- 32. Interest rate shall not exceed the maximum lawful interest rate.
- 33. Interest shall begin accruing on <u>October 10th</u>, 2022
- 34. First payment shall be due and payable on <u>November 1st</u>, 2022
- 35. Subsequent payments shall be due and payable on the <u>lst</u> day of each succeeding month.
- 37. The final payment **✗** IS ☐ IS NOT a balloon payment.



38. Page 2

39.	Property located at 587 Cook Ave E St. Paul MN 55106
40.	ALTERATION OR ADDITION TO PAYMENT TERMS:
41.	
42.	
43.	
44.	
45.	
46.	
47. 48. 49.	CREDIT APPROVAL: Buyer shall furnish to Seller, for Seller's approval, a signed financial statement within five (5) Business Days after Final Acceptance Date of this Purchase Agreement. Buyer authorizes Seller to conduct credit checks at Seller's expense. Buyer further agrees to sign documents necessary for Seller to obtain the financial
50. 51. 52. 53. 54.	information. Seller has <u>10</u> Business Days after receipt of the financial statement from Buyer to approve or deny Buyer. Approval of Buyer is within Seller's sole discretion. In the event Seller does not approve Buyer, Seller shall immediately notify Buyer in writing and this Purchase Agreement is canceled. Buyer and Seller shall immediately sign a <i>Cancellation of Purchase Agreement</i> confirming said cancellation and directing all earnest money paid here to be refunded to Buyer.
55. 56. 57.	TITLE, LIENS, AND ENCUMBRANCES: <u>AT TIME OF DELIVERY OF THE DEED</u> : Upon Buyer's full satisfaction of the Purchase Price and full performance of the Contract for Deed, Seller shall provide Buyer with a fully executed and recordable: <i>(Check one.)</i>
58. 59.	WARRANTY DEED or OTHER: subject only to those exceptions listed in the <i>Deed/Marketable Title</i> section of this Purchase Agreement; and
60.	IF CHECKED , the following liens or encumbrances:
61.	
62. 63. 64. 65.	TAXES, ASSESSMENTS, AND INSURANCE: Taxes and assessments due and payable in the year of closing shall be prorated as agreed in this Purchase Agreement. Taxes and assessments for all subsequent years of the Contract for Deed shall be paid by Buyer before any penalty accrues. Insurance shall commence on the date of closing, shall continue until the Contract for Deed is paid in full, and shall conform with the terms of the Contract for Deed.
66.	Taxes, assessments, and insurance shall be paid in the following manner: (Check one.)
67. 68.	Buyer to pay 1/12ths taxes and hazard insurance premiums to Seller each month, in addition to the principal and interest payments. Seller agrees to pay the real estate taxes and insurance premium as they become due.
69.	OR;
70. 71.	Buyer shall pay real estate taxes and hazard insurance premiums directly as they become due and furnish Seller with paid receipt of same.
72.	OR;
73. 74.	Tax and insurance escrow: If the real estate taxes and hazard insurance premiums are included in the assumed mortgage payments, Buyer shall pay said tax and insurance escrows to the mortgagee.
75.	OR;
76.	Other:

MN:APA:CFDF-2 (8/20)



77. Page 3

78.	Property located at _	587	Cook	Ave E	St. Paul	MN	55106
10.	FIUDEILV IUGaleu al						

79. **ADDITIONAL TERMS AND CONDITIONS:** The Contract for Deed shall contain the following additional provisions 80. which are preceded by initials of the undersigned Buyer and Seller: (*Initial all that apply.*)



MN:APA:CFDF-3 (8/20)



115. Page 4

116	Property located at587	Cook	Ave E	St. Paul	MN	55106
117.		Furnishing of Labor or Mat	erials. Buyer shall r	not, during th	e term of this	s Contract
118. 119.	(Buyers) (Sellers)	for Deed, cause any material t the Property covered by		•	•	
120.		\$ <u>25,000.00</u>	, unless E	Buyer first obt	ains the writte	en consent
121.		of Seller. Buyer further agrees	to indemnify and h	old harmless	Seller against	t all claims
122.		or liens for labor and material		-		-
123. 124.		Contract for Deed and for the c attorneys' fees.	osts of enforcing this	sindemnificati	on, including i	reasonable
124.		attorneys lees.				
125.	(Buyers) (Sellers)	Other Terms. For further ter	rms, see attached	Addendum to	Purchase A	greement.
126.	IMPORTANT INFORMATIC	ON ABOUT CONTRACTS FOR	DEED:			
127.	(A) Seller:					
128.	X IS a Multiple Seller	of residential real property. (If c	hecked, complete l	ines 130-137	.)	
129.	IS NOT a Multiple	Seller of residential real property	y. (If checked, disre g	gard lines 13	0-137.)	
130. 131.	•	a seller in four (4) or more contr edes the date Buyer executes th		-	real property	during the
132.	(B) Buyer:					
133.	🗴 is represented by a	licensee who is not a dual age	nt. <i>(If checked, disre</i>	egard lines 1	34-137 .)	
134.	is represented by a	a lawyer. (If checked, disregard	lines 135-137.)			
135.	If neither lines 133 or 134 are	e checked, then Minnesota law re	equires that Buyer rec	eives the disc	losure statem	ent entitled
136.		It Contracts for Deed. Buyer ac	knowledges receip	t of the disclo	sure statem	ent, which
137.	is attached to the front of	this Purchase Agreement.				
138.	OTHER;	-l	to of Winnerste			
139.		al estate agent in the sta eal estate agent in the st		•		
140.						
141.						
142.			Jesse Andrew Willi	ams	10/10/2022	
172.	(Seller)	(Date)	(Buyer)			(Date)
143.	(Seller)	(Date)	(Buyer)			(Date)
						(200)
144. 145.		EGALLY BINDING CONTRACT				
140.		LEARE ON TAX ADVICE, CU			LUDIUNAL.	

MN:APA:CFDF-4 (8/20)





DISCLOSURE STATEMENT: ARBITRATION DISCLOSURE AND RESIDENTIAL REAL PROPERTY ARBITRATION AGREEMENT

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1. Page 1

2.

ARBITRATION DISCLOSURE

- 3. You have the right to choose whether to have any disputes about disclosure of material facts affecting the use or
- enjoyment of the property that you are buying or selling decided by binding arbitration or by a court of law. By agreeing
 to binding arbitration, you give up your right to go to court for claims over \$15,000.
- 6. By signing the RESIDENTIAL REAL PROPERTY ARBITRATION AGREEMENT ("ARBITRATION AGREEMENT") on
- 7. page two (2), you agree to the following:
- 8. (1) disputes with demands which fall within the jurisdictional limits of the conciliation court shall be resolved in the 9. applicable conciliation court; and
- (2) all other disputes shall be subject to binding arbitration under the Residential Real Property Arbitration System ("Arbitration System") administered by National Center for Dispute Settlement ("NCDS") and endorsed by the Minnesota Association of REALTORS[®] ("MNAR"). The ARBITRATION AGREEMENT is enforceable only if it is signed by all buyers, sellers and licensees representing or assisting the buyers and the sellers. The
- 14. ARBITRATION AGREEMENT is not part of the *Purchase Agreement*. Your *Purchase Agreement* will still

15. be valid whether or not you sign the ARBITRATION AGREEMENT.

16. The Arbitration System is a private dispute resolution system offered as an alternative to the court system. It is not

17. government sponsored. NCDS and the MNAR jointly adopt the rules that govern the Arbitration System. NCDS and

18. the MNAR are not affiliated. Under the ARBITRATION AGREEMENT you must use the arbitration services of NCDS.

- 19. All disputes about or relating to disclosure of material facts affecting the use or enjoyment of the property, excluding
- 20. disputes related to title issues, are subject to arbitration under the ARBITRATION AGREEMENT. This includes claims
- 21. of fraud, misrepresentation, warranty and negligence. Nothing in this Agreement limits other rights you may have under
- 22. MN Statute 327A (statutory new home warranties) or under private contracts for warranty coverage. An agreement to
- 23. arbitrate does not prevent a party from contacting the Minnesota Department of Commerce, the state agency that
- 24. regulates the real estate profession, about licensee compliance with state law.
- 25. The administrative fee for the Arbitration System varies depending on the amount of the claim, but it is more than initial
- 26. court filing fees. In some cases, conciliation court is cheaper than arbitration. The maximum claim allowed in conciliation
- 27. court is \$15,000. This amount is subject to future change. In some cases, it is quicker and less expensive to arbitrate
- 28. disputes than to go to court, but the time to file your claim and pre-hearing discovery rights are limited. The right to
- 29. appeal an arbitrator's award is very limited compared to the right to appeal a court decision.
- 30. A request for arbitration must be filed within 24 months of the date of the closing on the property or else the 31. claim cannot be pursued. In some cases of fraud, a court or arbitrator may extend the 24-month limitation
- claim cannot be pursue
 period provided herein.
- A party who wants to arbitrate a dispute files a Demand, along with the appropriate administrative fee, with NCDS.
- A party who wants to arbitrate a dispute files a Demand, along with the appropriate administrative fee, with NCDS.
 34. NCDS notifies the other party, who may file a response. NCDS works with the parties to select and appoint an arbitrator
- 35. to hear and decide the dispute. A three-arbitrator panel will be appointed instead of a single arbitrator at the request
- 36. of any party. The party requesting a panel must pay an additional fee. Arbitrators have backgrounds in law, real estate,
- 37. architecture, engineering, construction or other related fields.
- 38. Arbitration hearings are usually held at the home site. Parties are notified about the hearing at least 14 days in advance.
- 39. A party may be represented by a lawyer at the hearing, at the party's own expense, if he or she gives five (5) days
- 40. advance notice to the other party and to NCDS. Each party may present evidence, including documents or testimony
- 41. by witnesses. The arbitrator must make any award within 30 days from the final hearing date. The award must be
- 42. in writing and may provide any remedy the arbitrator considers just and equitable that is within the scope of the parties'
- 43. agreement. The arbitrator does not have to make findings of fact that explain the reason for granting or denying an
- 44. award. The arbitrator may require the party who does not prevail to pay the administrative fee.
- 45. This Arbitration Disclosure provides only a general description of the Arbitration System and a general overview
- 46. of the Arbitration System rules. For specific information regarding the administrative fee, please see the Fee Schedule
- 47. located in the NCDS Rules. Copies of the Arbitration System rules are available from NCDS by calling (866) 727-8119
- 48. or on the Web at www.ncdsusa.org or from your REALTOR®. If you have any questions about arbitration, call NCDS
- 49. at (866) 727-8119 or consult a lawyer.

Minnesota Realtors®

DISCLOSURE STATEMENT: ARBITRATION DISCLOSURE AND RESIDENTIAL REAL PROPERTY ARBITRATION AGREEMENT

50. Page 2

1. 2. 3.	READ THE ARBITRATION DIS	SCLOSURE O	VOLUNTARY AGREEMENT. ON PAGE ONE (1) IN FULL BEFOR RTY ARBITRATION AGREEM	
4.	For the property located at <u>587 Co</u>	ok		Ave E
5.	City of <u>St. Paul</u>	, '	County of Ramsey	,
6.	State of Minnesota, Zip Code 55106			
7. 8. 9. 0. 1. 2. 3. 4. 5.	Any dispute between the undersigned part enjoyment of the property, excluding dispute dated <u>October</u> 10th 2022, be settled as specified in the Arbitration Disc service provider. The rules adopted by N REALTORS® shall govern the proceeding at the time the Demand for Arbitration is file (1). This Agreement shall survive the delivery is only enforceable if all buyers, sellers and	es related to tit including clain closure above. ational Center (s). The rules ed and include y of the deed or	le issues of the property covered by the ns of fraud, misrepresentation, warra National Center for Dispute Settlemet for Dispute Settlement and the N that shall govern the proceeding(s) the rules specified in the Arbitration contract for deed in the <i>Purchase Ag</i>	the <i>Purchase Agreement</i> anty and negligence, shall ent shall be the arbitration linnesota Association of are those rules in effect Disclosure on page one preement. This Agreement
6. 7.	arbitrate as acknowledged by signatures b broker shall bind the broker and all license	below. For purp	er.	
8.	(Seller's Signature)	(Date)	Jesse Andrew Williams (Buyer's Signature)	10/10/2022 (Date)
9.	(Seller's Printed Name)		Jesse Williams on Behalf of Jack (Buyer's Printed Name)	and Betty Properties LLC
).	(Seller's Signature)	(Date)	(Buyer's Signature)	(Date)
1.	(Seller's Printed Name)		(Buyer's Printed Name)	
2.	(Licensee Representing or Assisting Seller)	(Date)	(Licensee Representing or Assisting Buyer)	(Date)
3.	(Company Name)		(Company Name)	

74. THE RESIDENTIAL REAL PROPERTY ARBITRATION AGREEMENT IS A LEGALLY BINDING CONTRACT

75. BETWEEN BUYERS, SELLERS AND LICENSEES. IF YOU DESIRE LEGAL ADVICE, CONSULT A LAWYER.

MN:DS:ADRAA-2 (8/19)





AGENCY RELATIONSHIPS IN REAL ESTATE TRANSACTIONS

1. Page 1

<u>MINNESOTA LAW REQUIRES</u> that early in any relationship, real estate brokers or salespersons discuss with
 consumers what type of agency representation or relationship they desire.⁽¹⁾ The available options are listed below. This
 is not a contract. This is an agency disclosure form only. If you desire representation you must enter into a

written contract, according to state law (a listing contract or a buyer/tenant representation contract). Until such time

6. as you choose to enter into a written contract for representation, you will be treated as a customer and will not receive

- 7. any representation from the broker or salesperson. The broker or salesperson will be acting as a Facilitator (see
- 8. paragraph IV on page two (2)), unless the broker or salesperson is representing another party, as described below.

9. ACKNOWLEDGMENT: I/We acknowledge that I/we have been presented with the below-described options. 10. I/We understand that until I/we have signed a representation contract, I/we am/are not represented by the

11. broker/salesperson. I/We understand that written consent is required for a dual agency relationship.

(Date)

12.

13.

THIS IS A DISCLOSURE ONLY, NOT A CONTRACT FOR REPRESENTATION.

Jesse Andrew Williams	10/10/2022
-----------------------	------------

(Signature)

- Authentision

(Signature)

(Date)

14. Ι. Seller's/Landlord's Broker: A broker who lists a property, or a salesperson who is licensed to the listing broker, 15. represents the Seller/Landlord and acts on behalf of the Seller/Landlord. A Seller's/Landlord's broker owes to 16. the Seller/Landlord the fiduciary duties described on page two (2).⁽²⁾ The broker must also disclose to the Buyer 17. material facts as defined in MN Statute 82.68, Subd. 3, of which the broker is aware that could adversely and 18. significantly affect the Buyer's use or enjoyment of the property. (MN Statute 82.68, Subd. 3 does not apply to rental/lease transactions.) If a broker or salesperson working with a Buyer/Tenant as a customer is representing the 19. Seller/Landlord, he or she must act in the Seller's/Landlord's best interest and must tell the Seller/Landlord any 20. 21. information disclosed to him or her, except confidential information acquired in a facilitator relationship (see paragraph 22. IV on page two (2)). In that case, the Buyer/Tenant will not be represented and will not receive advice and counsel 23. from the broker or salesperson.

24. II. Buyer's/Tenant's Broker: A Buyer/Tenant may enter into an agreement for the broker or salesperson to represent 25. and act on behalf of the Buyer/Tenant. The broker may represent the Buyer/Tenant only, and not the Seller/Landlord, 26. even if he or she is being paid in whole or in part by the Seller/Landlord. A Buyer's/Tenant's broker owes to the Buyer/Tenant the fiduciary duties described on page two (2).⁽²⁾ The broker must disclose to the Buyer material facts 27. 28. as defined in MN Statute 82.68, Subd. 3, of which the broker is aware that could adversely and significantly affect 29. the Buyer's use or enjoyment of the property. (MN Statute 82.68, Subd. 3 does not apply to rental/lease transactions.) 30. If a broker or salesperson working with a Seller/Landlord as a customer is representing the Buyer/Tenant, he or 31. she must act in the Buyer's/Tenant's best interest and must tell the Buyer/Tenant any information disclosed to him 32. or her, except confidential information acquired in a facilitator relationship (see paragraph IV on page two (2)). In 33. that case, the Seller/Landlord will not be represented and will not receive advice and counsel from the broker or 34. salesperson.

35. III. Dual Agency - Broker Representing both Seller/Landlord and Buyer/Tenant: Dual agency occurs when one 36. broker or salesperson represents both parties to a transaction, or when two salespersons licensed to the same 37. broker each represent a party to the transaction. Dual agency requires the informed consent of all parties, and 38. means that the broker and salesperson owe the same duties to the Seller/Landlord and the Buyer/Tenant. This 39. role limits the level of representation the broker and salesperson can provide, and prohibits them from acting 40. exclusively for either party. In a dual agency, confidential information about price, terms and motivation for pursuing 41. a transaction will be kept confidential unless one party instructs the broker or salesperson in writing to disclose 42. specific information about him or her. Other information will be shared. Dual agents may not advocate for one party to the detriment of the other.(3) 43.

44. Within the limitations described above, dual agents owe to both Seller/Landlord and Buyer/Tenant the fiduciary duties described below.⁽²⁾ Dual agents must disclose to Buyers material facts as defined in MN Statute 82.68, Subd.
46. 3, of which the broker is aware that could adversely and significantly affect the Buyer's use or enjoyment of the property (MN Statute 82.68, Subd. 2 does not apply to rante//acces transactions.)

47. property. (MN Statute 82.68, Subd. 3 does not apply to rental/lease transactions.)

MN:AGCYDICS-1 (8/19)



AGENCY RELATIONSHIPS IN REAL ESTATE TRANSACTIONS

48. Page 2

49. IV. Facilitator: A broker or salesperson who performs services for a Buyer/Tenant, a Seller/Landlord or both but 50. does not represent either in a fiduciary capacity as a Buyer's/Tenant's Broker, Seller's/Landlord's Broker or Dual Agent. THE FACILITATOR BROKER OR SALESPERSON DOES NOT OWE ANY PARTY ANY OF THE FIDUCIARY 51. 52. DUTIES LISTED BELOW, EXCEPT CONFIDENTIALITY, UNLESS THOSE DUTIES ARE INCLUDED IN A 53. WRITTEN FACILITATOR SERVICES AGREEMENT. The facilitator broker or salesperson owes the duty of 54. confidentiality to the party but owes no other duty to the party except those duties required by law or contained in 55. a written facilitator services agreement, if any. In the event a facilitator broker or salesperson working with a Buyer/ 56. Tenant shows a property listed by the facilitator broker or salesperson, then the facilitator broker or salesperson 57. must act as a Seller's/Landlord's Broker (see paragraph I on page one (1)). In the event a facilitator broker or 58. salesperson, working with a Seller/Landlord, accepts a showing of the property by a Buyer/Tenant being represented 59. by the facilitator broker or salesperson, then the facilitator broker or salesperson must act as a Buyer's/Tenant's 60. Broker (see paragraph II on page one (1)).

- 61. ⁽¹⁾ This disclosure is required by law in any transaction involving property occupied or intended to be occupied by 62. one to four families as their residence.
- 63. ⁽²⁾ The fiduciary duties mentioned above are listed below and have the following meanings:
- 64. Loyalty broker/salesperson will act only in client(s)' best interest.
- 65. <u>Obedience</u> broker/salesperson will carry out all client(s)' lawful instructions.
- 66. <u>Disclosure</u> broker/salesperson will disclose to client(s) all material facts of which broker/salesperson has knowledge
- 67. which might reasonably affect the client(s)' use and enjoyment of the property.
- 68. <u>Confidentiality</u> broker/salesperson will keep client(s)' confidences unless required by law to disclose specific
 69. information (such as disclosure of material facts to Buyers).
- 70. <u>Reasonable Care</u> broker/salesperson will use reasonable care in performing duties as an agent.
- 71. <u>Accounting</u> broker/salesperson will account to client(s) for all client(s)' money and property received as agent.

72. (3) If Seller(s)/Landlord(s) elect(s) not to agree to a dual agency relationship, Seller(s)/Landlord(s) may give up the

73. opportunity to sell/lease the property to Buyer(s)/Tenant(s) represented by the broker/salesperson. If Buyer(s)/

74. Tenant(s) elect(s) not to agree to a dual agency relationship, Buyer(s)/Tenant(s) may give up the opportunity to

75. purchase/lease properties listed by the broker.

76. NOTICE REGARDING PREDATORY OFFENDER INFORMATION: Information regarding the predatory offender

77. registry and persons registered with the predatory offender registry under MN Statute 243.166 may be

- 78. obtained by contacting the local law enforcement offices in the community where the property is located,
- 79. or the Minnesota Department of Corrections at (651) 361-7200, or from the Department of Corrections Web site at
- 80. www.corr.state.mn.us.

MN:AGCYDISC-2 (8/19)



ONE REALTYONEGROUP CHOICE			TI	DISCLOSURE OF INFORMATION ON LEAD-BASED PAINT AND LEAD-BASED PAINT HAZARDS This form approved by the Minnesota Association of REALTORS®, which disclaims any liability arising out of use or misuse of this form. © 2020 Minnesota Association of REALTORS®, Edina, MN						
			1. 2.	Date Page 1	October 10th	n, 2022				
3.	Addendum to Pure	chase Agreement betwee	n parties. dated	Octob	ber		10th	2022		
4.		urchase Agreement),	•		urchase and	sale of	the Pr	operty	at	
5.	587 Cook		Ave E		St. Paul		MN	55106		
6.	Lead Warning Sta	tement								

ADDENDUM TO PURCHASE AGREEMENT:

Every buyer of any interest in residential real property on which a residential dwelling was built prior to 1978 is notified that such property may present exposure to lead from lead-based paint that may place young children at risk of developing lead poisoning. Lead poisoning in young children may produce permanent neurological damage, including learning disabilities, reduced intelligence quotient, behavioral problems, and impaired memory. Lead poisoning also 10. poses a particular risk to pregnant women. The seller of any interest in residential real property is required to provide 11. 12. the buyer with any information on lead-based paint hazards from risk assessments or inspections in the seller's 13. possession and notify the buyer of any known lead-based paint hazards. A risk assessment or inspection for possible 14. lead-based paint hazards is recommended prior to purchase.

Seller's Disclosure (Check one.)

16.	X	Seller has no knowledge of, or records or reports relating to, lead-based paint and/or lead-based paint hazards
17.		in the housing.

- 18. Seller has knowledge of lead-based paint and/or lead-based paint hazards in the housing and has provided Buyer 19. with all available details, records, and reports, if any, pertaining to lead-based paint and/or lead-based paint 20. hazards in the housing. (Please explain and list documents below.):
- 21.

15.

7.

8.

9.

22.

23.

Buyer's Acknowledgment 24.

- 25. Buyer has received copies of all information listed above, if any.
- 26. Buyer has received the pamphlet, Protect Your Family from Lead in Your Home.
- 27. Buyer has: (Check one.)
- 28. Waived the opportunity to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards; or 29.
- 30. Received a 10-day opportunity (or mutually agreed-upon period) to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards. 31.
- 32. If checked, this contract is contingent upon a risk assessment or an inspection of the property for the presence of lead-33. based paint and/or lead-based paint hazards to be conducted at Buyer's expense. The assessment or inspection

_ Calendar Days after Final Acceptance of the Purchase 34. shall be completed within TEN (10) ------ (Check one.) -------

35. Agreement.



45.

46.

ADDENDUM TO PURCHASE AGREEMENT: DISCLOSURE OF INFORMATION ON LEAD-BASED PAINT AND LEAD-BASED PAINT HAZARDS

			36.	Page 2				
37.	Property located at 587	Cook		Ave E	St. Paul	MN	55106	

38. This contingency shall be deemed removed, and the Purchase Agreement shall be in full force and effect, 39. unless Buyer or real estate licensee representing or assisting Buyer delivers to Seller or real estate licensee 40. representing or assisting Seller, within three (3) Calendar Days after the assessment or inspection is timely 41. completed, a written list of the specific deficiencies and the corrections required, together with a copy of any risk 42. assessment or inspection report. If Buyer and Seller have not agreed in writing within three (3) Calendar Days 43. after delivery of the written list of required corrections that:

- 44. (A) some or all of the required corrections will be made; or
 - (B) Buyer waives the deficiencies; or
 - (C) an adjustment to the purchase price will be made;

47. this Purchase Agreement is canceled. Buyer and Seller shall immediately sign a *Cancellation of Purchase*48. *Agreement* confirming said cancellation and directing all earnest money paid here to be refunded to Buyer. It is
49. understood that Buyer may unilaterally waive deficiencies or defects, or remove this contingency, providing that
50. Buyer or real estate licensee representing or assisting Buyer notifies Seller or real estate licensee representing or

51. assisting Seller of the waiver or removal, in writing, within the time specified.

52. Real Estate Licensee's Acknowledgment

53. Real estate licensee has informed Seller of Seller's obligations under 42 U.S.C. 4852(d) and is aware of licensee's

54. responsibility to ensure compliance.

55. Certification of Accuracy

56. The following parties have reviewed the information above and certify, to the best of their knowledge, that the

- Authentision

57. information provided by the signatory is true and accurate.

58.			Jesse Andrew Williams	10/10/2022
	(Seller)	(Date)	(Buyer)	(Date)
59.	(Seller)	(Date)	(Buyer)	(Date)
60.	(Real Estate Licensee)	(Date)	(Real Estate Licensee)	(Date)

TLX:SALE-2 (8/20)

