

COMMERCIAL PURCHASE AGREEMENT
This form approved by the Minnasola Association of REALTORS\* and the Minnasola Commercial Association of REALTORS\*, which disclaims any liability arising out of use or misuse of this form.

O 2016 Minnasola Association of REALTORS\*, Edins, MN

1. Date

3	BUYER (S): Ryan & Tina 2. Page 1 of pages
4.	
5.	The strict of th
1.4	Parison Sould Soul
M-8	(\$ 000. (X) ) shall be delivered no later than two (2) Business Days all [X] listing broker; or
9.	isting broker; or
J 10	
11	
12	
13	The purchase of property at 727 KJ
14 15	Other Control of the
16,	Country of Country of Country of
17.	1
18,	2/
19.	LOT 6 BLOCK 75
go.	
21. 22,	together with the personal property as described in the attached Addendum to Commercial Purchase Agreement
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23. 24.	Cighty / howard and
25,	1880 m = No 100 -
26.	1. CASH of /OC percent (%) of the sale price of many in the following manner:
7,	1. CASH of //C/ percent (%) of the sale price, or more in Buyer's sole discretion, which includes the earnest money; PLUS
28. 29.	2. FINANCING of percent (%) of the sale price. Buyer shall, at Buyer's sole expense, apply for any financing as required by this Purchase Agreement.
2.0. 90,	
31.	Such financing shall be (check one):   a first mortgage;   a contract for deed; or   a first mortgage with subordinate financing, as described in the contract.
32.	Conventional/SBA/Other Contract for Deed.
99.	DUE DILIGENCE: This Purchase Agreement IS IS IS NOT subject to a due diligence contingency. (If answer is IS,
<b>34.</b>	see attached see attached Addendum to Commercial Purchase Agreement: Due Diligence.)
35.	vcoshva: the date of closing shall be 100 0 14
<b>36.</b>	DEED/MARKETABLE TITLE: Subject to performance by Buyer Settern
37.	Warranty Deed, Limited Warranty Deed, Contract for Deed,
8. 9.	or Other: Deed conveying marketable title, cubject to:
10.	
1.	(b) restrictions relating to use or improvement of the Property without effective forfeiture provisions; (c) reservation of any mineral rights by the State of Minnesota or other government entity; (d) utility and drainage exponents which the state of Minnesota or other government entity;
	1"7 " " The distinge engineers which do not marine with existing improvements.
Ach.	(e) others (must be specified in writing):
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	lysten@t
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	Operal by Name Rady U.C. 45. Page 2 Date						
46							
47	(Charles Not subject to rights of tenants (if answer is IS, see attached Addendum						
48	. to Commercial Purchase Agreement: Due Diligence).						
49 50	The state of the s						
51. 52.	provided to Seller within						
53, 54, 55, 56,	Buyer on a calendar year basis to the actual date of closing unless otherwise provided in this Purchase Agreement.  Real estate taxes, including penalties, interest, and any associated form and the purchase agreement.						
57. 58.	SPECIAL ASSESSMENTS:  BUYER AND SELLER SHALL PROPATE AS OF THE DATE OF CLOSING \$7 OF LEEP SHALL.						
59. 60.	on the date of closing all installments of special assessments certified for payment with the real estate taxes due and payable in the year of closing.						
61.	BUYER SHALL ASSUME SELLER SHALL PAY ON DATE OF CLOSING all other special assessments						
62.	levied as of the date of this Purchase Agreement.						
63.	BUYER SHALL ASSUME SELLER SHALL PROVIDE FOR PAYMENT OF special assessments pending as						
64, 65, 66.	of the date of this Purchase Agreement for improvements that have been ordered by any assessing authorities. (Seller's provision for payment shall be by payment into escrow of up to two (2) times the estimated amount of the assessments or less, as allowed by Buyer's lender.)						
67. 68.	Buyer shall pay any unpaid special assessments payable in the year following closing and thereafter, the payment of which is not otherwise herein provided.						
69.	As of the date of this Purchase Agreement, Seller represents that Seller 🔲 HAS MOT received a notice						
70. 71. 72. 73. 74. 75, 76. 77.	regarding any new improvement project from any assessing authorities, the costs of which project may be assessed against the Property. Any such notice received by Seller after the date of this Purchase Agreement and before closing shall be provided to Buyer immediately. If such notice is issued after the date of this Purchase Agreement and on or before the date of closing, then the parties may agree in writing, on or before the date of closing, to pay, provide for the payment of or assume the special assessments. In the absence of such agreement, either party may declare this Purchase Agreement canceled by written notice to the other party, or licensee representing or assisting the other party, in which case this Purchase Agreement is canceled. If either party declares this Purchase Agreement canceled, Buyer and Seller shall immediately sign a written cancellation confirming said cancellation and directing all earnest money paid hereunder to be refunded to Buyer.						
79. 80.	<b>POSSESSION</b> : Seller shall deliver possession of the Property no later than immediately after closing, unless otherwise agreed to in writing.						
	PRORATIONS: All items customarily prorated and adjusted in connection with the closing of the safe of the Property herein including but not limited to rents, operating expenses, interest on any debt assumed by Buyer, shall be prorated as of the date of closing. It shall be assumed that Buyer will own the Property for the entire date of the closing.						
84. 85. 86. 87. 88.	RISK OF LOSS: If there is any loss or damage to the Property between the date hereof and the date of closing, for any reason, the risk of loss shall be on Seller. If the Property is destroyed or substantially damaged before the closing, this Purchase Agreement shall be canceled, at Buyer's option, if Buyer gives written notice to Seller, or licensee representing or assisting Seller, of such cancellation within thirty (30) days of the damage. Upon said cancellation, Buyer and Seller shall immediately sign a written cancellation confirming said cancellation and directing all earnest money paid hereunder to be refunded to Buyer.						
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91.	Property located at 929 W. 71H St. St. Paul, Mr.
92. 93.	EXAMINATION OF TITLE: Seller shall, at its expense, within days after Final Acceptance of this Purchase Agreement, furnish to Buyer, or licensee representing or assisting Buyer, a commitment
94.	for an owner's policy of title insurance from Burnet Title (Name of Title Company), including levied
95. 96. 97. 98. 99.	and pending special assessments. Buyer shall be allowed ten (10) days ("Objection Period") after receipt of the commitment for title insurance to provide Seller, or licensee representing or assisting Seller, with written objections. Buyer shall be deemed to have waived any title objections not made within the Objection Period provided for immediately above and any matters with respect to which title objection is so waived may be excepted from the warranties in the Deed as specified herein to be delivered pursuant to this Agreement.
102. 103. 104. 105.	TITLE CORRECTIONS AND REMEDIES: Seller shall have 30 days ("Cure Period") from receipt of Buyer's written title objections to cure any title objections but shall not be obligated to do so. Upon receipt of Buyer's title objections, Seller shall, within ten (10) days, notify Buyer, or licensee representing or assisting Buyer, in writing whether or not Seller will endeavor to cure such objections within the Cure Period. Liens or encumbrances for liquidated amounts created by instruments executed by Seller and which can be released by payment proceeds of closing shall not delay the closing.
108. 109. 110. 111. 112. 113.	If Seller's notice states that Seller will not endeavor to cure one or more specified objections within the Cure Period, Buyer may, as its sole remedy, within ten (10) days of the sending of such notice by Seller declare this Purchase Agreement canceled by written notice to Seller, or licensee representing or assisting Seller, in which case this Purchase Agreement is canceled. If Buyer declares this Purchase Agreement canceled, Buyer and Seller shall immediately sign a written cancellation confirming said cancellation and directing all earnest money paid hereunder to be refunded to Buyer. If Buyer does not declare this Purchase Agreement canceled as provided immediately above, Buyer shall be bound to proceed with the closing and to purchase the Property subject to the objections Seller has declined to cure without reduction in the Purchase Price.
116. 117, 118.	G Freehender
121. 122.	If Seller, within the Cure Period above provided, corrects the specified objections Seller's notice indicated Seller would endeavor to cure, then upon presentation to Buyer, or licensee representing or assisting Buyer, of documentation establishing that such objections have been cured, the closing shall take place within ten (10) days or on the scheduled closing date, whichever is later.
125. 126. 127. 128. 129. 130. 131. 132.	If Seller, within the Cure Period above provided, does not cure the specified objections which Seller's notice indicated Seller would endeavor to cure, Buyer may, as its sole remedy, declare this Purchase Agreement canceled by written notice to Seller, or licensee representing or assisting Seller, given within five (5) days after the end of the Cure Period, in which case this Purchase Agreement is canceled. Buyer and Seller shall immediately sign a written cancellation confirming said cancellation and directing all earnest money paid hereunder to be refunded to Buyer. Neither party shall be liable for damages hereunder to the other. In the alternative, Buyer may elect to waive such objections by providing written notice to Seller, or licensee representing or assisting Seller, within such five (5)-day period and accept title subject to such uncured objections in which event Buyer shall be bound to proceed with the closing and to purchase the Property subject to the objections Seller has not cured without reduction in the purchase price. If neither notice is given by Buyer within such five (5)-day period, Buyer shall be deemed to have elected to waive the objections and to proceed to closing as provided in the immediately preceding sentence.
136.	If title is marketable, or is made marketable as provided herein, and Buyer defaults in any of the agreements herein, Seller, in addition to any other right or remedy available to Seller hereunder, at law or in equity may cancel this Purchase Agreement as provided by either MN Statute 559.21 or MN Statute 559.217, whichever is applicable, and retain all earnest money paid hereunder as liquidated damages.

138. If title is marketable, or is made marketable as provided herein, and Seller defaults in any of the agreements herein,
139. Buyer may, in addition to any other right or remedy available to Buyer hereunder, seek specific performance within six
140. (6) months after such right of action arises.





	RNET		COM	MERCIAL PURCHA	SE AGREEMENT
142. Property I	ocated at 929	W 574	141. Pag	re 4 Date NOV.	16,2015
				_ 2t Pau	1, MA
144. of Seller's	m (Alfons and W) knowledge,	arranties of Bi	LLER: The full	lawing representations	made are to the best
1	at month orbital ollottel	i DROGBENINA X/	\		ny or threatened against or prior to closing, Beller
149. and statute	is. Seller has obtained f the property.	Vall nebessary lices	ises, pevinits an	iding, zoning and subdit id geprovals decessar	vision fules, regulations for the ownership and
151. Prior to the 152. within the 158. structure or	closing, payment in it 120 days immediately 1, or improvement to, t	Ill Will have been ma preceding the closi he Property	de for all labor, n ng in connection	naterials, machinery, fix n with construction, alte	fures or tools furnished trailion or repair of any
167. Manive Vby	Sher shall be bloring	e more environmente Bulleting and the second	authority as to	s 16 condemnation moon the Property is a piece to a breach of the covered	ants. Any such potios
159. other entity t 160. to purchase,	ot executed any option he right to purchase of rights of first refusal.	ns to purchase, rights rotherwise acquire as or other similar data	of first refusal, ny interest in the	or any other agreement Property, and Seller is u	s giving any person or
162. of closing.	scription of the real pr	roperty to be convey	ed has been or s	shall be approved for rec	cording as of the date
163. If Seller is an 164. standing unc. 165. Minnesota; it 166. the Seller's C 167. the part of Seller, such documents. Such documents. 169. order or decreation.	or organized entity. Seler the laws of the stated seler has the requirements significant or article of organization of the selection of the se	ller represente end v ale of Minnesote; the isite organizational p ined by it; such docu y executed and deliv or result in a violation o r to which Seller is a p	varrente to Buyer I Seller is duly o ower and author ments have bee pred; that the exe of Seller's organiz arty; and that suc	r that Beller is duly organified to transact bus qualified to transact bus ity to enter into this Purc in duly authorized by all seution, delivery and per cational documents or By th documents are valid a	anized and is in good siness in the State of thase Agreement and necessary action on formance by Seller of laws or any judgment,
172. harmless from 173. breach of any 174. of closing.	enmily Buyer, its suc n, any expenses or di of the above represen	cessors and assign: amages, including re tallons and warrantia	s, against and v essonable attorn s, whether such	vill hold Buyer, its succ leys' fees, that Buyer in breach is discovered be	essors and assigns, curs because of the
175. See attached 176. and warrantles	Addendum to Commi :.	ercial Purchase Agre	ement: Due Djij	igence, if any, for addition	anal representations
177. REPRESENTY 178. to Seller that E 179. duly qualified t 180. authority to en 181. have been duly 182. that the execut 183. of Buyer's organ 184. is a party; and the 186. asskins become	ATTONS AND WARPA Auyer is duly organized to transact business in ter into this Purchase authorized by all nec- ton, delivery and performational documents a that such documents as the will inclammify Sell territorian comments as	NTIES OF BLIVER: It and is in good stan the State of Minner Agreement and the leasary action on the mance by Buyer of the Bylaws or any judg re valid and binding of the cudeecore or	f Buyer is an orgaling under the last that Buyer. Buyer's Closing part of Buyer at the such documents iment, order or displayers of Buyer at assignment assignment assignment assignment, agains, agains, agains.	anized entity, Buyer reprinted the requisite organication of the state of Minnibas the requisite organication of the state	esents and warrants tesota; that Buyer is izational power and it; such documents tuted and delivered; result in a violation biter to which Buyer in accordance with

187. of the breach of any of the above representations and warranties, whether such breach is discovered before or after MNO:FA-4 (0/15)



190. Property located at 929 W 7TH St. St. Paul MA							
191. TIME IS OF THE ESSENCE FOR ALL PROVISIONS OF THIS CONTRACT.							
<ul> <li>192. CALCULATION OF DAYS: Any calculation of days begins on the first day (calendar or Business Days as specified)</li> <li>193. following the occurrence of the event specified and includes subsequent days (calendar or Business Days as specified)</li> <li>194. ending at 11:59 P.M. on the last day.</li> </ul>							
195. BUSINESS DAYS: "Business Days" are days which are not Saturdays, Sundays or state or federal holidays unless 196. stated elsewhere by the parties in writing.							
197. <b>DEFAULT:</b> If Buyer defaults in any of the agreements herein, Seller may cancel this Purchase Agreement, and any 298. payments made hereunder, including earnest money, shall be retained by Seller as liquidated damages and Buyer 299. and Seller shall affirm the same by a written cancellation. In the alternative, Seller may seek all other remedies allowed 200. by law.							
201. If Buyer defaults in any of the agreements hereunder, Seller may terminate this Purchase Agreement under the 202. provisions of either MN Statute 559.21 or MN Statute 559.217, whichever is applicable.							
203. If this Purchase Agreement is not canceled or terminated as provided hereunder, Buyer or Seller may seek actual 204. damages for breach of this Purchase Agreement or specific performance of this Purchase Agreement; and, as to 205. specific performance, such action must be commenced within six (6) months after such right of action galaxy.							
206. SUBJECT TO RIGHTS OF TENANTS, IF ANY, BUYER HAS THE RIGHT TO VIEW THE PROPERTY PRIOR TO 207. CLOSING TO ESTABLISH THAT THE PROPERTY IS IN SUBSTANTIALLY THE SAME CONDITION AS OF THE 208. DATE OF THIS PURCHASE AGREEMENT.							
<ul> <li>209. DISCLOSURE NOTICE: If this Purchase Agreement includes a structure used or intended to be used as residential</li> <li>210. property as defined under MN Statute 513.52, Buyer acknowledges Buyer has received a Disclosure Statement: Seller's Disclosure Alternatives form.</li> </ul>							
212. (Check appropriate boxes.) 213. SELLER WARRANTS THAT THE PROPERTY IS EITHER DIRECTLY OR INDIRECTLY CONNECTED TO: 214. CITY SEWER ☑YES ☐ NO / CITY WATER ☑YES ☐ NO							
215. SUBSURFACE SEWAGE TREATMENT SYSTEM 216. SELLER DOES DOES NOT KNOW OF A SUBSURFACE SEWAGE TREATMENT SYSTEM ON OR SERVING 217. THE PROPERTY. (If answer is DOES, and the system does not require a state permit, see Disclosure Statement: 218. Subsurface Sewage Treatment System.)							
219. PRIVATE WELL  220. SELLER DOES DOES NOT KNOW OF A WELL ON OR SERVING THE PROPERTY. (If answer is DOES and well  221. is located on the Property, see Disclosure Statement: Well.)							
222. THIS PURCHASE AGREEMENT IS IS NOT SUBJECT TO AN ADDENDUM TO PURCHASE AGREEMENT:  223. SUBSURFACE SEWAGE TREATMENT SYSTEM AND WELL INSPECTION CONTINGENCY.  224. (If answer is IS, see attached Addendum.)							
225. IF A WELL OR SUBSURFACE SEWAGE TREATMENT SYSTEM EXISTS ON THE PROPERTY, BUYER HAS 226. RECEIVED A DISCLOSURE STATEMENT: WELL AND/OR A DISCLOSURE STATEMENT: SUBSURFACE SEWAGE 227. TREATMENT SYSTEM.							
MNC:PA-5 (8/15)							





CHOUNNET COME	COMMERCIAL PURCHASE AGREEMENT
229. Property located at 929 /J	71 St. Page 6 Date Nov. 16, 7015
230.	St Paul Ma.
231. Gary Fahel	NOTICE
(Ukensee) ISL	Seller's Agent Buyer's Agent Dual Agent Facilitator.
(Real Estate Company Name)	1100
233. Bran Frey Ist	Seller's Asset Tr.
234, Coldwell Braker R.	Selier's Agent Buyer's Agent Dual Agent Facilitator.
(Float Estate Company Name)	
235. DUAL AGENCY DISCLOSURE: Dual agency oper	its when one broker or salespareon represents both parties to a
237. agency requires the informed consent of all costing	the same broker or salespareon represente both parties to a the same broker each represent a party to the transaction. Dual and means that the broker or salespares on the transaction.
239 provide and to the dansaction, this role in	nite the level of recommendation twee the same tiduciary
240. terms and matters from acting exclusively to	reither narty in dual agents and salespersons can
242. may not advocate for one party to the detriment of the	to be kept confidential unless one party instructs the broker or about him or her. Other information will be shared. Dual agents the other.
243.	
244. Broker represents both parties involved in the transa	D DUAL AGENCY ction, which creates a dual agency. This means that Broker and secause the parties may have conflicting interest that Broker and
246. salespersons are prohibited from advocating exclusion without the company of	ction, which creates a dual agency. This means that Broker and Because the parties may have conflicting interests, Broker and its study for either party. Broker cannot act as a dual agent in this parties acknowledge that
The state of the s	and the second s
249. remain confidential unless the parties instruct Bro	which regards price, terms or motivation to buy, sell or lease will liker in writing to disclose this information. Other information will
252. (3) within the limits of dust account the	interest of either party to the detriment of the other; and
ADD. BRIE.	respension will work diligently to facilitate the trunchanter of the
254. With the knowledge and understanding of the explan 255. salespersons to act as dual agents in this transaction.	ation above, the parties authorize and instruct Broker and its
Buy 20 20 20 20 20 20 20 20 20 20 20 20 20	and its
257. By:	BUYER: JAMES VON
	By: Tina north
258, Its: (186)	its:
259	(Tite)
(Date)	(Delo)
260. SELLER: MIDWAY MOYERS LLC	BUVEA:
261. By: /g M. Hanten (HEAKLY HANTE	A) By: Ryan P North
262. Its. Jurident	lts;
263. 11/20/15	(Tite)
(Cate)	16-16-15 (Date)
MNC:PA-6 (0/16)	Annual Towns of the second sec

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ı.l	264.	Page 7 Date	$\Delta \omega$	21/	16,	2015	•
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265. Property located at

SUCCESSORS AND ASSIGNS: All provisions of this Purchase Agreement shall be binding on successors and assigns.

267. CLOSING COSTS: Buyer or Seller may be required to pay certain closing costs, which may effectively increase the

268. cash outlay at closing or reduce the proceeds from the sale,

269. FOREIGN INVESTMENT IN REAL PROPERTY TAX ACT ("FIRPTA"): Section 1445 of the Internal Revenue Code

270. provides that a transferee ("Buyer") of a United States real property interest must be notified in writing and must withhold

271. tax if the transferor ("Seller") is a foreign person and no exceptions from FIRPTA withholding apply. Buyer and Seller

272. agree to comply with FIRPTA requirements under Section 1445 of the Internal Revenue Code.

273. Seller shall represent and warrant, under the penalties of perjury, whether Seller is a "foreign person" (as the same

274. is defined within FIRPTA), prior to closing. Any representations made by Seller with respect to this issue shall survive

275. the closing and delivery of the deed.

276. Buyer and Seller shall complete, execute, and deliver, on or before closing, any instrument, affidavit, or statement

277. reasonably necessary to comply with the FIRPTA requirements, including delivery of their respective federal taxpayer

278. identification numbers or Social Security numbers.

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

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

281. compliance, as the respective licensees representing or assisting either party will be unable to assure either

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

283. ACCEPTANCE DEADLINE. This offer to purchase, unless accepted sooner, shall be withdrawn at 11:59 p.m., \_\_\_\_\_, 20 <u>15</u>, and in such event all earnest money shall be returned to Buyer.

285. CONDEMNATION: If, prior to the closing date, condemnation proceedings are commenced against all or any part 286. of the Property, Seller or licensee representing or assisting Seller, shall immediately give written notice to Buyer, or 287. Ilicensee representing or assisting Buyer, of such fact and Buyer may, at Buyer's option (to be exercised within thirty (30) 288. days after Seller's notice), declare this Purchase Agreement canceled by written notice to Seller or licensee representing 289. or assisting Seller, in which case this Purchase Agreement is canceled and neither party shall have further obligations 290. under this Purchase Agreement. In the event Buyer declares the Purchase Agreement canceled, Buyer and Seller 291. shall immediately sign a written cancellation confirming such cancellation and directing all earnest money paid hereunder to be refunded to Buyer. If Buyer fails to give such written notice, then Buyer shall be bound to proceed with closing, subject to any other contingencies to this Purchase Agreement. In such event, there shall be no reduction in 293. the purchase price, and Seller shall assign to Buyer at the closing date all of Seller's rights, title and interest in and to 295. any award made or to be made in the condemnation proceedings. Prior to the closing date, Seller shall not designate 296. counsel, appear in, or otherwise act with respect to, the condemnation proceedings without Buyer's prior written consent.

297. MUTUAL INDEMNIFICATION: Seller and Buyer agree to indemnify each other against, and hold each other harmless 298. from, all liabilities (including reasonable attorneys' fees in defending against claims) arising out of the ownership, 299. operation or maintenance of the Property for their respective periods of ownership. Such rights to indemnification will 300. not arise to the extent that (a) the party seeking indemnification actually receives insurance proceeds or other cash 301. payments directly attributable to the liability in question (net of the cost of collection, including reasonable attorneys' 302. fees); or (b) the claim for indemnification arises out of the act or neglect of the party seeking indemnification. If, and 303. to the extent that, the indemnified party has insurance coverage, or the right to make claim against any third party for 304. any amount to be indemnified against, as set forth above, the indemnified party will, upon full performance by the 305. Indemnifying party of its indemnification obligations, assign such rights to the indemnifying party or, if such rights are 306. not assignable, the indemnified party will diligently pursue such rights by appropriate legal action or proceeding and 307. assign the recovery and/or right of recovery to the indemnifying party to the extent of the indemnification payable made 308. by such party.

MNC:PA-7 (8/15)





MNC:PA-8 (8/15)

COMMERCIAL PURCHASE AGREEMENT 310. Property located at 311. ENTIRE AGREEMENT: This Purchase Agreement and any addends or amendments signed by the parties shall 812. constitute the entire agreement between Buyer and Seller. Any other written or oral communication between Buyer and 313. Seller, including, but not limited to, e-mails, text messages, or other electronic communications are not part of this 314. Purchase Agreement. This Purchase Agreement can be modified or canceled only in writing signed by Buyer and 315. Seller or by operation of law All monetary sums are deemed to be United States currency for purposes of this Purchase 317. ELECTRONIC SIGNATURES: The parties agree the electronic signature of any party on any document related to this 918. transaction constitute valid, binding signatures. 319. FINAL ACCEPTANCE: To be binding, this Purchase Agreement must be fully executed by both parties and a copy 321. SURVIVAL: All warranties and representations in this Purchase Agreement shall survive the delivery of the deed or 322. contract for dead and be enforceable after the closing. 324. 326. 327. 320. 329. 330. 331. 332, 333. 334. 336. 337. 338. 339, 340. 341.

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COMMERCIAL PURCHASE AGREEMENT 342, Page 9 Date 343. Property located at 344. ADDENDA AND PAGE NUMBERING: Attached addends are a part of this Purchase Agreement. 345. [] If checked, this Purchase Agreement is subject to 346. attached Addendum to Commercial Purchase 347. Agreement: Counteroffer. 348. FIRPTA: Seller represents and warrants, under penalty 349. of perjury, that Seller IS X IS NOT a foreign person (i.e., a 350. non-resident allen Individual, foreign corporation, foreign partnership, toreign trust, or foreign estate for purposes 352. of income taxation. (See lines 259-282.)) This representation 353. and warranty shall survive the closing of the transaction 354. and the delivery of the deed. 855. SELLER 358. 359 360. SELLER 361. 362. By: 363. 364. (Data) 365. FINAL ACCEPTANCE DATE: 366. Is the date on which the fully executed Purchase Agreement is delivered. The Final Acceptance Date THIS IS A LEGALLY BINDING CONTRACT BETWEEN BUYER(S) AND SELLER(S). 367 IF YOU DESIRE LEGAL OR TAX ADVICE, CONSULT AN APPROPRIATE PROFESSIONAL 368. THIS MINNESOTA ASSOCIATION OF REALTORS® COMMERCIAL PURCHASE AGREEMENT IS NOT 369. DESIGNED TO BE AND IS NOT WARRANTED TO BE INCLUSIVE OF ALL ISSUES SELLER AND BUYER 970.

MAY WISH TO ADDRESS, AND EITHER PARTY MAY WISH TO MODIFY THIS PURCHASE AGREEMENT

TO ADDRESS STATUTORY OR CONTRACTUAL MATTERS NOT CONTAINED IN THIS FORM.

BOTH PARTIES ARE ADVISED TO SEEK THE ADVICE OF AN ATTORNEY TO ENSURE

THIS CONTRACT ADEQUATELY ADDRESSES THAT PARTY'S RIGHTS.

MNG:PA-9 (8/15)

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### ADDENDUM TO COMMERCIAL PURCHASE AGREEMENT:

DUE DILIGENCE

This form approved by the Minnesota Association of REALTORS\*, which discleims any liability arising out of use or misuse of this form. © 2015 Minnesota Association of REALTORS\*, Edina, MN

1. Date Nov. 16, 2015
2. Page
3. Addendum to Purchase Agreement between parties, dated
4. pertaining to the purchase and sale of the Property at 929 W 7th Street
5. Saint Paul MN 55102
<ol> <li>In the event of a conflict between this Addendum and any other provision of the Purchase Agreement the language in</li> <li>this Addendum shall govern.</li> </ol>
<ul><li>8. This Purchase Agreement is contingent upon Buyer's reasonable approval of due difigence matters as agreed to in</li><li>9. this Addendum.</li></ul>
<ol> <li>Title and examination and title corrections and remedies are excluded from this Addendum and shall be handled in</li> <li>accordance with terms specified in the Examination of Title and Title Corrections and Remedies section of this Purchase</li> <li>Agreement.</li> </ol>
<ul> <li>Buyer shall satisfy himself/herself/itself with respect to the physical condition of the Property and the feasibility and</li> <li>suitability of the Property for Buyer's intended purpose within the respective time period(s) specified herein. Buyer</li> <li>acknowledges that any information provided by Seller, a third party, or broker representing or assisting Seller regarding</li> <li>dimensions, square footage, or acreage of land or improvements is approximate. Buyer shall verify the accuracy of</li> <li>information to Buyer's satisfaction, at Buyer's sole cost and expense.</li> </ul>
Buyer may declare this Purchase Agreement canceled by providing written notice to Seller, or licensee representing or assisting Seller, within the respective time period(s) specified herein, in which case this Purchase Agreement is canceled. Buyer and Seller shall immediately sign a written cancellation confirming said cancellation and directing all earnest money paid hereunder to be refunded to Buyer, unless provided otherwise in this Purchase Agreement.
<ul> <li>Buyer's failure to give written notice of cancellation of this Purchase Agreement, within the respective time period(s)</li> <li>specified herein shall conclusively be deemed Buyer's election to proceed with the transaction without correction of any</li> <li>disapproved items that Selier has not agreed in writing to correct or remedy.</li> </ul>
25. <b>Buyer's Responsibility Regarding Due Diligence:</b> Buyer shall keep the Property free and clear of all liens, shall indemnify, defend, and hold Seller harmless from all liability, claims, demands, damages, costs or expenses, incurred by Seller by reason of any physical damage to the Property or injury to persons caused by Buyer or its agents or contractors in exercising its rights under this Addendum, and shall return the Property to the same condition it was in prior to Buyer's testing. Buyer shall not disturb any tenants, employees or occupants of the Property.
30. Seller's Responsibility Regarding Due Diligence: Seller agrees to allow reasonable access to the Property for performance of any surveys, due diligence or inspections agreed to herein. Seller understands that the inspections agreed to herein. Seller understands that the inspections is occupied by someone other than Owner, Owner shall comply with Minnesota law and existing Owner's lease, if any, to provide tenant with proper notice in advance of any Property showing.
35. A. ENVIRONMENTAL ASSESSMENTS/INSPECTIONS:
36. (i) Phase I: This Purchase Agreement IS IS NOT contingent upon BUYER SELLER 37. ohtaining a Phase I applicamental site and Check one.)
37. obtaining a Phase I environmental site assessment of the Property at BUYER'S SELLER'S expense
38. Within
40. days of olihor:
42. (a) Final Acceptance Date of this Purchase Agreement If the Phase I environmental site assessment is
43. (b) receipt of the Phase I environmental site assessment if Seller is obligated to obtain.  MN-ACPA:DD-1 (8/15)

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#### ADDENDUM TO COMMERCIAL PURCHASE AGREEMENT: DUE DILIGENCE

		44. Page
45.	Prope	TO ICCAIRC AI 929 W 7th Attack
46.		Phase II: This Purchase Agreement IS IS NOT contingent upon BUYER SELLER
47.		obtaining a Phase if environmental site preparations of the
48.		
49.		expense within
50,		the assessment within
51. 52.		W/ MAN CONSTRUCTOR DESIGN OF THE PRESENCE A CONTROL OF THE PRESENCE OF THE PROPERTY OF THE PRO
53.		obligated to be obtained by Buyer; or  (b) receipt of the Phase II environmental site assessment is
54.	(iii)	(b) receipt of the Phase II environmental site assessment if Seller is obligated to obtain.  Other Testing: This Purchase Assessment Testing: The Purchase Assessment
55.		Other Testing: This Purchase Agreement Selections.  Other Testing: This Purchase Agreement I IS X IS NOT conlingent upon Buyer SELLER obtaining other intrusive Testing of the Property at Buyer's SELLER'S expense within
56.		Check one Service within
i7. 8.		Buyer shall provide reasonable approval of the assessment/inspection with the
e. 9.		DAVS OF PRIMARY
e. O.		(a) Final Acceptance Date of this Purchase Agreement if the assessment/inspection is obligated to be obtained
1.		(b) receipt of the assessment/inspection if Seller is obligated to obtain.
2,		CVI DUIDOSES OF this form "Interakting Tourism is a
3. 1.		For purposes of this form, "Intrusive Testing" shall mean any testing, inspection(s) or investigation(s) that the Property from its original condition or otherwise damages the Property.
		Ghet are.
j. I.		reports obtained by Buyer.  Seller's Representations on Environmental Concerns: To the best of Seller's knowledge, there are no hazardous substances or underground storage tanks except bersin noted:
}. }.	-	hazardous substances or underground storage tanks except herein noted:
), . 18.	GOV	ERNMENTAL APPROVAL: The following items, if applicable, shall be completed within
•		days of Final Acceptance Date of this Purchase Agreement.
	(i) T	his Purchase Agreement IS X is NOT contingent upon Buyer obtaining approval of governing body of avelopment or subdivision plans, as described below at 1 BUYER (1) and 1
	đ	avelopment or subdivision plans as dozella the large resident of governing body of
		evelopment or subdivision plans, as described below, at BUYER SELLER expense, If IS, Seller shall prove with Buyer to obtain such approval.
	(ii) Ti	ils Purchase Agraement The Michael
	m//44	ris Purchase Agreement IS IS NOT contingent upon Buyer obtaining approval of governing body for zoning or use permits as department to the continue of the con
		a manufactured below at a bitation of the same
t i	CO	operate with Buyer to obtain such approval.
Ш	1	HIL PUNCHASE AGREEMENT SALE AND CLOSING ARE SUMPLY
. //.	14	BY THEN APPROVAL OF BUYERS INTENT TO PURCHE
	VI V	, BY THE CITY OF ST. PAUL AND/OR THE OFFICE OF
-/		THE CITY COUNCIL WITHIN (15) FIFTHEN BUSINES
/		DAYS AFTER FINAL ACCEPTANCE DATE ON PAGESTICE
ſ		LINE 365.



#### ADDENDUM TO COMMERCIAL PURCHASE AGREEMENT: DUE DILIGENCE

	D)v	rated by Nurner Realty	Tr.		82. Page .	12	
83.	Property	located at .	929	W 7th Street	oz. rage	Saint Pau	1
84,	с. отн	ER CONTIL	IGENC!	ES: This Purchase A	greement Is continge	элt upon Buyer's reasonabl	e approval of the
85. 86. 87. 88.	follow (a) F (b) re	ring items, i inal Accept	f checker ance Da tem if 8	d. Buyer shall approv te of this Purchase A Seller is obligated to d	e the Items within	obligated to obtain the item;	down of alth-
89. 90.			Director Ortal	ELLER obtaining a	certificate of survey o	of the Property, atBUY	YER SELLER (Check one.)
91. 92.		·			l tests which indicate s, at BUYER SI	that the Property may be i	improved without
93. 94.	<u> </u>	at 🔲 BU		SELLER expense.	s of all covenants, reser	rvations and restrictions affec	oting the Property,
95. 96.	[] (iv	expense.	R SEL	LER obtaining and a	pproving coples of Asso	ociation documents at BU	YER SELLER
97. 98. 99,	☐ <b>(</b> ∨)	Buyer obt of tenants certificate	, moudi	om Seller coples of a ng but not limited to,	ll documents in Seller rent rolls, leases, con	's possession or control rela nmon area maintenance fea	ating to the rights as, and estoppel
100. 101. 102. 103. 104. 105. 106. 107. 108. 109.		that the S Property ! name and of the Sec 504B.178 assigns ha judgments any kind w	ecurity I Seller sha address urity Dep and indea armless fi i, liabilitie hatsoevi	Deposits being assignal, immediately after of as required under Moosits in accordance wernify and agree to learn and against any against any against and against against against and against again	the Security Deposits) and are all of the Security tenant of the Security tenant of the Statute 504B.178, with the terms of the lead of the lead all claims, actions,	security deposits and the in for the Property at closing, curity Deposits being held for f the Security Deposit transfe Subd. 5. Buyer agrees to he ases of the Property pursua or, its legal representatives, suits, proceedings, demand easonable attorney's fees a g asserted by said tenants of a Security Deposits.	Seller warrants or tenants at the er and of Buyer's old and apply all nt to MN Statute successors and is, assessments,
111.	☐ (vi)	Buyer obta	ining fro	m Seller copies of al	l permits applicable to	the Property, operating sta	atements for the
112. 113.		last		years, vendo to the Property.	r contracts, and any o	other documents in Seller's	possession or
114. 115.		Buyer acki Buyer, Bu	rowledge yer agree	es that Seller makes es to return all such c	no representations or locuments to Seller ur	warranties by providing an	y documents to

MN-AGPA:DD-3 (8/15)





# ADDENDUM TO COMMERCIAL PURCHASE AGREEMENT: DUE DILIGENCE

Additional tental beautiful	116. Page
117. Property located at 929 W 7th Street	Daint Best
118. D. BUYER INVESTIGATIONS: This Purchase Agreement  119. of the Property for Buyer to satisfy himself/herself/itse  120. the feasibility and suitability of the Property for Buy  121. completed within  Agreement, All Buyer investigations shall be at Buyer.	int X IS IS NOT contingent upon Buyer's investigations (check ons.)—  If with respect to the physical condition of the Property and early Intended purpose. Any Buyer investigations shall be
123. SELLER	BUYER
124. MIDWAY MOVERS LLC	Tima Node
125. By: / M. Hanto GANRY HANTE	Supr. Tina North
128. Its: Pulled	(ts:
127. (Coste)	(Dale)
128. SELLER	BUYER
129.	TOPAL
130. Бу:	By: Ryan P. North
131. Its:	its: (TRIa)
132. (Dals)	1-16-15 (Date)
193. THIS IS A LEGALLY BINDING CONTRACT I 194. IF YOU DESIRE LEGAL OR TAX ADVICE, CONS	BETWEEN BUYER(S) AND SELLER(S).
MN-ACPA:DD-4 (8/15)	TOTAL TOTAL PROPESSIONAL.

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