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2022

November

1. Date

	2. Page 1
. В	SUYER (S): Inspire Renovation LLC
_	
В	uyer's earnest money in the amount of <u>0</u>
_	Dollars (\$)
s	hall be delivered to listing broker, or, if checked, to no later than two (2) Business
D E	Pays after Final Acceptance Date. Buyer and Seller agree that earnest money shall be deposited in the trust account of arnest Money Holder as specified above within three (3) Business Days of receipt of the earnest money or Final acceptance Date, whichever is later.
S	aid earnest money is part payment for the purchase of the property located at
	treet Address: 1722 Reaney Avenue E
	rity of Saint Paul , County of Ramsey-MN , County of Ramsey-MN ,
S	tate of Minnesota, Zip Code 55106, legally described as kuhls 2ND ADDITION LOTS 13, 14 & LOT 15 BLK 4LOT
liii ir a c w d s e s e s r e w liid	aid purchase shall include all improvements, fixtures, and appurtenances on the property, if any, including but not mited to, the following (collectively the "Property"): garden bulbs, plants, shrubs, trees, lawn watering systems, n-ground pet containment systems (excluding collars); sheds; playsets; storm sashes, storm doors, screens, and wnings; window shades and blinds; traverses, curtain and drapery rods, valances, draperies, curtains, and window overings and treatments; towel rods; attached lighting and bulbs; fan fixtures; plumbing fixtures; garbage disposals; vater softeners; water treatment systems; water heating systems; heating systems; air exchange systems; environmental emediation systems (e.g., radon, vapor intrusion); sump pumps; TV antennas, cable TV jacks and wiring, and TV vall mounts; wall and ceiling speaker mounts; carpeting; attached mirrors; garage door openers and all controls; smoke etectors; doorbells; thermostats; all integrated phone and home automation systems, including necessary components such as intranet and Internet connected hardware or devices, control units (other than non-dedicated mobile devices, lectronics, and computers) and applicable software, permissions, passwords, codes, and access information; fireplace creens, doors, and heatilators; ANY OF THE FOLLOWING, IF BUILT-IN: dishwashers, refrigerators, wine and beverage efrigerators, trash compactors, ovens, cook-top stoves, warming drawers, microwave ovens, hood fans, shelving, ork benches, intercoms, speakers, air conditioning equipment, electronic air filters, humidifiers and dehumidifiers, quid fuel tanks and all controls, pool and spa equipment, propane tanks and all controls, security system equipment, value tanks and all controls, and free and clear of all liens and encumbrances: Intwithstanding the foregoing, leased fixtures are not included.
	lotwithstanding the foregoing, the following item(s) are excluded from the purchase:
	PURCHASE PRICE:
S	eller has agreed to sell the Property to Buyer for the sum of (\$ 101,650.00)
	One Hundred One Thousand Six Hundred Fifty Dollars,
W	hich Buyer agrees to pay in the following manner:
1	. 100 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 <i>Addendum to Purchase Agreement: Assumption Financing.</i>)
4	percent (%) of the sale price by CONTRACT FOR DEED. (See attached <i>Addendum to Purchase Agreement: Contract for Deed Financing.</i>) CLOSING DATE:
	CLOSING DATE. The date of closing shall be $^{\text{see lines }}460-469$

Minnesota Realtors® TRANSACTIONS TransactionDesk Edition

	49. Page 2 Date November 14 2022
50.	Property located at 1722 Reaney Avenue E Saint Paul MN 55106
51.	MORTGAGE FINANCING:
52.	This Purchase Agreement IS 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 TIRST MORTGAGE AND SUBORDINATE FINANCING.
57. 58. 59. 60. 61.	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
62.	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 Cancellation of Purchase Agreement 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 November	14	2022
90.	Property located at 1722	Reaney Avenue E			Saint Paul	MN 55	106
91. 92. 93. 94. 95. 96.	ANY REASON relating to may, at Seller's option, of canceled. If Seller declar Cancellation of Purchase	ten Statement, if this Purc financing, including, but no declare this Purchase Agrea ares this Purchase Agrea e Agreement confirming so quidated damages. In the	ot limited eement c ement car aid cance	to interes anceled, nceled, B llation an	t rate and discount point which case this Pulayer and Seller shalled directing all earnes	ints, if any, the chase Agre I immediate t money pai	hen Seller eement is ely sign a id here to
97. 98. 99. 100. 101. 102.	canceled if the reason th (a) Seller's failure to con (b) Seller's failure to con (c) any contingency for	guage in the preceding pairs Purchase Agreement donplete work orders to the applete any other financing the sale and closing of Brontingency for sale and closing	oes not cleatent reconstruction of the contraction	ose was quired by reed to b perty pur	due to: this Purchase Agreem e completed by Seller suant to this Purchas	nent; r here; or	-
103. 104. 105. 106. 107.	Purchase Agreement can in which case this Purcha Buyer and Seller shall im	s not provided by the date celed by written notice to E se Agreement is canceled. mediately sign a <i>Cancella</i> ey paid here to be RE	Buyer at and In the evention of Pu	ny time pr nt Seller o rchase A SY SELLE	ior to Seller receiving the leclares this Purchase greement confirming s	he Written St Agreement of said cancella BUYER.	tatement, canceled,
108. 109. 110. 111.	Purchase Agreement is one shall immediately sign a Commoney paid here to be	is not provided, and Selle canceled as of the closing Cancellation of Purchase A RETAINED BY SELLER	date spe greement	previous cified in t confirmin	ly canceled this Purch his Purchase Agreem og said cancellation an O BUYER.	hase Agreen ent. Buyer a	and Seller
112. 113.	LOCKING OF MORTGAGE (Check one.)	INTEREST RATE ("RAT	TE") : The	Rate sha	all be locked with the	e lender(s) b	oy Buyer:
114.	WITHIN FIVE (5) BUSINE	SS DAVS OF FINAL ACC	CEDTANC	E DATE	OR		
115.	AT ANY TIME PRIOR TO			•			
117. 118.	 (a) making the necessary re (b) negotiating the cost of m (c) declaring this Purchase A shall immediately sign a 0 money paid here to be re 	nder commitment. If the le hall exceed this amount, s pairs; or	ender com Seller sha uyer; or ich case th greement uyer provi	mitment in the mitmen	e following options: use Agreement is cance ug said cancellation an ayment of the cost of s	eled. Buyer a d directing a said repairs o	and Seller all earnest
125.	SELLER BUYER agre	ees to pay any reinspectio	on fee requ	uired by E	Buyer's lender(s).		
127. 128. 129. 130.	FHA ESCAPE CLAUSE (FH of this contract, the purchaser any penalty by forfeiture of ea with the Department of Housi Federal Housing Commission appraised value of the Property	shall not be obligated to carnest money deposits or one and Urban Developmer ner, Department of Vetera	complete to otherwise nt ("HUD")	ne purcha , unless th /FHA or D	se of the Property desc ne purchaser has been DVA requirements a wri	cribed here on given in accontinuous contractions of the contraction o	or to incur cordance ent by the
		(sale	e price)		·		
133.	The purchaser shall have the to the amount of the appraise	ed valuation. The appraise	ed valuation	n is arriv	ed at to determine the	maximum r	mortgage



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

TRANSACTIONS
TransactionDesk Edition

	136. Page 4 Date	November	14	2022					
137.	137. Property located at 1722 Reaney Avenue E Saint F	aul Mi	. 1 5	5106					
138.	38. LENDER PROCESSING FEES (FHA, DVA Financing Only): Seller agrees	. 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.								
	141. DVA FUNDING FEE (DVA Financing only): Pursuant to federal regulations, a or 142. amount must be paid at the closing of this transaction as follows:	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.	143 paid by Buyer AT CLOSING A	DDED TO MORTGA	AGE	AMOUNT					
144.		(Oncertaine)							
145.	45. NOTE: DVA regulations limit the fees and charges Buyer can pay to obtain a	a DVA loan.							
147. 148. 149. 150.	147. notwithstanding any other provisions of this contract, the purchaser shall not incur 148. money or otherwise be obligated to complete the purchase of the Property described. price or cost exceeds the reasonable value of this Property established by the D 150. purchaser shall, however, have the privilege and option of proceeding with the cor	DEPARTMENT OF VETERANS' AFFAIRS ESCAPE CLAUSE (DVA Financing only): "It is expressly agreed that, notwithstanding any other provisions of this contract, the purchaser shall not incur any penalty by forfeiture of earnest money or otherwise be obligated to complete the purchase of the Property described here, if the contract purchase price or cost exceeds the reasonable value of this Property established by the Department of Veterans' Affairs. The purchaser shall, however, have the privilege and option of proceeding with the consummation of this contract without regard to the amount of reasonable value established by the Department of Veterans' Affairs."							
152. 153.	152. NOTE: Verify DVA requirements relating to payment of all special asses annual installments of special assessments certified to yearly taxes.		pen	ding, and					
154.	54. OTHER MORTGAGE FINANCING ITEMS:								
155.	155								
156. 157.	SELLER'S CONTRIBUTIONS TO BUYER'S COST. Seller IS IS NOT contributing to Buyer's costs. If answer is IS, Seller agrees to Check one.)		to: <i>(</i> C	heck one.)					
158.	158.								
161. 162. 163.	160. towards Buyer's closing fees, title service fees, title searches, title examinations, a	nd/or mortgage disco cannot be used be	ount p ecau	points. Any se Seller's					
165. 166.	165. NOTE: The amount paid by Seller cannot exceed the maximum Seller control lender. All funds paid by Seller on behalf of Buyer must be stated on the seller on the sell								
167.	INSPECTIONS:								
168.				to have a					
169.	169. Property inspection performed at Buyer's expense.	(Check one.)							
170.	This Purchase Agreement IS IS NOT contingent upon any inspection(s) of the Property obtained by Buyer to								
	determine its condition, including any non-intrusive testing or any intrusive testing as allowed pursuant to this Purchase Agreement.								
	174. as to the qualifications of the inspector(s) or tester(s). For purposes of this Puro 175. shall mean any testing, inspection(s), or investigation(s) that changes the Prop								
177.	177. Seller DOES DOES NOT agree to allow Buyer to perform intrusive testing	or inspection(s).							
	178. If answer is DOES , Buyer agrees that the Property shall be returned to the same 179. intrusive testing at Buyer's sole expense.	condition it was in p	prior	to Buyer's					

MN:PA-4 (8/22)

				180. Page 5	Date November	14	4 2022
181.	Propert	y located at 1722	Reaney Avenue E		Saint Paul	MN	55106
182.	Seller w	vill provide access to a	attic(s) and crawlspace(s).				
	Within _	4 Calendar D done ("Inspection Pe	ays of Final Acceptance Dariod").	ate, all inspection	(s), test(s), and resultin	ng negotia	ations, if any,
186. 187. 188. 189. 190.	inspect intent to Seller s earnest of the Ir	ion(s) or test result(s) be cancel no later than that hall immediately sign money paid here to b	contingent upon inspectic y providing written notice to the end of the Inspection F a Cancellation of Purchas e refunded to Buyer. If Buy this Inspection Continger t.	o Seller, or license Period. If Buyer ca se <i>Agreement</i> con yer does not canc	e representing or assi uncels this Purchase Anfirming said cancella el this Purchase Agre	sting Selle Agreemenation and Dement be	er, of Buyer's t, Buyer and directing all fore the end
192.	OTHER	INSPECTION ITEMS):				
193.							
194.							
195.							
196.			SALE OF BUYER	R'S PROPER	<u>TY</u> :		
197. 198. 199.		This Purchase Agree	ment is subject to an <i>Ad</i> ale of Buyer's property. (If		•	e of Buye	er's Property
200.201.	OR 2.	This Durchasa Agrac	ment is contingent upon	the successful o	losing on the Puwer'	s proport	, located at
201.	<u> </u>	Tills Fulctiase Agree	ment is contingent upon	the succession c			to close on
203.				purauant to a full			
204. 205. 206. 207. 208.		is canceled. Buyer an cancellation and direct	se by the closing date spe ad Seller shall immediately ting all earnest money paid r provision to the contrary	cified in this Purc sign a Cancellation here to be refund	on of Purchase Agree led to Buyer. The lang	Purchase ement con uage in thi	Agreement ofirming said is paragraph
209.210.211.		Buyer represents that and closing on any of	Buyer has the financial ab	oility to perform or	n this Purchase Agree	ment with	out the sale
212.		REAL	ESTATE TAXES/SP	PECIAL ASSE	SSMENTS:		
213.			r shall pay on the date of c			yable in a	ll prior years
			D FROM DAY OF CLOSIN	NG ALL NO	NE/12th	s OF real	estate taxes
		d payable in the year o		k one.)			
217.	Seller sh	nall pay 🗶 PRORATED	TO DAY OF CLOSING	ALL NONE	/12ths OF rea	al estate ta	xes due and
		in the year of closing					
			rt- or non-homestead class	ification in the year	of closing, Seller S	HALL X	SHALL NOT
220.	pay the	difference between th	ne homestead and non-hor	mestead.		(Check or	ne.)
221. 222.			kes due and payable in the I. No representations are m				

Minnesota Realtors® TRANSACTIONS TransactionDesk Edition

	223. Page 6 Date November 14 2022
224.	Property located at 1722 Reaney Avenue E Saint Paul MN 55106
225	DEFERRED TAXES/SPECIAL ASSESSMENTS:
226.	BUYER SHALL PAY X SELLER SHALL PAY on date of closing any deferred real estate taxes (e.g., Green
227.	Acres) or special assessments, payment of which is required as a result of the closing of this sale.
228.	BUYER AND SELLER SHALL PRORATE AS OF THE DATE OF CLOSING X SELLER SHALL PAY ON
229. 230.	DATE OF CLOSING all installments of special assessments certified for payment, with the real estate taxes due and payable in the year of closing.
231.	BUYER SHALL ASSUME SELLER SHALL PAY on date of closing all other special assessments levied as
232.	of the Date of this Purchase Agreement.
233.	BUYER SHALL ASSUME X SELLER SHALL PROVIDE FOR PAYMENT OF special assessments pending as
235.	of the Date of this Purchase Agreement for improvements that have been ordered by any assessing authorities. (Seller's
	Buyer shall pay any unpaid special assessments payable in the year following closing and thereafter, the payment of which is not otherwise here provided.
239.	As of the Date of this Purchase Agreement, Seller represents that Seller HAS K HAS NOT received a notice
241. 242. 243. 244. 245. 246. 247.	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 <i>Cancellation of Purchase Agreement</i> confirming said cancellation and directing all earnest money paid here to be refunded to Buyer.
249.	ADDITIONAL PROVISIONS:
250.	PREVIOUSLY EXECUTED PURCHASE AGREEMENT: This Purchase Agreement IS IS NOT subject to
251.	cancellation of a previously executed purchase agreement dated
	(If answer is IS , said cancellation shall be obtained no later than If said cancellation is not obtained by said date, 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.)
256. 257.	<u>DEED/MARKETABLE TITLE</u> : Upon performance by Buyer, Seller shall deliver a: (Check one.) WARRANTY DEED PERSONAL REPRESENTATIVE'S DEED CONTRACT FOR DEED TRUSTEE'S DEED
258. 259. 260. 261. 262. 263.	 OTHER: Special warranty DEED joined in by spouse, if any, conveying marketable title, subject to building and zoning laws, ordinances, and state and federal regulations; (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; (d) utility and drainage easements which do not interfere with existing improvements; (e) rights of tenants as follows (unless specified, not subject to tenancies):
264.	;and
265.	(f) others (must be specified in writing):
266.	



			267. Page 7	Date November	1	4 2022
268.	Property located at 1722	Reaney Avenue E	_	Saint Paul	MN	55106
	POSSESSION: Seller shall de MINIMEDIATELY AFTER CL	•	roperty: (Check on	e.)		
271.	OTHER:					
272	Collar agrees to remove ALL	DEDDIC AND ALL DEDC	ONAL DROBERTY	NOT INCLUDED HE	DE from	the Droperty

- 272. Seller agrees to remove ALL DEBRIS AND ALL PERSONAL PROPERTY NOT INCLUDED HERE from the Property
- 273. by possession date.
- 274. LINKED DEVICES: Seller warrants that Seller shall permanently disconnect or discontinue Seller's access or service
- 275. to any device or system on or serving the property that is connected or controlled wirelessly, via internet protocol ("IP")
- 276. to a router or gateway or directly to the cloud no later than delivery of possession as specified in this Purchase
- 277. Agreement.

282.

283.

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287.

288.

- 278. PRORATIONS: All interest; unit owners' association dues; rents; and charges for city water, city sewer, electricity, and
- 279. natural gas shall be prorated between the parties as of date of closing. Buyer shall pay Seller for remaining gallons of
- 280. fuel oil or liquid petroleum gas on the day of closing, at the rate of the last fill by Seller.

<u>TITLE AND EXAMINATION</u>: As quickly as reasonably possible after Final Acceptance Date: 281.

- (a) Seller shall deliver any abstract of title and a copy of any owner's title insurance policy for the Property, if in Seller's possession or control, to Buyer or Buyer's designated title service provider. Any abstract of title or owner's title insurance policy provided shall be immediately returned to Seller, or licensee representing or assisting Seller, upon cancellation of this Purchase Agreement; and
- (b) Buyer shall obtain the title services determined necessary or desirable by Buyer or Buyer's lender, including but not limited to title searches, title examinations, abstracting, a title insurance commitment, or an attorney's title opinion at Buyer's selection and cost and provide a copy to Seller.

289. Seller shall use Seller's best efforts to provide marketable title by the date of closing. Seller agrees to pay all costs and fees necessary to convey marketable title including obtaining and recording all required documents, subject to 291. the following:

292. In the event Seller has not provided marketable title by the date of closing, Seller shall have an additional thirty 293. (30) days to make title marketable, or in the alternative, Buyer may waive title defects by written notice to Seller. In 294. addition to the thirty (30)-day extension, Buyer and Seller may, by mutual agreement, further extend the closing 295. date. Lacking such extension, either party may declare this Purchase Agreement canceled by written notice to 296. the other party, or licensee representing or assisting the other party, in which case this Purchase Agreement is 297. canceled. If either party declares this Purchase Agreement canceled, Buyer and Seller shall immediately sign a 298. Cancellation of Purchase Agreement confirming said cancellation and directing all earnest money paid here to 299. be refunded to Buyer.

300. SUBDIVISION OF LAND, BOUNDARIES, AND ACCESS: If this sale constitutes or requires a subdivision of land 301. owned by Seller, Seller shall pay all subdivision expenses and obtain all necessary governmental approvals. Seller 302. warrants that the legal description of the real property to be conveyed has been or shall be approved for recording 303. as of the date of closing. Seller warrants that the buildings are or shall be constructed entirely within the boundary 304. lines of the Property. Seller warrants that there is a right of access to the Property from a public right-of-way.

305. MECHANIC'S LIENS: Seller warrants that prior to the closing, payment in full will have been made for all labor, materials, 306. machinery, fixtures, or tools furnished within the 120 days immediately preceding the closing in connection with 307. construction, alteration, or repair of any structure on, or improvement to, the Property.

308. NOTICES: Seller warrants that Seller has not received any notice from any governmental authority as to condemnation 309. proceedings, or violation of any law, ordinance, or regulation. If the Property is subject to restrictive covenants, Seller

- 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.

		320. Page 8 Date November	14	2022
321. Property located at 1722	Reaney Avenue E	Saint Paul	MN 551	L06

- 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. **TIME OF ESSENCE:** Time is of the essence in this Purchase Agreement.
- 329. CALCULATION OF DAYS: 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.
- 332. BUSINESS DAYS: "Business Days" are days which are not Saturdays, Sundays, or state or federal holidays unless
- 333. stated elsewhere by the parties in writing.
- 334. CALENDAR DAYS: "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. **RELEASE OF EARNEST MONEY:** 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;
- 339. (b) pursuant to written agreement between the parties, which may be reflected in a Cancellation of Purchase 340. 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. **DEFAULT:** 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 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 November	14	2022	
372.	Property located at 1722 Reaney Avenue	E S	aint Paul	MN 55	106	
272	(Charle appropriate haves)					
	(Check appropriate boxes.)			TED TO		
	SELLER WARRANTS THAT THE PROPERTY IS CITY SEWER X YES NO / CITY WATER		DIRECTLY CONNECT	ED TO:		
	SELLER DOES X DOES NOT KNOW		WAGE TREATMENT	Γ SYSTEM	ON OR	
	(Check one.)					
	SERVING THE PROPERTY. (If answer is DOI Statement: Subsurface Sewage Treatment Sys	-	not require a state pe	rmit, see D	isclosure	
	PRIVATE WELL					
381.	SELLER DOES DOES NOT K	NOW OF A WELL ON	N OR SERVING 1	THE PRO	PERTY.	
382.	(If answer is DOES and well is located on the F	Property, see Disclosure Sta	atement: Well.)			
383.	THIS PURCHASE AGREEMENT IS IS NO)T SUBJECT TO AN <i>ADDE</i>	ENDUM TO PURCHAS	SE AGREEN	MENT:	
	SUBSURFACE SEWAGE TREATMENT SYSTEM (If answer is IS , see attached Addendum.)		I CONTINGENCY.			
	IF A WELL OR SUBSURFACE SEWAGE TE	DEATMENT SYSTEM EYIS	STS ON THE DRODE	EDTV BIIV	ED HV6	
	RECEIVED A DISCLOSURE STATEMENT: WE					
388.	TREATMENT SYSTEM.					
380	HOME PROTECTION/WARRANTY PLAN: Bu	ver and Seller are advised to	o investigate the vario	us home n	rotection/	
390.		•	•			
391.	exclusions, limitations, and service fees. Most	plans exclude pre-existing	conditions. (Check on	ie.)		
392.	A Home Protection/Warranty Plan wi		JYER SELLER	R and paid	d for by	
393.	BUYER SELLER to be issued by(Check one.)					
394.	at a cost not to exceed \$	·				
395.	5. 🗷 No Home Protection/Warranty Plan is negotiated as part of this Purchase Agreement. However, Buyer may elect					
396.	to purchase a Home Protection/Warranty F	ian.				
397.		AGENCY NOTICE				
398.	Angela P Larson (Licensee)	is 🗷 Seller's Agent 🗌 Buy	yer's Agent Dual A	\gent	cilitator.	
399.	Tangletown Realty (Real Estate Company Name)					
400.	Aaron Matthew Adkins	is Seller's Agent 🗷 Buy	yer's Agent Dual <i>F</i>	\gent	icilitator.	
	(Licensee)		(Check one.)			
401.	Norton Realty, Inc (Real Estate Company Name)					
402.	THIS NOTICE DOES NOT SATISFY MINNE	SUTA STATUTORY AGEN	NCY DISCLOSURE R	EQUIREM	ΞNTS.	

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· · · · · · · · · · · · · · · · · · ·				2	103.	Page 10	Date	November	1	.4	2022
404. Property located at 1722 Reaney Avenue E Saint Paul MN 55106	404.	Property located at _1	L722			Ü			MN	551	06

405.	DUAL AGENCY REPRESENTATION
406.	PLEASE CHECK <u>ONE</u> OF THE FOLLOWING SELECTIONS:
407.	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. 410. 411. 412. 413. 414. 415. 416. 417. 418. 419.	Broker represents both the Seller(s) and the Buyer(s) of the Property involved in this transaction, which creates a dual agency. This means that Broker and its salespersons owe fiduciary duties to both Seller(s) and Buyer(s). Because the parties may have conflicting interests, Broker and its salespersons are prohibited from advocating exclusively for either party. Broker cannot act as a dual agent in this transaction without the consent of both Seller(s) and Buyer(s). Seller(s) and Buyer(s) acknowledge that (1) confidential information communicated to Broker which regards price, terms, or motivation to buy or sell will remain confidential unless Seller(s) or Buyer(s) instructs Broker in writing to disclose this information. Other information will be shared; (2) Broker and its salespersons will not represent the interest of either party to the detriment of the other; and (3) within the limits of dual agency, Broker and its salespersons will work diligently to facilitate the mechanics of the sale.
	With the knowledge and understanding of the explanation above, Seller(s) and Buyer(s) authorize and instruct Broker 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.

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444. Page 11 Date November 2022 55106 445. Property located at 1722 Reaney Avenue E Saint Paul MN 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:** Closing date to be no more than 14 days after issuance of a Certificate of Occupancy by the City of Saint Paul. 462. This Purchase Agreement is contingent upon approval by the City of Saint Paul of: 463. 1. This Agreement and all addenda, 464. Buyer's work plan and financial statement(s), 465. 3. Any and all other documentation required by the City of Saint Paul to remove the existing 466. order for demolition of the property and approve the commencement of construction work by Buyer. 467. Seller to provide Buyer with written approvals from the City of Saint Paul and from Seller for 468. Buyer to commence construction work on or before 12/15/2022 or buyer may terminate this Agreement with no further obligation to seller. 469. Buyer's agent is related to Buyer's authorized signer and has a financial interest in this transaction. 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. ✗ Addendum to Purchase Agreement 472. 473. Addendum to Purchase Agreement: Additional Signatures Addendum to Purchase Agreement: Assumption Financing 474. 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 478. ("CIC") 479. 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 Addendum to Purchase Agreement: Seller's Purchase/Lease Contingency 484. 485. Addendum to Purchase Agreement: Short Sale Contingency

Addendum to Purchase Agreement: Subsurface Sewage Treatment System and Well Water Inspection Contingency



Other:

486.

487.

		488. Page 12 Date November	14 2022
489.	Property located at 1722 Reaney Avenue E	Saint Paul	MN 55106
491. 492.	I agree to sell the Property for the price and on the terms and conditions set forth above. I have reviewed all pages of this Purchase Agreement.	I agree to purchase the Propert the terms and conditions set fo I have reviewed all pages of t Agreement.	rth above.
494. 495. 496. 497.	If checked, this Purchase Agreement is subject to attached Addendum to Purchase Agreement. Counteroffer and the Final Acceptance Date shall be noted on the Addendum.	:	
498. 499.	FIRPTA: Seller represents and warrants, under penalty of perjury, that Seller IS X IS NOT a foreign person (i.e., a		
501. 502. 503	non-resident alien individual, foreign corporation, foreign partnership, foreign trust, or foreign estate for purposes of income taxation. (See lines 430-443.)) This representation and warranty shall survive the closing of the transaction and the delivery of the deed.	— Authentiskin	
		HOLLY G ARNST, CEO O/B/O INSPIRI	ε Ρεμονατ ιλή / h 6/2022
505.	X(Seller's Signature) (Date)	(Buyer's Signature)	(Date)
506.	x	X Inspire Renovation LLC	
	(Seller's Printed Name)	(Buyer's Printed Name)	
507.		X(Buyer's Signature)	(Deta)
	(Seller's Signature) (Date)	(Buyer's Signature)	(Date)
508.	X(Seller's Printed Name)	X (Buyer's Printed Name)	
500	FINAL ACCEPTANCE DATE:	11/14/2022 Tho	Final Acceptance Date
	is the date on which the fully executed Purchase Agreeme		Final Acceptance Date
511. 512.	THIS IS A LEGALLY BINDING CONTRACT IF YOU DESIRE LEGAL OR TAX ADVICE, CO		
514.	I ACKNOWLEDGE THAT I HAVE RECEIVED AND HAVE H STATEMENT: ARBITRATION DISCLOSURE AND RESIDE WHICH IS AN OPTIONAL, VOLUNTARY AGREEMENT S	NTIAL REAL PROPERTY ARBIT	RATION AGREEMENT,
516.	SELLER(S)	BUYER(STOLLY & ARNST, CEO O/B/C	NSPIRE RENOVATION LLC
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.

(Signature) (Date) HOLLY G ARNST, CEO O/B/O INSPIRE RENOVATION LLC

11/16/22 (Date)

(Date)

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MN:DS:SDA-1 (8/21)

DISCLOSURE STATEMENT: SELLER'S DISCLOSURE ALTERNATIVES

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	1.	Date October 25, 2022		
	2. 3. 4.	REPORTS, IF ANY, ARE ATTACHED AND MADE A		
5.	Property located at 1722 Reaney Avenue E			
3.	City of Saint Paul , Cou	nty of Ramsey ,		
7.	State of Minnesota, Zip Code 55106 ("F	roperty").		
3. 9. 10. 11. 12.	513.52 through 513.60. To comply with the statute, Sell prospective Buyer (see <i>Disclosure Statement: Seller's P</i> 1. following two options. Disclosures made here, if any, are licensee(s) representing or assisting any party in this transaction.	er must provide either a written disclosure to the roperty Disclosure Statement) or satisfy one of the not a warranty or guarantee of any kind by Seller or		
14. 15. 16. 17. 18. 19.	G. 1) X QUALIFIED THIRD-PARTY INSPECTION: Seller structured discloses material information relating to the real Professional Control of the type of inspection or investigation that has be written report.	perty that has been prepared by a qualified third party. all governmental agency, or any person whom Seller or se necessary to meet the industry standards of practice en conducted by the third party in order to prepare the		
21. 22. 23.	that is included in a written report, or material report.	facts known by Seller that contradict any information facts known by Seller that are not included in the		
24.	The inspection report was prepared by <u>City of Saint</u>			
25.		, and datedJanuary 1st, 2022		
26. 27. 28. 29.	7. in the above referenced inspection report. 3.	nown by Seller that contradict any information included		
30. 31. 32.	1. Seller discloses to Buyer the following material fac-	s known by Seller that are not included in the above		
33.	Property is a category 3 registered vacant building ar	ling and a certificate of occupancy must be obtained in order		
34.				
35.	5.			
36. 37.	, ,	aived if Seller and prospective Buyer agree in writing. required under MN Statutes 513.52 through 513.60.		
38. 39. 40. 41. 42. 43.	MN Statutes 513.52 through 513.60, Seller is not of is aware that could adversely and significantly affect intended use of the Property, other than those Seller is not obligated to update Buyer on any changes adversely and significantly affect the Buyer's use or	writing, to waive the written disclosure required under bligated to disclose ANY material facts of which Seller to the Buyer's use or enjoyment of the Property or any disclosure requirements created by any other law. made to material facts of which Seller is aware that could enjoyment of the Property or any intended use of the irements created by any other law.		
45. 46.	•	ites 513.52 through 513.60 does not waive, limit, or		

TRANSACTIONS
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47. Page 2

48.	Pro	perty loc	ated at 1722	Reaney Avenue E	Saint Paul	55106
49.	ОТ	HER RE	QUIRED DISCL	OSURES:		
50. NOTE: In addition to electing one of the above alternatives to the mat requires sellers to provide other disclosures to prospective buyer Additionally, there may be other required disclosures by federal, state are not listed below.					prospective buyers, such as those dis	sclosures listed below.
54. 55.	,					
56.		Seller	DOES X DOE	S NOT know of a subsurface se	wage treatment system on or serving	g the above-described
57. 58.		real Pro	perty. (If answe		es not require a state permit, see l	Disclosure Statement:
59. 60.		_		ce sewage treatment system o tement: Subsurface Sewage Tr	n or serving the above-described re eatment System.)	al Property.
61. 62.		_		ned subsurface sewage treatm tement: Subsurface Sewage Tr	ent system on the above-described eatment System.)	real Property.
63. 64. 65. 66. 67. 68.	B.	(Check & Selle The This	appropriate box er does not kno re are one or mo s Property is in a	(es).) w of any wells on the above-decree wells located on the above- a Special Well Construction Are	described real Property. (See Disclo	sure Statement: Well.)
69.		Comme		and the above described riops	sity that are not located on the rife,	orty.
70.						
71.						
72. 73. 74.	C.	provides withhold	s that a transfer I tax if the trans	ee ("Buyer") of a United States feror ("Seller") is a foreign pers	CT ("FIRPTA"): Section 1445 of the I real property interest must be notified on and no exceptions from FIRPTA	ed in writing and must withholding apply.
75.		Seller rep	presents that Se	ller IS IS NOT a foreign per	son (i.e., a non-resident alien individu	al, foreign corporation,
76. 77.		foreign	partnership, for		r purposes of income taxation. Thi	
78. 79. 80. 81. 82. 83.		NOTE:	transaction (understanding transaction) transa	unless the transaction is covered transactions, Buyer may be liab nswer is " IS NOT ," Buyer may we mpt from the withholding requir	subject to income tax withholding in ed by an applicable exception to Fluie for the tax if Buyer fails to withhous wish to obtain specific documentation ements as prescribed under Section	RPTA withholding). In old. n from Seller ensuring
84. 85. 86. 87.		for with	nolding the app compliance, a	licable tax, Buyer and Seller shas the respective licensees re	to comply with FIRPTA, including nould seek appropriate legal and tepresenting or assisting either part from the FIRPTA withholding in	ax advice regarding rty will be unable to



88. Page 3

89.	Pro	perty lo	cated at 17	'22	Reaney Avenue E	Saint Paul	55106		
90. 91. 92. 93. 94.	D.	(A meth	namphetam Ier is not av Ier is aware	ine povare of that	of any methamphetamine pr	ired by MN Statute 152.0275, Subd. 2 (roduction that has occurred on the Property.	• •		
95. 96.	E.		ADON DISCLOSURE: The following Seller disclosure satisfies MN Statute 144.496.)						
97. 98. 99. 100.		RADON WARNING STATEMENT: The Minnesota Department of Health strongly recommends that AL homebuyers have an indoor radon test performed prior to purchase or taking occupancy, and recommend having the radon levels mitigated if elevated radon concentrations are found. Elevated radon concentrations ca easily be reduced by a qualified, certified, or licensed, if applicable, radon mitigator.							
101. 102. 103. 104. 105.		Every buyer of any interest in residential real property is notified that the property may present exposure dangerous levels of indoor radon gas that may place occupants at risk of developing radon-induced lung cance. Radon, a Class A human carcinogen, is the leading cause of lung cancer in nonsmokers and the second leading cause overall. The seller of any interest in residential real property is required to provide the buyer with a information on radon test results of the dwelling.							
106. 107. 108.		RADON IN REAL ESTATE: By signing this Statement, Buyer hereby acknowledges receipt of the Minnes Department of Health's publication entitled <i>Radon in Real Estate Transactions</i> , which is attached hereto can be found at www.health.state.mn.us/communities/environment/air/radon/radonre.html.							
109. 110. 111. 112. 113.		A seller who fails to disclose the information required under MN Statute 144.496, and is aware of material pertaining to radon concentrations in the Property, is liable to the Buyer. A buyer who is injured by a violation of Statute 144.496 may bring a civil action and recover damages and receive other equitable relief as determine the court. Any such action must be commenced within two years after the date on which the buyer close purchase or transfer of the real Property.							
114. 115.		SELLER'S REPRESENTATIONS: The following are representations made by Seller to the extent of Seller's actual knowledge.							
116.		(a)	Radon tes	t(s)	HAVE X HAVE NOT occu	ırred on the Property.			
117. 118.		(b)	Describe a	ıny kn	own radon concentrations,	mitigation, or remediation. NOTE: Seller siden concentration within the dwelling:	shall attach the most		
119.									
120.									
121. 122.		(c)	There I	IS X	IS NOT a radon mitigation s	system currently installed on the Propert	ïy.		
123. 124.					all disclose, if known, information.	ation regarding the radon mitigation syste	em, including system		
125.									
126.									
127.									
128. 129.	F.					ATIONS: The Property may be in or near a pody that may affect the Property. Such zo			

filed with the county recorder in each county where the zoned area is located. If you would like to determine if such

zoning regulations affect the Property, you should contact the county recorder where the zoned area is located.

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133. Property located at 1722 Reaney Avenue E Saint Paul 55106

134. G. NOTICE REGARDING CARBON MONOXIDE DETECTORS:

- 135. MN Statute 299F.51 requires Carbon Monoxide Detectors to be located within ten (10) feet from all sleeping
- 136. rooms. Carbon Monoxide Detectors may or may not be personal property and may or may not be included in the
- 137. sale of the home.
- 138. H. WATER INTRUSION AND MOLD GROWTH: Studies have shown that various forms of water intrusion affect many
- 139. homes. Water intrusion may occur from exterior moisture entering the home and/or interior moisture leaving the
- 140. home.
- 141. Examples of exterior moisture sources may be
- improper flashing around windows and doors,
- 143. improper grading,
- 144. flooding,
- 145. roof leaks.
- 146. Examples of interior moisture sources may be
- 147. plumbing leaks,
- condensation (caused by indoor humidity that is too high or surfaces that are too cold),
- overflow from tubs, sinks, or toilets,
- 150. firewood stored indoors,
- 151. humidifier use,
- 152. inadequate venting of kitchen and bath humidity,
- improper venting of clothes dryer exhaust outdoors (including electrical dryers),
- 154. line-drying laundry indoors,
- 155. houseplants—watering them can generate large amounts of moisture.
- 156. In addition to the possible structural damage water intrusion may do to the Property, water intrusion may also result
- in the growth of mold, mildew, and other fungi. Mold growth may also cause structural damage to the Property.
- 158. Therefore, it is very important to detect and remediate water intrusion problems.
- 159. Fungi are present everywhere in our environment, both indoors and outdoors. Many molds are beneficial to humans.
- 160. However, molds have the ability to produce mycotoxins that may have a potential to cause serious health problems,
- 161. particularly in some immunocompromised individuals and people who have asthma or allergies to mold.
- 162. To complicate matters, mold growth is often difficult to detect, as it frequently grows within the wall structure. If you
- 163. have a concern about water intrusion or the resulting mold/mildew/fungi growth, you may want to consider having
- 164. the Property inspected for moisture problems before entering into a purchase agreement or as a condition of your
- 165. purchase agreement. Such an analysis is particularly advisable if you observe staining or any musty odors on the
- 166. Property.
- 167. I. NOTICE REGARDING PREDATORY OFFENDER INFORMATION: Information regarding the predatory
- 168. offender registry and persons registered with the predatory offender registry under MN Statute 243.166
- 169. may be obtained by contacting the local law enforcement offices in the community where the property is
- 170. located or the Minnesota Department of Corrections at (651) 361-7200, or from the Department of Corrections
- 171. web site at www.corr.state.mn.us.

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172. Page 5

173.	Pro	operty located at 1722	Reaney Avenue E		Saint Paul	55106
174.	J.	SELLER'S STATEMEN	IT:			
175.		(To be signed at time of	f listing.)			
176. 177. 178. 179. 180. 181. 182.		a copy of this Disclosure Property. A seller may prospective buyer. The prospective buyer is co	e Statement to any perso provide this Disclosure Disclosure Statement pensidered to have been pate licensee representing	n or en Statem provide provide	g or assisting any party(ies) in tity in connection with any acturent to a real estate licensee d to the real estate licensee d to the prospective buyer. If the isting the prospective buyer, the desired the prospective buyer, the	ual or anticipated sale of the representing or assisting a representing or assisting a his Disclosure Statement is
183. 184. 185. 186. 187.		Inspection, Seller is obl that could adversely an	igated to disclose to Buy d significantly affect the up to the time of closing	er in w Buyer's	has made a disclosure unde riting of any new or changed fas use or enjoyment of the Propsclose new or changed facts,	acts of which Seller is aware perty or any intended use of
188. 189.			Buyer agree to waive the any new or changed info		isclosure requirement, Seller is regarding facts.	s NOT obligated to disclose
190. 191. 192. 193.		or Waiver, Seller is obli	gated to notify Buyer, in	writing	hether Seller has elected a Qua , of any new or changed facts or changed facts, please use	s regarding Other Required
194.		(Seller)	(Dat	 e)	(Seller)	(Date)
195.	K.	BUYER'S ACKNOWLE	EDGEMENT:			
196.		(To be signed at time of	f purchase agreement.)			
197. 198. 199. 200. 201.		I/We, the Buyer(s) of the Property, acknowledge receipt of this <i>Seller's Disclosure Alternatives</i> form and agree to the seller's disclosure option selected in this form. I/We further agree that no representations regarding facts have been made, other than those made in this form. This Disclosure Statement is not a warranty or a guarantee of any kind by Seller or licensee representing or assisting any party in the transaction and is not a suitable substitute for any inspections or warranties the party(ies) may wish to obtain.				
202.		The information disclos	ed is given to the best o	f the S	eller's knowledge.	
203.		HOLLY G ARNST, CEO O/B/O INSPIRE RENOVATIONAL SO22				
		(Buyer)	(Dat	e)	(Buyer)	(Date)
204. 205.					NO REPRESENTATIONS HE TIONS EXISTING ON THE PR	
MN:D	S:SD	A-5 (8/21)				

Minnesota Realtors®

TRANSACTIONS
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Radon in Real Estate Transactions



All Minnesota homes can have dangerous levels of radon gas. Radon is a colorless, odorless and tasteless radioactive gas that can seep into homes from the soil. When inhaled, its radioactive particles can damage the lungs. Long-term exposure to radon can lead to lung cancer. About 21,000 lung cancer deaths each year in the United States are caused by radon.

The only way to know how much radon gas has entered the home is to conduct a radon test. MDH estimates 2 in 5 homes exceed the 4.0 pCi/L (picocuries per liter) action level. Whether a home is old or new, any home can have high levels of radon.

The purpose of this publication is to educate and inform potential home buyers of the risks of radon exposure, and how to test for and reduce radon as part of real estate transactions.

Disclosure Requirements

Effective January 1, 2014, the Minnesota Radon Awareness Act requires specific disclosure and education be provided to potential home buyers during residential real estate transactions in Minnesota.

Before signing a purchase agreement to sell or transfer residential real property, the seller shall provide this publication and shall disclose in writing to the buyer:

- whether a radon test or tests have occurred on the property
- the most current records and reports pertaining to radon concentrations within the dwelling
- a description of any radon levels, mitigation, or remediation
- information on the radon mitigation system, if a system was installed
- 5. a radon warning statement

Radon Facts

How dangerous is radon? Radon is the number one cause of lung cancer in non-smokers, and the second leading cause overall. Your risk for lung cancer increases with higher levels of radon, prolonged exposure, and whether or not you are a current smoker or former smoker.

Where is your greatest exposure to radon? For most Minnesotans, your greatest exposure is at home where radon can concentrate indoors.

What is the recommended action based on my results? If the average radon in the home is at or above 4.0 pCi/L, the home's radon level should be reduced. Also, consider mitigating if radon levels are between 2.0 pCi/L and 3.9 pCi/L. Any amount of radon, even below the recommended action level, carries some risk.

Radon Warning Statement

"The Minnesota Department of Health strongly recommends that ALL homebuyers have an indoor radontest performed prior to purchase or taking occupancy, and recommends having the radon levels mitigated if elevated radon concentrations are found. Elevated radon concentrations can easily be reduced by a qualified, certified, or licensed, if applicable, radon mitigator.

Every buyer of any interest in residential real property is notified that the property may present exposure to dangerous levels of indoor radon gas that may place the occupants at risk of developing radon-induced lung cancer. Radon, a Class A human carcinogen, is the leading cause of lung cancer in nonsmokers and the second leading cause overall. The seller of any interest in residential real property is required to provide the buyer with any information on radon test results of the dwelling"







Radon Testing

Any test lasting less than three months requires **closed-house conditions**. This means keep all windows and doors closed, except for normal entry and exit.

Before testing: Begin closed-house conditions at least 12 hours before the start of the radon test.

During testing: Maintain closed-house conditions during the entire duration of the short-term test. Operate home heating or cooling systems normally during the test.

Where should the test be conducted? Any radon test conducted for a real estate transaction needs to be placed in the lowest livable area of the home suitable for occupancy. This is typically in the basement, whether finished or unfinished.

Place the test kit:

- 20 inches to 6 feet above the floor
- 3 feet from exterior doors and windows
- 1 foot from exterior walls

- 4 inches away from other objects
- in a location where it won't be disturbed
- onot in enclosed areas or areas of high heat/humidity

How are radon tests conducted in real estate transactions?

There are special protocols for radon testing in real estate transactions. Here are the two most common.

Continuous Radon Monitor (CRM)

This test is completed by a certified radon measurement professional with a calibrated CRM for a minimum of 48 hours. The data is analyzed to ensure a valid test. A report is generated by the measurement professional.

Simultaneous Short-Term Testing

Two short-term test kits are used at the same time, placed 4 inches apart, for a minimum of 48 hours. Test kits are sent to the lab for analysis. The lab generates a report. The two test results are averaged to get the radon level.

All radon tests should be conducted by a licensed professional. This ensures the test was conducted properly, in the correct location(s), which includes testing the lowest liveable level in each unique foundation type and undre appropriate building conditions. A list of these licensed radon measurement professionals can be found at MDH's Radon web site.

Radon Mitigation

When elevated levels of radon are found, they can be easily reduced by a licensed professional. A list of these licensed radon mitigation professionals can be found on MDH's Radon website.

Radon mitigation is the process or system used to reduce radon concentrations in the breathing zones of occupied buildings. The goal of a radon mitigation system is to reduce the indoor radon levels to below the action level. This is done by drawing soil gas from under the house and venting it above the roof. A quality mitigation system is often able to reduce the annual average radon level to below 2.0 pCi/L. The cost of a radon mitigation system averages \$1,200 to \$2,500.

After a radon mitigation system is installed perform an independent short-term test to ensure the reduction system is effective. Operate the radon system during the entire test. This short-term test will confirm low levels in the home. Be sure to retest the house every two years to confirm continued radon reduction.

Radon Information on the Web:

www.health.state.mn.us/radon

Last Updated 3/2021

MDH Indoor Air Unit

PO Box 64975 St Paul, MN 55164-0975 651-201-4601 800-798-9050 health.indoorair@state.mn.us





COUNTER OFFER/ADDENDUM Loan # 3034391

THIS IS INTENDED TO BE A LEGALLY BINDING AGREEMENT READ IT CAREFULLY



Reference is made to the Real Estate Purchase Contract and receipt for deposit dated 11 07, 2022 pertaining to the Real Property known as 1722 Reaney Avenue, Saint Paul; MN 55106 made between Inspire Renovation LLC hereafter referred to as "Buyer", and Owner Of Record Paul; MN 55106 made between Inspire Renovation LLC hereafter referred to as "Buyer", and Owner Of Record Paul; MN 55106 made between Inspire Renovation LLC hereafter referred to as "1101 650. Sales to a second paul and the second paul an



initials

port issued by the City of St Paul. the necessary certificate of



Sales price to be \$101,650. Sale to close 60 calendar days from date of Seller's signed acceptance on this counter offer addendum, or sooner by written mutual agreement. Buyer agrees to pay \$100 per diem if transaction does not close as stated above by no fault of the Seller. If an extension is requested by Buyer a non-refundable deposit will be required. Buyer to complete all inspections within 3 calendar days from Seller's signed acceptance. This offer is subject to final Investor/Seller approval. Seller will credit buyer up to \$9,650.00 in closing costs. Earnest deposit to As Is sale. Seller will not pay for any repairs/inspections. All future fees are to be prorated to the closing date. Acceptance is subject to seller execution. Buyer and Seller to pay their own closing costs as customary. If buyer choose title/closer, buyer pays both seller/buyer's closing fees including owner's title policy, transfers, and recording City fees. Buyer to provide proof of funds to close with offer. Buyer's Earnest Money shall be deposited with the Seller's attorney/title company within 48 hours of the effective date of the contract. Buyer is responsible for turning on utilities for all inspections.Buyer has read and received a copy of the code compliance report dated 1.31.2022 and agrees to make the necessary repairs to satisfy the city and obtain compliance certificate before the closing can occur.1.Provide a purchase agreement stating title won't transfer until rehab is completed; 2. Proof of financing and affidavit dedicating the funds for the project; 3. Post a new \$5,000 performance deposit with Dept of Safety & Inspections, 375 Jackson St #220, St Paul MN 55101; and 4. Provide work plan or sworn construction statement, including signed subcontractor bids and a schedule. Buyer and seller understand the sale/transfer of title is subject to the completion of the rehab work outlined by the comp Buyer will follow the submitted and approved work plan/schedule by the city of St Paul's to satisfy these requirements as

Standard clauses to be made a permanent part of this contract:

- Offer Processing Fee of \$150.00 shall be paid by buyer's agent from buyer's agent net commission
 per the RES.NET Offer Submission Fee Agreement.
 Please ensure the Property ID: 1604931 is noted on the payment check
 Closing Agent: Deliver Payment to: RES.NET, 27442 Portola PKWY STE 300, Foothill Ranch, CA 92610
- Buyer(s) agrees to deliver to Seller/Seller's agent signed purchase contract and Addenda within 1 (day) calendar days of Buyer's signature.
- Seller will not pay for nor credit Buyer(s) for VA, FHA or other loan/financing costs or fees; nor will they pay for or credit any other costs, fees, survey, home warranty plan, inspections or repairs unless otherwise stated and defined above.
- This contract cannot be extended or assigned without prior written approval from Seller.
 Seller will not provide financing. Property taxes shall be prorated to day of closing.
- It is understood between Buyer(s) and Seller that this property is being sold in "Where-is, As-is" condition with no Seller representations or warranties, expressed or implied, by the Seller, Owner of Record, LRES or the local listing agent.
- Buyer(s) to sign Seller's Addenda to be made part of original contract.
- Seller to advise who will have choice of Title/Escrow/Closing entity once property is under contract.
- In the event of a per diem charge, Buyer authorizes Seller to debit their escrow deposit to cover said charge(s).

Unless this counter offer is accepted by the Buyer(s) by <u>November 09, 2022</u> this offer shall be deemed revoked. Seller reserves the right to continue to market said property and accept any contract of Seller's choosing prior to Seller's written acceptance of contract and counter offer/addendum(s).

This transaction is subject to acceptance and execution of the original purchase contract/ sales agreement and this counter offer addendum by Owner of Record, "Seller".

All other terms and conditions shall remain the same. This counter offer addendum supersedes all other counter offer addenda and the purchase contract/sales agreement. This counter offer addendum is accepted by the Buyer(s) and the Seller, as evidenced by Buyer(s) and Seller's signature hereon. This counter offer addendum shall hereby become part of the above referenced contract between the parties.

Acceptance: Buyer(s) accepts the above counter offer and acknowledges receipt thereof:

HOLLY G ARNST, CEO O/B/O INSPIRE RENOVATION LLC	11/16/22
Buyer	Date
Buyer Acceptance: Seller accepts the above counter offer a Owner of Record	Date and acknowledges receipt thereo
Ву:	Date:



rpOfr LRES

COUNTER OFFER/ADDENDUM Loan # 3034391

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ADDENDUM A

THIS ADDENDUM IS ATTACHED TO AND MADE PART OF THE REAL ESTATE PURCHASE CONTRACT, HEREINAFTER REFERRED TO AS "CONTRACT", BETWEEN THE UNDERSIGNED PARTIES CONCERNING THE PROPERTY AT:

ADDRESS: 1722 Reaney Avenue, Saint Paul, MN 55106

- In the event there is a conflict between the terms of the Contract and this Addendum, the terms of this Addendum shall apply and shall supersede and replace anything to the contrary.
- 2. Buyer(s) agrees that title will be conveyed by Special Warranty Deed.
- Seller will advise as to the selection of the closing attorney/title company and will instruct him/her to order all title work and prepare all documents necessary to close this sale.
- 4. If financing is involved, Buyer(s) shall apply for a loan within five (5) calendar days from the effective date of the Contract (Seller's signature date on counter offer) and be approved within twenty-five (25) calendar days from the date of application, or the Contract shall become null and void at Seller's option.
- 5. If any repairs are made part of the Contract, they shall not be initiated until Buyer(s) has received written loan approval and Seller has authorized work to commence in writing.
- 6. Property taxes, bonds and assessments, and any future fees shall be prorated to the day of closing.
- 7. Occupancy of the subject property shall not be permitted prior to closing.
- 8. Buyer(s) shall make a complete inspection of subject property within the time frame specified in the counter offer addendum. In no event will Seller be obligated for any repairs or replacements unless Seller has agreed in writing to make repairs, and/or credits as specified in the counter offer addendum
- 9. Buyer(s) acknowledges that subject property was acquired by the Seller as a result of a foreclosure sale or by deed in lieu of foreclosure and that Seller has not occupied this property and has no personal knowledge of its condition or of the existence of any defects. Personal property is not considered part of this Contract.
- Buyer(s) acknowledges that the terms and condition of the Contract and this Addendum shall not survive the closing.
- 11. Closing of this sale constitutes acceptance by Buyer(s) of condition of property and Seller shall have no further liability thereon.
- 12) If buyer chooses title/closer, buyer will be responsible for paying title/closing costs for both buyer and seller's title and closing fees
- 13) Seller shall have no obligation to provide Buyer with a home warranty policy.
- 14) Buyer understands that as a result of any city, county or other inspection Buyer may be required to make repairs and/or modifications to the Property in order to comply with governmental requirements including, but not limited to, housing, building, health, safety or other requirements. If the Property requires repairs and/or modifications in order to comply with governmental requirements Buyer shall be solely responsible for performing such repairs and modifications at Buyer's sole cost and expense after the closing.
- 15) RIGHT TO TERMINATE: Seller shall have the absolute and unilateral right to terminate the Contract at any time—prior to and including the date of closing, without cause, upon written notification delivered to the Buyer. In the event—Seller exercises their right to terminate the Contract, Buyer's sole remedy shall be to receive a return of the Buyer's Earnest Money deposit, and the parties shall thereafter be relieved of all obligations under the terms of this contract and all addenda.
- 16) Utilities will not be turned on due to government agency guidelines. Buyer may turn on utilities at their expense to perform inspection if necessary.
- 17) Acceptance of this offer is subject to seller execution .



COUNTER OFFER/ADDENDUM Loan # 3034391

THIS IS INTENDED TO BE A LEGALLY BINDING AGREEMENT READ IT CAREFULLY



date	date
date	
ADDENDUM B	
"AS IS" PROVISION	
Addendum to Purchase Contract or Counter Offer dated 11 07, 2022 for the Avenue, Saint Paul, MN 55106. Buyer is aware that Seller acquired the proby way of foreclosure, and that Seller is selling and Buyer is purchasing the property WITHOUT REPRESENTATIONS OR WARRANTIES OF ANY NATURE".	perty which is the subject of this transaction
Buyer acknowledges for Buyer and Buyer's successors, heirs and assignees, that Buyet to inspect and investigate the property and all improvements thereon, either independent and that in purchasing the property Buyer is not relying on Seller, or its agents, as to tany improvements thereon, including, but not necessarily limited to, electrical, plumbif any, foundations, soils, and geology, lot size or suitability of the property and/or in appliances, if any, plumbing and/or in compliance with any City, County, State and/or reports, repairs, or work required by Buyer's Lender are to be the sole responsibility of	ently or through agents of Buyer's choosing, the condition or safety of the property and/or bing, heating, sewage, roof, air conditioning, provements for particular purposes, or that r Federal statutes, codes or ordinances. Any
Seller does not warrant existing structure as to its habitability or suitability for occupa check with appropriate planning authority for intended use and holds the Seller and B suitability for Buyer(s) intended use.	
Buyer(s) further states that they are relying solely upon their own inspection of subject made to them by any person whomsoever, and is purchasing subject property in the cooligation on the part of the Seller to make any changes, alterations, or repair thereto. Seller gives no warranties of fitness regarding such personal property that belongs to purchase.	ondition in which it now is, without any
Every Buyer(s) of any interest in residential property on which a residential dwelling property may present exposure to lead from lead-based paint that may place young ch Lead poisoning also poses a particular risk to pregnant women. The seller of any inte to provide the Purchaser with any information on lead-based paint hazards from risk a possession and notify the Buyer(s) of any known lead-based paint hazards. A risk ass lead-based paint hazards is recommended prior to purchase.	aildren at risk of developing lead poisoning. The residential real property is required assessment or inspections in the Seller's
The closing of this transaction shall constitute an acknowledgment by the Buyer(s) th WITHOUT REPRESENTATION OR WARRANTY OF ANY KIND OR NATURE CONDITION BASED SOLELY ON BUYER'S OWN INSPECTION.	
Budyetrestision Seller: HOLLY G ARNST, CEO O/B/O INSPI RE-RENOVATIO N LLC	
IULLI U NKNOI, ULU U/ U INOYIKE INENGYAZIZUN LLU	

date