Vang, Mai (CI-StPaul)

From: Hank Hanten < hank@travelheadquarters.us>
Sent: Tuesday, September 15, 2015 4:53 PM

To: Vang, Mai (CI-StPaul) **Cc:** Ferdinand Peters

Subject: Signed Purchase agreement

Attachments: Scanned from a Xerox Multifunction Device.pdf

Mai please find attached a fully executed cash sale purchase agreement with a well know property developer in the city. Hoping we can make this work with the city with an October 9th closing date.

Thank you and please contact me with any questions.

Hank

PLEASE NOTE NEW ADDRESS

Henry M. Hanten Account Executive Acendas Meetings & Incentives 502 2nd Street Suite 201 Hudson WI 54016

715.808.0102

hank@travelheadquarters.us | acendas.com.

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	1. Date
	2. Page 1 of pages
3UYER (S):	Paulette Myers-Rich
	Amanda Degener
Buyer's earnest money in the amount of	One Thousand
	DOLLARS
) shall be delivered no later than two (2) Business Days afte
	nt to be deposited in the trust account of (check one):
✓ listing broker; or	
Land Title (Name of Title Company)	, i
within three (3) Business Days of receipt of t Agreement, whichever is later.	the earnest money or Final Acceptance Date of this Purchase
Said earnest money is part payment for the purch	nase of property at
929 W 7th Street	located in the
City/Township ofsaint Paul	County of Ramsey
State of Minnesota, PID # (s)	27123112823140136
and legally described as follows STINSONS SUB O	OF B25 STINSON B LOT 6 BLOCK 25
Personal Property, if any, all of which property the	of in the attached Addendum to Commercial Purchase Agreement of undersigned has this day sold to Buyer for the sum of: Ninety Thousand
Personal Property, if any, all of which property the	
Personal Property, if any, all of which property the	e undersigned has this day sold to Buyer for the sum of: Ninety Thousand
(\$	e undersigned has this day sold to Buyer for the sum of: Ninety Thousand DOLLARS, which Buyer agrees to pay in the following manner: price, or more in Buyer's sole discretion, which includes the earnes the sale price. Buyer shall, at Buyer's sole expense, apply for any
(\$	e undersigned has this day sold to Buyer for the sum of: Ninety Thousand DOLLARS, which Buyer agrees to pay in the following manner: price, or more in Buyer's sole discretion, which includes the earnes the sale price. Buyer shall, at Buyer's sole expense, apply for any ment.
(\$	e undersigned has this day sold to Buyer for the sum of: Ninety Thousand DOLLARS, which Buyer agrees to pay in the following manners price, or more in Buyer's sole discretion, which includes the earnes the sale price. Buyer shall, at Buyer's sole expense, apply for any ment. a first mortgage; a contract for deed; or a firs cribed in the attached Addendum to Commercial Purchase Agreement
### Personal Property, if any, all of which property the ### 90,000.00 1. CASH of percent (%) of the sale percent (%	e undersigned has this day sold to Buyer for the sum of: Ninety Thousand DOLLARS, which Buyer agrees to pay in the following manner: price, or more in Buyer's sole discretion, which includes the earnes the sale price. Buyer shall, at Buyer's sole expense, apply for any ment. a first mortgage; a contract for deed; or a firs cribed in the attached Addendum to Commercial Purchase Agreement
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\$	e undersigned has this day sold to Buyer for the sum of: Ninety Thousand DOLLARS, which Buyer agrees to pay in the following manner: price, or more in Buyer's sole discretion, which includes the earnes the sale price. Buyer shall, at Buyer's sole expense, apply for any ment. a first mortgage; a contract for deed; or a first cribed in the attached Addendum to Commercial Purchase Agreement or Deed. ject to a due diligence contingency. (If answer is IS, see attached a Agreement: Due Diligence.)
90,000.00 1. CASH of	e undersigned has this day sold to Buyer for the sum of: Ninety Thousand DOLLARS, which Buyer agrees to pay in the following manner: price, or more in Buyer's sole discretion, which includes the earnes the sale price. Buyer shall, at Buyer's sole expense, apply for any ment. a first mortgage; a contract for deed; or a first cribed in the attached Addendum to Commercial Purchase Agreement or Deed. ject to a due diligence contingency. (If answer is IS, see attached a Agreement: Due Diligence.)
(\$	e undersigned has this day sold to Buyer for the sum of: Ninety Thousand DOLLARS, which Buyer agrees to pay in the following manner: price, or more in Buyer's sole discretion, which includes the earnes the sale price. Buyer shall, at Buyer's sole expense, apply for any ment. a first mortgage; a contract for deed; or a firs cribed in the attached Addendum to Commercial Purchase Agreement or Deed. ject to a due diligence contingency. (If answer is IS, see attached a Agreement: Due Diligence.) Oct 9 , 20 15 ance by Buyer, Seller agrees to execute and deliver a (check one)
Personal Property, if any, all of which property the 90,000.00 1. CASH of	e undersigned has this day sold to Buyer for the sum of: Ninety Thousand —) DOLLARS, which Buyer agrees to pay in the following manner: price, or more in Buyer's sole discretion, which includes the earnes the sale price. Buyer shall, at Buyer's sole expense, apply for any ment. ☐ a first mortgage; ☐ a contract for deed; or ☐ a first cribed in the attached Addendum to Commercial Purchase Agreement For Deed. ☐ ject to a due diligence contingency. (If answer is IS, see attached E Agreement: Due Diligence.) Oct 9 , 20 15 ance by Buyer, Seller agrees to execute and deliver a (check one) I Warranty Deed, ☐ Contract for Deed — Deed conveying marketable title, subject to:
(\$	e undersigned has this day sold to Buyer for the sum of: Ninety Thousand DOLLARS, which Buyer agrees to pay in the following manner: price, or more in Buyer's sole discretion, which includes the earnes the sale price. Buyer shall, at Buyer's sole expense, apply for any ment. a first mortgage; a contract for deed; or a first cribed in the attached Addendum to Commercial Purchase Agreement for Deed. ject to a due diligence contingency. (If answer is IS, see attached a Agreement: Due Diligence.) Oct 9 , 20 15 ance by Buyer, Seller agrees to execute and deliver a (check one) I Warranty Deed, Contract for Deed Deed conveying marketable title, subject to: atte and federal regulations;
(\$	e undersigned has this day sold to Buyer for the sum of: Ninety Thousand DOLLARS, which Buyer agrees to pay in the following manner: price, or more in Buyer's sole discretion, which includes the earnes the sale price. Buyer shall, at Buyer's sole expense, apply for any ment. a first mortgage; a contract for deed; or a first cribed in the attached Addendum to Commercial Purchase Agreement for Deed. ject to a due diligence contingency. (If answer is IS, see attached a Agreement: Due Diligence.) Oct 9 , 20 Thousand Thousand
(\$	e undersigned has this day sold to Buyer for the sum of: Ninety Thousand DOLLARS, which Buyer agrees to pay in the following manner: price, or more in Buyer's sole discretion, which includes the earnes the sale price. Buyer shall, at Buyer's sole expense, apply for any ment. a first mortgage; a contract for deed; or a firs cribed in the attached Addendum to Commercial Purchase Agreement for Deed. ject to a due diligence contingency. (If answer is IS, see attached a Agreement: Due Diligence.) oct 9, 20, 15 ance by Buyer, Seller agrees to execute and deliver a (check one) I Warranty Deed, Contract for Deed Deed conveying marketable title, subject to: atte and federal regulations; the Property without effective forfeiture provisions; of Minnesota or other government entity;
(\$	e undersigned has this day sold to Buyer for the sum of: Ninety Thousand DOLLARS, which Buyer agrees to pay in the following manner: price, or more in Buyer's sole discretion, which includes the earnes the sale price. Buyer shall, at Buyer's sole expense, apply for any ment. a first mortgage; a contract for deed; or a firs cribed in the attached Addendum to Commercial Purchase Agreement for Deed. ject to a due diligence contingency. (If answer is IS, see attached a Agreement: Due Diligence.) oct 9, 20, 15 ance by Buyer, Seller agrees to execute and deliver a (check one) I Warranty Deed, Contract for Deed Deed conveying marketable title, subject to: atte and federal regulations; the Property without effective forfeiture provisions; of Minnesota or other government entity;

		45. Page 2 Date
46.	Property located at 929 W 7th Street	Saint Paul
47.	TENANTS/LEASES: Property IS V IS NOT subject to	rights of tenants (if answer is IS, see attached Addendum
48.	to Commercial Purchase Agreement: Due Diligence).	
49. 50.	Seller shall not execute leases from the date of this Purcha extends beyond the date of closing, without the prior wr	se Agreement to the date of closing, the term of which lease itten consent of Buyer. Buyer's consent or denial shall be
51. 52.	provided to Seller within3 shall not be unreasonably withheld.	days of Seller's written request. Said consent
53. 54. 55. 56.	Buyer on a calendar year basis to the actual date of closi	e in the year of closing shall be prorated between Seller and ing unless otherwise provided in this Purchase Agreement. It is sociated fees, payable in the years prior to closing shall be sequent to closing shall be paid by Buyer.
57. 58.	SPECIAL ASSESSMENTS: BUYER AND SELLER SHALL PRORATE AS O	F THE DATE OF CLOSING 🗹 SELLER SHALL PAY
59. 60. 61.	payable in the year of closing. 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.	-	IDE FOR PAYMENT OF special assessments pending as
64. 65. 66.	of the date of this Purchase Agreement for improvements the	nat have been ordered by any assessing authorities. (Seller's p to two (2) times the estimated amount of the assessments
67. 68.	Buyer shall pay any unpaid special assessments payable which is not otherwise herein provided.	in the year following closing and thereafter, the payment of
69.	As of the date of this Purchase Agreement, Seller repre	sents that Seller HAS HAS NOT received a notice
70. 71. 72. 73. 74. 75. 76. 77.	against the Property. Any such notice received by Seller as shall be provided to Buyer immediately. If such notice is or before the date of closing, then the parties may agree for the payment of or assume the special assessments. In this Purchase Agreement canceled by written notice to the party, in which case this Purchase Agreement is canceled.	ng authorities, the costs of which project may be assessed ter the date of this Purchase Agreement and before closing issued after the date of this Purchase Agreement and on in writing, on or before the date of closing, to pay, provide the absence of such agreement, either party may declare other party, or licensee representing or assisting the other. If either party declares this Purchase Agreement canceled, ation confirming said cancellation and directing all earnest
79. 80.	POSSESSION : Seller shall deliver possession of the Prope agreed to in writing.	erty no later than immediately after closing, unless otherwise
81. 82. 83.	PRORATIONS: All items customarily prorated and adjuste herein including but not limited to rents, operating expense as of the date of closing. It shall be assumed that Buyer was	ed in connection with the closing of the sale of the Property s, interest on any debt assumed by Buyer, shall be prorated ill own the Property for the entire date of the closing.
84. 85. 86. 87. 88.	any reason, the risk of loss shall be on Seller. If the Proper this Purchase Agreement shall be canceled, at Buyer's representing or assisting Seller, of such cancellation with	operty between the date hereof and the date of closing, for ty is destroyed or substantially damaged before the closing, option, if Buyer gives written notice to Seller, or licensee in thirty (30) days of the damage. Upon said cancellation, ation confirming said cancellation and directing all earnest

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		90. Page 3 Date	//30/2015
91.	Property located at 929 W 7th Street		Saint Paul
92. 93.	EXAMINATION OF TITLE: Seller shall, at its expense, wi Acceptance of this Purchase Agreement, furnish to Buyer,		days after Final assisting Buyer, a commitment
94.	for an owner's policy of title insurance from	Land Title (Name of Title Company)	, including levied
95. 96. 97. 98. 99.	and pending special assessments. Buyer shall be allow commitment for title insurance to provide Seller, or license Buyer shall be deemed to have waived any title objections no above and any matters with respect to which title objection Deed as specified herein to be delivered pursuant to this A	ee representing or assisting of made within the Objection F n is so waived may be excep	Seller, with written objections. Period provided for immediately
100. 101. 102. 103. 104. 105.	Seller will endeavor to cure such objections within the Cu	ligated to do so. Upon rece representing or assisting B re Period. Liens or encumb	eipt of Buyer's title objections, uyer, in writing whether or not rances for liquidated amounts
107. 108. 109. 110. 111. 112.	If Seller's notice states that Seller will not endeavor to cur Buyer may, as its sole remedy, within ten (10) days of the Agreement canceled by written notice to Seller, or licensee a Agreement is canceled. If Buyer declares this Purchase Aga written cancellation confirming said cancellation and directly Buyer. If Buyer does not declare this Purchase Agreement bound to proceed with the closing and to purchase the Prowithout reduction in the Purchase Price.	e sending of such notice by representing or assisting Sell reement canceled, Buyer an ecting all earnest money pai t canceled as provided imm	r Seller declare this Purchase er, in which case this Purchase d Seller shall immediately sign d hereunder to be refunded to ediately above, Buyer shall be
115. 116. 117.	If Seller's notice states that Seller will endeavor to cure all Seller will endeavor to cure some, but not all, of the spec Agreement canceled as above provided, Seller shall use cornor those Seller has agreed to endeavor to cure and, pendolosing shall be postponed.	ified objections and Buyer d nmercially reasonable efforts	oes not declare this Purchase to cure the specified objections
119. 120. 121. 122.	If Seller, within the Cure Period above provided, corrects the endeavor to cure, then upon presentation to Buyer, or lice establishing that such objections have been cured, the closelosing date, whichever is later.	ensee representing or assis	sting Buyer, of documentation
124. 125. 126.	notice to Seller, or licensee representing or assisting Seller in which case this Purchase Agreement is canceled. Buy confirming said cancellation and directing all earnest mor shall be liable for damages hereunder to the other. In the	edy, declare this Purchase A r, given within five (5) days after and Seller shall immediated ney paid hereunder to be releasternative, Buyer may electrassisting Seller, within such a shall be bound to proceed without reduction in the purched deemed to have elected	Agreement canceled by written the the end of the Cure Period, ely sign a written cancellation funded to Buyer. Neither party of to waive such objections by a five (5)-day period and accept with the closing and to purchase chase price. If neither notice is
134. 135. 136. 137.	If title is marketable, or is made marketable as provided he Seller, in addition to any other right or remedy available to S Agreement as provided by either MN Statute 559.21 or Mearnest money paid hereunder as liquidated damages.	eller hereunder, at law or in e	quity may cancel this Purchase
138. 139. 140.	If title is marketable, or is made marketable as provided h. Buyer may, in addition to any other right or remedy available (6) months after such right of action arises.		

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141. Page 4 Date

7/30/2015

142.	Property	located	at	929	W	7th	Street

Saint Paul

REPRESENTATIONS AND WARRANTIES OF SELLER: The following representations made are to the best 144. of Seller's knowledge

145. There is no action, litigation, investigation, condemnation of other proceeding of any kind pending or threatened against Seller or any portion of the Property. In the event Seller becomes aware of any sugh proceeding prior to closing, Seller 146.

will promptly notify Buyer of such proceeding.

.148. The Property is in compliance with all applicable provisions of all planning, zoning and subdivision rules, regulations and statutes. Seller has obtained all nacessary licenses, permits and approvals necessary for the ownership and 149. BR operation of the Property.

151. Prior to the closing, payment in full will have been made for all labor, materials, machinery, fixtures or tools furnished 152. within the 120 days immediately preceding the closing in connection with construction, alteration or repair of any

structure on, or improvement to, the Property.

Seller has not received any notice from any governmental authority as to condemnation proceedings, or violation of any law, ordinance, regulation, code, or order affecting the Property the Property subject to restrictive covenants, Seller has not received any notice from any person or authority as to a preach of the covenants. Any such notices received by Seller shall be provided to Buyer immediately.

Seller has not executed any options to purchase, rights of first refusal, or any other agreements giving any person or other entity the right to purchase or otherwise acquire any interest in the Property, and Seller is unaware of any options to purchase, rights of first refusal, or other similar rights affecting the Property.

Seller is not a "foreign person," "foreign partnership," "foreign trust," or "foreign estate," as those terms are defined in

Section 1445 of the Internal Revenue Code.

163. The legal description of the real property to be conveyed has been or shall be approved for recording as of the date

164. of closing

157

165. If Seller is an organized entity, Seller represents and warrants to Buyer that Seller is duly organized and is in good 166. standing under the laws of the state of Minnesota; that Seller is duly qualified to transact business in the State of

167. Minnesota; that Seller has the requisite organizational power and authority to enter into this Purchase Agreement and

168. the Seller's Closing Documents signed by it; such documents have been duly authorized by all necessary action on

169. the part of Seller and have been duly executed and delivered; that the execution, delivery and performance by Seller of

170. such documents do not conflict with or result in a violation of Seller's organizational documents or Bylaws or any judgment, 171. order or decree of any court or arbiter to which Seller is a party; and that such documents are valid and binding obligations

172. of Seller, and are enforceable in accordance with their terms.

173. Seller will indemnify Buyer, its successors and assigns, against and will hold Buyer, its successors and assigns,

174. harmless from, any expenses or damages, including reasonable attorneys' fees, that Buyer incurs because of the

breach of any of the above representations and warranties, whether such breach is discovered before or after the date

176. of closing.

See attached Addendum to Commercial Purchase Agreement: Due Diligence, if any, for additional representations 177.

178. and warranties.

179. REPRESENTATIONS AND WARRANTIES OF BUYER: If Buyer is an organized entity, Buyer represents and warrants

180. to Seller that Buyer is duly organized and is in good standing under the laws of the state of Minnesota; that Buyer is 181. duly qualified to transact business in the State of Minnesota; that Buyer has the requisite organizational power and

182. authority to enter into this Purchase Agreement and the Buyer's Closing Documents signed by it; such documents

183. have been duly authorized by all necessary action on the part of Buyer and have been duly executed and delivered; 184. that the execution, delivery and performance by Buyer of such documents do not conflict with or result in a violation

185. of Buyer's organizational documents or Bylaws or any judgment, order or decree of any court or arbiter to which Buyer

is a party; and that such documents are valid and binding obligations of Buyer, and are enforceable in accordance with

187. their terms. Buyer will indemnify Seller, its successors and assigns, against and will hold Seller, its successors and

188. assigns, harmless from, any expenses or damages, including reasonable attorneys' fees, that Seller incurs because

189. of the breach of any of the above representations and warranties, whether such breach is discovered before or after

190. the date of closing.

191. TIME IS OF THE ESSENCE FOR ALL PROVISIONS OF THIS CONTRACT.

192. CALCULATION OF DAYS: Any calculation of days begins on the first day (calendar or Business Days as specified)

193. following the occurrence of the event specified and includes subsequent days (calendar or Business Days as specified)

194. ending at 11:59 P.M. on the last day.

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	195. Page 5 Date
196.	Property located at 929 W 7th Street Saint Paul
197. 198.	BUSINESS DAYS: "Business Days" are days which are not Saturdays, Sundays or state or federal holidays unless stated elsewhere by the parties in writing.
200. 201.	DEFAULT: If Buyer defaults in any of the agreements herein, Seller may cancel this Purchase Agreement, and any payments made hereunder, including earnest money, shall be retained by Seller as liquidated damages and Buyer and Seller shall affirm the same by a written cancellation. In the alternative, Seller may seek all other remedies allowed by law.
203. 204.	If Buyer defaults in any of the agreements hereunder, Seller may terminate this Purchase Agreement under the provisions of either MN Statute 559.21 or MN Statute 559.217, whichever is applicable.
206.	If this Purchase Agreement is not canceled or terminated as provided hereunder, Buyer or Seller may seek actual damages for breach of this Purchase Agreement or specific performance of this Purchase Agreement; and, as to specific performance, such action must be commenced within six (6) months after such right of action arises.
209.	SUBJECT TO RIGHTS OF TENANTS, IF ANY, BUYER HAS THE RIGHT TO VIEW THE PROPERTY PRIOR TO CLOSING TO ESTABLISH THAT THE PROPERTY IS IN SUBSTANTIALLY THE SAME CONDITION AS OF THE DATE OF THIS PURCHASE AGREEMENT.
212.	DISCLOSURE NOTICE: If this Purchase Agreement includes a structure used or intended to be used as residential property as defined under MN Statute 513.52, Buyer acknowledges Buyer has received a <i>Disclosure Statement: Seller's Property</i> or <i>Disclosure Statement: Seller's Disclosure Alternatives</i> form.
215.	(Check appropriate boxes.) SELLER WARRANTS THAT THE PROPERTY IS EITHER DIRECTLY OR INDIRECTLY CONNECTED TO: CITY SEWER ☑ YES ☐ NO / CITY WATER ☑ YES ☐ NO
	SUBSURFACE SEWAGE TREATMENT SYSTEM
218.	SELLER DOES DOES NOT KNOW OF A SUBSURFACE SEWAGE TREATMENT SYSTEM ON OR SERVING
219. 220.	THE PROPERTY. (If answer is DOES , and the system does not require a state permit, see <i>Disclosure Statement: Subsurface Sewage Treatment System.</i>)
	PRIVATE WELL
	SELLER DOES DOES NOT KNOW OF A WELL ON OR SERVING THE PROPERTY. (If answer is DOES and well
	is located on the Property, see <i>Disclosure Statement: Well</i> .)
224.	THIS PURCHASE AGREEMENT IS IS NOT SUBJECT TO AN ADDENDUM TO PURCHASE AGREEMENT:
225. 226.	SUBSURFACE SEWAGE TREATMENT SYSTEM AND WELL INSPECTION CONTINGENCY. (If answer is IS , see attached <i>Addendum</i> .)
227. 228. 229.	IF A WELL OR SUBSURFACE SEWAGE TREATMENT SYSTEM EXISTS ON THE PROPERTY, BUYER HAS RECEIVED A <i>DISCLOSURE STATEMENT: WELL</i> AND/OR A <i>DISCLOSURE STATEMENT: SUBSURFACE SEWAGE TREATMENT SYSTEM</i> .
230.	NOTICE
231.	David Wickiser is Seller's Agent ✓ Buyer's Agent Dual Agent Facilitator. (Check one.)
232.	New City Real Estate, Incorpor (Real Estate Company Name)
233.	Gary Fabel is Seller's Agent Buyer's Agent Dual Agent Facilitator. (Check one.)
234.	Coldwell Banker/Burnet (Real Estate Company Name)

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		235. Page 6 Date	7/30/2015
236.	Property located at 929 w 7th Street	Sa:	int Paul
239. 240. 241. 242. 243.	DUAL AGENCY DISCLOSURE: Dual agency occurs who transaction, or when two salespersons licensed to the sar agency requires the informed consent of all parties, and me duties to both parties to the transaction. This role limits the provide, and prohibits them from acting exclusively for eithe terms and motivation for pursuing a transaction will be keep salesperson in writing to disclose specific information about may not advocate for one party to the detriment of the other	me broker each represent a party ans that the broker or salesperson e level of representation the broker r party. In dual agency, confidentia cept confidential unless one party at him or her. Other information wil	to the transaction. Dual owes the same fiduciary er and salespersons can all information about price, y instructs the broker or
245.	CONSENT TO DU	AL AGENCY	
246. 247. 248. 249.	Broker represents both parties involved in the transaction, its salespersons owe fiduciary duties to both parties. Becau salespersons are prohibited from advocating exclusively transaction without the consent of both parties. Both parties	se the parties may have conflicting for either party. Broker cannot ac	g interests, Broker and its
250. 251. 252.	 confidential information communicated to Broker which remain confidential unless the parties instruct Broker in be shared; 		
253.	(2) Broker and its salespersons will not represent the inter-	rest of either party to the detrimen	it of the other; and
254. 255.	(3) within the limits of dual agency, Broker and its salespersale.	erson will work diligently to facilita	ate the mechanics of the
257.		n above, the parties authorize an	d instruct Broker and its
258.	SELLER: M. Marter for Michael Moure	BUYER:	
259.	Ву:	Ву:	
260.	Its:	Its:	
261.	(Dafe)	(Date)	
262.	SELLER:	BUYER:	A Administration of the Control of t
263.	By:	By:	
264.	Its:	Its:	
265.	(Date)	(Date)	
266.	SUCCESSORS AND ASSIGNS: All provisions of this Purch	ase Agreement shall be binding on	successors and assigns.
267. 268.	CLOSING COSTS: Buyer or Seller may be required to particular at closing or reduce the proceeds from the sale	y certain closing costs, which may e.	y effectively increase the
269.	ACCEPTANCE DEADLINE. This offer to purchase, unle	ess accepted sopner, shall be w	rithdrawn at 11:59 p.m.,
270.	August 4th 20 15 , and in so	ch event all earnest money shall i	be returned to Buyer.
		7, [5]	
MNC:F	PA-6 (8/14)	1	
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		and.	forms 🐬

72.	Property located at 929 w 7th Street	Saint	Paul
74. 75. 76. 77. PM 79. 80. 81. 82.	CONDEMNATION: If, prior to the closing date, condemnation the Property, Seller or licensee representing or assisting licensee representing or assisting Buyer, of such fact and Buyer days after Seller's notice), declare this Purchase Agreement captrassetting Seller in which case this Purchase Agreement is under this Purchase Agreement. In the event Buyer declare shall immediately sign a written cancellation confirming subject to be refunded to Buyer. If Buyer fails to give such closing, subject to any other contingencies to this Purchase the purchase price and Seller shall assign to Buyer at the closing award made or to be made in the condemnation proceed counsel, appear in, or otherwise act with respect to, the condemnation	Seller, shall immediately give written may at Buyer's option to be executoceled by written notice to Seller or localized and heither party shall have the Purchase Agreement cancelluch cancellation and directing all written notice, then Buyer shall be of Agreement. In such event, there shall gate all of Selle's rights, title allings. Prior to the closing date, Selle	n notice to Buyer, or issed within thirty (30) hensee representing we further obligations ed. Boyer and Seller earnest money paid ound to proceed with all be no reduction in and interest in and to er shall not designate
286. 287. 288. 289. 290. 291. 292. 293. 294.	MUTUAL INDEMNIFICATION: Seller and Buyer agree to indefrom, all liabilities (including reasonable attorneys' fees in coperation or maintenance of the Property for their respective not arise to the extent that (a) the party seeking indemnificate payments directly attributable to the liability in question (net fees); or (b) the claim for indemnification arises out of the act to the extent that, the indemnified party has insurance coverany amount to be indemnified against, as set forth above, to indemnifying party of its indemnification obligations, assign so not assignable, the indemnified party will diligently pursue stassign the recovery and/or right of recovery to the indemnifying by such party.	defending against claims) arising of periods of ownership. Such rights to tion actually receives insurance proof the cost of collection, including return to reglect of the party seeking incage, or the right to make claim again the indemnified party will, upon full such rights to the indemnifying party such rights by appropriate legal actions.	ut of the ownership, o indemnification will oceeds or other cash easonable attorneys' demnification. If, and lest any third party for performance by the or, if such rights are on or proceeding and
298. 299. 300.	ENTIRE AGREEMENT: This Purchase Agreement and any constitute the entire agreement between Buyer and Seller. An Seller, including, but not limited to, e-mails, text messages, Purchase Agreement. This Purchase Agreement can be moderated by operation of law. All monetary sums are deemed to Agreement.	y other written or oral communication or other electronic communication odified or canceled only in writing s	n between Buyer and s are not part of this signed by Buyer and
	ELECTRONIC SIGNATURES: The parties agree the electron transaction constitute valid, binding signatures.	iic signature of any party on any doo	cument related to this
	FINAL ACCEPTANCE: To be binding, this Purchase Agreed must be delivered.	nent must be fully executed by bot	h parties and a copy
	SURVIVAL: All warranties and representations in this Purch contract for deed and be enforceable after the closing.	ase Agreement shall survive the de	elivery of the deed or
310.	OTHER: THE PROPERTY IS CAT WITHOUT A CERTIFICATE OF	ř	EMOUED,
312	SELLER STATES THIS TO	,	17,5
315.			
316. 317.		BISTERED VACANT	BUILDING.
318. MNC:I	PA-7 (8/14) PM DR \(\begin{align*} \text{ \ \text{ \tex	111	Instan t forms

		319. Page 8 Date	7/30/2015	mayori
320.	Property located at 929 W 7th Street		Saint Paul	- *
321.	ADDENDA AND PAGE NUMBERING: Attached adde	nda are a part of this Purc	hase Agreement.	
322. 323.	If checked, this Purchase Agreement is sub Agreement: Counteroffer.	ject to attached <i>Addend</i>	um to Commercial Purchas	se
324.	SELLER Diministration of M	BUYER		
325.	Jum Henter Jun Michery Mores		th	aline trans
000		Authentisian By: Paulette Myers-Rich	ν	
326.	by.	Ву: Рамжизе 2: Мусе Ры-	-Rich	9/15/2015
327.	Its:	Its:		
200	9/14/1	07/31/2015		
328.	(Date)	(Date)		oneser .
329.	SELLER	BUYER		
330.		Amanda Degener		
004	D	Anusta Deaps	i.N _{tir}	
331.	Ву:	Amayadan 19 ayaana Pa		Project
332.	Its:	Its:		nder norm
333.		(TAIS)		
oaa.	(Date)	(Date)		
	FINAL ACCEPTANCE DATE: 9/15/2015 is the date on which the fully executed Purchase Agree	ment is delivered.	The Final Acceptance Date	
336. 337.	THIS IS A LEGALLY BINDING CONTRAINED IF YOU DESIRE LEGAL OR TAX ADVICE, O	ACT BETWEEN BUYER(S) CONSULT AN APPROPRIA	AND SELLER(S). TE PROFESSIONAL.	
338. 339. 340. 341. 342. 343.	THIS MINNESOTA ASSOCIATION OF REALTOR DESIGNED TO BE AND IS NOT WARRANTED TO MAY WISH TO ADDRESS, AND EITHER PARTY N TO ADDRESS STATUTORY OR CONTRACT BOTH PARTIES ARE ADVISED TO SEEK THIS CONTRACT ADEQUATELY	BE INCLUSIVE OF ALL ISS MAY WISH TO MODIFY THIS TUAL MATTERS NOT CONT THE ADVICE OF AN ATTO	SUES SELLER AND BUYER S PURCHASE AGREEMENT TAINED IN THIS FORM. PRNEY TO ENSURE	

MNC:PA-8 (8/14)

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ADDENDUM TO COMMERCIAL PURCHASE AGREEMENT

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1	Date		0	7/30/1	.5
2	Page				
Addendum to Purchase Agreement between parties, dated		Jul		30	20 15
pertaining to the purchase and sale of the Property at929		h Street			,
Saint Paul		MN			55102
STINSONS SUB OF B25 STINS	ON B L	OT 6 BLOCK	25		
In the event of a conflict between this Addendum and any of in this Addendum shall govern. Buyer and Seller agree that items on this adde anywhere else in this document. Buyer and Seller agree that Buyer shall have 4 to satisfy Buyer on the following items (purch satisfaction of all following items): 1) City of Saint Paul accepting plans for the 2) Reviewing any structural reports seller has inspect the property. 3) Retain sewer expert to verify sewer connect can cave in after a lack of use) 3) General inspection (including but not limit 4) Satisfactory Bids for all contract work (Ci will add unforeseen cost to the project) 5) Verification and satisfaction that the wate meter is functioning. Seller to provide all documents pertaining to orders, code compliance, or any other issues t property within 7 days of this agreement. Sell	ner prov ndum w 5 days ase ag proper and/o ion is ed to ty of r supp city o he cit	from accreement is ty and is retaining good (saircof, side Saint Pauf Saint Py of Saint Py	Purchase / sede cont ceptance s subject suing a k ng a stru nd rock t ewalls, f l will re ne street aul inspe	cradic of th to b ouildi ctura cunnel counda equire to t	tory items is agreement uyer ng permit l engineer t connections tion, etc.) items that he water , demo ave with the
Paul documents regarding the property within 3 Buyer and Seller agree to direct all earnest m satisfy Buyer on any of above items. SEE PAGE 7 DF THE COMB	oney b	ess days.	yer shoul	d Buy	er not
Buyer and Seller agree to direct all earnest m satisfy Buyer on any of above items. SEE PAGE 7 DF THE COMM SELLER	oney b LEVEC BUYEF	ess days. ack to Bu IAC Authentisiss	yer shoul	d Buy	er not
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MN-ACPA (8/13)

ADDENDUM TO COMMERCIAL PURCHASE AGREEMENT:

DUE DILIGENCE
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		1.	Date		07/30/	15
		2.	Page			Philippin lader and Paris and Tax Repairs and Repairs and Address
Ad	ddendum to Purchase Agreement between parties, dat	ted	J	ul_	30	20 15
pei	rtaining to the purchase and sale of the Property at	929	W 7th St	reet	ar tumbahatan atah sayang agamatan 114 sa sasanga	
	Saint Paul		MN			55102
	the event of a conflict between this Addendum and any s Addendum shall govern.	othei	r provision of	the Purchase	Agreeme	ent the language in
	nis Purchase Agreement is contingent upon Buyer's re is Addendum.	asona	able approval	of due diliger	ce matte	ers as agreed to in
1. acc	tle and examination and title corrections and remedies cordance with terms specified in the Examination of Title greement.					
4. sui 5. acl 6. din	yer shall satisfy himself/herself/itself with respect to the itability of the Property for Buyer's intended purpose schowledges that any information provided by Seller, at the mensions, square footage, or acreage of land or improformation to Buyer's satisfaction, at Buyer's sole cost and	within nird pa oveme	the respectivery, or broker ents is approx	ve time period representing (l(s) spec or assistii	ified herein. Buyer ng Seller regarding
9. or 0. cai	uyer may declare this Purchase Agreement canceled be assisting Seller, within the respective time period(s) sunceled. Buyer and Seller shall immediately sign a writt arnest money paid hereunder to be refunded to Buyer, a	specifi en ca	ed herein, in ncellation con	which case the firming said c	nis Purch ancellatio	nase Agreement is on and directing all
3. spe	uyer's failure to give written notice of cancellation of thi ecified herein shall conclusively be deemed Buyer's ele sapproved items that Seller has not agreed in writing to	ction t	o proceed wit	h the transacti	e respec on witho	tive time period(s) ut correction of any
6. ind 7. by 8. cor	Lyer's Responsibility Regarding Due Diligence: Budemnify, defend, and hold Seller harmless from all liabile. Seller by reason of any physical damage to the Propentractors in exercising its rights under this Addendum, ior to Buyer's testing. Buyer shall not disturb any tenanger.	lity, cla perty of and s	aims, demand or injury to po hall return the	ls, damages, dersons caused Property to t	costs or e d by Buy he same	expenses, incurred er or its agents or condition it was in
1. pei 2. ma 3. is c	eller's Responsibility Regarding Due Diligence: Se erformance of any surveys, due diligence or inspections ay require that all utilities be on and the Seller is respor occupied by someone other than Owner, Owner shall c provide tenant with proper notice in advance of any Pre	s agre nsible omply	eed to herein. for providing with Minneso	Seller under same at Selle	stands th r's exper	nat the inspections
5. A.	ENVIRONMENTAL ASSESSMENTS/INSPECTIONS	3:		•		1.11
3.	(i) Phase I: This Purchase Agreement X IS		NOT conti	ngent upon	Вич	ER-X-SER
7.	obtaining a Phase I environmental site assessm		*			(Check one.) Sexpense 1
8. 9.	within <u>20</u> c Buyer shall provide reasonable approval o	days o	of Final Accep Phase I er	tance Date of	this Pur site as	chase Agreenter. Sessment within
0. 1. 2. 3.	days of (a) Final Acceptance Date of this Purchase Agon bligated to be obtained by Buyer; or (b) receipt of the Phase I environmental site ass	eithe greem	r: lent if the Ph	ase I environ	mental s	Todas wasen America

MN-ACPA:DD-1 (8/14)

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

			44. Page
45.	Pro	pert	y located at 929 W 7th Street Saint Paul
46.		(ii)	Phase II: This Purchase Agreement 🗌 IS 🔲 IS NOT contingent upon 🔲 BUYER 🗀 SELLER
47.			obtaining a Phase II environmental site assessment of the Property at BUYER SELLER
48.			expense within days of Final Acceptance Date of this Purchase Agreement.
49.			Buyer shall provide reasonable approval of the Phase II environmental site assessment within
50. 51.			days of either: (a) Final Acceptance Date of this Purchase Agreement if the Phase II environmental site assessment is
52. 53.			obligated to be obtained by Buyer; or (b) receipt of the Phase II environmental site assessment if Seller is obligated to obtain.
54.		(iii)	Other Testing: This Purchase Agreement IS IS NOT contingent upon BUYER SELLER
55.			obtaining other Intrusive Testing of the Property at BUYER'S SELLER'S expense within
56. 57.			days of Final Acceptance Date of this Purchase Agreement. Buyer shall provide reasonable approval of the assessment/inspection within
58.			days of either:
59.			(a) Final Acceptance Date of this Purchase Agreement if the assessment/inspection is obligated to be obtained
60. 61.			by Buyer; or (b) receipt of the assessment/inspection if Seller is obligated to obtain.
62. 63.			For purposes of this form, "Intrusive Testing" shall mean any testing, inspection(s) or investigation(s) that changes the Property from its original condition or otherwise damages the Property.
64.			Buyer SHALL SHALL NOT be required to provide Seller with a copy of any assessment/inspection
65.			reports obtained by Buyer.
66. 67.		(iv)	Seller's Representations on Environmental Concerns: To the best of Seller's knowledge, there are no hazardous substances or underground storage tanks except herein noted:
68.			
69.			
70.		~ ~	WEDNINGS ADDROVAL TO A 1 TO THE TOTAL ADDROVAL TO THE TOTAL ADDROV
71. 72.	ъ.	GC	OVERNMENTAL APPROVAL: The following items, if applicable, shall be completed within
73.		(i)	days of Final Acceptance Date of this Purchase Agreement. This Purchase Agreement IS IS IS NOT contingent upon Buyer obtaining approval of governing body of
74.		()	development or subdivision plans, as described below, at X BUYER SELLER expense. If IS , Seller shall
75.			cooperate with Buyer to obtain such approval.
76.			
77.		(ii)	This Purchase Agreement X IS IS NOT contingent upon Buyer obtaining approval of governing body for
78.			rezoning or use permits, as described below, at X BUYER SELLER expense. If IS , Seller shall
79.			cooperate with Buyer to obtain such approval.
80.			
81.			
MN-A	CPA:E	DD-2	(8/14)
		~	forms 19

ADDENDUM TO COMMERCIAL PURCHASE AGREEMENT: DUE DILIGENCE

						62. Page	
83.	Pro	perty lo	cated at	929	W 7th Street		Saint Paul
84.	C.	OTHER	CONTIN	GENCI	ES: This Purchase	Agreement is continge	ent upon Buyer's reasonable approval of the
85. 86. 87. 88.		(a) Final (b) rec	al Accepta	nce Da item if	ite of this Purchase Seller is obligated		days of either bligated to obtain the item; or
89. 90.		[] (i)	BUYE expense.	R Sheck one.	SELLER obtaining	a certificate of survey of	of the Property, at BUYER SELLEF
91.		[] (ii)	BUYE			soil tests which indicate	that the Property may be improved withou
92.			,		ilding methods or c	osts, at BUYER S	ELLER expense.
93.		🗶 (iii)	X BUYE		ELLER obtaining co	pies of all covenants, rese	ervations and restrictions affecting the Property
94.			at BU	,	SELLER expense	t.	
95.		(iv)	BUYE	R SE	ELLER obtaining an	d approving copies of Ass	cociation documents at BUYER SELLER
96.			expense.				(Elles, Elley
97. 98. 99.		X (v)		s, includ			er's possession or control relating to the rights immon area maintenance fees, and estoppe
100. 101. 102. 103. 104. 105. 106. 107. 108. 109. 110.			any, and of that the S Property. name and of the Sec 504B.178 assigns h judgment any kind of	credited Security Seller sed addrecurity Decarding and in armlesses, liability	I thereon (collective Deposits being as shall, immediately a ss as required und eposits in accordar demnify and agree s from and against a ities and costs inclever, arising from a	ely, the Security Deposits signed are all of the Setter closing, notify tenant of the Setter Closing, notify tenant of the Idea of the Ide	t security deposits and the interest earned, it is) for the Property at closing. Seller warrants of the Property being held for tenants at the of the Security Deposit transfer and of Buyer's Subd. 5. Buyer agrees to hold and apply at eases of the Property pursuant to MN Statute ler, its legal representatives, successors and security, proceedings, demands, assessments reasonable attorney's fees and expenses of the Security Deposits.
111.		(vi)	Buyer obt	aining	from Seller copies	of all permits applicable	to the Property, operating statements for the
112. 113.			last control ar	nd relati	years, veing to the Property.	endor contracts, and any	y other documents in Seller's possession o
114. 115.			Buyer acl Buyer. Bu	knowled Jyer ag	dges that Seller ma rees to return all si	ikes no representations duch documents to Seller	or warranties by providing any documents to upon Seller's written request.

MN-ACPA:DD-3 (8/14)

ADDENDUM TO COMMERCIAL PURCHASE AGREEMENT: DUE DILIGENCE

		116. Page
117.	Property located at 929 w 7th Street	Saint Paul
118.	D. BUYER INVESTIGATIONS: This Purchase Agreement	IS IS NOT contingent upon Buyer's investigations
119. 120.	of the Property for Buyer to satisfy himself/herself/itself	with respect to the physical condition of the Property and 's intended purpose. Any Buyer investigations shall be
121. 122.	completed within45 Agreement. All Buyer investigations shall be at Buyer's	days of Final Acceptance Date of this Purchase sole cost and expense.
123.	SELLER MARINE MARINE	BUYER
124.	By: / M Hander for Moderay likers	By: Paulette Myers-Rich
125.	Its:	Its: Paulette Myers-Rich (Title) 7/31/2015 12:03:46 PM
126.	9/14/15 (Date)	07/31/2015 (Date)
127.	SELLER	BUYER
128.	By:	By: Amanda Degener
129.	Its:	Its: Armada Degenera Till 19731/2015 12:34:01 PM
130.	(Date)	(Date)
131. 132.	THIS IS A LEGALLY BINDING CONTRACT IF YOU DESIRE LEGAL OR TAX ADVICE, CON	` ,
MN-A	CPA:DD-4 (8/14)	
//	THE CURRENT OWNER OF REZ	OND HAS POSTED A \$ 10,000. 00
	Discharge Commence THE 13	TY OF ST. PAUL. ONLOR BY THE

PM DR

THE CURRENT OWNER OF REZOND HAS POSTED A \$ 10,000. The performance Bown with THE CITY OF ST. PAUL. ON OR BY THE [AD] CLOSING PATE, EINTER THIS BOWD SHALL BE RETURNED/REFUNDED TO THE SELLER, OR IT SHALL TRANSFERRED ON CREDITED TO THE VEW GROUP OF OWNERS, AND THEY WILL INTURN, PAY THE

SELCER \$ 10,000. ON ATCUSING. Instance

ADDENDUM TO COMMERCIAL PURCHASE AGREEMENT

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	1	. Date				
	2	. Page				
Addendum to Purchase Agr	eement between parties, dated _		Jul	30 , 20 15 ,		
pertaining to the purchase	and sale of the Property at929	W 7th	Street			
Sai	int Paul		MN	55102		
STINSONS SUB OF B25 STINSON B LOT 6 BLOCK 25						
in this Addendum shall gove Buyers intend to for	tween this Addendum and any o ern. rm an LLC to take title ll four buyers on the e	in. Du	e to room on	the forms, there is		
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Paulette Myers-Rich Paulette Myers-Rich Paulette: Myers-Rich						
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David Rich David Rich David Rich						
SELLERY By: // M Herter for	Malug Moren		uthentision ulette Myers-Rich			
Vis:		Pau, Its:	lating 12049555 Ric (Tille)	ch .		
(Date)		(Date)	07/31/2015			
SELLER		BUYER	thentision			
Ву:			31/2015 12:34:04 PM nda Degener			
Its:			(Title)			
(Date)		(Date)				
THIS IS A LEGALLY BINDING CONTRACT BETWEEN BUYER(S) AND SELLER(S). IF YOU DESIRE LEGAL OR TAX ADVICE, CONSULT AN APPROPRIATE PROFESSIONAL.						

MN-ACPA (8/13)