

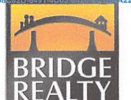
AMENDMENT TO PURCHASE AGREEMENT

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05/30/18

the purchase and sale of the property at 830 University Ave W Saint Paul MN 55104 hereby mutually agree to amend said Purchase Agreement as follows: As a result of the hearing held on May 22nd, 2018 with the City of St Paul, the court does not allow the sale to proceed until after the code compliance requirements have been completed. The seller will hire Paramount Investment Group, LLC to complete the repairs that are needed to satisfy the code compliance requirements based on Saint Paul's vacant building code compliance inspection. After these requirements are satisfied the sale of the property will be completed as outlined in purchase agreement. At that closing all repair costs incurred by Paramount Investment Group, LLC will be waived.	hereby mutually agree to amend said Purchase Agreement as follows: As a result of the hearing held on May 22nd, 2018 with the City of St Paul, the court does not allow the sale to proceed until after the code compliance requirements have been completed. The seller will hire Paramount Investment Group, LLC to complete the repairs that are needed to satisfy the code compliance requirements based on Saint Paul's vacant building code compliance inspection. After these requirements are satisfied the sale of the property will be completed as outlined in purchase agreement. At that closing all repair costs	The undersigned part	ies to a Purchase	Agreement, dated	Aj	pril	14th_,20_1	8	_ , pertain	ing to
hereby mutually agree to amend said Purchase Agreement as follows: As a result of the hearing held on May 22nd, 2018 with the City of St Paul, the court does not allow the sale to proceed until after the code compliance requirements have been completed. The seller will hire Paramount Investment Group, LLC to complete the repairs that are needed to satisfy the code compliance requirements based on Saint Paul's vacant building code compliance inspection. After these requirements are satisfied the sale of the property will be completed as outlined in purchase agreement. At that closing all repair costs	As a result of the hearing held on May 22nd, 2018 with the City of St Paul, the court does not allow the sale to proceed until after the code compliance requirements have been completed. The seller will hire Paramount Investment Group, LLC to complete the repairs that are needed to satisfy the code compliance requirements based on Saint Paul's vacant building code compliance inspection. After these requirements are satisfied the sale of the property will be completed as outlined in purchase agreement. At that closing all repair costs incurred by Paramount Investment Group, LLC will be waived. All other terms and conditions of the Purchase Agreement to remain the same. Chaig Watson Executor 05/30/2018 05/30/2018	the purchase and sale	of the property at	830 University	Ave W					
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Paul, the court does not allow the sale to proceed until after the code compliance requirements have been completed. The seller will hire Paramount Investment Group, LLC to complete the repairs that are needed to satisfy the code compliance requirements based on Saint Paul's vacant building code compliance inspection. After these requirements are satisfied the sale of the property will be completed as outlined in purchase agreement. At that closing all repair costs	Paul, the court does not allow the sale to proceed until after the code compliance requirements have been completed. The seller will hire Paramount Investment Group, LLC to complete the repairs that are needed to satisfy the code compliance requirements based on Saint Paul's vacant building code compliance inspection. After these requirements are satisfied the sale of the property will be completed as outlined in purchase agreement. At that closing all repair costs incurred by Paramount Investment Group, LLC will be waived. All other terms and conditions of the Purchase Agreement to remain the same. Antherisor Craig Watson Executor 05/30/2018 SAGOGII 10.46.54 PMACOT. 05/30/2018	nereby mutually agre	e to amend said l	Purchase Agreement	as follo	ws:				
	Craig Watson Executor 05/30/2018 System Fixed Park 05/30/20	Paul, the cou code complian Paramount Inv needed to sat Paul's vacant requirements as outlined i	ret does no doe required restment Grant isfy the control building are satisful no purchase	t allow the sments have be oup, LLC to code compliant code compliant ied the sale agreement. A	ale ten comple e requestion of the that	o proceed mpleted to the including the proper to closing the proper to closing the proper to closing the proper to the proper to closing the proper to the p	ed until The sel repairs t s based After rty will ng all re	after ler w hat a on Sa these be co	the vill hing re int	re
(Seller) (Date) (Buyer) (Date		Coller		113-1-1						

1. Date



AMENDMENT TO PURCHASE AGREEMENT

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REALTY	1.	Date		05/15/18		
The undersigned parties to a Purchase Agreemen	nt, dated	April	13th	, 20 18	_ , pertai	ining t
he purchase and sale of the property at 830 U	niversity Av	re W				
Saint Paul			MN		5510	4
nereby mutually agree to amend said Purchase A	Agreement as	follows:				
Based on the property inspecti mutually agree that the purcha this Amendment removes the ins	ase price	will b	e \$60,00			
All other terms and conditions of the Purchase Astronomy Craig Watson Executor 05/16/2018		- Authorison	ame. Park		05/15/20	18
5/16/2018 4:11:45 PM CDT	(Date) (E	9/15/2018 9:11 Buyer) Parar	nount Invest	tment Group,	Llc	(Da

THIS IS A LEGALLY BINDING CONTRACT BETWEEN BUYERS AND SELLERS. IF YOU DESIRE LEGAL OR TAX ADVICE, CONSULT AN APPROPRIATE PROFESSIONAL.

33. 34.



PURCHASE AGREEMENT

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04/13/2018

			2. Page	1	
BUYER (S):		Paramou	nt Investmen	t Group, LLC	
		5.2			
Buyer's ear					1,000.00
Days after Fina leposited in the	Acceptance Date trust account of E	of this Purchase Ag	reement. Buye er as specified	r and Seller ag above within th	no later than two (2) Bus gree that earnest money sharee (3) Business Days of re ever is later.
Said earnest me	oney is part payme	ent for the purchase	of the property	located at	
Street Address:	830 Univ	ersity Ave W			
city of	Saint P	aul	, County of _		Ramsey
State of Minnes	ota, legally describ	ed as			
rods, valances, oblumbing fixture air exchange sy FV jacks and vale peners and all owine/beverage reshelving; work beiguid fuel tanks dish; AND the for all liens and expensively and the for all liens and expensively and the formal between the formal liens and the formal liens are liens and the formal liens and the formal liens and the formal liens are liens are liens and the formal liens are l	drapes, curtains, with sext garbage disposates them; environment wiring/TV wall mous controls; smoke determing trash of the controls; intercomes (and controls); pool collowing personal pencumbrances:	indow coverings, and ils; water softener; wall; water softener; wall remediation syste ints; wall/ceiling-more ectors; fireplace screen compactors; ovens; os; speakers; air condulyspa equipment; proporoperty shall be trained	d treatments; towater treatment som (e.g., radon, unted speakers ens, door, and hoook-top stoves itioning equipmoane tank (and onsferred with no included.	wel rods; attach system; water h vapor intrusion s and mounts; eatilators; BUII ; warming draw eent; electronic controls); secur o additional mo	; traverse, curtain, and dra ned lighting and bulbs; fan fixt neating systems, heating systems; sump pump; TV antenna/ carpeting; mirrors; garage LT-INS: dishwashers; refrigent vers; microwave ovens; hood cair filter; humidifier/dehumic rity system equipment; TV sa conetary value, and free and
		PURCHA	SE PRICE:		
Seller has agree	ed to sell the Prope				70,000.00
		Seventy	Thousand		Do
which Buyer ag	rees to pay in the fo	ollowing manner:			
1. <u>100</u> money;	percent (%) of the	sale price in CASH,	, or more in Buy	er's sole discr	etion, which includes the ea
2	percent (%) of the	sale price in MORTG	AGE FINANCII	NG. (See follow	ving Mortgage Financing sec
	percent (%) of the agreement: Assump		JMING Seller's	current mortga	age. (See attached Addende
	percent (%) of the Contract for Deed		NTRACT FOR	DEED. (See a	attached Addendum to Purc
		CLOSIN	IG DATE:		
The date of clo	sing shall be	June 2	9th , 20 18		M I N I

1. Date

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Authentisign ID: 25440520-00084658-000-000466481

PURCHASE AGREEMENT

04/13/2018 46. Page 2 Date_ Saint Paul 55104 University Ave W 830 47. Property located at _ MORTGAGE FINANCING: 48. This Purchase Agreement IS IS NOT subject to the mortgage financing provisions below. If IS, complete the 49. -- (Check one.)---MORTGAGE FINANCING section below. If IS NOT, proceed to the SELLER'S CONTRIBUTIONS TO BUYER'S 50. COSTS section. 51. 52. Such mortgage financing shall be: (Check one.) 53. FIRST MORTGAGE only FIRST MORTGAGE AND SUBORDINATE FINANCING. 54. Buyer shall apply for and secure, at Buyer's expense, a: (Check all that apply.) CONVENTIONAL 55. DEPARTMENT OF VETERANS' AFFAIRS ("DVA") GUARANTEED 56. 57. FEDERAL HOUSING ADMINISTRATION ("FHA") INSURED 58. MINNESOTA HOUSING FINANCE AGENCY ("MHFA") 59. PRIVATELY INSURED CONVENTIONAL UNITED STATES DEPARTMENT OF AGRICULTURE ("USDA") RURAL DEVELOPMENT 60. 61. 62. mortgage in the amount stated in this Purchase Agreement, amortized over a period of not more than 63. years, with an initial interest rate at no more _ _ percent (%) per annum. The mortgage application IS TO 64. BE MADE WITHIN FIVE (5) BUSINESS DAYS after the Final Acceptance Date of this Purchase Agreement. Buyer 65. agrees to use best efforts to secure a commitment for such financing and to execute all documents required to 66. consummate said financing. MORTGAGE FINANCING CONTINGENCY: This Purchase Agreement is contingent upon the following and applies 67. 38. to the first mortgage and any subordinate financing. (Check one.) 69. If Buyer cannot secure the financing specified in this Purchase Agreement, and this Purchase Agreement does not 70. close on the closing date specified, this Purchase Agreement is canceled. Buyer and Seller shall immediately 71. sign a Cancellation of Purchase Agreement confirming said cancellation and directing all earnest money paid here to be 72. REFUNDED TO BUYER FORFEITED TO SELLER. -(Check one.)-NOTE: If this Purchase Agreement is subject to DVA or FHA financing, FORFEITED TO SELLER may be prohibited. 73. 74. See the following DVA and FHA Escape Clauses. 75. Buyer shall provide Seller, or licensee representing or assisting Seller, with the Written Statement, on 76. _ . 20 _ 77. For purposes of this Contingency, "Written Statement" means a Written Statement prepared by Buyer's mortgage 78. originator(s) or lender(s) after the Final Acceptance Date that Buyer is approved for the loan(s) specified in this 79. Purchase Agreement, including both the first mortgage and any subordinate financing, if any, and stating that an 80. appraisal, satisfactory to the lender(s), has been completed and stating conditions required by lender(s) to close 81. the loan. 82. Upon delivery of the Written Statement to Seller, or licensee representing or assisting Seller, the obligation for 83. satisfying all conditions required by mortgage originator(s) or lender(s), except those conditions specified below. are deemed accepted by Buyer: 84. 85. (a) work orders agreed to be completed by Seller; 86. (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. 87. 88. Upon delivery of the Written Statement, if this Purchase Agreement does not close on the stated closing date for 89. ANY REASON relating to financing, including, but not limited to interest rate and discount points, if any, then Seller 90. may, at Seller's option, declare this Purchase Agreement canceled, in which case this Purchase Agreement is 91. canceled. If Seller declares this Purchase Agreement canceled, Buyer and Seller shall immediately sign a

Cancellation of Purchase Agreement confirming said cancellation and directing all earnest money paid here to be

forfeited to Seller as liquidated damages. In the alternative, Seller may seek all other remedies allowed by law.

[17]

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92.

93.

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PURCHASE AGREEMENT

	REALTY	94.	Page 3	Date	04/1	3/2018	
5.	Property located at830 University Ave W			Saint	Paul	MN	55104 .
6. 7. 8. 9. 00.	Notwithstanding the language in the preceding paragrap if the reason this Purchase Agreement does not close (a) Seller's failure to complete work orders to the exte (b) Seller's failure to complete any other financing term (c) any contingency for the sale and closing of Buyer's specified in the contingency for sale and closing of	was on required the representation of the re	due to: Juired by th reed to be erty pursu	nis Purchase completed ant to this P	e Agreemen by Seller he	t; ere; or	
02. 03. 04. 05.	If the Written Statement is not provided by the date specified purchase Agreement canceled by written notice to Buyer in which case this Purchase Agreement is canceled. In the Buyer and Seller shall immediately sign a Cancellation directing all earnest money paid here to be refunded to	er at a ne eve n of P	ny time pri ent Seller d <i>urchase A</i>	or to Seller re eclares this l	eceiving the Purchase Ag	Written : greemen	Statement, t canceled,
07. 08. 09.	If the Written Statement is not provided, and Seller has Purchase Agreement is canceled as of the closing day shall immediately sign a Cancellation of Purchase Agreemoney paid here to be refunded to Buyer.	te spe	ecified in the	his Purchase	e Agreemen	t. Buyer	and Seller
	LOCKING OF MORTGAGE INTEREST RATE ("RATE" (Check one.)): The	Rate sha	all be locked	d with the le	ender(s)	by Buyer:
13.	☐ WITHIN FIVE (5) BUSINESS DAYS OF FINAL ACCEP	TAN	CE DATE	OF THIS PU	RCHASE A	GREEM	ENT; OR
14.	AT ANY TIME PRIOR TO CLOSING OR AS REQUIRE	D BY	LENDER	(S).			
	LENDER COMMITMENT WORK ORDERS: Nothing in the that Seller shall make repairs required by the lender						
19.	\$ to make repairs as re is subject to any work orders for which the cost of making s following options: (a) making the necessary repairs; or						
21. 22. 23. 24. 25.	 (b) negotiating the cost of making said repairs with Buyer; (c) declaring this Purchase Agreement canceled, in which of shall immediately sign a Cancellation of Purchase Agreement money paid here to be refunded to Buyer, unless Buye amounts related thereto above the amount specified or 	ase tl <i>emen</i> r prov	t confirmin	ng said cance ayment of the	ellation and o	directing d repairs	all earnest
26.	SELLER BUYER agrees to pay any reinspection fe	e req	uired by B	uyer's lende	r(s).		
28. 29. 30.	FHA ESCAPE CLAUSE (FHA Financing only): "It is ex of this contract, the purchaser shall not be obligated to company penalty by forfeiture of earnest money deposits or other with the Department of Housing and Urban Development ("I Federal Housing Commissioner, Department of Veterans")	olete t erwise HUD"	he purchas , unless th)/FHA or D	se of the Pro le purchaser VA requirem	perty descril has been g ents a writte	bed here liven in a en staten	or to incur accordance ment by the
32.	appraised value of the Property as not less than \$		(sale price	9)			
34. 35.	The purchaser shall have the privilege and option of procto the amount of the appraised valuation. The appraised valuation will insure; HUD does not warrant the value nor the conherself that the price and condition of the Property are according to the privilege and option of processing to the privilege and option of the processing to the privilege and the privileg	aluation	g with cor on is arrive of the Pro	nsummation ed at to dete	rmine the m	naximum	mortgage
37.	LENDER PROCESSING FEES (FHA, DVA Financing	Only	(): Seller	agrees to p	ay Buyer's	closing	fees and
	miscellaneous processing fees which cannot be charged to This amount is in addition to Seller's Contributions to Buye						· · ·

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PURCHASE AGREEMENT

04/13/2018 140. Page 4 University Ave W 55104 Saint Paul 141. Property located at . 142. DVA FUNDING FEE (DVA Financing only): Pursuant to federal regulations, a one-time Funding Fee must be paid 143. at the closing of this transaction as follows: paid by Buyer AT CLOSING ADDED TO MORTGAGE AMOUNT ----(Check one.)---paid by Seller 145. 146. NOTE: DVA regulations limit the fees and charges Buyer can pay to obtain a DVA loan. 147. DEPARTMENT OF VETERANS' AFFAIRS ESCAPE CLAUSE (DVA Financing only): "It is expressly agreed that, 148. notwithstanding any other provisions of this contract, the purchaser shall not incur any penalty by forfeiture of earnest 149. money or otherwise be obligated to complete the purchase of the Property described here, if the contract purchase 150. price or cost exceeds the reasonable value of this Property established by the Department of Veterans' Affairs. The 151. purchaser shall, however, have the privilege and option of proceeding with the consummation of this contract without 152. regard to the amount of reasonable value established by the Department of Veterans' Affairs." Verify DVA requirements relating to payment of all special assessments levied and pending, and annual installments of special assessments certified to yearly taxes. 154. 155. OTHER MORTGAGE FINANCING ITEMS: 156. SELLER'S CONTRIBUTIONS TO BUYER'S COSTS: 157. Seller IS NOT contributing to Buyer's costs. If answer is IS, Seller agrees to pay at closing, up to: (Check one.) 159. \$_ _____ percent (%) of the sale price 160. percent (%) of the mortgage amount 162. towards Buyer's closing fees, title service fees, title searches, title examinations, abstracting, lender's title insurance, 163. owner's title insurance, prepaid items, other Buyer's costs allowable by lender, if any, and/or mortgage discount points. Any 164. amount of Seller's contribution that exceeds Buyer's allowable costs, or which cannot be used because Seller's 165. contribution exceeds the maximum Seller contribution allowed by law or by mortgage requirements, shall be retained 166. by Seller. NOTE: The amount paid by Seller cannot exceed the maximum Seller contribution allowed by FHA, DVA, or 167. lender. All funds paid by Seller on behalf of Buyer must be stated on the Closing Disclosure at closing. 168. INSPECTIONS: 169. 170. Buyer has been made aware of the availability of Property inspections. Buyer K Elects Declines to have a Property 171. inspection performed at Buyer's expense. 172. This Purchase Agreement K IS IS NOT contingent upon any inspection(s) of the Property obtained by Buyer to --- (Check one.)---173. determine its condition, including any non-intrusive testing or any intrusive testing as allowed pursuant to this Purchase 174. Agreement. Any inspection(s) or test(s) shall be done by an inspector(s) or tester(s) of Buyer's choice. Buyer shall 175. satisfy Buyer as to the qualifications of the inspector(s) or tester(s). For purposes of this Purchase Agreement, 176. "intrusive testing" shall mean any testing, inspection(s), or investigation(s) that changes the Property from its original 177. condition or otherwise damages the Property. Seller DOES DOES NOT agree to allow Buyer to perform intrusive testing or inspection(s). --- (Check one.)---179. If answer is DOES, Buyer agrees that the Property shall be returned to the same condition it was in prior to Buyer' 180. intrusive testing at Buyer's sole expense. 181. Seller will provide access to attic(s) and crawlspace(s).

Instanet FORMS

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PURCHASE AGREEMENT

04/13/2018 182. Page 5 Date __ University Ave W Saint Paul 55104 183. Property located at a 184. All inspection(s), test(s), and resulting negotiations, if any, shall be done within _____15___ Calendar Days of Final 185. Acceptance Date of this Purchase Agreement ("Inspection Period"). Buyer may cancel this Purchase Agreement based 186. on the inspection(s) or test result(s) by providing written notice to Seller, or licensee representing or assisting Seller, of 187. Buyer's intent to cancel no later than the end of the Inspection Period. If Buyer cancels this Purchase Agreement, 188. Buyer and Seller shall immediately sign a Cancellation of Purchase Agreement confirming said cancellation and 189. directing all earnest money paid here to be refunded to Buyer. If Buyer does not cancel this Purchase Agreement before 190. the end of the Inspection Period, then this Inspection Contingency shall be deemed removed and this Purchase 191. Agreement shall be in full force and effect. 192. Seller, or licensee representing or assisting Seller, SHALL X SHALL NOT have the right to continue to offer 193. the Property for sale until this Inspection Contingency is removed. 194. OTHER INSPECTION ITEMS: Contingent on review of St Paul Truth in Sale inspection (TISH) and review of code compliance report. The inspection period begins when the 196. inspection reports are delivered to the buyer. 197. SALE OF BUYER'S PROPERTY: 198. 199. (Check one.) 1. This Purchase Agreement is subject to an Addendum to Purchase Agreement: Sale of Buyer's Property 200. 201. Contingency for the sale of Buyer's property. (If checked, see attached Addendum.) 202. OR 203. 2. This Purchase Agreement is contingent upon the successful closing on the Buyer's property located at 204. _, which is scheduled to close on _ , 20 __ pursuant to a fully executed purchase agreement. If Buyer's 205. property does not close by the closing date specified in this Purchase Agreement, this Purchase Agreement 206. is canceled. Buyer and Seller shall immediately sign a Cancellation of Purchase Agreement confirming said 207. cancellation and directing all earnest money paid here to be refunded to Buyer. The language in this paragraph 208. supersedes any other provision to the contrary in any financing contingency made a part of this Purchase 209. 210. Agreement, if applicable. OR 211. 212. 🗶 3. Buyer represents that Buyer has the financial ability to perform on this Purchase Agreement without the sale 213. and closing on any other property. REAL ESTATE TAXES/SPECIAL ASSESSMENTS: 214. 215. REAL ESTATE TAXES: Seller shall pay on the date of closing all real estate taxes due and payable in all prior years including all penalties and interest. 217. Buyer shall pay X PRORATED FROM DAY OF CLOSING 12ths OF ALL NO real estate taxes due -----(Check one.)--218. and payable in the year of closing. 219. Seller shall pay X PRORATED TO DAY OF CLOSING 12ths OF ALL NO real estate taxes due and 220. payable in the year of closing. 221. If the Property tax status is a part- or non-homestead classification in the year of closing, Seller SHALL SHALL NOT 222. pay the difference between the homestead and non-homestead. 223. Buyer shall pay real estate taxes due and payable in the year following closing and thereafter, the payment of which 224. is not otherwise here provided. No representations are made concerning the amount of subsequent real estate taxes.

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PURCHASE AGREEMENT

04/13/2018 225. Page 6 Date_ University Ave W Saint Paul MN 55104 830 226. Property located at _ 227 **DEFERRED TAXES/SPECIAL ASSESSMENTS:** BUYER SHALL PAY X SELLER SHALL PAY on date of closing any deferred real estate taxes (e.g., Green 228. ----(Check one.)-229. Acres) or special assessments, payment of which is required as a result of the closing of this sale. 230. BUYER AND SELLER SHALL PRORATE AS OF THE DATE OF CLOSING X SELLER SHALL PAY ON ----(Check one.)---231. DATE OF CLOSING all installments of special assessments certified for payment, with the real estate taxes due and 232. payable in the year of closing. BUYER SHALL ASSUME X SELLER SHALL PAY on date of closing all other special assessments levied as -----(Check one.)--234. of the date of this Purchase Agreement. BUYER SHALL ASSUME X SELLER SHALL PROVIDE FOR PAYMENT OF special assessments pending as 235. --- (Check one.)----236. of the date of this Purchase Agreement for improvements that have been ordered by any assessing authorities. (Seller's 237. provision for payment shall be by payment into escrow of two (2) times the estimated amount of the assessments 238. or less, as required by Buyer's lender.) 239. Buyer shall pay any unpaid special assessments payable in the year following closing and thereafter, the payment of 240. which is not otherwise here provided. 241. As of the date of this Purchase Agreement, Seller represents that Seller HAS K HAS NOT received a notice --- (Check one.)--242. regarding any new improvement project from any assessing authorities, the costs of which project may be assessed 243. against the Property. Any such notice received by Seller after the date of this Purchase Agreement and before closing 244. shall be provided to Buyer immediately. If such notice is issued after the date of this Purchase Agreement and on 245. or before the date of closing, then the parties may agree in writing, on or before the date of closing, to pay, provide 246. for the payment of, or assume the special assessments. In the absence of such agreement, either party may declare 247. this Purchase Agreement canceled by written notice to the other party, or licensee representing or assisting the other 248. party, in which case this Purchase Agreement is canceled. If either party declares this Purchase Agreement canceled, 249. Buyer and Seller shall immediately sign a Cancellation of Purchase Agreement confirming said cancellation and 250. directing all earnest money paid here to be refunded to Buyer. ADDITIONAL PROVISIONS: 251. 252. PREVIOUSLY WRITTEN PURCHASE AGREEMENT: This Purchase Agreement IS IS NOT subject to ---(Check one.)-----253. cancellation of a previously written purchase agreement dated _ ____ , 20 ___ 254. (If answer is IS, said cancellation shall be obtained no later than _____ 255. If said cancellation is not obtained by said date, this Purchase Agreement is canceled. Buyer and Seller shall immediately 256. sign a Cancellation of Purchase Agreement confirming said cancellation and directing all earnest money paid here to 257. be refunded to Buyer.) 258. **DEED/MARKETABLE TITLE:** Upon performance by Buyer, Seller shall deliver a: (Check one.) Warranty Deed, Personal Representative's Deed, Contract for Deed, Trustee's Deed, or 259. 260. Other: _ Deed joined in by spouse, if any, conveying marketable title, subject to (a) building and zoning laws, ordinances, and state and federal regulations; 261. (b) restrictions relating to use or improvement of the Property without effective forfeiture provisions; 262. (c) reservation of any mineral rights by the State of Minnesota; 263. (d) utility and drainage easements which do not interfere with existing improvements; 264. (e) rights of tenants as follows (unless specified, not subject to tenancies):_ 265. 266. ; and (f) others (must be specified in writing): ___ 267. 268.



Authentisign ID: 2#4A9F26-079B8165EBA66AEG6EA

270. Property located at _

318. inspections agreed to here.

MN:PA-7 (8/17)



University Ave W

271. POSSESSION: Seller shall deliver possession of the Property: (Check one.)

830

PURCHASE AGREEMENT

Saint Paul

269. Page 7 Date __

04/13/2018

55104

272.	▼ IMMEDIATELY AFTER CLOSING; or
273.	OTHER:
	Seller agrees to remove ALL DEBRIS AND ALL PERSONAL PROPERTY NOT INCLUDED HERE from the Property by possession date.
277. 278.	<u>LINKED DEVICES</u> : Seller warrants that Seller shall permanently disconnect or discontinue Seller's access or service to any device or system on or serving the property that is connected or controlled wirelessly, via internet protocol ("IP") to a router or gateway or directly to the cloud no later than delivery of possession as specified in this Purchase Agreement.
280. 281. 282.	<u>PRORATIONS</u> : All interest; unit owners' association dues; rents; and charges for city water, city sewer, electricity, and natural gas shall be prorated between the parties as of date of closing. Buyer shall pay Seller for remaining gallons of fuel oil or liquid petroleum gas on the day of closing, at the rate of the last fill by Seller.
283. 284. 285. 286. 287. 288. 289.	 TITLE AND EXAMINATION: As quickly as reasonably possible after Final Acceptance Date of this Purchase Agreement: (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.
291. 292. 293.	and fees necessary to convey marketable title including obtaining and recording all required documents, subject to the
294. 295. 296. 297. 298. 299. 300. 301.	In the event Seller has not provided marketable title by the date of closing, Seller shall have an additional thirty (30) days to make title marketable, or in the alternative, Buyer may waive title defects by written notice to Seller. In addition to the thirty (30)-day extension, Buyer and Seller may, by mutual agreement, further extend the closing date. Lacking such extension, 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 Cancellation of Purchase Agreement confirming said cancellation and directing all earnest money paid here to be refunded to Buyer.
305.	
308.	MECHANIC'S LIENS: Seller warrants that prior to the closing, payment in full will have been made for all labor, materials, machinery, fixtures, or tools furnished within the 120 days immediately preceding the closing in connection with construction, alteration, or repair of any structure on, or improvement to, the Property.
312.	<u>NOTICES</u> : Seller warrants that Seller has not received any notice from any governmental authority as to condemnation proceedings, or violation of any law, ordinance, or regulation. If the Property is subject to restrictive covenants, Seller warrants that Seller has not received any notice from any person or authority as to a breach of the covenants. Any such notices received by Seller shall be provided to Buyer immediately.
315.	<u>DIMENSIONS</u> : Buyer acknowledges any dimensions, square footage, or acreage of land or improvements provided by Seller, third party, or broker representing or assisting Seller are approximate. Buyer shall verify the accuracy of information to Buyer's satisfaction, if material, at Buyer's sole cost and expense.
317.	ACCESS AGREEMENT: Seller agrees to allow reasonable access to the Property for performance of any surveys or

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PURCHASE AGREEMENT

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320. Property located at __830 University Ave W

Saint Paul

MN

55104

- 321. RISK OF LOSS: If there is any loss or damage to the Property between the Final Acceptance Date and the date of
- 322. closing for any reason, including fire, vandalism, flood, earthquake, or act of God, the risk of loss shall be on Seller. If
- 323. the Property is destroyed or substantially damaged before the closing date, this Purchase Agreement is canceled,
- 324. at Buyer's option, by written notice to Seller or licensee representing or assisting Seller. If Buyer cancels this Purchase
- 325. Agreement, Buyer and Seller shall immediately sign a Cancellation of Purchase Agreement confirming said cancellation
- 326. and directing all earnest money paid here to be refunded to Buyer.
- 327. TIME OF ESSENCE: Time is of the essence in this Purchase Agreement.
- 328. CALCULATION OF DAYS: Any calculation of days begins on the first day (Calendar or Business Days as specified)
- 329. following the occurrence of the event specified and includes subsequent days (Calendar or Business Days as specified)
- 330. ending at 11:59 P.M. on the last day.
- 331. BUSINESS DAYS: "Business Days" are days which are not Saturdays, Sundays, or state or federal holidays unless
- 332. stated elsewhere by the parties in writing.
- 333. CALENDAR DAYS: "Calendar Days" include Saturdays, Sundays, and state and federal holidays.
- 334. <u>RELEASE OF EARNEST MONEY</u>: Buyer and Seller agree that the Earnest Money Holder shall release earnest money 335. from the Earnest Money Holder's trust account:
- 336. (a) at or upon the successful closing of the Property:
- 337. (b) pursuant to written agreement between the parties, which may be reflected in a Cancellation of Purchase
 338. Agreement executed by both Buyer and Seller;
- 339. (c) upon receipt of an affidavit of a cancellation under MN Statute 559.217; or
- 340. (d) upon receipt of a court order.
- 341. DEFAULT: If Buyer defaults in any of the agreements here, Seller may cancel this Purchase Agreement, and any
- 342. payments made here, including earnest money, shall be retained by Seller as liquidated damages and Buyer and Seller
- 343. shall affirm the same by a written cancellation agreement.
- 344. If Buyer defaults in any of the agreements here, Seller may terminate this Purchase Agreement under the provisions
- 345. of either MN Statute 559.21 or MN Statute 559.217, whichever is applicable. If either Buyer or Seller defaults in any
- 346. of the agreements here or there exists an unfulfilled condition after the date specified for fulfillment, either party may
- 347. cancel this Purchase Agreement under MN Statute 559.217, Subd. 3. Whenever it is provided here that this Purchase
- 348. Agreement is canceled, said language shall be deemed a provision authorizing a Declaratory Cancellation under MN
- 349. Statute 559.217, Subd. 4.
- 350. If this Purchase Agreement is not canceled or terminated as provided here, Buyer or Seller may seek actual damages
- 351. for breach of this Purchase Agreement or specific performance of this Purchase Agreement; and, as to specific
- 352. performance, such action must be commenced within six (6) months after such right of action arises.
- 353. NOTICE REGARDING PREDATORY OFFENDER INFORMATION: Information regarding the predatory offender
- 354. registry and persons registered with the predatory offender registry under MN Statute 243.166 may be obtained
- 355. by contacting the local law enforcement offices in the community where the Property is located or the Minnesota
- 356. Department of Corrections at (651) 361-7200, or from the Department of Corrections web site at
- 357. www.corr.state.mn.us.
- 358. BUYER HAS THE RIGHT TO A WALK-THROUGH REVIEW OF THE PROPERTY PRIOR TO CLOSING TO
- 359. ESTABLISH THAT THE PROPERTY IS IN SUBSTANTIALLY THE SAME CONDITION AS OF THE DATE OF
- 360. THIS PURCHASE AGREEMENT.
- 361. BUYER HAS RECEIVED A: (Check any that apply.) \(\subseteq \) DISCLOSURE STATEMENT: SELLER'S PROPERTY
- 362. DISCLOSURE STATEMENT OR A DISCLOSURE STATEMENT: SELLER'S DISCLOSURE ALTERNATIVES FORM.
- 363. DESCRIPTION OF PROPERTY CONDITION: See Disclosure Statement: Seller's Property Disclosure Statement or
- 364. Disclosure Statement: Seller's Disclosure Alternatives for description of disclosure responsibilities and limitations, if
- 365. any.
- 366. BUYER HAS RECEIVED THE INSPECTION REPORTS, IF REQUIRED BY MUNICIPALITY.
- 367. BUYER IS NOT RELYING ON ANY ORAL REPRESENTATIONS REGARDING THE CONDITION OF THE PROPERTY
- 368. AND ITS CONTENTS.



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PURCHASE AGREEMENT

04/13/2018 369. Page 9 University Ave W Saint Paul 55104 370. Property located at _ 371. (Check appropriate boxes.) 372. SELLER WARRANTS THAT THE PROPERTY IS EITHER DIRECTLY OR INDIRECTLY CONNECTED TO: 373. CITY SEWER X YES NO / CITY WATER X YES NO 374. SUBSURFACE SEWAGE TREATMENT SYSTEM 375. SELLER DOES X DOES NOT KNOW OF A SUBSURFACE SEWAGE TREATMENT SYSTEM ON OR ---(Check one.)-376. SERVING THE PROPERTY. (If answer is **DOES**, and the system does not require a state permit, see *Disclosure* 377. Statement: Subsurface Sewage Treatment System.) 378. PRIVATE WELL 379. SELLER DOES K DOES NOT KNOW OF A WELL ON OR SERVING THE PROPERTY. ----(Check one.)--380. (If answer is **DOES** and well is located on the Property, see *Disclosure Statement: Well.*) 381. THIS PURCHASE AGREEMENT IS IS NOT SUBJECT TO AN ADDENDUM TO PURCHASE AGREEMENT: -(Check one.)-382. SUBSURFACE SEWAGE TREATMENT SYSTEM AND WELL INSPECTION CONTINGENCY. 383. (If answer is IS, see attached Addendum.) 384. IF A WELL OR SUBSURFACE SEWAGE TREATMENT SYSTEM EXISTS ON THE PROPERTY, BUYER HAS 385. RECEIVED A DISCLOSURE STATEMENT: WELL AND/OR A DISCLOSURE STATEMENT: SUBSURFACE SEWAGE TREATMENT SYSTEM. 386. 387. HOME PROTECTION/WARRANTY PLAN: Buyer and Seller are advised to investigate the various home protection/ 388. warranty plans available for purchase. Different home protection/warranty plans have different coverage options 389. exclusions, limitations, and service fees. Most plans exclude pre-existing conditions. (Check one.) A Home Protection/Warranty Plan will be obtained by BUYER SELLER and paid for by 390. ----(Check one.)--391. BUYER | SELLER to be issued by _ ---(Check one.)----392. at a cost not to exceed \$ _ No Home Protection/Warranty Plan is negotiated as part of this Purchase Agreement. However, Buyer may elect 393. 394. to purchase a Home Protection/Warranty Plan. AGENCY NOTICE 395. Seller's Agent | Buyer's Agent | Dual Agent Facilitator. 396. (Licensee) 397. (Real Estate Company Name) is Seller's Agent Buyer's Agent Dual Agent Bruce A Nelson 398. (Licensee) ----(Check one.) Bridge Realty, LLC 399. (Real Estate Company Name) 400. THIS NOTICE DOES NOT SATISFY MINNESOTA STATUTORY AGENCY DISCLOSURE REQUIREMENTS.

