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174 Page Street

PURCHASE AGREEMENT

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	1. Date <u>2-16-2020</u>
	2. Page 1 of 9
3.	RECEIVED OF Select Equity Investments, Inc. and/or assigns.
4.	
5. 6.	the sum of One & no/100 Dollars (\$ 1.00) by CHECK CASH NOTE as earnest money to be deposited upon Final Acceptance of Purchase
7. 8. 9.	Agreement by all parties, on or before the third Business Day after Final Acceptance, in the trust account of listing broker, unless otherwise agreed to in writing, but to be returned to Buyer if Purchase Agreement is not accepted by Seller.
10.	Said earnest money is part payment for the purchase of the property located at
11.	Street Address: 174 Page st
12.	City of St Paul , County of Ramsey
13.	State of Minnesota, legally described as Legal at county to govern
14.	
15.	
16.	
17. 18. 19. 20. 21.	including all fixtures on the following property, if any, owned by Seller and used and located on said property, including but not limited to garden bulbs, plants, shrubs and trees; storm sash, storm doors, screens and awnings; window shades, blinds, traverse and curtain and drapery rods; attached lighting fixtures and bulbs; plumbing fixtures, water heater, heating plants (with any burners, non-fuel tanks, stokers and other equipment used in connection therewith), built-in air-conditioning equipment, electronic air filter, water softener OWNED RENTED NONE,
22.	built-in humidifier and dehumidifier, liquid fuel tank(s) OWNED RENTED V NONE and controls (if the
23. 24. 25.	property of Seller), sump pump; attached television antenna, cable TV jacks and wiring; BUILT-INS: dishwashers, garbage disposals, trash compactors, ovens, cook-top stoves, microwave ovens, hood fans, intercoms; ATTACHED: carpeting; mirrors; garage door openers and all controls; smoke detectors; fireplace screens, doors and
26.	heatilators; AND the following personal property: All appliances currently on premises and anything left over after
27.	closing.
28.	
29.	
30.	all of which property Seller has this day agreed to sell to Buyer for sum of (\$
31.	Thirty Two Thousand Five Hundred no/100 Dollars,
32.	which Buyer agrees to pay in the following manner:
33. 34.	1. Cash of 100 percent (%) of the sale price, or more in Buyer's sole discretion, which includes the earnest money; PLUS
35. 36.	2. Financing of 0 percent (%) of the sale price, which will be the total amount secured against this property to fund this purchase.
37. 38. 39.	Such financing shall be (check one) a first mortgage; a contract for deed; or a first mortgage with subordinate financing, as described in the attached Addendum: Conventional FHA DVA Assumption Contract for Deed Other: Cash Check one.
40.	The date of closing shall be on or before March 20th , 20 20 .

MN:PA-1 (8/11)

	41. Page 2 Date <u>2-16-2020</u>				
42.	Property located at 174 Page St W St Paul MN 55107				
43.	This Purchase Agreement IS IS NOT subject to a Contingency Addendum for sale of Buyer's property.				
44. 45. 46.	(If answer is IS , see attached <i>Addendum</i> .) (If answer is IS NOT , the closing of Buyer's property, if any, may still affect Buyer's ability to obtain financing is applicable.)				
47.	This Purchase Agreement IS IS IS NOT subject to cancellation of a previously written purchase agreement				
48. 49. 50. 51. 52.	dated				
53.	Buyer has been made aware of the availability of property inspections. Buyer 🗸 Elects 🗌 Declines to have a				
54.	property inspection performed at Buyer's expense.				
55.	This Purchase Agreement IS IS NOT subject to an Inspection Contingency Addendum.				
56.	(If answer is IS, see attached Addendum.)				
57.	DEED/MARKETABLE TITLE: Upon performance by Buyer, Seller shall deliver a				
58.	Warranty Deed or Other: Deed joined in by spouse, if any, conveying				
59. 60. 61. 62. 63.	marketable title, subject to (a) building and zoning laws, ordinances, and state and federal regulations;				
64.	(e) rights of tenants as follows (unless specified, not subject to tenancies): none				
65.	; and				
66.	(f) others (must be specified in writing): none				
67.					
68. 69.	Seller shall pay on the date of closing all real estate taxes due and payable in all prior years including all penalties and interest.				
70.	BUYER SHALL PAY V SELLER SHALL PAY on date of closing any deferred real estate taxes (e.g., Green				
71.	Acres) or special assessments, payment of which is required as a result of the closing of this sale.				
72.	BUYER AND SELLER SHALL PRORATE AS OF THE DATE OF CLOSING SELLER SHALL PAY ON				
73. 74.	DATE OF CLOSING all installments of special assessments certified for payment, with the real estate taxes due and payable in the year of closing.				
75.	BUYER SHALL ASSUME SELLER SHALL PAY on date of closing all other special assessments levied as				
76.	of the date of this Purchase Agreement.				
77.	BUYER SHALL ASSUME SELLER SHALL PROVIDE FOR PAYMENT OF special assessments pending as				
78. 79. 80.	of the date of this Purchase Agreement for improvements that have been ordered by any assessing authorities. (Seller's provision for payment shall be by payment into escrow of two (2) times the estimated amount of the assessments or less, as required by Buyer's lender.)				

Page 3 Date 2-16-2020 81. Property located at 174 Page St W St Paul MN 55107 82. Buyer shall pay any unpaid special assessments payable in the year following closing and thereafter, the payment of 83. which is not otherwise herein provided. 84. As of the date of this Purchase Agreement, Seller represents that Seller _ HAS _ HAS NOT received a notice 85. --(Check one.)----regarding any new improvement project from any assessing authorities, the costs of which project may be assessed 86. against the property. Any such notice received by Seller after the date of this Purchase Agreement and before closing 87. shall be provided to Buyer immediately. If such notice is issued after the date of this Purchase Agreement and on 88. or before the date of closing, then the parties may agree in writing, on or before the date of closing, to pay, provide 89. for the payment of or assume the special assessments. In the absence of such agreement, either party may declare 90. this Purchase Agreement canceled by written notice to the other party, or licensee representing or assisting the other 91. party, in which case this Purchase Agreement is canceled. If either party declares this Purchase Agreement canceled, 92. Buyer and Seller shall immediately sign a Cancellation of Purchase Agreement confirming said cancellation and 93. directing all earnest money paid hereunder to be refunded to Buyer. 94. ____ 12ths OF ALL NO real estate taxes due Buyer shall pay PRORATED FROM DAY OF CLOSING _____ 95. and payable in the year 20 20 96. __12ths OF ALL NO real estate taxes due and Seller shall pay PRORATED TO DAY OF CLOSING 97. payable in the year 20 20 . If the closing date is changed, the real estate taxes paid shall, if prorated, be adjusted 98. to the new closing date. Seller warrants taxes due and payable in the year 20 20 shall be FULL- PART- NON-99. -- (Check one.)----100. homestead classification. 101. If part- or non-homestead classification is checked, Seller agrees to pay Buyer at closing \$ 0.00102. toward the non-homestead real estate taxes. Buyer agrees to pay any remaining balance of non-homestead taxes 103. when they become due and payable. Buyer shall pay real estate taxes due and payable in the year following closing 104. and thereafter, the payment of which is not otherwise herein provided. No representations are made concerning the 105. amount of subsequent real estate taxes. 106. POSSESSION: Seller shall deliver possession of the property no later than immediately 107. Seller agrees to remove ALL DEBRIS AND ALL PERSONAL PROPERTY NOT INCLUDED HEREIN from the property 108. by possession date. 109. PRORATIONS: All interest; unit owners' association dues; rents; and charges for city water, city sewer, electricity and 110. natural gas shall be prorated between the parties as of date of closing. Buyer shall pay Seller for remaining gallons of 111. fuel oil or liquid petroleum gas on the day of closing, at the rate of the last fill by Seller. 112. TITLE AND EXAMINATION: As quickly as reasonably possible after Final Acceptance of this Purchase Agreement: (a) Seller shall surrender any abstract of title and a copy of any owner's title insurance policy for the property, if 113. in Seller's possession or control, to Buyer or Buyer's designated title service provider; and 114. (b) Buyer shall obtain the title services determined necessary or desirable by Buyer or Buyer's lender, including 115. but not limited to title searches, title examinations, abstracting, a title insurance commitment or an attorney's 116. title opinion at Buyer's selection and cost and provide a copy to Seller. 117. Seller shall use Seller's best efforts to provide marketable title by the date of closing. Seller agrees to pay all costs 119. and fees necessary to convey marketable title including obtaining and recording all required documents, subject to the 120. following: In the event Seller has not provided marketable title by the date of closing, Seller shall have an additional 30 days to 121. make title marketable, or in the alternative, Buyer may waive title defects by written notice to Seller. In addition to 122. the 30-day extension, Buyer and Seller may, by mutual agreement, further extend the closing date. Lacking such 123. extension, either party may declare this Purchase Agreement canceled by written notice to the other party, or 124. licensee representing or assisting the other party, in which case this Purchase Agreement is canceled. If either 125.

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 hereunder to be refunded

to Buyer.

126.

127.

128.

129. Page 4 Date 2-16-2020

- 130. Property located at 174 Page St W St Paul MN 55107
- 131. SUBDIVISION OF LAND: If this sale constitutes or requires a subdivision of land owned by Seller, Seller shall pay
- 132. all subdivision expenses and obtain all necessary governmental approvals. Seller warrants that the legal description
- 133. of the real property to be conveyed has been or shall be approved for recording as of the date of closing. Seller warrants
- 134. that the buildings are or shall be constructed entirely within the boundary lines of the property. Seller warrants that
- 135. there is a right of access to the property from a public right-of-way. These warranties shall survive the delivery of the
- 136. deed or contract for deed.
- 137. MECHANIC'S LIENS: Seller warrants that prior to the closing, payment in full will have been made for all labor, materials,
- 138. machinery, fixtures or tools furnished within the 120 days immediately preceding the closing in connection with
- 139. construction, alteration or repair of any structure on, or improvement to, the property.
- 140. NOTICES: Seller warrants that Seller has not received any notice from any governmental authority as to condemnation
- 141. proceedings, or violation of any law, ordinance or regulation. If the property is subject to restrictive covenants, Seller
- 142. warrants that Seller has not received any notice from any person or authority as to a breach of the covenants. Any
- 143. such notices received by Seller shall be provided to Buyer immediately.
- 144. DIMENSIONS: Buyer acknowledges any dimensions, square footage or acreage of land or improvements provided
- 145. by Seller or broker may be approximate. Some information may have been provided by third parties and information
- 146. may be reliable but not guaranteed. Buyer shall verify the accuracy of information to Buyer's satisfaction, if material.
- 147. at Buyer's sole cost and expense.
- 148. ACCESS: Seller agrees to allow reasonable access to the property for performance of any surveys or inspections
- 149. agreed to herein.
- 150. RISK OF LOSS: If there is any loss or damage to the property between the date hereof and the date of closing for any
- 151. reason, including fire, vandalism, flood, earthquake or act of God, the risk of loss shall be on Seller. If the property
- 152. is destroyed or substantially damaged before the closing date, this Purchase Agreement is canceled, at Buyer's option,
- 153. by written notice to Seller or licensee representing or assisting Seller. If Buyer cancels this Purchase Agreement,
- 154. Buyer and Seller shall immediately sign a Cancellation of Purchase Agreement confirming said cancellation and
- 155. directing all earnest money paid hereunder to be refunded to Buyer.
- 156. TIME OF ESSENCE: Time is of the essence in this Purchase Agreement.
- 157. ENTIRE AGREEMENT: This Purchase Agreement, any attached exhibits and any addenda or amendments signed
- 158. by the parties shall constitute the entire agreement between Seller and Buyer and supersedes any other written or
- 159. oral agreements between Seller and Buyer. This Purchase Agreement can be modified or canceled only in writing
- 160. signed by Seller and Buyer or by operation of law. The parties agree the electronic signature of any party on any document
- 161. related to this transaction constitute valid, binding signatures. All monetary sums are deemed to be United States
- 162. currency for purposes of this Purchase Agreement. Buyer or Seller may be required to pay certain closing costs, which
- 163. may effectively increase the cash outlay at closing or reduce the proceeds from the sale.
- 164. FINAL ACCEPTANCE: To be binding, this Purchase Agreement must be fully executed by both parties and a copy
- 165. must be delivered.
- 166. CALCULATION OF DAYS: Any calculation of days begins on the first day (calendar or Business Days as specified)
- 167. following the occurrence of the event specified and includes subsequent days (calendar or Business Days as specified)
- 168. ending at 11:59 P.M. on the last day.
- 169. BUSINESS DAYS: "Business Days" are days which are not Saturdays, Sundays or state or federal holidays unless
- 170. stated elsewhere by the parties in writing.
- 171. DEFAULT: If Buyer defaults in any of the agreements hereunder, Seller may terminate this Purchase Agreement
- 172. under the provisions of MN Statute 559.21. If either Buyer or Seller defaults in any of the agreements hereunder or
- 173. there exists an unfulfilled condition after the date specified for fulfillment, either party may cancel this Purchase
- 174. Agreement under MN Statute 559.217, Subd. 3. Whenever it is provided herein that this Purchase Agreement is
- 175. canceled, said language shall be deemed a provision authorizing a Declaratory Cancellation under MN Statute 559.217,
- 176. Subd. 4.
- 177. If this Purchase Agreement is not canceled or terminated as provided hereunder, Buyer or Seller may seek actual
- 178. damages for breach of this Purchase Agreement or specific performance of this Purchase Agreement; and, as to
- 179. specific performance, such action must be commenced within six (6) months after such right of action arises.

MN:PA-4 (8/11)

180. Page 5 Date <u>2-16-2020</u>

181.	Property located at 174 Page St W St Paul MN 55107
183. 184. 185.	NOTICE REGARDING PREDATORY OFFENDER INFORMATION: Information regarding the predatory offender registry and persons registered with the predatory offender registry under MN Statute 243.166 may be obtained by contacting the local law enforcement offices in the community where the property is located or the Minnesota Department of Corrections at (651) 361-7200, or from the Department of Corrections web site at www.corr.state.mn.us.
188.	HOME PROTECTION/WARRANTY PLAN: Buyer and Seller are advised to investigate the various home protection/warranty plans available for purchase. Different home protection/warranty plans have different coverage options, exclusions, limitations and service fees. Most plans exclude pre-existing conditions. (Check one.)
190.	A Home Protection/Warranty Plan will be obtained and paid by BUYER SELLER to be issued by(Check one.)(Check one.)
191.	at a cost not to exceed \$
192.	There will be no Home Protection/Warranty Plan as part of this Agreement.
193.	ENVIRONMENTAL CONCERNS: To the best of Seller's knowledge, there are no hazardous substances or underground
194.	storage tanks except herein noted:
195.	
196.	
197.	
198.	
199.	
	(Check appropriate boxes.) SELLER WARRANTS THAT THE PROPERTY IS EITHER DIRECTLY OR INDIRECTLY CONNECTED TO:
202.	CITY SEWER YES NO / CITY WATER YES NO
203.	SUBSURFACE SEWAGE TREATMENT SYSTEM
204.	SELLER CERTIFIES THAT SELLER DOES DOES NOT KNOW OF A SUBSURFACE SEWAGE TREATMENT
	SYSTEM ON OR SERVING THE PROPERTY. (If answer is DOES , and the system does not require a state permit, see Subsurface Sewage Treatment System Disclosure Statement.)
207.	PRIVATE WELL
208.	SELLER CERTIFIES THAT SELLER DOES DOES NOT KNOW OF A WELL ON OR SERVING THE
209.	PROPERTY. (If answer is DOES and well is located on the property, see Well Disclosure Statement.)
210.	THIS PURCHASE AGREEMENT IS IS NOT SUBJECT TO A SUBSURFACE SEWAGE TREATMENT SYSTEM
	AND WELL INSPECTION CONTINGENCY ADDENDUM. (If answer is IS, see attached Addendum.)
213.	IF A WELL OR SUBSURFACE SEWAGE TREATMENT SYSTEM EXISTS ON THE PROPERTY, BUYER HAS RECEIVED A WELL DISCLOSURE STATEMENT AND/OR A SUBSURFACE SEWAGE TREATMENT SYSTEM DISCLOSURE STATEMENT.

215. Page 6 Date <u>2-16-2020</u>

Dest Street, Let	West and the second sec					
216. Property located at 174 Page St W St Paul MN 55107	TITING BUILDING AND WIDING SYSTEMS USED					
218. AND LOCATED ON SAID PROPERTY SHALL BE IN WORKI	SELLER WARRANTS THAT CENTRAL AIR-CONDITIONING, HEATING, PLUMBING AND WIRING STATEMS OSED AND LOCATED ON SAID PROPERTY SHALL BE IN WORKING ORDER ON DATE OF CLOSING, EXCEPT AS LOCATED IN THIS PUBCHASE AGREEMENT.					
221. ESTABLISH THAT THE PROPERTY IS IN SUBSTANTIALL	BUYER HAS THE RIGHT TO A WALK-THROUGH REVIEW OF THE PROPERTY PRIOR TO CLOSING TO ESTABLISH THAT THE PROPERTY IS IN SUBSTANTIALLY THE SAME CONDITION AS OF THE DATE OF THIS PURCHASE AGREEMENT.					
223. BUYER HAS WHAS NOT RECEIVED A SELLER'S	PROPERTY DISCLOSURE STATEMENT OR A					
224 SELLER'S DISCLOSURE ALTERNATIVES FORM.						
225. BUYER HAS RECEIVED THE INSPECTION REPORTS, IF RE	EQUIRED BY MUNICIPALITY.					
226. SELLER AGREES TO NOTIFY BUYER IMMEDIATELY IN W 227. ANY PRIOR REPRESENTATIONS REGARDING THE PROPE	ant to					
228. BUYER ACKNOWLEDGES THAT NO ORAL REPRESENTAT 229. PROBLEMS OF WATER IN BASEMENT OR DAMAGE CAUS 230. THE PROPERTY.	TIONS HAVE BEEN MADE REGARDING POSSIBLE					
NOTICE						
1 931	gent Buyer's Agent Dual Agent Facilitator.					
232. (Licensee) is Seller's A	(Check one.)					
233(Real Estate Company Name)						
234 is Seller's A	Agent Buyer's Agent Dual Agent Facilitator.					
235(Real Estate Company Name)	DIOCI OCUPE DECUMPEMENTS					
236. THIS NOTICE DOES NOT SATISFY MINNESOTA STATU	TORY AGENCY DISCLOSURE REQUIREMENTS.					
237. DUAL AGENCY REP	RESENTATION					
238. PLEASE CHECK ONE OF THE FOLLOWING SELECTIONS	S:					
and Til Dural Agangu representation DOES NOT apply in this trans	saction. Do not complete lines 240-256.					
and Dural Agency corresponding DOFS apply in this transaction	on. Complete the disclosure in lines 241-230.					
242. dual agency. This means that Broker and its salespersons owe 243. the parties may have conflicting interests, Broker and its salespersons are 244. either party. Broker cannot act as a dual agent in this transaction.	1. Broker represents both the Seller(s) and the Buyer(s) of the property involved in this transaction, which creates a 2. dual agency. This means that Broker and its salespersons owe fiduciary duties to both Seller(s) and Buyer(s). Because 3. the parties may have conflicting interests, Broker and its salespersons are prohibited from advocating exclusively for 3. the parties may have conflicting interests, Broker and its salespersons are prohibited from advocating exclusively for 3.					
245. Seller(s) and Buyer(s) acknowledge that	Seller(s) and Buyer(s) acknowledge that (1) confidential information communicated to Broker which regards price, terms, or motivation to buy or sell will (2) instruct Broker in writing to disclose this information. Other					
	ructs Broker in writing to disclose this information. Other					
	remain confidential unless Seller(s) or Buyer(s) Institutes Bloker in Willing to about					
	terest of either party to the detriment of the other; and					
250. (3) within the limits of dual agency, Broker and its sales	spersons will work diligently to facilitate the mechanics of					
ort the sale						
	With the knowledge and understanding of the explanation above, Seller(s) and Buyer(s) authorize and instruct Broker					
253. and its salesperson to act as duar agents in this transaction.	Buyer					
254. Seller	Buyer					
255. Seller	Date					
I 25b. Date						

	2	57. Page 7 Date <u>2- 16 - 2020</u>	
258.	Property located at 174 Page St W St Paul MN 55107		
259.	OTHER:		
260.			
261.			
262.	ADDENDA AND PAGE NUMBERING: Attached addenda	are a part of this Purchase Agreement.	
263.	Enter total number of pages of this Purchase Agreemen	t, including addenda, on line two (2) of page one (1).	
264	I the owner of the property, accept this Purchase	I agree to purchase the property for the price and on	
265	Agreement and authorize the listing broker to withdraw	the terms and conditions set forth above I have reviewed all pages of this Purchase	
266.	said property from the market, unless instructed		
267	otherwise in writing.	Agreement.	
268.	I have reviewed all pages of this Purchase Agreement.		
269.	If checked, this Purchase Agreement is subject to		
270.	· · · · · · · · · · · · · · · · · · ·	Authentisign	
	Mitable 11 thouse	1 Jan C	
271.	x Rober 1130 10 Feb 2020	X	
7	(Seller's Signature) (Date)	(Buyer's Signature)	
/'		on Cramer -President Select Equity Investment	S
272	X KOBERT [DIER	X(Buyer's Printed Name)	
7	(Seller's Printed Name)	(Sulyor of Filmos Filmos)	
/	VSINGLE	V	
273	. ^ <u>-</u>	(Marital Status)	
-7	(Marital Status)	######################################	
/		Υ	
274	(Seller's Signature) (Date)	(Buyer's Signature) (Date)	
	(Dallot & Dig.tations)		
		X	
2/5	(Seller's Printed Name)	(Buyer's Printed Name)	
	,		
070	5. X	X	
2/6	(Marital Status)	(Marital Status)	
27	7. FINAL ACCEPTANCE DATE: The date on which the fully	executed Purchase Agreement is delivered.	
			ė.
27			
07	THIS IS A LEGALLY BINDING CONTRAC	T BETWEEN BUYER(S) AND SELLER(S).	
27 28	O IF YOU DESIRE LEGAL OR TAX ADVICE, CO	INSULI AN APPROPRIATE PROFESSIONAL	
	THE PEOPLE AND HAVE I	HAD THE OPPORTUNITY TO REVIEW THE ARBITRATION	I
	a DIGGLOCUPE AND DECIDENTIAL REAL PROPERTY	ARBITRATION AGREEMENT, WITHOUT	,
28	3. VOLUNTARY AGREEMENT AND IS NOT PART OF THIS	S PURCHASE AGREEMENT.	
28	3. VOLUNIANI AGRELIMENT AND IS NOT THE		
29	4. SELLER(S)	BUYER(S)	-
20		¥	
		DUVED(C)	
28	35. SELLER(S)	BUYER(S)	

ADDENDUM TO PURCHASE AGREEMENT

			Dat	.e:	5-606	
			Pag			
Addendum to Purchase and sale of	ase agreen property	nent between parties dated:	2-16-3	2020 St puul	pertaining to	the 55107
CONTENTS OF PR	OPERTY	(Initial only ONE):				
		Seller agrees to have all pers property to be left in broom	onal belongings re swept condition pr	moved from the	ne property and	1
Seller	Buyer					
		Seller agrees to allow Buyer removed from the property pagreement will be signed by	per the deposit agre	eement terms.	The deposit	are
Seller	Buyer					
Seller	Buyer	Buyer agrees to allow the Solisposal by Buyer. Seller agrees to siproperty.	rees not to add any	v additional coi	ntents to the	
SELLER CLOSING	G COSTS	(Initial only ONE):				
		Seller agrees to pay OWN	closing costs.			
Seller	Buyer Buyer Buyer	BUYER AGREES to pay S delinquent taxes; utilities b	ills; liens; judgme	nts; assessment	does not incluts or tax prorat	ıde: ing.
RAT	7/Si	e 16 Jeb 2020	21196	entisign A C C C C C C C C C C C C C C C C C C C	(P)	Date
(Seller)	o. 	Date	Select Equity In	vestments inc.	(Buyer)	Date
				<u> </u>		
(Seller)		Date			(Buyer)	Date

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

(Seller)

ADDENDUM TO PURCHASE AGREEMENT

This form was adapted from a form by the Minnesota Association of REALTORS, which disclaims any liability arising out of use or misuse of this form. Parts are ©. 2010 Minnesota Association of REALTORS, Edina, MN 1. Date: 2-16-2020 2. Page: 8 3. Addendum to Purchase Agreement between parties dated: 4. Purchase and sale of property at _____ 5. 6. RIGHT AND DUTY OF INSPECTION: Buyer shall have the right and duty to inspect property or to 7. have them inspected by a person of Buyer's choice, at Buyer's expense. Buyer shall have the right to make 8. a pre closing inspection of the property to determine that the property is in the same condition as of the date 9. of this addendum 10. SETTLEMENT IS FINAL: It is understood the Buyer accepts the property "AS IS". ANY WARRANTIES OF 11. PHYSICAL CONDITION OF THE PROPERTY CONTAINED IN THIS PURCHASE AGREEMENT ARE 12. VOID. The Seller has no further responsibility of liability with respect to the condition of the property. This 13. provision shall survive the delivery of the deed or contract for deed. 14. INSPECTION CONTINGENCY AGREEMENT: If noted on Page 2, this agreement is contingent upon Select Equity 15. Investments, Inc., franchisor and/or any additional member of the Buyer's staff completing a "Second Eyes" 16. inspection and ratifying this agreement by removing this contingency IN WRITING prior to closing, based upon the 17. "Second Eyes" inspection. The inspection may include but not limited to Buyer's contractors confirming repair 18. estimates. Buyer will inform Seller of its intent prior to closing date. 18. Seller agrees to permit Buyer to place a sign on property and to place a lock box on the entry door in order for Buyer 19. to have reasonable access to property to study and confirm contractor estimates for repair. 20. OTHER: Buyer is a "for profit" company and intends to make a profit on the sale of this property. Buyer is 21. purchasing property below market value for that purpose. Buyer may rehab property and rent it or re-sell it. 22. Buyer may "assign" its interest for a fee to another buyer or may sell property "AS IS" to another buyer who may 23. in turn re-hab, rent or re-sell the property. Buyer may obtain a mortgage in lieu of cash at no additional cost to Seller. 24. Buyer, (and/or assigns) is a licensed Real Estate broker in the State of Minnesota. Authentisign Select Equity Investments, Inc. (Buyer) Date

THIS IS A LEGAL BINDING CONTRACT BETWEEN BUYERS AND SELLER IF YOU DESIRE LEGAL OR TAX ADVICE CONSULT AN APPROPRIATE PROFESSIONAL. MN-BPAIA (9/10)

(Buyer)

Date

Date