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April 22, 2021 1. Date

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April 22, 2021 3. Addendum to Purchase Agreement between parties, dated _

4.	(Date	of this Purchase	Agreement),	pertaining	to t	he purchase	and	sale	of	the	Property	at
5.	100	River Ridge Court,	Burnsville	MN		55	337					

6. In the event of a conflict between this Addendum and any other provision of the Purchase Agreement the language 7. in this Addendum shall govern.

8. This Purchase Agreement is contingent upon Buyer's reasonable approval of due diligence matters as agreed to in 9. this Addendum.

10. Title and examination and title corrections and remedies are excluded from this Addendum and shall be handled in

11. accordance with terms specified in the Examination of Title and Title Corrections and Remedies section of this 12.

Purchase Agreement.

13. Buyer shall satisfy himself/herself/itself with respect to the physical condition of the Property and the feasibility

and suitability of the Property for Buyer's intended purpose within the respective time period(s) specified herein. Buyer 14.

15. acknowledges that any information provided by Seller, a third party, or broker representing or assisting Seller regarding

16. dimensions, square footage, or acreage of land or improvements is approximate. Buyer shall verify the accuracy of

17. information to Buyer's satisfaction, at Buyer's sole cost and expense.

Buyer may declare this Purchase Agreement canceled by providing written notice to Seller, or licensee representing 18.

19. or assisting Seller, within the respective time period(s) specified herein, in which case this Purchase Agreement is

20. canceled. Buyer and Seller shall immediately sign a written cancellation confirming said cancellation and directing

21. all earnest money paid hereunder to be refunded to Buyer, unless provided otherwise in this Purchase Agreement.

22. Buyer's failure to give written notice of cancellation of this Purchase Agreement, within the respective time period(s 23. specified herein shall conclusively be deemed Buyer's election to proceed with the transaction without correction of

24. any disapproved items that Seller has not agreed in writing to correct or remedy.

25. Buyer's Responsibility Regarding Due Diligence: Buyer shall keep the Property free and clear of all liens, shall 26. indemnify, defend, and hold Seller harmless from all liability, claims, demands, damages, costs or expenses, incurred 27. by Seller by reason of any physical damage to the Property or injury to persons caused by Buyer or its agents or contractors in exercising its rights under this Addendum, and shall return the Property to the same condition it was 28.

29. in prior to Buyer's testing. Buyer shall not disturb any tenants, employees or occupants of the Property.

Seller's Responsibility Regarding Due Diligence: Seller agrees to allow reasonable access to the Property for 30. 31. performance of any surveys, due diligence or inspections agreed to herein. Seller understands that the inspections 32. may require that all utilities be on and the Seller is responsible for providing same at Seller's expense. If the Property is occupied by someone other than Owner, Owner shall comply with Minnesota law and existing Owner's lease, if 33.

any, to provide tenant with proper notice in advance of any Property showing. 34.

A. ENVIRONMENTAL ASSESSMENTS/INSPECTIONS: 35.

36.	(i)		Check one.)Check one.)
37.		obtaining a Phase I environmental site assess	ment of the Property at X BUYER'S SELLER'S expense
38. 39.		within <u>30</u> Buyer shall provide reasonable approval	days of Final Acceptance Date of this Purchase Agreement. of the Phase I environmental site assessment within
		_	

- 40. _ days of either:
- (a) Final Acceptance Date of this Purchase Agreement if the Phase I environmental site assessment is 41. 42. obligated to be obtained by Buyer; or
- 43. (b) receipt of the Phase I environmental site assessment if Seller is obligated to obtain.



			44. Page 2				
45.	Pro	pert	y located at <u>100 River Ridge Court, Burnsville MN 55337</u> .				
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.			days of either:				
51.			(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.			days of Final Acceptance Date of this Purchase Agreement.				
57.			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 X 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.			See Addendum to Purchase Agreement.				
69.							
70.							
71.	В.	GC	VERNMENTAL APPROVAL: The following items, if applicable, shall be completed within				
72.			days of Final Acceptance Date of this Purchase Agreement.				
73.		(i)	This Purchase Agreement IS IS NOT contingent upon Buyer obtaining approval of governing body of				
74.	development or subdivision plans, as described below, at BUYER SELLER expense. If IS, Seller s						
75.			cooperate with Buyer to obtain such approval.				
76.							
77.		(ii)	This Purchase Agreement IS X IS NOT contingent upon Buyer obtaining approval of governing body fo				
78.			rezoning or use permits, as described below, at BUYER SELLER expense. If IS, Seller shall				
79.			cooperate with Buyer to obtain such approval.				
80.							
81.							



			82. Page 3
83.	Pro	operty lo	ated at 100 River Ridge Court, Burnsville MN 55337
84.	C.	OTHEF	CONTINGENCIES: This Purchase Agreement is contingent upon Buyer's reasonable approval of the
85. 86. 87. 88.		(a) Fin (b) rec	items, if checked. Buyer shall approve the items within <u>30</u> days of either: Acceptance Date of this Purchase Agreement if Buyer is obligated to obtain the item; or ipt of the item if Seller is obligated to obtain the item. <i>ppropriate options i-vi.</i>)
89.		(i)	BUYER SELLER obtaining a certificate of survey of the Property, at BUYER SELLER
90.			expense.
91.		🗌 (ii)	BUYER SELLER obtaining soil tests which indicate that the Property may be improved without
92.			extraordinary building methods or costs, at BUYER SELLER expense.
93.		X (iii)	BUYER SELLER obtaining copies of all covenants, reservations and restrictions affecting the Property,
94.			at BUYER X SELLER expense.
95. 96.		☐ (iv)	BUYER SELLER obtaining and approving copies of Association documents at BUYER SELLER
97. 98. 99.		X (v)	Buyer obtaining from Seller copies of all documents in Seller's possession or control relating to the rights of tenants, including but not limited to, rent rolls, leases, common area maintenance fees, and estoppel certificates.
100. 101. 102. 103. 104. 105. 106. 107. 108. 109. 110.			Seller assigns all right, title, and interest in and to the tenant security deposits and the interest earned, if any, and credited thereon (collectively, the Security Deposits) for the Property at closing. Seller warrants that the Security Deposits being assigned are all of the Security Deposits being held for tenants at the Property. Seller shall, immediately after closing, notify tenant of the Security Deposit transfer and of Buyer's name and address as required under MN Statute 504B.178, Subd. 5. Buyer agrees to hold and apply all of the Security Deposits in accordance with the terms of the leases of the Property pursuant to MN Statute 504B.178 and indemnify and agree to hold and defend Seller, its legal representatives, successors and assigns harmless from and against any and all claims, actions, suits, proceedings, demands, assessments, udgments, liabilities and costs including, without limitation, reasonable attorney's fees and expenses of any kind whatsoever, arising from and after the date of closing asserted by said tenants or any person or persons claiming under any of them with respect to any of the Security Deposits.
111.		X (vi)	Buyer obtaining from Seller copies of all permits applicable to the Property, operating statements for the
112. 113.			ast <u>2</u> years, vendor contracts, and any other documents in Seller's possession or control and relating to the Property.
114. 115.			Buyer acknowledges that Seller makes no representations or warranties by providing any documents to Buyer. Buyer agrees to return all such documents to Seller upon Seller's written request.



	116. Page 4								
117.	Property located at 100 River Ridge Court, Bu	rnsville MN 55337							
118.	D. BUYER INVESTIGATIONS: This Purchase Agree	eement X IS IS IS NOT contingent upon Buyer's investigations							
119. 120.		elf/itself with respect to the physical condition of the Property and r Buyer's intended purpose. Any Buyer investigations shall be							
121. 122.	completed within <u>45</u> Agreement. All Buyer investigations shall be at I	days of Final Acceptance Date of this Purchase Buyer's sole cost and expense.							
123.	SELLER	BUYER							
124.	Independent School District No. 191 (Business Entity or Individual Name)	Abdullahi Jama (Business Entity or Individual Name)							
125.	By:	By:							
126.	Its: Board Chair (Title)	Its:							
127.	(Date)	(Date)							
128.	SELLER	BUYER							
129.	Independent School District. No. 191 (Business Entity or Individual Name)	(Business Entity or Individual Name)							
130.	By:	By:							
131.	Its: Board Clerk (Title)	Its:							
132.	(Date)	(Date)							
133.	THIS IS A LEGALLY BINDING CON	TRACT BETWEEN BUYER(S) AND SELLER(S).							

IF YOU DESIRE LEGAL OR TAX ADVICE, CONSULT AN APPROPRIATE PROFESSIONAL. 134.

MN-ACPA:DD-4 (8/20)

