

PURCHASE AGREEMENT:

VACANT LAND (RESIDENTIAL)

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23rd

2025

April

	2. Page 1				
BUYER(S): Workhorse Land Development or assi	_				
BUYER(S): NOTIFIED TO THE SEVELOPMENT OF ABBI					
Buyer's earnest money in the amount of					
shall be delivered to listing broker, or, if checked, to		·	_no later than t	wo (2)	Busine
Days after Final Acceptance Date. Buyer and Seller a of Earnest Money Holder as specified above within t Acceptance Date, whichever is later.	igree that earnest i	money shall be	deposited in th	e trus	t accou
Said earnest money is part payment for the purchase	e of the property l	ocated at			
Street Address: See Exhibit A (83.78 acres / 3,649,4	75 sq ft)				
City of Princeton , (County of Mille La	acs	Stat	e of M	inneso
Zip Code $\frac{55371}{}$, legally described	las vacant land	described in	Exhibit A		
			(a alla ativah ut	h - "D	
·			(he "P	roperty
Notwithstanding the foregoing, the following item(s)	are excluded from	the purchase:		he "P	roperty
Notwithstanding the foregoing, the following item(s)	are excluded from	the purchase:		he "P	roperty
Notwithstanding the foregoing, the following item(s) PURCHA Seller has agreed to sell the Property to Buyer for the	are excluded from	the purchase:		he "P	
Notwithstanding the foregoing, the following item(s) PURCHA Seller has agreed to sell the Property to Buyer for the	are excluded from	the purchase:		he "P	
Notwithstanding the foregoing, the following item(s) PURCHA Seller has agreed to sell the Property to Buyer for the Six Hundred Eighty-Five Thousand which Buyer agrees to pay in the following manner:	are excluded from ASE PRICE: e sum of (\$ 685,00	the purchase:			_ Dolla
Notwithstanding the foregoing, the following item(s) PURCHA Seller has agreed to sell the Property to Buyer for the Six Hundred Eighty-Five Thousand which Buyer agrees to pay in the following manner: 1. 20 percent (%) of the sale price in CAS	are excluded from ASE PRICE: e sum of (\$ 685,00	the purchase:	tion, including e	arnes	_ Dolla
Notwithstanding the foregoing, the following item(s) PURCHA Seller has agreed to sell the Property to Buyer for the Six Hundred Eighty-Five Thousand which Buyer agrees to pay in the following manner: 1. 20 percent (%) of the sale price in CASI 2. 80 percent (%) of the sale price in M	are excluded from ASE PRICE: e sum of (\$ 685,00) H, or more in Buye	the purchase:	tion, including e	arnes	_ Dollar t mone Financii
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Notwithstanding the foregoing, the following item(s) PURCHA Seller has agreed to sell the Property to Buyer for the Six Hundred Eighty-Five Thousand which Buyer agrees to pay in the following manner: 1. 20 percent (%) of the sale price in CASI 2. 80 percent (%) of the sale price in M section.) 3. percent (%) of the sale price by ASS Purchase Agreement: Assumption Financing.) 4. percent (%) of the sale price by CC Agreement: Contract for Deed Financing.)	are excluded from ASE PRICE: e sum of (\$ 685,00) H, or more in Buye IORTGAGE FINA SUMING Seller's cu	the purchase: 00.00 er's sole discre NCING. (See	tion, including e following Morto e. (See attached	arnes jage I	_ Dolla t mone Financii endum



	38. Page 2 Date April 23rd 2025
39.	Property located at See Exhibit A (83.78 acres / 3,649,475 sq ft) Princeton 55371
40.	MORTGAGE FINANCING:
41.	This Purchase Agreement IS IS NOT subject to the mortgage financing provisions below. If IS, complete the
42. 43.	MORTGAGE FINANCING section below. If IS NOT, proceed to the SELLER'S CONTRIBUTIONS TO BUYER'S COSTS section.
44. 45.	Such mortgage financing shall be: <i>(Check one.)</i> X FIRST MORTGAGE only FIRST MORTGAGE AND SUBORDINATE FINANCING.
46. 47. 48. 49. 50.	Buyer shall apply for and secure, at Buyer's expense, a: (Check all that apply.) CONVENTIONAL OR PRIVATELY INSURED CONVENTIONAL DEPARTMENT OF VETERANS' AFFAIRS ("DVA") GUARANTEED FEDERAL HOUSING ADMINISTRATION ("FHA") INSURED UNITED STATES DEPARTMENT OF AGRICULTURE ("USDA") RURAL DEVELOPMENT
51.	X OTHER development loan
52.	mortgage in the amount stated in this Purchase Agreement, amortized over a period of not more than
53. 54. 55. 56.	years, with an initial interest rate at no more than $\frac{8}{2}$ percent (%) per annum. The mortgage application IS TO BE MADE WITHIN FIVE (5) BUSINESS DAYS after the Final Acceptance Date. Buyer agrees to use best efforts to secure a commitment for such financing and to execute all documents required to consummate said financing.
57. 58.	MORTGAGE FINANCING CONTINGENCY : This Purchase Agreement is contingent upon the following and applies to the first mortgage and any subordinate financing. <i>(Check one.)</i>
59. 60. 61. 62.	If Buyer cannot secure the financing specified in this Purchase Agreement, and this Purchase Agreement does not close on the closing date specified, this Purchase Agreement is canceled. Buyer and Seller shall immediately sign a Cancellation of Purchase Agreement confirming said cancellation and directing all earnest money paid here to be REFUNDED TO BUYER FORFEITED TO SELLER.
63. 64. 65.	NOTE: If this Purchase Agreement is subject to DVA or FHA financing, FORFEITED TO SELLER may be prohibited. See the following DVA and FHA Escape Clauses. OR
66.	Buyer shall provide Seller, or licensee representing or assisting Seller, with the Written Statement, on
67.	or before
68. 69. 70. 71. 72.	For purposes of this Contingency, "Written Statement" means a Written Statement prepared by Buyer's mortgage originator(s) or lender(s) after the Final Acceptance Date that Buyer is approved for the loan(s) specified in this Purchase Agreement, including both the first mortgage and any subordinate financing, if any, and stating that an appraisal, satisfactory to the lender(s), has been completed or the lender(s) has waived the appraisal and stating conditions required by lender(s) to close the loan.
73. 74. 75. 76. 77.	Upon delivery of the Written Statement to Seller, or licensee representing or assisting Seller, the obligation for satisfying all conditions required by mortgage originator(s) or lender(s), except those conditions specified below, are deemed accepted by Buyer: (a) work orders agreed to be completed by Seller; (b) any other financing terms agreed to be completed by Seller here; and (c) any contingency for the sale and closing of Buyer's property pursuant to this Purchase Agreement.

MN:PA:VL-2 (8/23)



	79. Page 3 Date April 23rd 2029	5
80.	Property located at See Exhibit A (83.78 acres / 3,649,475 sq ft) Princeton 55371	
81. 82. 83. 84. 85. 86.	Upon delivery of the Written Statement, if this Purchase Agreement does not close on the stated closing date ANY REASON relating to financing, including, but not limited to interest rate and discount points, if any, then Se may, at Seller's option, declare this Purchase Agreement canceled, in which case this Purchase Agreement canceled. Buyer and Seller shall immediately sign Cancellation of Purchase Agreement confirming said cancellation and directing all earnest money paid here be forfeited to Seller as liquidated damages. In the alternative, Seller may seek all other remedies allowed by later than the self-remedies allowed by later tha	eller nt is n a e to
87. 88. 89. 90. 91.	Notwithstanding the language in the preceding paragraph, Seller may not declare this Purchase Agreem canceled if the reason this Purchase Agreement does not close was due to: (a) Seller's failure to complete work orders to the extent required by this Purchase Agreement; (b) Seller's failure to complete any other financing terms agreed to be completed by Seller here; or (c) any contingency for the sale and closing of Buyer's property pursuant to this Purchase Agreement, exc as specified in the contingency for sale and closing of Buyer's property.	
93. 94. 95. 96. 97.	If the Written Statement is not provided by the date specified on line 66, Seller may, at Seller's option, declare to Purchase Agreement canceled by written notice to Buyer at any time prior to Seller receiving the Written Statement in which case this Purchase Agreement is canceled. In the event Seller declares this Purchase Agreement canceled, Buyer and Seller shall immediately sign a Cancellation of Purchase Agreement confirming said cancellate and directing all earnest money paid here to be RETAINED BY SELLER REFUNDED TO BUYI	ent, nent tion ER .
98. 99. 100. 101.	If the Written Statement is not provided, and Seller has not previously canceled this Purchase Agreement, the Purchase Agreement is canceled as of the closing date specified in this Purchase Agreement. Buyer and Se shall immediately sign a Cancellation of Purchase Agreement confirming said cancellation and directing earnest money paid here to be RETAINED BY SELLER REFUNDED TO BUYER.	this eller
	LOCKING OF MORTGAGE INTEREST RATE ("RATE"): The Rate shall be locked with the lender(s) by Buy	yer:
103.	(Check one.)	
104. 105.	☑ WITHIN FIVE (5) BUSINESS DAYS OF FINAL ACCEPTANCE DATE; OR ▼ AT ANY TIME PRIOR TO CLOSING OR AS REQUIRED BY LENDER(S).	
107. 108. 109.	LENDER COMMITMENT WORK ORDERS: Seller agrees to pay up to \$	_ to nich
	 (b) negotiating the cost of making said repairs with Buyer; or (c) declaring this Purchase Agreement canceled, in which case this Purchase Agreement is canceled. Buyer and Se shall immediately sign a Cancellation of Purchase Agreement confirming said cancellation and directing earnest money paid here to be refunded to Buyer, unless Buyer provides for payment of the cost of said repair or escrow amounts related thereto above the amount specified on line 105 of this Purchase Agreement. 	g all
115.	SELLER BUYER agrees to pay any reinspection fee required by Buyer's lender(s).	
117.118.119.	FHA ESCAPE CLAUSE (FHA Financing only): "It is expressly agreed that, notwithstanding any other provision of this contract, the purchaser shall not be obligated to complete the purchase of the Property described here of incur any penalty by forfeiture of earnest money deposits or otherwise, unless the purchaser has been given accordance with the Department of Housing and Urban Development ("HUD")/FHA or DVA requirements a write statement by the Federal Housing Commissioner, Department of Veterans' Affairs, or a Direct Endorsement lendard.	r to n in tten
121.	setting forth the appraised value of the Property as not less than \$	
123. 124.	The purchaser shall have the privilege and option of proceeding with consummation of the contract without reg to the amount of the appraised valuation. The appraised valuation is arrived at to determine the maximum mortgathub will insure; HUD does not warrant the value nor the condition of the Property. The purchaser should satisfied that the price and condition of the Property are acceptable."	age
126.	LENDER PROCESSING FEES (FHA, DVA Financing Only): Seller agrees to pay Buyer's closing fees a	and

127. miscellaneous processing fees which cannot be charged to Buyer, not to exceed \$ ___128. This amount is in addition to Seller's Contributions to Buyer's Costs, if applicable.

Minnesota Realtors® TRANSACTIONS TransactionDesk Edition

2025

Date _April 23rd 129. Page 4 55371 Exhibit A (83.78 acres / 3,649,475 sq ft) Princeton 130. Property located at See 131. **DVA FUNDING FEE (DVA Financing only):** Pursuant to federal regulations, a one-time Funding Fee based on loan 132. amount must be paid at the closing of this transaction as follows: ____ paid by Buyer AT CLOSING ADDED TO MORTGAGE AMOUNT ____ paid by Seller 134. _____ 135. NOTE: DVA regulations limit the fees and charges Buyer can pay to obtain a DVA loan. 136. **DEPARTMENT OF VETERANS' AFFAIRS ESCAPE CLAUSE (DVA Financing only):** "It is expressly agreed that, 137. notwithstanding any other provisions of this contract, the purchaser shall not incur any penalty by forfeiture of earnest 138. money or otherwise be obligated to complete the purchase of the Property described here, if the contract purchase 139. price or cost exceeds the reasonable value of this Property established by the Department of Veterans' Affairs. The 140. purchaser shall, however, have the privilege and option of proceeding with the consummation of this contract without 141. 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 142. **NOTE**: annual installments of special assessments certified to yearly taxes. 143. 144. OTHER MORTGAGE FINANCING ITEMS: __ 145. _ **SELLER'S CONTRIBUTIONS TO BUYER'S COSTS:** 146. 147. Seller IS X IS NOT contributing to Buyer's costs. If answer is IS, Seller agrees to pay at closing, up to: (Check one.) ----(Check one.)-----\$____ 148. _____ percent (%) of the sale price 149. 150. towards Buyer's closing fees, title service fees, title searches, title examinations, abstracting, lender's title insurance, 151. owner's title insurance, prepaid items, other Buyer's costs allowable by lender, if any, and/or mortgage discount points. Any 152. amount of Seller's contribution that exceeds Buyer's allowable costs, or which cannot be used because Seller's 153. contribution exceeds the maximum Seller contribution allowed by law or by mortgage requirements, shall be retained 154. by Seller. NOTE: The amount paid by Seller cannot exceed the maximum Seller contribution allowed by FHA, DVA, or lender. All funds paid by Seller on behalf of Buyer must be stated on the Closing Disclosure at closing. 156. SALE OF BUYER'S PROPERTY: 157. 158. (Check one.) 159. 1. This Purchase Agreement is subject to an Addendum to Purchase Agreement: Sale of Buyer's Property Contingency for the sale of Buyer's property. (If checked, see attached Addendum.) 160. 161. OR 162. 2. This Purchase Agreement is contingent upon the successful closing on the Buyer's property located at 163. _, which is scheduled to close on 164. pursuant to a fully executed purchase agreement. If Buyer's 165. property does not close by the closing date specified in this Purchase Agreement, this Purchase Agreement is canceled. Buyer and Seller shall immediately sign a Cancellation of Purchase Agreement confirming said 166. 167. cancellation and directing all earnest money paid here to be refunded to Buyer. The language in this paragraph 168. supersedes any other provision to the contrary in any financing contingency made a part of this Purchase 169. Agreement, if applicable. 170. OR Buyer represents that Buyer has the financial ability to perform on this Purchase Agreement without the sale 171. and closing on any other property. 172.



173. Page 5 Date <u>April</u> 23rd 2025

	175. Fage 5 Date
174.	Property located at See Exhibit A (83.78 acres / 3,649,475 sq ft) Princeton 55371.
175.	REAL ESTATE TAXES/SPECIAL ASSESSMENTS:
	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.
178.	Buyer shall pay PRORATED FROM DAY OF CLOSING ALL NONE
179.	taxes due and payable in the year of closing.
180.	Seller shall pay X PRORATED TO DAY OF CLOSING ALL NONE
181.	due and payable in the year of closing.
183.	Buyer shall pay real estate taxes due and payable in the year following closing and thereafter, the payment of which is not otherwise here provided. No representations are made concerning the amount of subsequent real estate taxes.
185.	DEFERRED TAXES/SPECIAL ASSESSMENTS:
186.	BUYER SHALL PAY X SELLER SHALL PAY on date of closing any deferred real estate taxes
187.	(e.g. Green Acres) or special assessments, payment of which is required as a result of the closing of this sale.
188.	BUYER AND SELLER SHALL PRORATE AS OF THE DATE OF CLOSING X SELLER SHALL PAY ON Check one.)
	DATE OF CLOSING all installments of special assessments certified for payment, with the real estate taxes due and payable in the year or closing.
191.	BUYER SHALL ASSUME X SELLER SHALL PAY on date of closing all other special assessments levied as
192.	of the Date of this Purchase Agreement.
193.	BUYER SHALL ASSUME SELLER SHALL PROVIDE FOR PAYMENT OF special assessments pending as(Check one.)(Check one.)
195.	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.)
	Buyer shall pay any unpaid special assessments payable in the year following closing and thereafter, the payment of which is not otherwise here provided.
199.	As of the Date of this Purchase Agreement, Seller represents that Seller HAS HAS NOT received a notice
201.	regarding any new improvement project from any assessing authorities, the costs of which project may be assessed against the Property. Any such notice received by Seller after the Date of this Purchase Agreement and before closing shall be provided to Buyer immediately. If such notice is issued after the Date of this Purchase Agreement and on or before the date of closing, then the parties may agree in writing, on or before the date of closing, to pay, provide for the payment of, or assume the special assessments. In the absence of such agreement, either party may declare this Purchase Agreement canceled by written notice to the other party, or licensee representing or assisting the other party, in which case this Purchase Agreement is canceled. If either party declares this Purchase Agreement canceled, Buyer and Seller shall immediately sign a Cancellation of Purchase Agreement confirming said cancellation and
209.	ADDITIONAL PROVISIONS:
210.	PREVIOUSLY EXECUTED PURCHASE AGREEMENT: This Purchase Agreement IS IS NOT subject to
211.	cancellation of a previously executed purchase agreement dated
213. 214.	(If answer is IS , said cancellation shall be obtained no later than If said cancellation is not obtained by said date, this Purchase Agreement is canceled. Buyer and Seller shall immediately sign a <i>Cancellation of Purchase Agreement</i> confirming said cancellation and directing all earnest money paid here to be refunded to Buyer.)



April 23rd 2025 216. Page 6 Date _ 217. Property located at See Exhibit A (83.78 acres / 3,649,475 sq ft) Princeton 55371 218. SPECIAL CONTINGENCIES: This Purchase Agreement is subject to the following contingencies, and if the September 219. contingencies checked below are not satisfied or waived, in writing, by Buyer by_ 220. this Purchase Agreement is canceled as of said date. Buyer and Seller shall immediately sign a Cancellation of 221. Purchase Agreement confirming said cancellation and directing all earnest money paid here to be refunded to 222. Buyer. 223. (Select appropriate options a-k.) 224. | (a) Buyer obtaining a physical inspection of the Property, satisfactory to Buyer. (b) Buver obtaining evidence of utility connections available, and costs for connection to the Property, satisfactory 225. 226. to Buyer. **BUYER** SELLER shall provide a certificate of survey of the Property, at **X** BUYER 227. **|X**| (c) ----(Check one.)-------(Check one.)-----228. expense. (d) Buyer obtaining approval of city/township of proposed building plans and specifications at 229. 230. **X** BUYER SELLER expense. -----(Check one.)-----(e) Buyer obtaining approval of 231. city/township proposed subdivision development plans **X** BUYER SELLER expense. 232. ----(Check one.)----Buyer obtaining approval of city/township for rezoning or use permits at **X** BUYER SELLER expense. -----(Check one.)-----(g) Buyer obtaining, at **X** BUYER SELLER expense, percolation tests which are acceptable to Buyer. ----(Check one.)-----(h) Buyer obtaining, at **X** BUYER SELLER expense, soil tests which indicate that the Property may be 235. 236. improved without extraordinary building methods or cost. 237. **|X**| (i) Buyer obtaining approval of building plans and/or specifications in accordance with any recorded subdivision 238. covenants and approval of the architectural control committee. Buyer obtaining, at **X** BUYER SELLER expense, copies of all covenants, reservations, and restrictions 239. affecting the Property, satisfactory to Buyer. 240. 241. |**X**| (k) Other: Buyer shall have access to site for purposes of testing, due diligence and development 242. work. Buyer receiving acceptable TIF financing from city. Opportunity to have input on safe routes to school for pedestrians and bicyclists from the surrounding neighborhood. 243. Alltech National Title to be the title company for both buyer and seller. 244. 245. Seller's expenses for these contingencies (if any) shall not exceed \$ _____ 246. **DEED/MARKETABLE TITLE:** Upon performance by Buyer, Seller shall deliver a: (Check one.) 247. **X** WARRANTY DEED PERSONAL REPRESENTATIVE'S DEED CONTRACT FOR DEED 248. TRUSTEE'S DEED Other: Deed joined in by spouse, if any, conveying 249. marketable title, subject to (a) building and zoning laws, ordinances, state and federal regulations; 250. 251. (b) restrictions relating to use or improvement of the Property without effective forfeiture provisions; 252. (c) reservation of any mineral rights by the State of Minnesota; 253. (d) utility and drainage easements which do not interfere with existing improvements; (e) rights of tenants as follows (unless specified, not subject to tenancies): __ 254. 255. _: and 256. others (must be specified in writing): __ 257.



		258.	Page 7	Date_	April	23rd	2025
259.	Property located at See	Exhibit A (83.78 acres / 3,649,475 sq ft)	P	rinceto	n	553	71
	POSSESSION: Seller shall of MINIOR MARKET MA	deliver possession of the Property: (Check on	e.)			
262.	OTHER:						
	Seller agrees to remove ALL by possession date.	. DEBRIS AND ALL PERSONAL PF	ROPERTY	NOT IN	CLUDED HE	RE from the F	² roperty

- 265. **PRORATIONS:** All interest; unit owners' association dues; rents; and charges for city water, city sewer, electricity, 266. and natural gas shall be prorated between the parties as of date of closing. Buyer shall pay Seller for remaining
- 267. gallons of fuel oil or liquid petroleum gas on the day of closing, at the rate of the last fill by Seller.
- 268. **TITLE AND EXAMINATION:** Within a reasonable time period after Final Acceptance Date, Seller shall provide one of 269. the following title evidence options, at Seller's selection, which shall include proper searches covering bankruptcies, 270. state and federal judgments and liens, and levied and pending special assessments to Buyer or Buyer's designated 271. title service provider:
- 272. (a) A commitment for an owner's policy of title insurance on a current ALTA form issued by an insurer licensed to write 273. title insurance in Minnesota as selected by Buyer. Seller shall be responsible for the title search and exam costs 274. related to the commitment. Buyer shall be responsible for all additional costs related to the issuance of the title 275. insurance policy(ies), including but not limited to the premium(s), Buyer's name search and plat drawing, if 276. any. Seller shall deliver any abstract of title and a copy of any owner's title insurance policy for the Property, 277. if in Seller's possession or control, to Buyer or Buyer's designated title service provider. Any abstract of title or 278. owner's title insurance policy provided shall be immediately returned to Seller, or licensee representing or 279. assisting Seller, upon cancellation of this Purchase Agreement.
- 280. (b) An Abstract of Title certified to date if Abstract Property or a Registered Property Abstract ("RPA") certified to date 281. if Registered (Torrens) Property. Seller shall pay for the abstracting or RPA costs and deliver any abstract for 282. this Property in Seller's possession or control to Buyer or Buyer's designated title service provider. Any abstract 283. provided shall be immediately returned to Seller, or licensee representing or assisting Seller, upon cancellation of 284. this Purchase Agreement. If Property is Abstract and Seller does not have an abstract of title, Option (a) will 285. automatically apply.
- 286. Seller shall use Seller's best efforts to provide marketable title by the date of closing. In the event that Seller has not 287. provided marketable title by the date of closing, Seller shall have an additional thirty (30) days to make title marketable 288. or, in the alternative, Buyer may waive title defects by written notice to Seller. In addition to the thirty (30)-day 289. extension, Buyer and Seller may by mutual agreement further extend the closing date. Lacking such extension, 290. either party may declare this Purchase Agreement canceled by written notice to the other party, or licensee 291. representing or assisting the other party, in which case this Purchase Agreement is canceled. If either party declares 292. this Purchase Agreement canceled, Buyer and Seller shall immediately sign a Cancellation of Purchase Agreement 293. confirming said cancellation and directing all earnest money paid here to be refunded to Buyer.
- 294. SUBDIVISION OF LAND, BOUNDARIES, AND ACCESS: If this sale constitutes or requires a subdivision of land 295. owned by Seller, Seller shall pay all subdivision expenses and obtain all necessary governmental approvals. This 296. provision deals with the necessity of subdividing land to complete the sale of the Property described here in contrast 297. to the subdivision provision of lines 230-231 which deals with the future development plans of Buyer. Seller warrants 298. the legal description of the real Property to be conveyed has been or shall be approved for recording as of the date 299. of closing. Seller warrants that there is a right of access to the Property from a public right-of-way.
- 300. MECHANIC'S LIENS: Seller warrants that prior to the closing, payment in full will have been made for all labor, 301. materials, machinery, fixtures, or tools furnished within the 120 days immediately preceding the closing.
- 302. **NOTICES:** Seller warrants that Seller has not received any notice from any governmental authority as to condemnation 303. proceedings or violation of any law, ordinance, or regulation. If the Property is subject to restrictive covenants, Seller 304. warrants that Seller has not received any notice from any person or authority as to a breach of the covenants. Any 305. such notices received by Seller shall be provided to Buyer immediately. Discriminatory restrictive covenants (e.g. 306. provisions against conveyance of property to any person of a specified religious faith, creed, national origin, race, or 307. color) are illegal and unenforceable. An owner of real property may permanently remove such restrictive covenants 308. from the title by recording a statutory form in the office of the county recorder of any county where the property is located.



309. Page 8 Date <u>April</u> 23rd 2025

310. Property located at See

Exhibit A (83.78 acres / 3,649,475 sq ft)

Princeton

55371

- 311. **DIMENSIONS**: Buyer acknowledges any dimensions, square footage, or acreage of land or improvements provided
- 312. by Seller, third party, or broker representing or assisting Seller are approximate. Buyer shall verify the accuracy of
- 313. information to Buyer's satisfaction, if material, at Buyer's sole cost and expense.
- 314. ACCESS AGREEMENT: Seller agrees to allow Buyer reasonable access to the Property for performance of any
- 315. surveys, inspections or tests, or for water, sewer, gas, or electrical service hookup as agreed to here. Buyer shall
- 316. restore the premises to the same condition it was in prior to the surveys, inspections, or tests and pay for any
- 317. restoration costs relative thereto.
- 318. RISK OF LOSS: If there is any loss or damage to the Property between the Date of this Purchase Agreement and
- 319. the date of closing for any reason, including fire, vandalism, flood, earthquake, or act of God, the risk of loss shall
- 320. be on Seller. If the Property is destroyed or substantially damaged before the closing date, this Purchase Agreement
- 321. is canceled, at Buyer's option, by written notice to Seller or licensee representing or assisting Seller. If Buyer cancels
- 322. this Purchase Agreement, Buyer and Seller shall immediately sign a Cancellation of Purchase Agreement confirming
- 323. said cancellation and directing all earnest money paid here to be refunded to Buyer.
- 324. TIME OF ESSENCE: Time is of the essence in this Purchase Agreement.
- 325. CALCULATION OF DAYS: Any calculation of days begins on the first day (Calendar or Business Days as specified)
- 326. following the occurrence of the event specified and includes subsequent days (Calendar or Business Days as
- 327. specified) ending at 11:59 P.M. on the last day.
- 328. BUSINESS DAYS: "Business Days" are days which are not Saturdays, Sundays, or state and federal holidays
- 329. unless stated elsewhere by the parties in writing.
- 330. CALENDAR DAYS: "Calendar Days" include Saturdays, Sundays, or state or federal holidays. For purposes of this
- 331. Agreement, any reference to "days" means "Calendar Days" unless otherwise required by law.
- 332. RELEASE OF EARNEST MONEY: Buyer and Seller agree that the Earnest Money Holder shall release earnest
- 333. money from the Earnest Money Holder's trust account:
- 334. (a) at or upon the successful closing of the Property;
- 335. (b) pursuant to written agreement between the parties, which may be reflected in a *Cancellation of Purchase Agreement* executed by both Buyer and Seller;
- 337. (c) upon receipt of an affidavit of a cancellation under MN Statute 559.217; or
- 338. (d) upon receipt of a court order.
- 339. **DEFAULT:** If Buyer defaults in any of the agreements here, Seller may cancel this Purchase Agreement, and any
- 340. payments made here, including earnest money, shall be retained by Seller as liquidated damages and Buyer and
- 341. Seller shall affirm the same by a written cancellation agreement.
- 342. If Buyer defaults in any of the agreements here, Seller may terminate this Purchase Agreement under the
- 343. provisions of either MN Statute 559.21 or MN Statute 559.217, whichever is applicable. If either Buyer or Seller
- 344. defaults in any of the agreements here or there exists an unfulfilled condition after the date specified for fulfillment,
- 345. either party may cancel this Purchase Agreement under MN Statute 559.217, Subd. 3. Whenever it is provided here
- 346. that this Purchase Agreement is canceled, said language shall be deemed a provision authorizing a Declaratory
- 347. Cancellation under MN Statute 559.217, Subd. 4.
- 348. If this Purchase Agreement is not canceled or terminated as provided here, Buyer or Seller may seek actual damages
- 349. for breach of this Purchase Agreement or specific performance of this Purchase Agreement; and, as to specific
- 350. performance, such action must be commenced within six (6) months after such right of action arises.
- 351. NOTICE REGARDING AIRPORT ZONING REGULATIONS: The Property may be in or near an airport safety zone
- 352. with zoning regulations adopted by the governing body that may affect the Property. Such zoning regulations are
- 353. filed with the county recorder in each county where the zoned area is located. If you would like to determine if such
- 354. zoning regulations affect the Property, you should contact the county recorder where the zoned area is located.
- 355. NOTICE REGARDING PREDATORY OFFENDER INFORMATION: Information regarding the predatory offender
- 356. registry and persons registered with the predatory offender registry under MN Statute 243.166 may be
- 357. obtained by contacting the local law enforcement offices in the community where the Property is located
- 358. or the Minnesota Department of Corrections at (651) 361-7200, or from the Department of Corrections web
- 359. site at https://coms.doc.state.mn.us/publicregistrantsearch



Date __April 23rd 2025 360. Page 9 55371 Exhibit A (83.78 acres / 3,649,475 sq ft) Princeton 361. Property located at See 362. SPECIAL DISCLOSURES: Seller discloses, to the best of Seller's knowledge, that the Property described in this 363. Purchase Agreement consists of approximately 83.78 **X** ACRES SQUARE FEET and is currently zoned -----(Check one.)-----364. R1 IS X IS NOT in a designated flood zone. 365. Seller discloses, to the best of Seller's knowledge, that the Property 366. Seller discloses, to the best of Seller's knowledge, that the Property DOES X DOES NOT currently receive ----(Check one.)---367. preferential tax treatment (e.g. Green Acres, Managed Forest Land, Non-Profit Status, Rural Preserve, SFIA, etc.). 368. Seller discloses, to the best of Seller's knowledge, that the Property | IS X IS NOT enrolled in any federal, state, or -----(Check one.)-----369. local governmental programs (e.g., conservation programs, CREP, CRP, EQIP, Green Acres, Managed Forest Land, 370. RIM, riparian buffers, Rural Preserve, SFIA, WRP/RIM-WRP, etc.). 371. BUYER HAS THE RIGHT TO A WALK-THROUGH REVIEW OF THE PROPERTY PRIOR TO CLOSING TO 372. ESTABLISH THAT THE PROPERTY IS IN SUBSTANTIALLY THE SAME CONDITION AS OF THE DATE OF THIS 373. PURCHASE AGREEMENT. 374. BUYER HAS RECEIVED A: (Check any that apply.) \(\subseteq \textbf{DISCLOSURE STATEMENT: VACANT LAND OR A} \) 375. **DISCLOSURE STATEMENT: SELLER'S DISCLOSURE ALTERNATIVES** FORM. 376. **DESCRIPTION OF PROPERTY CONDITION:** See Disclosure Statement: Vacant Land or Disclosure Statement: 377. Seller's Disclosure Alternatives for description of disclosure responsibilities and limitations, if any. 378. BUYER HAS RECEIVED THE INSPECTION REPORTS. IF REQUIRED BY MUNICIPALITY. 379. BUYER IS NOT RELYING ON ANY ORAL REPRESENTATIONS REGARDING THE CONDITION OF THE PROPERTY. 380. PLEASE NOTE: Buyer may incur additional charges improving the Property, including, but not limited to, hookup and/ 381. or access charges; municipal charges; costs for sewer access, stubbing access, water access, park dedication, road 382. access, curb cuts, utility connection and connecting fees; and tree planting charges. 383. (Check appropriate boxes.) 384. SELLER WARRANTS THAT THE PROPERTY IS EITHER DIRECTLY OR INDIRECTLY CONNECTED TO: 385. CITY SEWER X YES NO / CITY WATER X YES NO 386. SUBSURFACE SEWAGE TREATMENT SYSTEM DOES X DOES NOT KNOW OF A SUBSURFACE SEWAGE TREATMENT SYSTEM ON OR 387. SELLER ----(Check one.)----388. SERVING THE PROPERTY. (If answer is **DOES**, and the system does not require a state permit, see *Disclosure* 389. Statement: Subsurface Sewage Treatment System.) 390. PRIVATE WELL 391. SELLER DOES |X| DOES NOT KNOW OF A WELL ON OR SERVING THE PROPERTY. -----(Check one.)-----392. (If answer is **DOES** and well is located on the Property, see *Disclosure Statement: Well.*) 393. TO THE BEST OF SELLER'S KNOWLEDGE, THE PROPERTY 🗍 IS 📈 IS NOT IN A SPECIAL WELL -----(Check one.)-----394. CONSTRUCTION AREA. 395. THIS PURCHASE AGREEMENT IS 🗶 IS NOT SUBJECT TO AN ADDENDUM TO PURCHASE AGREEMENT: --(Check one.)----396. SUBSURFACE SEWAGE TREATMENT SYSTEM AND WELL INSPECTION CONTINGENCY. 397. (If answer is IS, see attached Addendum.) 398. IF A WELL OR SUBSURFACE SEWAGE TREATMENT SYSTEM EXISTS ON THE PROPERTY, BUYER HAS 399. RECEIVED A DISCLOSURE STATEMENT: WELL AND/OR A DISCLOSURE STATEMENT: SUBSURFACE 400. SEWAGE TREATMENT SYSTEM.



401. Page 10 Date <u>April</u> 23rd 2025

402.	Property located at See Exhibit A (83.78 acr	res / 3,649,475 sq ft)	Princeton	55371
403.		AGENCY NOTIC	<u> </u>	
404.	James Boo (Licensee)	is Seller's Agen	t Buyer's Agent Dual Age	ent 🗶 Facilitator.
405.	Epique Realty (Real Estate Company Name)			
406.	William R Webber (Licensee)		t Buyer's Agent Dual Age	
407.	Epique Realty (Real Estate Company Name)			
408.	THIS NOTICE DOES <u>NOT</u> SATISFY MIN	NESOTA STATUTOR	Y AGENCY DISCLOSURE REC	QUIREMENTS.
409.	DUA	L AGENCY REPRESI	<u>ENTATION</u>	
410.	PLEASE CHECK <u>ONE</u> OF THE FOLLOWIN	IG SELECTIONS:		
411.	☐ Dual Agency representation DOES NOT	apply in this transacti	on. Do not complete lines 411-4	127.
412.	▼ Dual Agency representation DOES apply	in this transaction. C	omplete the disclosure in lines 4	112-427.
413. 414. 415. 416. 417.	either party. Broker cannot act as a dual age	alespersons owe fiduo oker and its salespers	ciary duties to both Seller(s) and ons are prohibited from advocat	Buyer(s). Because ting exclusively for
418. 419. 420. 421. 422. 423.	 (1) confidential information communicated remain confidential unless Seller(s) of information will be shared; (2) Broker and its salespersons will not within the limits of dual agency, Brokethe sale. 	or Buyer(s) instructs B represent the interest	roker in writing to disclose this i of either party to the detriment	of the other; and
424. 425.	With the knowledge and understanding of the and its salesperson to act as dual agents in	•	Seller(s) and Buyer(s) authorize a	nd instruct Broker
426.	Seller	Buye	r	
427.	Seller	Buye	r	
428.	Date	Date		

- 429. **CLOSING COSTS:** Buyer or Seller may be required to pay certain closing costs, which may effectively increase the
- 430. cash outlay at closing or reduce the proceeds from the sale.
- 431. **SETTLEMENT STATEMENT:** Buyer and Seller authorize the title company, escrow agent, and/or their representatives
- 432. to disclose and provide copies of the disbursing agent's settlement statement to the real estate licensees involved
- 433. in the transaction at the time these documents are provided to Buyer and Seller.

MN:PA:VL-10 (8/23)



			434.	Page 11	Date .	April	23rd	2025
435	Property located at See	Exhibit A (83.78 acres / 3,649,475			inceto		553	71
436. 437. 438. 439.	FOREIGN INVESTMENT IN F provides that a transferee ("Buy tax if the transferor ("Seller") is agree to comply with FIRPTA	yer") of a United States re s a foreign person and no	al property o exceptio	interestm ns from Fl	nust be IRPTA v	notified in wr withholding a	iting and must v apply. Buyer ar	withhold
440. 441. 442.	Seller shall represent and war is defined within FIRPTA), prio the closing and delivery of the	r to closing. Any represe						
443. 444. 445.	Buyer and Seller shall complereasonably necessary to complete identification numbers or Society.	oly with the FIRPTA requi						
446. 447. 448. 449.	Due to the complexity and powithholding the applicable tax compliance, as the respective party whether the transaction	s, Buyer and Seller shoulre licensee's represent	d seek ap	propriate	legal a	and tax adv rty will be ui	ice regarding	FIRPTA
450. 451.	FULLY EXECUTED PURCHA and all addenda must be fully						is Purchase Ag	reement
452. 453.	ELECTRONIC SIGNATURES this transaction constitute valid		electronic	signature	of any	party on an	y document re	lated to
454. 455. 456. 457. 458. 459.	ENTIRE AGREEMENT: This constitute the entire agreemel and Seller, including, but not lir Purchase Agreement. This Pu Seller or by operation of law. Purchase Agreement.	nt between Buyer and S mited to, e-mails, text me irchase Agreement can	eller. Any e essages, o be modifie	other writt rothereled ed or cand	en or c ctronic celed o	oral commun communicat nly in writing	ication betwee tions are not pa g signed by Bu	n Buyer of this oyer and
	SURVIVAL : All warranties sprofor deed.	ecified in this Purchase	Agreemer	nt shall su	rvive th	ne delivery o	f the deed or o	contract
462. 463.	DATE OF THIS PURCHASE (1) of this Purchase Agreement		his Purcha	se Agreen	nent to	be defined	as the date on	line one
464.	OTHER: William Webber and	d James Boo are licer	nsed real	estate	agents	in the st	ate of Minne	sota.
465.								
466. 467. 468.	Addendum to Purchase A	ptional Arbitration Agre greement	eement ar	•		_		
469. 470. 471. 472. 473. 474.	Addendum to Purchase A	greement: Assumption F greement: Buyer Purcha greement: Condominium greement: Contract for I	Financing Ising "As I Townhous Deed Final	se/Cooper ncing	ative C	ommon Inter	rest Community	,
475. 476. 477. 478. 479.	Addendum to Purchase A	greement: Seller's Purch greement: Seller's Rent greement: Short Sale Co	nase/Lease Back Agre ontingency	e Continge ement '	ency	Mall Matar li	nspection Cont	ingenov
480.	Other:	ncoment. Odbodnace Sev	vage near	TIOTIC Oyste	zi i ai iu	vvon vvatel II	ispection Conti	gci icy



		481. Page 12 Date April	23rd 2025
482.	Property located at See Exhibit A (83.78 acres / 3,649,475 sq ft		55371
485.	I agree to sell the Property for the price and on the terms and conditions set forth above. I have reviewed all pages of this Purchase Agreement.	I agree to purchase the Property for the terms and conditions set forth about have reviewed all pages of this Pu Agreement.	ove.
487. 488. 489. 490.	If checked, this Purchase Agreement is subject to attached Addendum to Purchase Agreement Counteroffer and the Final Acceptance Date shall be noted on the Addendum.	:	
491. 492.	FIRPTA: Seller represents and warrants, under penalty of perjury that Seller IS IS NOT a foreign person (i.e., a		
494. 495. 496.	non-resident alien individual, foreign corporation, foreign partnership, foreign trust, or foreign estate for purposes of	f I	
498.	X	x_William Webber	4/23/25
	(Seller's Signature) (Date)	(Buyer's Signature)	(Date)
499.	X Ben Barton (Seller's Printed Name)	X William Webber (Buyer's Printed Name)	
500.	X (Seller's Signature) (Date)	X(Buyer's Signature)	(Date)
501.	X (Seller's Printed Name)	X(Buyer's Printed Name)	
	FINAL ACCEPTANCE DATE: is the date on which the fully executed Purchase Agreeme		Acceptance Date
504. 505.	THIS IS A LEGALLY BINDING CONTRACT	T BETWEEN BUYER(S) AND SELLER(S	
507. 508.	I ACKNOWLEDGE THAT I HAVE RECEIVED AND DISCLOSURE STATEMENT: ARBITRATION DISCLOSUR AGREEMENT, WHICH IS AN OPTIONAL, VOLUNTARY AGREEMENT.	RE AND RESIDENTIAL REAL PROPERT	YARBITRATION
510.	SELLER(S)	BUYER(S)	
511.	SELLER(S)	BUYER(S)	

MN:PA:VL-12 (8/23)



WIRE FRAUD ALERT



Internet fraud — the use of Internet services or software with Internet access to defraud victims — is on the rise in real estate transactions. **THESE SOPHISTICATED CRIMINALS COULD:**

- HACK INTO YOUR E-MAIL ACCOUNT or the e-mail of others
- money to the hacker's account.
 SEND FRAUDULENT E-MAILS that appear to be from your real

involved in your real estate transaction and may direct you to wire

- **SEND FRAUDULENT E-MAILS** that appear to be from your real estate licensee, lender, or closing agent.
- CALL YOU claiming they have revised wiring instructions.

Buyers/Tenants and Sellers/Owners are advised to:

- (1) Never wire funds without confirming the wiring instructions directly with the intended recipient.
- (2) Verify that the contact information for the wire transfer recipient is legitimate by calling a known phone number for the broker or closing agent. Do not rely on the information given to you in an e-mail communication.
- (3) Never send personal information through unsecured/unencrypted e-mail.

If you suspect wire fraud in your transaction:

- (1) Immediately notify your bank, closing agent, and real estate licensee.
- (2) File a complaint online at the Internet Crime Complaint Center (IC3) at http://www.ic3.gov.

The undersigned acknowledge receipt of this wire fraud alert and understand the importance of taking proactive measures to avoid being a victim of wire fraud in a real estate transaction.

> Minnesota Realtors® TRANSACTIONS TransactionDesk Edition