IN THE UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF MISSOURI

In re:

417 Rentals, LLC

Case # 17-60935-11 Chapter 11

Debtor.

MOTION FOR AUTHORITY TO SELL REAL ESTATE FREE AND CLEAR OF ALL LIENS, CLAIMS AND ENCUMBRANCES <u>PURSUANT TO 11 U.S.C. § 363(b),(f),)(h), and (m)</u>

COMES NOW 417 Rentals, LLC, Debtor, and for its Motion for Authority to Sell Real Estate Free and Clear of all Liens, Claims and Encumbrances, pursuant to 11 U.S.C. \$363(b),(f),(h) and (m), states:

I. Jurisdiction and Venue

1. On August 25, 2017 (the "Petition Date"), the Debtor filed its Voluntary Petition for Relief pursuant to *Chapter 11* of *Title* 11 of the *United States Code*. Since that time, the Debtor has remained in possession of its assets and has operated its business as a Debtor-in-Possession.

2. The Court has jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334. This is a core proceeding pursuant to 28 U.S.C. § 157(b)(2)(A),(N) and (O).

3. Venue in this case is proper in this District pursuant to 28 U.S.C. §§ 1408 and 1409.

II. Background

4. The Debtor's assets consist of 565 rental units, many of which are single family dwellings. These properties are located in the Springfield, Missouri area. There are 15 lenders whose liens encumber most of the properties. The Debtor's reorganization plan will seek to refinance certain properties and sell the remaining properties.

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III.

The Sales

5. Among the Debtor's assets are 54 properties consisting of single family dwellings, all of which are encumbered by Deeds of Trust on behalf of Central Bank of the Ozarks (Bank). A description of each property subject of the sale, together with the information concerning the loan balance, interest rate, taxes and insurance, are included in the table attached hereto, made a part hereof, and marked **Exhibit A**.

6. The Debtor has entered into a contract, subject to Court approval, with H&M, LLC (Purchaser) to purchase the 54 properties for the sum of \$1,100,000.00, a copy of the contract is attached hereto, made a part hereof, and marked **Exhibit B**.

7. The Bank has consented to the sale which, after the payment of all encumbrances, should produce approximately \$200,000.00 for the Debtor's Estate. The Debtor submits that the sale is fair and reasonable and beneficial to the Debtor and all creditors.

8. The property subject of the sale is not necessary for an effective reorganization.

IV. <u>Relief Requested</u>

9. The Debtor requests authority pursuant to 11 U.S.C. \$ 363(f) to sell the properties described in **Exhibit A** free and clear of all liens, encumbrances, claims and interests, with such liens, encumbrances, claims and interests to attach to the sale proceeds in the order of priority

WHEREFORE, 417 Rentals, LLC, Debtor herein, prays the Court for an order authorizing the sale of the 54 properties described in **Exhibit A**, and that the proceeds be applied as follows:

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- (a) First, to the payment of expenses of the sale;
- (b) Second, to pay any real estate taxes and assessments outstanding and

unpaid at the time of the sale;

(c) Third, the sum of \$900,000.00 to be paid to the Central Bank of the

Ozarks in full satisfaction of the indebtedness owed it by the Debtor;

- (d) Fourth, the balance to be paid to the Debtor's estate; and
- (e) That the Court order such other and further relief as is just and

proper.

Respectfully submitted,

BERMAN, DeLEVE, KUCHAN & CHAPMAN, LLC

By: /s/ Ronald S. Weiss

Ronald S. WeissMO #21215Joel PelofskyMO #179291100 Main, Suite 2850Kansas City, Missouri 64105(816) 471-5900 Phone / (816) 842-9955 FaxEmail: rweiss@bdkc.comEmail: jpelofsky@bdkc.comATTORNEYS FOR DEBTOR

CERTIFICATE OF SERVICE

I certify that the foregoing Motion was electronically filed with the Clerk of the Bankruptcy Court on this 19th day of December, 2017 and was served electronically on those parties receiving electronic notice through the Court's CM/ECF system, with an identical copy delivered by First Class, United States Mail, postage pre-paid to all creditors and parties in interest listed on the attached Matrix.

/s/ Ronald S. Weiss

Ronald S. Weiss, MO #21215 Attorney for Debtor

COLOR KEY AT BOTTOM	663		ase 17-60935				iled 12/19/ perties®Tab					Desc \$110,448.00	
Street Address	#Units	ZIP	Deed Of Trust Held	Loan #	Interest	Original Amt*	Loan Balance	Cost Basis	#OfProps	TAX ID	Yearly Taxes		
	_		Central Bank	14868 1632	5.500%	\$171,454.33	\$122,819.69		4	1301589,63		\$590.68	
71 S Ferguson Ave	1	65807	Central Bank	14868 1632		\$1,301,589.63		\$21,311,12		1326204036	\$532,11		
50 W Elm St	1	65802	Central Bank	14868 1632				\$11,623,75		1321125008	\$354.01		
27 S Nettleton Ave	1	65803	Central Bank	14868 1632	_	U.		\$13,788.67		1323327006	\$340_86		
00 W Mt Vernon St	1	65802	Central Bank	14868 1632			N	\$16,633.38		1323407001	\$291.54		
				14868 2225	5.500%	\$335,392.50	\$215,771.22		9			\$1,155.76	
127 W Lynn St	1	65802	Central Bank	14868 2225				\$18,427.54		1314229008	\$295.37		
IS1 N West Ave	1	65802	Central Bank	14868 2225				\$17,002.71		1315205005	\$290.44		
211 W Atlantic St	1	65803	Central Bank	14868 2225				\$16,181.44		1310209027	\$269.62		
49 W Olive St	1	65802	Central Bank	14868 2225				\$17,107.28		1321130015	\$365.52		
311 W Calhoun St	1	65802	Central Bank	14868 2225				\$18,199,16		1316107043	\$333.18		
31 W High St	1	65803	Central Bank	14868 2225				\$19,903.80		1311115012	\$314.55		
13 S Glenn Ave	1	65804	Central Bank	14868 2225				\$19,419.51		1321405002	\$354.01		
IO S Nettleton Ave	1	65803	Central Bank	14868 2225				\$17,029,93		1323328021	\$323.87		
0 S Kansas Ave	1	65802	Central Bank	14868 2225				\$19,795.50		1323326020	\$388,53		
				14868 2353	5.500%	\$371,492.50	\$235,732.33		10		•	\$1,280.20	
035 W Division St	1	65803	Central Bank	14868 2353				\$22,142.84		1311331008	\$337.02		
461 N Missouri Ave	1	65802	Central Bank	14868 2353				\$17,542.87		1314105015	\$339.21		
129 W Wall St	1	65803	Central Bank	14868 2353				\$14,243,70		1315410017	\$213.72		· · · · · · · · · · · · · · · · · · ·
159 W Chestnut St	1	65802	Central Bank	14868 2353				\$11,945.92		1315407036	\$286.60		
660 W Phelps St	1	65802	Central Bank	14868 2353						1315316008	\$244.96		-
581 E Atlantic St	1	65803	Central Bank	14868 2353				\$20,342.81		1209202008	\$368.80		
746 W Collage St	1	65802	Central Bank	14868 2353				\$15,513.79		1321132028	\$104.12		Also 1321 132027
757 W Walnut St	1	65802	Central Bank	14868 2353				\$20,780.02		1321132011	\$254.27		
15 W Lincoln St	1	65802	Central Bank	14868 2353	-			\$13,857.66		1321113015	\$297.02		
050 W Pacific St	1	65802	Central Bank	14868 2353				\$10,779.84	ŧ	1309412037	\$294.82		
				14868 2370	5.500%	\$488,765.28	\$346,495,29	+ · · · · · · · · · · · · · · · · · · ·	16		TEO HOL	\$1,684,43	
005 E Commercial St	1	65803	Central Bank	14868 2370				\$21,526.46		1312403017	\$347.98	94 10	
029 N Johnston Ave	1	65802	Central Bank	14868 2370				\$19,776,75		1314220009	\$350.72		
223 S New Ave	1	65807	Central Bank	14868 2370				\$17,728.63		1326203028	\$291.54		
48 N Prospect Ave	1	65802	Central Bank	14868 2370			1.44	\$19,547.35		1218202010	\$292.63		
34 W Chestnut St	1	65802	Central Bank	14868 2370			and the second second	\$18,508.12		1315413047	\$340.31		
51 N Marion Ave	1	65802	Central Bank	14868 2370	-		Contraction of the	\$19,770.60		1310117004	\$347.98		
252 N Lyon Ave	1	65804	Central Bank	14868 2370				\$8,280.40		1311101011	\$258.66		
16 W Olive St	1	65802	Central Bank	14868 2370			ACCULATE OF A	\$19,110.37		1322225003	\$347.98		
321 N Concord Ave	1	65803	Central Bank	14868 2370				\$26,633.77		1311104020	\$420.86		
332 W Water St	1	65802	Central Bank	14868 2370				\$17,290.56		1321129004	\$295.92		
3 N Brown Ave	1	65802	Central Bank	14868 2370				\$8,479,29		1315326001	\$283.32		FIRE (450/mo)
2 N Park Ave	1	65802	Central Bank	14868 2370				\$21.087.22		1315328001	\$283.32		TINE (400/110)
8 E Garfield St	1	65803	Central Bank	14868 2370			100	\$14,085.09		1312128012	\$314.55		
3 S Nettleton Ave	1	65803	Central Bank	14868 2370	1000	Piter	AND STREET	\$14,708.04		1323327007	\$238.38		FIRE ()
2 S Nettleton Ave	1	65802	Central Bank	14868 2370				\$18,724.44		1323328018			FIRE ()
	<u> </u>	00002	Ochilal Dank	14868 2397	5.500%	\$88,442.50	\$63,472.74	\$10,724.44	2	1323326016	\$229.06	\$204 E4	-
30 N Frisco Ave	1	65802	Central Bank	14868 2397	0.000 /6	400,942.00	400,412,14	\$17,892.87		1313102013		\$304.54	
47 W Chestnut St		65802	Central Bank	14868 2397							6207.00		
		30002	OGHER DAILY	14868 7631	5 500%	\$107,323.94	\$75,219.12	\$22,381.11	3	1315404052	\$307.98	6000.00	
50 N Colgate Ave	1	65802	Central Bank	14868 7631	5.500 %	¥107,925.84	\$13,213.12	\$13,342,65	3	1309411037	0050 44	\$369.62	
59 W Madison St	1	65802	Central Bank	14868 7631							\$258.11		
1 S New Ave	4	65802	Central Bank					\$19,234.95	1	1321311022	\$282.22		
I G NEW AVE	1.1	00000	Gential Bank	14868 7631	E 5008/	£153 344 00	\$444 407 DE	\$17,334.58		1323318005	\$318.94		
17 N Main Ave A&B	2	65803	Central Bank	249615 2615 249615 2615	5.500%	\$153,344.00	\$111,127.25	\$05 005 0T	3	_		\$528.25	
			Central Bank	the second of the particular and the local				\$25,925.97		1000001010			
27 W Water St	1	65802	Central Bank	249615 2615				\$7,983.48		1322204016	\$291.54		
1 W Mt Vernon St	1_1_	65806	Central Bank	249615 2615 249615 8324				\$18,804.24		1323141007	\$386,34	_	
					5 500%	\$101,659.38	\$73,267.92		2			\$350.10	

Exhibit A, Case No. 17-60935

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COLOR KEY AT BOTTOM Street Address	663 #Units	ZIP	Deed Of Trust Held	Loan #	Exhib Interest	it A: Pro Original Amt*	perties Tabl	Cost Basis			\$241,960.12 Yearly Taxes		
823 N Kansas Expy	1	65802	Central Bank	249615 8324				\$52.03		1315401027	\$534.30		same lot 824 823
				249615 9456	5.500%	\$61,121.05	\$57,684.07		4				
1723 W Lee St	1	65802	Central Bank	249615 9456			11 10 28 10	\$19,540,72		1310111030	\$459.22	\$158.56	
2038 N Robberson Ave	1	65803	Central Bank	249615 9456				\$13,948,45		1312219017	\$493.75	\$144.77	
304 N West Ave	1	65802	Central Bank	249615 9456				\$22,634,34		1315303015	\$423.60	\$134,43	
909 N Eagle Ave	1	65806	Central Bank	249615 9456				\$16,687.71		1315402028	\$377.02	\$120.64	and the second sec

dottoop signatur Case 17-60935-can11 Doc 247-2 Filed 12/19/17 Entered 12/19/17 16:12:12 Desc Reference (e.g., Seller & Bayer, Contract for Sale of Residential Real Estate Page 1 of 8



Contract for Sale of Residential Real Estate This Contract has important legal and tax consequences. If not understood, consult your attorney before signing. This Contract is made between 417 Rentals, LLC ("Seller") and 1 H & M Properties and Sign Investments, LLC 2 ("Buyer"). The "Effective Date" shall be the date adjacent to the signature of the last party to sign this Contract or the Counter Offer attached hereto (if any). 3 PROPERTY. Seller agrees to sell and convey to Buyer and Buyer agrees to purchase from Seller, the following described real 1. 4 estate (if no legal description is included below, then legal description on Seller's deed(s) to govern. Legal description(s) may be 5 confirmed by a Survey pursuant to Section 6 below). Such real estate, together with all existing improvements located thereon 6 (including all permanently attached equipment and fixtures not specifically excluded below) and all rights, privileges and easements 7 appurtenant thereto, and any items of personal property specifically included below, are collectively referred to herein as the 8 "Property." Legal Description is (insert if available): 50 Single family homes and 1 duplex listed as the Central Bank package of 9 MLS # 6009246. All properties are located in Springfield, MO. 10 (Check box if legal description attached) Springfield MO 11 Greene Street Address Zip Code 12 Citv State County 2. INCLUSIONS AND EXCLUSIONS. The Purchase Price and the Property includes (but is not limited to) all of the following (if any) 13 which now exist and are located on the real estate, all of which Seller warrants to convey free and clear. Note: This Contract, and 14 not the Seller's Disclosure Statement, multiple listing service or other promotional material, provides for what is included in 15 this sale. 16 Access to Property Vacuum Systems (Central) & Fireplace Equipment and Doors Garage Door Opener(s) & Control(s) Attachments (if attached, including artificial logs) Keys and Remote Entry Controls Window / Wall Related Ventilation and Exhaust Fans Water Heaters, Softeners & Sump Blinds, Shades, Shutters, Storm Exterior Pump Windows, Sashes and Doors, Exterior Lighting, Landscaping & Window Air Conditioning Units Screens, Awnings Mailbox Curtain & Drapery Hardware (only) Kitchen / Cooking Related Fences (including invisible pet Mirrors (Attached) & all Bathroom systems, collars and controls) **Dishwashers & Trash Compactors** Mirrors Sprinkler Systems and Controls Garbage Disposals Shelving & Closet Organizers (if Gas Fired Barbecue Grills (Built-in) . Systems and Utilities attached) Microwave Ovens (Built-in) Heating, Cooling, Electrical Flooring Related . **Ovens/Ranges and Attachments** Plumbing Fixtures/Systems (Built-in) Floor Coverings (if attached), Tacked **Electrical, Lighting & TV Related** Humidifier (if attached) Down & Wall to Wall Carpet Attic and Ceiling Fans Propane Tanks (excluding portable . Miscellaneous Lighting Fixtures tanks - see also lines 240-241) Manuals and written warranties in TV Antennas (if attached) **Radiator Shields** Seller's possession pertaining to any **Fire / Fireplace Related** Security & Alarm Systems of the foregoing Fire and Smoke Alarms To avoid misunderstanding, list below, as "included" or "excluded", any items which may be subject to question. 17 The following items are also included in the sale (e.g., list any non-affixed equipment or machinery, household or other personal 18 19 property): 20 The following items are excluded from the sale (e.g., list any items reserved, leased or otherwise not owned by Seller, such as satellite 21 dish equipment): 22 23 3. PURCHASE PRICE. 24 \$ 1, 100, 000.00 is the "Purchase Price" for the Property and is to be paid by Buyer as follows: 25 as "Earnest Money" in the form of (check one): 26 personal check cashier's check coher 27 , to be supplied at the time of original delivery hereof as set forth at the Receipt and Acknowledgement following the end of this Contract, and which shall be 28 deposited not later than ten (10) banking days after the Effective Date in an escrow account with 29 30 ("Escrow Agent"). Upon written request made by either party, Escrow Agent shall confirm its actual receipt and deposit of any Earnest Money. Escrow Agent may also retain any 31 interest earned on any such Earnest Money. If sale is closed, Earnest Money to apply toward the Purchase Price. Buyer shall pay the 32 balance of the Purchase Price by cashier's check or other form of funds acceptable to Closing Agent ("Funds") at Closing. 33 4. CLOSING. Subject to the terms of this Contract, this sale will be closed (meaning the exchange of the Deed for the Purchase 34 Price, together with all other documents and Funds required by this Contract, the "Closing") at the office of 35 Appleby Healy Land and Title 36 ("Closing Agent") in 37 Ozark MO , on on or before December 26th 2017 (the "Closing Date").

State

City

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Exhibit B, Case No. 17-60935

Dav

Month

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39	Possession and all keys will be delivered to Buyer at: (check one) K Closing or i other
40 41	Note: The parties should complete and attach an appropriate rider if possession is to be transferred on a day other than day of Closing (e.g., see RES-3010 Residential Lease; MSC-2080 Agreement for Possession by Buyer Prior to Closing, MSC-2090
42	Agreement for Possession by Seller After Closing) or if temporary access to the Property for a limited purpose is to be made
43	available prior to Closing (see MSC-2085 Limited Purpose Entry by Buyer Prior to Closing). Brokers are not responsible for
44	delivery of keys. It is recommended that Buyer change locks following possession.
45 46	Unless specified otherwise, Seller warrants that the Property will be vacant as of the time of Closing (e.g., except for tenant(s) in possession pursuant to any lease or other agreement approved pursuant to this Contract), and in its present condition (together with
47	any improvements or repairs required by this Contract), ordinary wear and tear excepted. (Note: If the Property is to remain tenant
48	occupied, then the parties should complete and attach Rental Property Contract Rider MSC-2035).
49	5. FINANCING. (Check applicable box) Note: If Buyer's lender or Closing Agent cannot fulfill their obligations under the Dodd-Frank Wall Street Reform and Consumer Protection Act and the regulations promulgated by the Consumer Financial
50 51	Protection Bureau, it may be necessary for Buyer to request Seller to agree to an extension of the Closing Date.
52	A. Not Conditioned Upon Financing. (Although not a condition to performance, Buyer may finance any portion of Purchase Price).
53	B. Nonconventional. (Attach Financing Agreements rider, MSC-2010, for Assumption, Seller Financing or Government Financing).
54	C. Conventional. Buyer agrees to do all things reasonably necessary, including but not limited to the execution of a completed
55	loan application and other instruments, payment to lender for a credit report, appraisal and any other required fees, to provide all
56 57	information required by lender and to otherwise cooperate fully in order to make a good faith effort to obtain the financing described below. If Buyer does not deliver a Notice, provided by Buyer's lender, to Seller of Buyer's inability to obtain a loan on the terms
58	described below, by 5:00 p.m. on the date (the "Loan Condition Deadline") which is days (21 days if none stated) after the
59 60	Effective Date, then this condition shall be deemed waived and Buyer's performance under this Contract shall thereafter not be conditioned upon Buyer's obtaining financing; provided, however, if such lender will not give Buyer such Notice then Buyer may directly
61	notify Seller (on or before the Loan Condition Deadline) by providing a notarized affidavit that Buyer has timely complied with all of the
62	terms of this paragraph and that despite request, Buyer was unable to obtain such Notice from lender (e.g., see MSC-2010A "Buyer's
63 64	Financing Contingency Affidavit" or MSC-2010B "Non-Individual Buyer's Financing Contingency Affidavit"). If Buyer has complied with the terms of this paragraph and has timely provided Notice to Seller of Buyer's inability to obtain a loan on the terms described below,
65	then this Contract shall terminate with Earnest Money to be returned to Buyer (subject to Section 8).
66	(Complete one or both) Loan amount:% of the Purchase Price, or \$
67	Initial interest rate not to exceed:%. Amortization termyears.
68	Type (check one): Fixed Rate Adjustable Rate Other:
69	Other terms: TBD
	Other terms:
69 70 71 72	Other terms:
69 70 71 72 73	Other terms:
69 70 71 72	Other terms:
69 70 71 72 73 74 75 76	Other terms:
69 70 71 72 73 74 75 76 77	Other terms:
69 70 71 72 73 74 75 76	Other terms:
69 70 71 72 73 74 75 76 77 78	Other terms:
69 70 71 72 73 74 75 76 77 78 79 80 81	Other terms:
69 70 71 72 73 74 75 76 77 78 79 80 81 82	Other terms:
69 70 71 72 73 74 75 76 77 78 79 80 81 82 83	Other terms:
69 70 71 72 73 74 75 76 77 78 79 80 81 82	Other terms: TBD Note: A lender's loan approval process may not include an appraisal or other such comparison or determination of value of the Property. Different types of "appraisals" are available and lender underwriting requirements vary in this regard. If Buyer's performance under this Contract is to be independently conditioned upon the Property appraising at a specified value, then Buyer should complete and attach to this Contract rider MSC-2020 (Contract Conditions part C). If the Loan Condition Deadline passes without a termination as outlined above, Buyer remains obligated under this Contract. Therefore, Buyer should be certain that Buyer will have available the Funds required to close. A "loan commitment" or "preapproval" does NOT necessarily guarantee that Buyer's loan will actually be funded. 6. TITLE AND SURVEY. At Closing, Seller shall transfer marketable tile to the Property subject only to the Permitted Exceptions, as directed by Buyer, by (unless otherwise specifically agreed) general warranty deed (the "Deed"), properly executed and in recordable form. Within days (10 days if none stated) after the Effective Date (check applicable box below):
69 70 71 72 73 74 75 76 77 78 79 80 81 82 83 84	Other terms: TBD Note: A lender's loan approval process may not include an appraisal or other such comparison or determination of value of the Property. Different types of "appraisals" are available and lender underwriting requirements vary in this regard. If Buyer's performance under this Contract is to be independently conditioned upon the Property appraising at a specified value, then Buyer should complete and attach to this Contract rider MSC-2020 (Contract Conditions part C). If the Loan Condition Deadline passes without a termination as outlined above, Buyer remains obligated under this Contract. Therefore, Buyer should be certain that Buyer will have available the Funds required to close. A "loan commitment" or "preapproval" does NOT necessarily guarantee that Buyer's loan will actually be funded. 6. TITLE AND SURVEY. At Closing, Seller shall transfer marketable title to the Property subject only to the Permitted Exceptions, as directed by Buyer, by (unless otherwise specifically agreed) general warranty deed (the "Deed"), properly executed and in recordable form. Within days (10 days if none stated) after the Effective Date (check applicable box below): A. Seller shall deliver to Buyer a commitment (the "Title Commitment") to issue a current ALTA owner's policy of title insurance in the amount of the Purchase Price (the "Owner's Policy"), both at Seller's cost. B. Seller shall deliver to Buyer a Title Commitment to issue an Owner's Policy (cost of both to be split 50/50 between parties). M C. Seller shall deliver to Buyer a Title Commitment, at Seller's cost, to issue an Owner's Policy at Buyer's cost. (Specify if otherwise)
69 70 71 72 73 74 75 76 77 78 79 80 81 82 83 84 85 86 87	Other terms: TBD Note: A lender's loan approval process may not include an appraisal or other such comparison or determination of value of the Property. Different types of "appraisals" are available and lender underwriting requirements vary in this regard. If Buyer's performance under this Contract is to be independently conditioned upon the Property appraising at a specified value, then Buyer should complete and attach to this Contract rider MSC-2020 (Contract Conditions part C). If the Loan Condition Deadline passes without a termination as outlined above, Buyer remains obligated under this Contract. Therefore, Buyer should be certain that Buyer will have available the Funds required to close. A "loan commitment" or "preapproval" does NOT necessarily guarantee that Buyer's loan will actually be funded. 6. TITLE AND SURVEY. At Closing, Seller shall transfer marketable title to the Property subject only to the Permitted Exceptions, as directed by Buyer, by (unless otherwise specifically agreed) general warranty deed (the "Deed"), properly executed and in recordable form. Within
69 70 71 72 73 74 75 76 77 78 79 80 81 82 83 84 85 86	Other terms: TBD Note: A lender's loan approval process may not include an appraisal or other such comparison or determination of value of the Property. Different types of "appraisals" are available and lender underwriting requirements vary in this regard. If Buyer's performance under this Contract is to be independently conditioned upon the Property appraising at a specified value, then Buyer should complete and attach to this Contract rider MSC-2020 (Contract Conditions part C). If the Loan Condition Deadline passes without a termination as outlined above, Buyer remains obligated under this Contract. Therefore, Buyer should be certain that Buyer will have available the Funds required to close. A "loan commitment" or "preapproval" does NOT necessarily guarantee that Buyer's loan will actually be funded. 6. TITLE AND SURVEY. At Closing, Seller shall transfer marketable title to the Property subject only to the Permitted Exceptions, as directed by Buyer, by (unless otherwise specifically agreed) general warranty deed (the "Deed"), properly executed and in recordable form. Within
69 70 71 72 73 74 75 76 77 78 79 80 81 82 83 84 85 86 87 88 89 90	Other terms: TBD Note: A lender's loan approval process may not include an appraisal or other such comparison or determination of value of the Property. Different types of "appraisals" are available and lender underwriting requirements vary in this regard. If Buyer's performance under this Contract is to be independently conditioned upon the Property appraising at a specified value, then Buyer should complete and attach to this Contract rider MSC-2020 (Contract Conditions part C). If the Loan Condition Deadline passes without a termination as outlined above, Buyer remains obligated under this Contract. Therefore, Buyer should be certain that Buyer will have available the Funds required to close. A "loan commitment" or "preapproval" does NOT necessarily guarantee that Buyer's loan will actually be funded. 6. TITLE AND SURVEY. At Closing, Seller shall transfer marketable title to the Property subject only to the Permitted Exceptions, as directed by Buyer, by (unless otherwise specifically agreed) general warranty deed (the "Deed"), properly executed and in recordable form. Within
69 70 71 72 73 74 75 76 77 78 79 80 81 82 83 84 85 86 87 88 89 90 91	Other terms: TBD Note: A lender's loan approval process may not include an appraisal or other such comparison or determination of value of the Property. Different types of "appraisals" are available and lender underwriting requirements vary in this regard. If Buyer's performance under this Contract is to be independently conditioned upon the Property appraising at a specified value, then Buyer should complete and attach to this Contract rider MSC-2020 (Contract Conditions part C). If the Loan Condition Deadline passes without a termination as outlined above, Buyer remains obligated under this Contract. Therefore, Buyer should be certain that Buyer will have available the Funds required to close. A "loan commitment" or "preapproval" does NOT necessarily guarantee that Buyer's loan will actually be funded. 6. TITLE AND SURVEY. At Closing, Seller shall transfer marketable tille to the Property subject only to the Permitted Exceptions, as directed by Buyer, by (unless otherwise specifically agreed) general warranty deed (the "Deed"), properly executed and in recordable form. Within days (10 days if none stated) after the Effective Date (check applicable box below): A. Seller shall deliver to Buyer a commitment (the "Title Commitment") to issue a current ALTA owner's policy of title insurance in the amount of the Purchase Price (the "Owner's Policy"), both at Seller's cost. Image: Seller shall deliver to Buyer a Title Commitment, at Seller's cost, to issue an Owner's Policy at Buyer's cost. Image: Seller shall deliver to Buyer a Title Commitment, at Seller's cost, to issue an Owner's Policy at Buyer's cost. Image: Seller shall deliver to Buyer a Title Commitment to issue an Owner's Policy (cost of both to be split 50/50 between parties). <
69 70 71 72 73 74 75 76 77 78 79 80 81 82 83 84 85 86 87 88 89 90	Other terms: TBD Note: A lender's loan approval process may not include an appraisal or other such comparison or determination of value of the Property. Different types of "appraisals" are available and lender underwriting requirements vary in this regard. If Buyer's performance under this Contract is to be independently conditioned upon the Property appraising at a specified value, then Buyer should complete and attach to this Contract rider MSC-2020 (Contract Conditions part C). If the Loan Condition Deadline passes without a termination as outlined above, Buyer remains obligated under this Contract. Therefore, Buyer should be certain that Buyer will have available the Funds required to close. A "loan commitment" or "preapproval" does NOT necessarily guarantee that Buyer's loan will actually be funded. 6. TITLE AND SURVEY. At Closing, Seller shall transfer marketable title to the Property subject only to the Permitted Exceptions, as directed by Buyer, by (unless otherwise specifically agreed) general warranty deed (the "Deed"), properly executed and in recordable form. Within days (10 days if none stated) after the Effective Date (check applicable box below):
69 70 71 72 73 74 75 76 77 78 79 80 81 82 83 84 85 83 84 85 86 87 88 89 90 91 92	Other terms: TBD Note: A lender's loan approval process may not include an appraisal or other such comparison or determination of value of the Property. Different types of "appraisals" are available and lender underwriting requirements vary in this regard. If Buyer's performance under this Contract is to be independently conditioned upon the Property appraising at a specified value, then Buyer should complete and attach to this Contract rider MSC-2020 (Contract Conditions part C). If the Loan Condition Deadline passes without a termination as outlined above, Buyer remains obligated under this Contract. Therefore, Buyer should be certain that Buyer will have available the Funds required to close. A "loan commitment" or "preapproval" does NOT necessarily guarantee that Buyer's loan will actually be funded. 6. TITLE AND SURVEY. At Closing, Seller shall transfer marketable tille to the Property subject only to the Permitted Exceptions, as directed by Buyer, by (unless othenwise specifically agreed) general warranty deed (the "Deed"), properly executed and in recordable form. Within
69 70 71 72 73 74 75 76 77 78 79 80 81 82 83 84 85 86 87 88 89 90 91 92 93 94 95	Other terms: TBD Note: A lender's loan approval process may not include an appraisal or other such comparison or determination of value of the Property. Different types of "appraisals" are available and lender underwriting requirements vary in this regard. If Buyer's performance under this Contract is to be independently conditioned upon the Property appraising at a specified value, then Buyer should complete and attach to this Contract rider MSC-2020 (Contract Conditions part C). If the Loan Condition Deadline passes without a termination as outlined above, Buyer remains obligated under this Contract. Therefore, Buyer should be certain that Buyer will have available the Funds required to close. A "loan commitment" or "preapproval" does NOT necessarily guarantee that Buyer's loan will actually be funded. 6. TITLE AND SURVEY. At Closing, Seller shall transfer marketable tile to the Property subject only to the Permitted Exceptions, as directed by Buyer, by (unless otherwise specifically agreed) general warranty deed (the "Deed"), properly executed and in recordable form. Within
69 70 71 72 73 74 75 76 77 78 79 80 81 82 83 84 85 86 87 88 89 90 91 92 93 94	Other terms: TBD Note: A lender's loan approval process may not include an appraisal or other such comparison or determination of value of the Property. Different types of "appraisals" are available and lender underwriting requirements vary in this regard. If Buyer's performance under this Contract is to be independently conditioned upon the Property appraising at a specified value, then Buyer should complete and attach to this Contract rider MSC-2020 (Contract Conditions part C). If the Loan Condition Deadline passes without a termination as outlined above, Buyer remains obligated under this Contract. Therefore, Buyer should be certain that Buyer will have available the Funds required to close. A "loan commitment" or "preapproval" does NOT necessarily guarantee that Buyer's loan will actually be funded. 6. TITLE AND SURVEY. At Closing, Seller shall transfer marketable tile to the Property subject only to the Permitted Exceptions, as directed by Buyer, by (unless otherwise specifically agreed) general warranty deed (the "Deed"), properly executed and in recordable form. Within
69 70 71 72 73 74 75 76 77 78 79 80 81 82 83 84 85 86 87 88 89 90 91 92 93 94 95 96	Other terms: TBD Note: A lender's loan approval process may not include an appraisal or other such comparison or determination of value of the Property. Different types of "appraisals" are available and lender underwriting requirements vary in this regard. If Buyer's performance under this Contract is to be independently conditioned upon the Property appraising at a specified value, then Buyer should complete and attach to this Contract rider MSC-2020 (Contract Conditions part C). If the Loan Condition Deadline passes without a termination as outlined above, Buyer remains obligated under this Contract. Therefore, Buyer should be certain that Buyer will have available the Funds required to close. A "loan commitment" or "preapproval" does NOT necessarily guarantee that Buyer's loan will actually be funded. 6. TITLE AND SURVEY. At Closing, Seller shall transfer marketable tile to the Property subject only to the Permitted Exceptions, as directed by Buyer, by (unless otherwise specifically agreed) general warranty deed (the "Deed"), properly executed and in recordable form. Within

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constitute a waiver by Buyer of any Objections. Note: MSC-2055 (Title and Survey Notice) may be used to facilitate the delivery
 of any Title or Survey Objections, responses thereto and the resolution thereof.

If Buyer does timely object, Buyer must also deliver a copy of the Survey and/or Title Commitment to Seller pertaining to such 103 104 Objections. Seller shall have _____ days (7 days if none stated) from receipt of Buyer's Notice of Objections to agree in writing to correct the same prior to Closing at Seller's expense. If Seller does not so agree, then this Contract shall automatically terminate 105 unless Buyer, within _____ additional days (3 days if none stated) after Buyer's receipt of Seller's response to Buyer's Objections. 106 107 agrees in writing to accept the title without correction of such Objections. Note: If Seller fails to timely respond to Buyer's Objections, then Seller shall be deemed to have refused to agree to correct any such Objections. If the Contract is terminated 108 under this Section, then the Earnest Money is to be refunded to Buyer (subject to Section 8) and if any defect objected to causes a 109 failure of marketable title, then Seller shall be liable for survey and title examination charges. Notwithstanding anything herein to the 110 contrary, Seller shall be solely responsible and liable for clearing any exception to title that arises between the Effective Date and 1[] Closing, and any existing monetary lien (other than any lien created as a result of Buyer's actions, and any general taxes or Special 112 Assessments to be prorated at Closing) may be paid out of the Purchase Price proceeds. Subject thereto, any item shown on the Title 113 Commitment or Survey (or which could have been shown on a survey) and to which Buyer does not timely submit an Objection during 114 the Review Period, or for which Buyer waives Buyer's Objections as set forth herein, and specifically including all laws and zoning 115 ordinances, are collectively referred to herein as the "Permitted Exceptions". The Owner's Policy must include mechanic's lien and 116 inflation coverage, unless the title company issuing the Owner's Policy does not make available such coverage(s), or unless otherwise 117 118 provided herein. Buyer is responsible for the cost of any lender's policy of title insurance to be issued.

119 7. **INSPECTIONS.** Seller agrees to permit inspections of the Property by any gualified inspector or appraiser selected by Buyer and/or required by Buyer's lender, upon reasonable advance Notice to Seller. Buyer may, at Buyer's option and expense, obtain 120 written inspection reports of the Property as deemed necessary by Buyer or its lender, including but not limited to the condition or 121 presence (if any) of: environmental hazards; mold; termite and wood destroying insect infestation or damage; plumbing, including 122 water well, sewer, septic and wastewater treatment systems; roof and other structural improvements; heating and air conditioning 123 124 systems and equipment; electrical systems and equipment; swimming pools and equipment; chimneys, flues and gas lines; basement leaks and exterior drainage; and mechanical equipment, including appliances. Except as set forth in Section 6 with respect to Survey 125 and Title Objections. Buyer may also review additional property data, including but not limited to zoning regulations; general taxes; 126 school district; square footage of improvements; and insurability of the Property ("Additional Property Data"). NOTE: The availability 127 128 of insurance must be ascertained during the Inspection Period, including but not limited to homeowner's and flood insurance, as well as the possibility that premiums may increase over the amount of premiums previously charged for insurance coverage(s). Buyer should 129 also contact law enforcement officials for information pertaining to whether registered sex offenders or other convicted criminals reside 130 131 in the area.

Buyer shall furnish a complete copy of the written inspection report(s) and/or Additional Property Data to Seller with a written list of any unacceptable condition(s) (the "**Inspection Notice**", *See MSC-2050*), within _____ days (*10 days if none stated*) after the Effective Date (the "**Inspection Period**"). *Note: Buyer is allowed to submit only 1 Inspection Notice during the Inspection Period. The Inspection Notice should include <u>all</u> matters unacceptable to Buyer.* Buyer agrees to immediately repair any damage to the Property, and to indemnify and hold Seller harmless from and against all claims, costs, demands and expenses, including without limitation reasonable attorney fees and court costs resulting from these inspections. Buyer's obligations under this Section shall survive termination of this Contract.

If Seller has not received an Inspection Notice by the end of the Inspection Period, Buyer shall be deemed to be satisfied with the results of such inspection(s). If timely Inspection Notice is given, it shall state whether: (1) Buyer is satisfied with all the inspections;
(2) Buyer intends that any unacceptable conditions are to be satisfied by Seller (prior to Closing, unless otherwise specified); or
(3) Buyer is terminating the Contract, with the Earnest Money to be returned to Buyer (subject to Section 8). Failure to obtain any inspection shall constitute a waiver and acceptance by Buyer of any condition any inspection may have disclosed.

If this Contract is not terminated as provided above, Seller shall have 144 days (7 days if none stated) after Seller's receipt of the 145 Inspection Notice (the "Initial Response Period") in which to respond in writing to Buyer's Inspection Notice. (Note: If Seller fails to timely respond to Buyer's Inspection Notice, then Seller shall be deemed to have refused to agree to correct any alleged defects, or to 146 provide a monetary adjustment at Closing). The parties shall have an additional _____ days (3 days if none stated) after Buyer's 147 receipt of Seller's response to Buyer's Inspection Notice to reach an agreement in writing as to who will complete and pay for the 148 149 correction of the defects, or as to a monetary adjustment at Closing in lieu of correction of the defects, or the Contract is to be deemed to be automatically terminated and the Earnest Money shall be returned to Buyer (subject to Section 8); provided, however, that either 150 a written commitment by Seller to correct those items submitted by Buyer for correction during the Inspection Period at Seller's 151 expense, or a written commitment by Buyer to accept the Property without correction of any unacceptable condition(s) which Buyer 152 originally objected to, shall constitute an "agreement" for purposes of this paragraph, even after earlier negotiation failed to produce an 153 agreement. Note: A monetary adjustment may affect the terms of Buyer's loan (e.g., down payment, interest rate and private 154 mortgage insurance). Failure to correct a physical defect may affect Buyer's ability to obtain any required occupancy permit. 155 156 A limited warranty or service agreement may also be available for purchase regarding the Property (See MSC-2025).

Buyer and all Brokers may be present during any inspections and the "walk-through". Such presence shall only serve to assist in the 157 coordination of and compliance with the terms of this Contract and shall not in any way be interpreted as providing the Brokers with a 158 special knowledge or understanding of any inspection results. The parties will rely only upon the written inspection results received 159 directly from the appropriate expert(s), and acknowledge that Brokers have no expertise or responsibility in determining any defects 160 that may be disclosed by any inspections, warranties or services. Buyer acknowledges that: (1) Buyer will not rely upon Brokers in any 161 way as to the selection or engagement of a particular company for any inspection, warranty or service; (2) inspections, warranties and 162 163 services may be offered by more than one company and the determination to select and engage a particular company and the completeness and satisfaction of any such inspection, warranty or service is the sole responsibility of Buyer; and (3) when choosing to 164 engage a lender, inspector, warranty, service, title or repair company, or any other service provider, Buyer should consider, but not be 165 limited by, the existence of errors and omissions insurance, liability insurance, business and professional licensure, membership in 166 167 professional associations and years of experience. Buyer is encouraged to utilize form MSC-2045 ("Buyer's Inspection Authorization")

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to facilitate and coordinate this process. Note: Pursuant to Missouri law, a real estate licensee, including the broker(s) assisting 168 Buyer and/or Seller and their respective licensees (identified in the Brokerage Relationship disclosure Section below, 169 collectively, the "Brokers"), shall be immune from liability for statements made by engineers, land surveyors, geologists, 170 environmental hazard experts, wood destroying inspection and control experts, termite inspectors, mortgage brokers, home 171 inspectors, or other home inspection experts unless: (1) the statement was made by a person employed by the licensee or 172 the Broker with whom the licensee is associated; (2) the person making the statement was selected and engaged by the 173 licensee; or (3) the licensee knew prior to Closing that the statement was false or the licensee acted in reckless disregard as 174 to whether the statement was true or false. A licensee shall not be the subject of any action and no action shall be instituted 175 against a licensee for any information contained in any Seller's disclosure furnished to Buyer, unless the licensee is a 176 177 signatory to such or the licensee knew prior to Closing that the statement was false or acted in reckless disregard as to whether the statement was true or false. A licensee acting as a courier of documents referenced in this section shall not be 178 considered to be making the statements contained in such documents. 179

DISPOSITION OF EARNEST MONEY AND OTHER ESCROWED FUNDS AND DOCUMENTS. Regardless of any other terms 8. 180 of this Contract regarding forfeiture or return of Earnest Money, the Escrow Agent and/or Closing Agent (as the case may be, "Escrow 181 Holder") shall not distribute the Earnest Money or any other escrowed funds, personal property or documents held by it ("Escrow 182 Items") without the written consent of all parties to this Contract (signature on Closing Statement may constitute such consent). Absent 183 such written consent, Escrow Holder shall continue to hold said Escrow Items in escrow until: (1) Escrow Holder has a written release 184 signed by all parties consenting to its disposition; (2) a civil action is filed to determine its disposition (including an interpleader filed by 185 Escrow Holder), at which time payment and delivery of the Earnest Money and/or any other Escrowed Items may be made into court, 186 less any attorney fees, court costs and other legal expenses incurred by Escrow Holder in connection therewith; (3) a court order or 187 188 final judgment mandates its disposition; or (4) as may be required by applicable law. The parties specifically acknowledge and agree that whenever ownership of the Earnest Money or any other escrowed funds received by a Missouri licensed real estate broker is in 189 dispute between the parties, said Escrow Holder is required by §339.105.4 RSMo to report and deliver the moneys to the State 190 191 Treasurer within 365 days of the initial projected Closing Date. Escrow Holder is hereby authorized to report and deliver any such moneys to the State Treasurer at any time following sixty (60) days after the initial projected Closing Date (absent receipt of the written 192 consent of all parties as set forth above). Note: An Escrow Holder who is not a licensed real estate broker is not necessarily 193 bound by certain Missouri statutes and regulations which apply to earnest money deposits, or by the terms of this Contract 194 regarding any Escrow Items. If Escrow Holder requires that a separate escrow agreement be executed by the parties, then 195 those separate terms may supersede the foregoing and control. In any reference in this Contract (including any attached rider) to 196 the return of Earnest Money to Buyer, Buyer agrees that any expenses incurred by or on behalf of Buyer may be withheld by Escrow 197 Holder and paid to the applicable service provider(s). 198

LOSS; CONDEMNATION. Risk of loss to improvements on the Property shall be borne by Seller until Closing. Seller agrees to 199 9. maintain Seller's current fire and extended coverage insurance (if any) on the Property until Closing. Seller shall do ordinary and 200 necessary maintenance, upkeep and repair to the Property through Closing. If, before Closing, all or any part of the Property is taken 201 by eminent domain, or if a condemnation proceeding has been filed or is threatened against the Property or any part thereof (a 202 "Taking"), or if all or any part of the Property is destroyed or physically damaged through no fault of Buyer, then Seller shall promptly 203 provide Notice to Buyer of any such event, and whether Seller intends to restore, prior to the scheduled Closing Date, the Property to 204 205 its condition as of the Effective Date. If Seller restores the Property to its prior condition before the scheduled Closing Date, then Buyer and Seller shall proceed with the Closing. Note: MSC-2510 (Notice of Property Damage) may be used to facilitate delivery of 206 Notice of any Property Damage and any election to be made in connection therewith. MSC-2520 (Notice of Taking) may be 207 208 used to facilitate delivery of Notice of any Taking and any election to be made in connection therewith.

If the Property is not to be restored to its prior condition by Seller before the scheduled Closing Date, then Seller shall promptly provide 209 Buyer with a copy of any policy(ies) of insurance (or authorize that it be made available); the name and number of the agent for each 210 policy and written authorization (if needed) for Buyer to communicate with the insurer; a copy of any written communications to and 211 from the condemning authority and/or insurer (as the case may be); the policy limits; and (if known) the amount of proceeds payable 212 on account of such Taking of or physical damage to the Property. Buyer may then either: (1) proceed with the transaction and be 213 entitled to all insurance proceeds (and/or Taking payments and awards), if any, payable to Seller relating to any physical damage 214 caused to (or Taking of) the Property, in which case the amount of any such payments theretofore made to Seller (plus the amount 215 equal to any deductible not covered by insurance, but net of any other actual costs incurred) shall be at Buyer's option either (a) a 216 credit against the Purchase Price otherwise payable by Buyer at Closing or (b) a credit to Buyer at Closing, and Seller shall assign to 217 Buyer all such remaining claims and rights to or arising out of any such casualty or Taking, including the right to conduct any litigation 218 with respect thereto; or (2) rescind the Contract, in which case, all parties shall be released from any further liability under this Contract 219 and the Earnest Money shall be returned to Buyer (subject to Section 8). Buyer shall give Notice of Buyer's election to proceed to 220 Closing to Seller within 10 days after Buyer has received such Notice of Property Damage (or Taking, as the case may be) and the 221 aforesaid information, and Closing will be extended accordingly, if required (i.e., if such information is not received by Buyer more than 222 10 days prior to the date scheduled for Closing). Seller shall not settle any claim regarding a Taking prior to the Closing (or earlier 223 termination of this Contract) without the prior written approval of Buyer, which approval shall not be unreasonably withheld, conditioned 224 or delayed. Failure by Buyer to so notify Seller shall constitute an election to rescind this Contract. A rescission hereunder does not 225 constitute a default by Seller. If Buyer elects to proceed to Closing and Seller has agreed to finance a part of the Purchase Price, then 226 227 Buyer must use any insurance proceeds to restore the improvements. The provisions of this Section shall survive Closing.

10. ADJUSTMENTS AND CLOSING COSTS. Adjustments, charges and Closing costs are agreed to be paid by the parties with sufficient Funds to satisfy their respective obligations hereunder, as of the date of Closing (subject to current FHA and VA regulations, if applicable, and except as may otherwise be expressly set forth herein or in a rider hereto). Such matters and the following prorations shall be itemized on a closing statement prepared by Closing Agent and executed by Buyer and Seller at or prior to Closing (the "Closing Statement"), together with all other documents required of them pursuant to this Contract and/or customarily required by Closing Agent to complete the Closing. The parties hereby specifically permit the involved Broker(s) to obtain and retain copies of both Buyer's and Seller's Closing Statements as required by 20 CSR 2250-8.150.

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Buyer shall pay for (where applicable): (a) hazard insurance premium(s) from and after Closing; (b) flood insurance premium if 235 required by lender; (c) fees for the Survey or any appraisal ordered by or for Buyer; (d) title company charges (including Closing, 236 recording and escrow fees) customarily paid by a buyer in the County where the Property is located; (e) charges imposed by lender 237 (e.g., appraisal and credit report fees, loan discount "points", loan origination or funding fees and other loan expenses), unless 238 specifically agreed to be paid by Seller; (f) building, termite, environmental and any other inspections ordered by Buyer; (g) special 239 taxes, special subdivision and any other owner association assessments ("Special Assessments") levied after Closing or becoming 240 241 due and payable after Closing; (h) the value of any heating oil or propane gas left in any tank at the Property (based on current market rate charged by supplier); (i) agreed upon repairs; (j) applicable municipal occupancy permit fee; and (k) any commission or other 242 compensation due from Buyer to the Broker(s). 243

Seller shall pay for (where applicable): (a) existing liens (recorded and unrecorded) and existing loans on the Property (if not assumed by Buyer); (b) expenses of Buyer's loan agreed to by Seller; (c) title company charges (including Closing, releasing and escrow fees) customarily paid by a seller in the County where the Property is located; (d) required municipal, conservation district and fire district inspection fees; (e) so-called "one-time" Special Assessments levied and payable before Closing; (f) security deposits and prepaid rents and expenses collected by or on behalf of Seller (to be credited to Buyer at Closing); (g) agreed upon repairs; and (h) any commission or other compensation due from Seller to the Broker(s).

Buyer and Seller shall prorate and adjust between them on the basis of 30 days to the month as of the date of Closing (Seller to pay for day of Closing): (a) current rents collected by or on behalf of Seller (Seller to receive rent for day of Closing), with rents delinquent over 30 days to be collected by Seller and not adjusted; (b) general taxes (based on assessment and rate for current year, if both are available, otherwise based on previous year); (c) any installments of Special Assessments becoming due and payable during the calendar year of Closing; (d) subdivision upkeep assessments and monthly association fee; (e) interest (if Buyer assumes an existing loan per Section 5 above); (f) flat rate utility charges (including water, sewer and trash); and (g) boat dock fees.

11. BINDING EFFECT/ASSIGNABILITY/SECTION 1031 EXCHANGE. This Contract is binding on and shall inure to the benefit of 256 the parties and their respective heirs, successors and permitted assigns. Buyer may not assign this Contract without the written 257 consent of Seller if: (a) Seller is taking back a note and deed of trust as part of the Purchase Price, or (b) Buyer is assuming the 258 existing note. Assignment does not relieve the parties from their obligations under this Contract. The parties acknowledge that Buyer 259 may desire to acquire, and/or Seller may desire to sell, the Property as part of a like-kind exchange ("Exchange") pursuant to §1031 of 260 the Internal Revenue Code (the "Code"). Each party agrees to cooperate with the other and its qualified intermediary/ third-party 261 262 facilitator in connection with any such Exchange, provided however, in no event shall Closing hereunder be delayed or affected by reason of an Exchange, nor shall consummation of an Exchange be a condition precedent or subsequent to any obligations of the 263 parties under this Contract. No party shall be required to incur any cost or expense, or to acquire or hold title to any real property, for 264 purposes of consummating an Exchange at the request of another party (the "Requesting Party"). In addition, no party shall, by this 265 Contract or acquiescence to an Exchange by a Requesting Party, have its rights or obligations hereunder affected in any manner, or be 266 deemed to have warranted to a Requesting Party that such Exchange in fact complies with the Code. A Requesting Party shall 267 reimburse each other party for any cost or expense incurred by such non-requesting party with respect to an Exchange. 268

12. ENTIRE AGREEMENT/MODIFICATION. This Contract and any rider(s) or other attachments hereto (*if any*) constitute the entire agreement between the parties hereto concerning the Property. There are no other understandings, written or oral, relating to the subject matter hereof. This Contract may not be changed, modified or amended, in whole or in part, except in writing signed by all parties.

13. DEFAULT/REMEDIES. If either party defaults in the performance of any obligation under this Contract, the party claiming a default shall notify the other party in writing of the nature of the default and the party's election of remedy. The notifying party may, but is not required to, provide the defaulting party with a deadline for curing the default. Following a default by either Seller or Buyer, the other party shall have the following remedies:

A. Seller Defaults. If Seller defaults, Buyer may: (1) specifically enforce this Contract and recover damages suffered by Buyer as 277 a result of the delay in the acquisition of the Property; (2) terminate this Contract by Notice to Seller, and agree to release Seller from 278 liability upon Seller's release of the Earnest Money and reimbursement to Buyer for all actual costs and expenses incurred by Buyer 279 (and which are to be specified in Buyer's Notice of default) as liquidated damages and as Buyer's sole remedy (the parties recognizing 280 281 that it would be extremely difficult, if not impossible, to ascertain the extent of actual damages caused by Seller's breach, and that 282 return of the Earnest Money plus all actual costs and expenses incurred by Buyer represents as fair an approximation of such actual damages as the parties can now determine); or (3) pursue any other remedy and damages available at law or in equity. If Buyer elects 283 to terminate this Contract, the Earnest Money, less any expenses incurred by or on behalf of Buyer, shall be returned to Buyer (subject 284 285 to Section 8). Buyer's release of Seller shall not relieve Seller's liability (if any) to the Broker assisting Seller pursuant to any listing or other brokerage service agreement between them. 286

B. Buyer Defaults. If Buyer defaults, Seller may: (1) specifically enforce this Contract and recover damages suffered by Seller as a result of the delay in the sale of the Property; (2) terminate this Contract by Notice to Buyer, and (subject to Section 8) retain the Earnest Money as liquidated damages and as Seller's sole remedy (the parties recognizing it would be extremely difficult, if not impossible, to ascertain the extent of actual damages caused by Buyer's breach, and that the Earnest Money represents as fair an approximation of such actual damages as the parties can now determine); or (3) pursue any other remedy and damages available at law or in equity. If Earnest Money is retained by Seller as liquidated damages, any right or interest of the Broker assisting Seller with respect thereto shall be as set forth in the listing or other brokerage service agreement entered into between them.

14. PREVAILING PARTY. In the event of any litigation between the parties pertaining to this Contract, the prevailing party shall be entitled to recover, in addition to any damages or equitable relief, the costs and expenses of litigation, including court costs and reasonable attorney fees. The provisions of this Section shall survive Closing or any termination of this Contract.

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15. SELLER'S DISCLOSURE STATEMENT. (check one)

- 297
- A. Buyer confirms that before signing this offer to purchase, Buyer has received a Seller's Disclosure Statement for this Property. 298
- The Seller's Disclosure Statement is not a substitute for any inspection that Buyer may wish to obtain. Buyer is advised to address any 299 concerns Buyer may have about information in the Seller's Disclosure Statement by use of conditions to performance under this 300 Contract. 301
- B. Seller agrees to provide Buyer with a Seller's Disclosure Statement within 1 day after the Effective Date. Buyer shall have 3 302 days after delivery of the Disclosure Statement to review said disclosure, and to deliver Notice of termination to Seller if this Contract is 303 to be terminated, in which case the Earnest Money shall (subject to Section 8) be returned to Buyer. If Buyer does not timely deliver 304
- Notice of termination to Seller, then Buyer shall be deemed to have accepted the Disclosure Statement without objection. 305
- C. No Seller's Disclosure Statement will be provided by Seller. 306
- Seller confirms that the information in the Seller's Disclosure Statement (if any) is (or when delivered will be) accurate, to the 307
- best of Seller's knowledge, as of the Effective Date of this Contract. Seller will fully and promptly disclose in writing to Buyer 308
- any new information pertaining to the Property that is discovered by or made known to Seller at any time prior to Closing and 309 constitutes an adverse material fact or would make any existing information set forth in the Seller's Disclosure Statement 310
- false or materially misleading. 311
- 16. LEAD-BASED PAINT DISCLOSURE. Buyer has reviewed and signed, if required by law, a Disclosure of Information of Lead-312 313 Based Paint and/or Lead-Based Paint Hazards form.

17. FINAL WALK-THROUGH. Buyer, its representatives and any inspector whose report prompted a request for repairs, shall have 314 the right to enter and "walk-through" and verify the condition of the Property. Seller will arrange, at Seller's expense, to have all utilities 315 turned on during the Inspection Period and during this "walk-through" (unless utilities have been transferred to Buyer). If the Property is 316 then vacant, Buyer shall have the right to have the utilities transferred to Buyer within ____ _ days (4 days if none stated) prior to 317 Closing. This "walk-through" is not for the purpose of conducting any new inspection, but only for Buyer to confirm that: (1) the Property 318 is in the same general condition as it was on the Effective Date; and (2) repairs agreed upon (if any) are completed in a workmanlike 319 manner. Waiver of any inspection does not waive the right to a "walk-through". Closing does not relieve Seller of any obligation to 320

- complete any repairs agreed upon or required by this Contract. 321
- 18. SIGNATURES. This Contract may be executed in multiple counterparts, each of which shall be deemed an original, but all of 322 which shall constitute one and the same instrument. For purposes of executing or amending this Contract, or delivering a Notice 323 pursuant hereto, an approved standard form or other written document which is signed and transmitted by any electronic method 324 deemed valid in accordance with the Missouri Uniform Electronic Transactions Act, including but not limited to by facsimile machine, 325 digital signature or a scanned image, such as a pdf via e-mail, is to be treated as an original signature and document. 326
- 19. GOVERNING LAW/CONSTRUCTION. This Contract shall be construed in accordance with the laws of the State of Missouri, 327 328 including the requirement to act in good faith. The terms "Seller" and "Buyer" may be either singular or plural masculine, feminine or neuter gender, according to whichever is evidenced by the signatures below. Section captions in this Contract are intended solely for 329 330 convenience of reference and will not be deemed to modify, place any restriction upon, or explain any provisions of this Contract. If any one or more provisions contained in this Contract shall for any reason be held to be invalid, illegal or unenforceable in any respect, then 331 332 such invalidity, illegality or unenforceability shall not be deemed to terminate this Contract or to affect any other provision hereof, but rather this Contract shall, to the fullest extent permitted by law, remain in full force and effect and be construed as if such invalid, illegal 333 or unenforceable provision(s) had never been contained herein; provided, however, that such provision(s) may be referred to in order to 334 determine the intent of the parties. 335
- 20. NOTICES. Any notice, consent, approval, request, waiver, objection or other communication (collectively, "Notice") required 336 under this Contract (after its acceptance) to be delivered to Seller shall be in writing and shall be deemed to have been delivered to 337 Seller upon delivery thereof to the Broker (or any of its affiliated licensees) assisting Seller, whether as a limited agent pursuant to a 338 listing contract, a designated agent (if any) acting on behalf of Seller, a dual agent or transaction broker. Likewise, any Notice to be 339 delivered to Buyer shall be in writing and shall be deemed delivered to Buyer upon delivery thereof to the Broker (or any of its affiliated 340 licensees) assisting Buyer, whether as a limited agent pursuant to a buyer's agency agreement, a designated agent (if any) acting on 341 behalf of Buyer, a dual agent, transaction broker or as a Seller's subagent. Refusal to accept service of a Notice shall constitute 342 delivery of the Notice. 343
- 21. RIDERS. The following are attached and incorporated herein as part of this Contract: (check all that apply) 344

	9			
345	Financing Agreements MSC-2010	Contract Conditions MSC-2020	Other	
346	Other List of Central Pkg Addresses	Other	Other	

- 22. SPECIAL AGREEMENTS. (complete only if applicable) 347
- 1. Contingent on final financing, inspections, and appraisal, 2. Subject to bank and court approval. 3. Upon approved contract the 348 buyer requests signed Estoppel Certificates of each unit prior to closing, along with assignment of current leases. 4. Paid rents to be 349 350 pro-rated and paid to buyer at closing. 5. Security deposits to be transferred to buyer at closing. 6. Buyer requests any vacant homes at the initial closing date have a separate delayed closing of 60 days with possession occurring prior, in order to complete 351 352 needed repairs to make the homes habitable. Upon walk-through's done on 10/28/2017 the following addresses were seemingly inhabitable: 1430 N Frisco Ave, 1461 N. Missouri Ave, 1847 N. Missouri Ave., 1847 W Chestnut, 2129 W. Wall St, 2211 W. Atlantic 353 St. 2660 W. Phelps St. 2850 W. Elm St. 804 N West Ave, 909 N. Eagle Ave. Additional vacancies included: 1634 W. Chestnut, 354 2746 W. College St. 2832 W. Water St, 801 W. Mt Vernon St, 900 W. Mt. Vernon St - which are also in need of multiple repairs. 355

Contract expiration date extended to 11/9/2017



dotloop sigr	Gase 17+60935-can11-Doc 247+2 Filed 1	12/19/17 Entered 12/19/17 16:12:12 Desc esidential Real Estate Page 7 of 8
	Exhibit B: Contract for Sale of Re Reference (e.g., Seller & Buyer)	H & M / 41/ Rentals
356	23. LICENSEE PERSONAL INTEREST DISCLOSURE. (compl	lete only if applicable)
357		(insert name of licensee)
358	is a real estate broker or salesperson, and is (check one or more,	, as applicable):
359 360	 a party to this transaction; a principal of and/or has a direct or indirect ownership interest 	
361	□ an immediate family member of □ Seller □ Buyer.	
362 363	24. SOURCE(S) OF BROKER(S) COMPENSATION OR COMM	MISSION. (check one, neither or both, as applicable)
364		and to the Broker(s), that the Broker(s) identified in the Brokerage
365		
366 367	25. BROKERAGE RELATIONSHIP. By signing below, Buy	er and Seller confirm their receipt of the Broker Disclosure Form disclosure of the undersigned licensee(s) brokerage relationship, as
368	required by law or regulation, was made to the Seller and/or Bu	yer or their respective agents and/or transaction brokers (as the case
369	may be), by said undersigned licensee(s), no later than the first	showing of the Property, upon first contact, or immediately upon the
370	occurrence of any change to their relationship.	
371	Licensee assisting Buyer is a: (Check appropriate box)	381 Licensee assisting Seller is a: (Check appropriate box)
372	Buyer's Limited Agent (acting on behalf of Buyer)	382 Seller's Limited Agent (acting on behalf of Seller)
373	Seller's Limited Agent (acting on behalf of Seller)	383 D Buyer's Limited Agent (acting on behalf of Buyer)
374	Dual Agent (acting on behalf of both Buyer and	384 Dual Agent (acting on behalf of both Seller and Buyer)
375	Seller)	385 Designated Agent (designated to act on behalf of
376 377	 Designated Agent (designated to act on behalf of Buyer) 	386 Seller)
378	Transaction Broker Assisting Buyer (not acting on	 387 Transaction Broker Assisting Seller (not acting on 388 behalf of either Seller or Buyer)
379	behalf of either Buyer or Seller)	behall of either belief of buyer)
380	Subagent of Seller (acting on behalf of Seller)	
389	By signing below, the licensee(s) confirm making timely disclosure	
390	Hoover and Associates Real Estate, Inc.	Keller Williams
391	Broker's Firm Assisting Buyer (and MLS ID No., if required)	Broker's Firm Assisting Seller (and MLS ID No., if required)
392	Broker's Firm State License #000007104	Broker's Firm State License #2003023935
	By (Signature)	By (Signature)
393	By (Signature)	By (Signature)
394	Licensee's Printed Name: Denise Jump	Licensee's Printed Name:Antber Lutz
395	Licensee's State License #2009010419	Licensee's State License #2014005960
396	Date:10/30/2017	Date:11/08/2017
397	26. FRANCHISE DISCLOSURE. Although one or more of the	he Brokers may be a member of a franchise, the franchisor is not
398	responsible for the acts of said Broker(s).	
399	27. SALES INFORMATION. Permission is hereby granted by S	Seller and Buyer for the Broker(s) to provide, effective as of and after
400	the Closing, sales information of this transaction, including Pur	chase Price and Property address, to any multi-listing service, local
401		ospects, appraisers and other professional users of real estate data.
402	28. FOREIGN INVESTMENT. Seller represents that it is not	a foreign person as described in the Foreign Investment in Real
403 404		icate at Closing to that effect which contains Seller's tax ID number. rants to each other party and to the Broker(s), that such party is not,
404	and is not acting, directly or indirectly, for or on behalf of any pers	son or entity, named as a Specially Designated National and Blocked
406	Person (as defined in Presidential Exec. Order 13224), or with wh	nom you are prohibited to do business with under anti-terrorism laws.
407 408	30. ACCEPTANCE DEADLINE. Buyer's offer to purchase th accepted this offer, in writing, and provided further that communic	ne Property from Seller shall automatically expire if Seller has not ation of that acceptance is made to Buyer or to the licensee assisting

- 409 the Buyer by <u>5</u> p.m., of <u>11/03/2017</u>
- 31. TIME IS OF THE ESSENCE. Time is of the essence in the performance of the obligations of the parties under this
- 411 **Contract.** All references to a specified time shall mean Central Time. With the exception of the term "banking days," as used herein, a 412 "day" is defined as a 24-hour calendar day, seven (7) days per week.

413

SIGNATURE PAGE TO FOLLOW

dotloop signatur Caseo 17-60935-can 11 Doc 247-2 Filed 12/19/17 Entered 12/19/17 16:12:12 Desc Reference (e.g., se Exhibite B: Contract for Sale of Residential Real Estate Page 8 of 8

SIGNATURE PAGE TO CONTRACT FOR SALE OF RESIDENTIAL REAL ESTATE

414			SELLER ACCEPTS	SOFFER (Sign Below)	
415	Jeff 11/01/2017		417 R	Pentals LLC	dotloop verified 11/10/17 11:14AM EST QWYF-CCF8-JZZY-WF2K
416 417	Printed Name:	Date	SELLER Printed Name:	417 Rentals LLC	Date and Time
418	7 Lean 11/02/2017 h				
419 420	BUYER Printed Name:	Date	SELLER Printed Name:		Date and Time
	· · · · · · · · · · · · · · · · · · ·		*		
421			SELLER <u>REJECTS</u>	OFFER (Initial)	·
422 423			SELLER COUNTER		
424				MSC-2040, which amends d and incorporated into this	

RECEIPT AND ACKNOWLEDGEMENT

Receipt of Earnest Money is acknowledged by the undersigned and will be delivered to Escrow Agent for deposit as set forth above.

By (Signature)_____

Licensee's Printed Name:

Date:

Approved by legal counsel for use exclusively by current members of the Missouri REALTORS®, Columbia, Missouri. No warranty is made or implied as to the legal validity or adequacy of this Contract, or that it complies in every respect with the law or that its use is appropriate for all situations. Local law, customs and practice, and differing circumstances in each transaction, may each dictate that amendments to this Contract be made. Last Revised 12/31/16.

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Label Matrix for local noticing

0866-6 Case 17-60935-can11 Western District of Missouri Springfield Tue Dec 19 15:17:58 CST 2017

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Cooley's Plumbing & Backhoe, Inc 1315 E Commercial Street Springfield, MO 65803-3903

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Guaranty Bank c/o Gary E. Bishop P O Box 1072 Springfield, MO 65801-1072

Hoods Propane 1651 S State Highway K Bois D Arc, MO 65612-8140

Eiled 12/19/17 Entered 12/19/17 16:12:12 $Doc_{1247-31}$ 5759 W Highway Matrix Page 1 of 4 Brookline, MO 65619-9438

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Greene County Collector 940 N Boonville Springfield MO 65802-3802

John Mark Haseltine Springer & Haseltine 3041 South Kimbrough Avenue Springfield, MO 65807-4856

(p) INTERNAL REVENUE SERVICE CENTRALIZED INSOLVENCY OPERATIONS PO BOX 7346 PHILADELPHIA PA 19101-7346

Internal Revenue Service 17-60935-can11 P.O. Box 7346 Philadelphia, PA 19101-7346

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Mid-Missouri Bank P.O. Box 490 Republic MO 65738-0490

Missouri Department of Revenue General Counsel's Office P.O. Box 475 Jefferson City, MO 65105-0475

Neale & Newman, LLP c/o Brian K. Asberry, Esq. P.O. Box 10327 Springfield, MO 65808-0327

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Doc 247-3 Filed 12/19/17 Entered 12/19/17 16:12:12 Millington, Class, Love & Page 2 of 4 1901 S Ventura, Suite A Springfield MO 65804-2700

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Mid-Missouri Bank Michael Miller Lowther Johnson, Attorneys at Law, LLC 901 St. Louis St., 20th Floor Springfield, MO 65806-2592

Midwest Security, Inc P.O. Box 6025 Springfield, MO 65801-6025

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Neale & Newman, LLP 1949 E Sunshine Street Building 1, Suite 130 Springfield MO 65804-1682

OakStar Bank 1020 E Battlefield Road Springfield MO 65807-5111

Old Missouri Bank c/o Lee J. Viorel Lowther Johnson, Attorneys at Law, LLC 901 St. Louis Street, 20th Floor Springfield, MO 65806-2592

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Michael Laroy Mabe 8379 Parkview Lane Mountain Grove, MO 65711-2517

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Lloyd E. Mueller Office of the U.S. Trustee 400 E 9th St KC, MO 64106-2607

Danny R. Nelson Lathrop & Gage 910 E. St. Louis Suite 100 Springfield, MO 65806-2506

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Old Missouri Bank 3570 S National Springfield MO 65807-7338 Joel Pelofsky Case 17-60935-can11

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Simmons Bank c/o Millington, Glass, Love & Young Attn: Jeffery J. Love 1901 S. Ventura, Suite A Springfield, MO 65804-2700

Southern Bank 2911 E. Sunshine Springfield, MO 65804-2050

Southern Missouri Bank of Marshfield P.O. Box M Marshfield, MO 65706-0931

The Bank of Missouri c/o Paul H. Berens P.O. Box 1300 Cape Girardeau, MO 63702-1300

US Bank Home Mortgage P.O. Box 790415 Saint Louis MO 63179-0415

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Systematic Savings Bank 318 South Avenue Springfield MO 65806-2124

U.S. Trustee Room 3440 400 East 9th Street Kansas City, MO 64106-2625

Ronald S. Weiss Berman DeLeve Kuchan & Chapman 1100 Main Street Suite 2850 Kansas City, MO 64105-5198

The preferred mailing address (p) above has been substituted for the following entity/entities as so specified by said entity/entities in a Notice of Address filed pursuant to 11 U.S.C. 342(f) and Fed.R.Bank.P. 2002 (g)(4).

Great Southern Bank P.O. Box 5087 Springfield MO 65801

Internal Revenue Service Special Procedures PO Box 66778, Stop 5028 St. Louis, MO 63166

The following recipients may be/have been bypassed for notice due to an undeliverable (u) or duplicate (d) address.

(u)Bank of Bolivar

Doc 247-3, Filed 12/19/17 Entered 12/19/17 16:12:12 Desc (u) First National Bank Page 4 of 4 Creditor Matrix Page 4 of 4

c/o Christiaan D. Horton Carnahan, Evans, Cantwell & Brown, P.C. 2805 S. Ingram Mill Road Springfield, MO 65804-4043

(u) Prime Rate Premium Finance

(u) Legacy Bank and Trust

(d)Missouri Department of Revenue General Counsel's Office PO Box 475 Jefferson City, MO 65105-0475

(d)Simmons Bank c/o Millington, Glass, Love & Young Attn: Jeffery J. Love 1901 S. Ventura, Suite A Springfield, MO 65804-2700

End of Label Matrix Mailable recipients 78 Bypassed recipients 9 Total 87 (d)Southern Bank P.O. Box 520 Poplar Bluff MO 63902-0520 (u) Systematic Savings Bank