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UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF IOWA

IN RE:

JODY KEENER,

CHAPTER 11 BANKRUPTCY CASE NO. 14-1169

Debtor.

TRUSTEE'S FIFTH MOTION TO SELL REAL ESTATE FREE AND CLEAR OF ALL LIENS AND ENCUMBRANCES

RE: LOT 3, CONNIE FIRST ADDITION IN THE CITY OF CEDAR RAPIDS, IOWA

Locally known as: 4102 Paradise Court NW, Cedar Rapids, IA 52405

COMES NOW, the Chapter 11 Trustee, Renee K. Hanrahan, by and through her attorney, Jeffrey P. Taylor of Klinger, Robinson & Ford, L.L.P., and for Trustee's Fifth Motion to Sell Real Estate Free and Clear of All Liens and Encumbrances, respectfully states to the Court as follows:

- 1. The Debtor filed his Voluntary Chapter 11 Petition on July 28, 2014 (Dkt. 1). Renee K Hanrahan was appointed to serve as the Debtor's Chapter 11 Trustee by Order of this Court filed April 6, 2017 (Dkt. 876).
- 2. This Court has jurisdiction over this matter pursuant to 28 U.S.C. §1334 and 11 U.S.C. §363. This proceeding is governed by 11 U.S.C. §\$363(f), 506(c) and 105(a) of the United States

 Bankruptcy Code. Furthermore, Federal Rule of Bankruptcy Procedure 6004 and Local Bankruptcy Rule
 6004-1 apply to this Motion.
- 3. On Schedule A of the Debtor's bankruptcy schedules filed July 28, 2014 (Dkt. 1) at page 10, the Debtor lists a fee simple interest in the real estate located at 4102 Paradise Court NW, Cedar Rapids, IA 52402, and legally described as:

Lot 3, Connie First Addition in the City of Cedar Rapids, Iowa.

- 4. On January 8, 2018, the Trustee received an offer to purchase the real estate described above for \$27,050.00. A true and accurate copy of the Residential Real Estate Purchase Agreement is attached hereto, marked Exhibit "A", and is incorporated herein by this reference.
- 5. Collins Community Credit Union ("CCCU") holds several mortgages on the various parcels of real estate owned by the Debtor. This includes the real property which is the subject of this Motion. The amount owed to CCCU exceeds the proposed purchase price as set forth below.
- 6. Super Wings International, Ltd. ("Super Wings") also holds an interest in the Debtor's real property as a result of a judgment lien which stems from the final judgment entered in the United States District Court for the Northern District of Iowa in Case No. C09-115-JSS. This lien is inferior to the mortgages of CCCU on the real property in the bankruptcy estate.
- 7. The Trustee posits that the sale proposed herein is in the best interests of the bankruptcy estate and its creditors as:
 - A. Pursuant to the Mediated Stipulation filed with the Court (Dkt. 785) approved by this Court's Order filed June 13, 2016 (Dkt. 786), the Trustee's directive was to first sell the real property owned by the Debtor in Cedar Rapids, Iowa. The Debtor's attempts to sell this real estate from the date of filing to the present have been unsuccessful. This written offer is the highest and best offer received by the Trustee since her appointment.
 - B. The proposed purchase price represents fair compensation to the estate and its creditors and will allow for the immediate transfer of the real property, free and clear of all liens and encumbrances, to the ultimate third party purchasers.
 - C. The proceeds anticipated to be paid to CCCU will exceed \$23,000.00. This will reduce the balance owed on the notes and mortgages held by CCCU and advance the payment of these obligations, in contemplation of eventual real estate sales for the benefit of Super Wings and possibly the unsecured creditors of this estate.
- 8. Trustee seeks approval of the proposed sale of the real property pursuant to 11 U.S.C. §363(f), free and clear of all liens and encumbrances. The mortgages of CCCU will attach to the proceeds of sale and the net proceeds after payment of the ordinary costs of sale will be paid to CCCU.
 - 9. In the event this Court approves this Motion, the Trustee seeks authority to pay:
 - A. Real Estate commissions:

- B. A proration of all real estate taxes on the property at 4102 Paradise Court NW to the date of closing;
- C. All abstracting costs and other customary sales expenses such as escrow closing services, document preparation, and transfer taxes (if applicable);
- D. The remaining sums shall be payable to CCCU in order to reduce the balance owed to this creditor pursuant to the mortgages executed by the Debtor in favor of CCCU.

10. Further, the Trustee seeks authority to execute any and all deeds and other transfer documentation as may be necessary to close the real estate transaction described above. This may include a "Redemption Certificate" prepared by the Linn County Treasurer's Office. In the event this document is required, the estate agrees to indemnify Linn County.

WHEREFORE, based upon the foregoing, the undersigned respectfully prays that this

Court enter an Order granting the Trustee's Fifth Motion to Sell Real Property and undertake any and all
actions set forth herein. Further, counsel prays for such other additional relief as this Court deems just and
equitable.

CERTIFICATE OF SERVICE

I hereby certify that on January 24, 2018, I electronically filed the foregoing with the Clerk of Court using the ECF system, which will send notification of such filing to the following:

U.S. Trustee Renee K. Hanrahan Robert V. Ginn Rush Shortley Joe Schmall Eric Lam 1

By: 1.S. Kanellis

Jeffrey P. Taylor AT0007718

KLINGER, ROBINSON & FORD, L.L.P.

401 Old Marion Road NE

P. O. Box 10020

Cedar Rapids, IA 52410-0020

(319) 395-7400

(319) 395-9041 (Facsimile)

itaylor@krflawfirm.com

ATTORNEY FOR RENEE K. HANRAHAN, CHAPTER 11 TRUSTEE





PURCHASE/SALE CONTRACT

I/We request that (Co.) Skogman Realty or any of its employees, agents or associates select, prepare and complete the form documents as authorized by Iowa law or by the Iowa Supreme Court Rule, such as purchase agreements, groundwater hazard, and declaration of value incident to a residential real estate transaction. The signing of this Contract creates important rights and liabilities on the part of both the Seller(s) and the Buyer(s). If you have concerns regarding your rights and liabilities you are encouraged to seek competent legal advice. 1. Prepared by: Derenda Hurn Please check appropriate representation: Buyer(s) Seller(s) Dual Agency Date: 12:30 a.m./ 2018 Time: 12:30 a.m./ 2 p.m. The undersigned Buyer(s) hereby offers the following terms for the purchase of the following property: Parcel #:

Address: 4/02 Faradise Court NW Clly: Cadar Rapids, Iowa. Zlp Code: 52405

Abbreviated legal description: Connie 157.57R/LB3

Linn County, Iowa subject to public highways, covenants, easements, restrictions and zoning, if any. PURCHASE PRICE to be: \$ 27, 050, and the method of payment as follows: \$ earnest money with this Contract and an additional amount of earnest money of \$ ______ payable by (date) ______/A 10. Upon the acceptance of this Contract, total earnest money is to be paid to and will be cashed, deposited, and held in Trust by the Listing 11. Broker. In the event this Contract is not acceptable to both Buyer(s) and Seller(s) OR all contingencies or sub-contingencies are not met 12. In a timely manner as specified below, then said earnest money is to be returned to Buyer(s). The balance of the purchase price shall be paid as indicated below. Select below all that apply. (A) through (H): A. NEW LOAN: This Contract is subject to and contingent upon the Buyer(s) obtaining a commitment in writing for a (type): 15, .% or less with a term of ______ years. 16. The above referenced loan is a nonconforming conventional (B, C, D) loan. 17. Buyer(s) agrees to pay all customary loan costs. Buyer(s) agrees, upon the final acceptance of this Contract, to make application 18. within three (3) business days for such loan with a lender and to make a good faith effort to obtain a loan commitment as stated. 19. above. If Buyer(s) has NOT obtained full written commitment, including appraisal or loan denial, on or before 20, 21. (date), this contract shall become null and void unless both parties have agreed to a timely signed extension, Buyer(s) agrees to immediately initiate an amendment, subject to Selfer's approval, to this Purchase/Sales Contract in the 22, event there are any changes in terms or type of financing. Failure to do so may make this contract voidable at Seller's option. 23. 24. B, Buyer(s) has credit pre-approval from _ _____ (lender), ___ ___ (loan originator) subject to the terms and conditions of the attached pre-approval letter. 25. 26. C. If this property does not appraise, on or before _ _ at the purchase price or greater, then this contract may be voidable at the Buyer's option within five (5) business days of receipt of the appraisal. 27. D. Assumption of Seller's loan or contract/Contract for Deed: See attached Financing Addendum (CRAAR Form 18a). 28. K. Cash: Buyer(s) will pay the balance of the purchase price in cash at the time of closing with adjustment for closing costs to be 29, either added or deducted from this amount. This Contract is not contingent upon Buyer(s) obtaining such funds in order to close. 30. Buyer(s) also agrees to provide, within three (3) business days, verifiable evidence of the availability of the funds needed to 31, buy and close. 32. 33, F. This offer is contingent upon and subject to Buyer(s) closing and obtaining proceeds from the sale of his/her home located at: 34. The Buyer's property identified above at "F" is: 35, currently listed with a Broker and ACTIVE on the market. 36, currently NOT listed with a Broker nor on the market. 37. currently NOT listed with a Broker but on the market. 38. under contract with all contingencies to be released by (date) 39, under contract with the expected closing no later than (date) 40, 41, G. Other Financing terms and/or Concessions; 42. 44. H. Insurance: Subject to buyer obtaining an acceptable insurance estimate/bid within 7 business days of accepted offer.

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Form 018 - Purchase/Sale Contract Page 2 of 4 But Page 2014 Cadar Rapids 4102 Paradise Court NW Subject Property Address _ 45. CLOSING: shall be on (date) 2-6-20/8 or sooner by mulual agreement. 46. POSSESSION: To be given ⊠ at time of closing or ☐ on (date) — _ (time) ___ 47. If for any reason the closing is delayed, the Buyer(s) and Seller(s) may make a separate agreement with adjustments as to the date of 48. possession in the form of an amendment or interim occupancy agreement. Any unpaid balance, rents, interest or insurance, for these 49. purposes, shall be adjusted as of the date of possession and shall bear interest at the rate of ____ 50. JOINT TENANCY: If Seller's title is held in joint tenancy with full rights of survivorship, this Contract shall not sever such joint tenancy. 51. Upon the death of one or more of the joint tenants, payments shall be made to the survivor(s). 52. BUYER(S) HEREBY STATES HIS DESIRE TO TAKE TITLE IN THE FOLLOWING MANNER: Joint Tenants Tenants In Common 🗶 As A Single Person 🔲 Other _ 53. 54. USE OF THESE PREMISES: At option of the Buyer(s), this Contract is void unless, at time of settlement, Buyer(s) is permitted under 55. existing zoning and any restrictive covenants to use these premises for -56, THIS CONTRACT X is I is not contingent upon and subject to Buyer(s) receiving within three (3) business days of acceptance of this 57. Contract the restrictive covenants for this property. Upon receipt, Buyer(s) has three (3) additional business day to approve said covenants. 58. DUTIES OF THE PARTIES: A. The Broker, his Agents and employees make no representations or warranties as to the physical condition of the property. 59. Its size, future value or income potential. 60. B. Seller(s) and Buyer(s) acknowledge that the Seller(s) of roal property has a legal duty to disclose Material Defects of which the 61, Seller(s) has actual knowledge and which a reasonable inspection by the Buyer(s) would not reveal. 62. 63. CONDITION OF PROPERTY: Federal Law (known as Title X) requires notification of potentially dangerous levels of lead-based paint in 64. properties built before 1978 (See Lead-Based Paint Disclosure). If applicable, the Seller(s) will provide the Buyer(s) with copies of any 65. records or prior test results pertaining to lead-based paint findings. A. The property as of the date of this Contract, including buildings, grounds, and all improvements, will be preserved by the Seller(s) in 66. it's present condition until possession, ordinary wear and tear excepted. 67. B. The Seller(s) warrants that the property will be maintained in its current condition as of the date of this contract per attached property 68. 69. C. PROPERTY INSPECTIONS: These inspections are not to be construed as inspections to bring an older home into compliance 70. with the current local building codes. These inspections are only intended to discover any major structural, mechanical, safety 71. ___ (buyer's initials) The Buyer's obligation to close this transaction is contingent 72. upon the Buyer(s) obtaining, at Buyer's expense, inspection reports. The inspection period following the date of acceptance shall 73. commence on the first business day following the "day of acceptance". Such inspection period shall not exceed ____ 74. 1. BUYER(S) SELECTS A WHOLE HOUSE INSPECTION to determine the material physical condition of the house, land. 75. Improvements, fixtures, equipment, any additional structures and any hazardous conditions on the real estate. For any and all 76, Inspections, Seller(s) agree to have all utilities on and major mechanicals and equipment functional. 77. 2. BUYER(S) WAIVES A WHOLE HOUSE INSPECTION and chooses only: 78. Other _____ ☐ Air Conditioning ☐ Structural Roofing 79. Other _____ Plumbing Lead-base Paint Heating 80. Other ____ Asbestos Sewer Lines Electrical 81. 3. BUYER(S) WAIVES THE REAL ESTATE INSPECTIONS: Listed in 1 and 2 above. 82, Signature(s) _ 83. ADDITIONAL INSPECTIONS 84. 1. A WELL WATER QUALITY TEST to meet local county health standards, will be ordered and paid for upon completion by: 85. 86, Buyer(s) N/A - and provided no later than (date) _ 2. A SEPTIC SYSTEM INSPECTION: The septic system shall be inspected and approved for real estate transfer by a licensed DNR 87. 88. provided no later than ___ _ (date). 89. 3. A RADON TEST will be ordered and paid for upon completion by: Buyer(s) N/A - and provided no later than (date) 90. _ Said test results must be less than 4 pCl/L under closed house conditions. 91. 4. STRUCTURAL PEST CONTROL: A professional exterminator's report will be ordered by Buyer(s) N/A and paid for upon 92, 93. 94. decline to repair such damage and/or treat the property. 95. All parties are aware that if this is a VA loan, the Seller(s) will be required to pay for a termite inspection.

RESPONSE TO INSPECTION FINDINGS: If any inspection in lines 77-101 reveals damage from infestation or material defects or health or 96. 97, safety concerns, Buyer(s) shall provide written notification of the defect(s) along with the 98. relevant portion(s) of the inspection report(s) and the desired corrections and deliver them to the Listing Agent within the "Inspection 100. Period". Upon delivery of the notice, Seller(s) shall have three (3) business days to respond to the buyers "inspection Summary" requests.

101. The buyer(s) and seller(s) shall have three (3) business days ("Settlement Period") to negotiate a settlement of the condition of the real

102. estate. If settlement is not reached within the "Settlement Period", then this Contract shall be voidable. For purpose of this paragraph, 103 damage from infestation or "material defects" does not include minor or routine maintenance items. 104, IF BUYER(S) DOES NOT SECURE SAID INSPECTION(S) IN A TIMELY MANNER OR PROVIDE TIMELY NOTICE FOR REMEDIES, 105. THEN BUYER(S) SHALL BE DEEMED SATISFIED AND THE INSPECTION CONTINGENCY WILL BE CONSIDERED WAIVED.

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Sub	ect Property Address 4102 Paradise Court NW Cadar Rapids lowe
106.	SPECIAL ASSESSMENTS: Seller(s) shall pay in full all Special Assessments whether levied or pending and all certified liens of record as of the
107.	date of closing. All Association fees, if any, shall also be paid current by the Seller(s) to date of closing. Any preliminary or deficiency
108.	assessments which cannot be discharged by payment at closing shall be paid through a written escrow account with sufficient funds to pay
	such liens when payable, with any unused funds to be returned to the Seller(s) without further signatures of the Buyer(s). All charges for
	solid waste, trash removal, sewage, utility bills and assessments for maintenance that are attributable to the Seller's ownership shall be paid
111.	by the Seller(s).
112.	TAXES: The Seller(s) to be responsible for all real estate taxes that are attributable to the Seller's ownership of the property which shall
	include taxes that are liens for prior years and taxes that are due and payable for the fiscal year in which the closing occurs.
114,	A. There shall be no proration of subsequent taxes. B. Buyer(s) shall be given a credit for all subsequent taxes prorated to the date of closing. Subsequent taxes shall be calculated
115, 116.	using the latest known applicable assessed value(s), roll back(s), exemption(s) and levy of record at the time of closing.
110.	using the ratest known applicable assessed value(s), for back(s), exemplicates and lovy of record at the land of closing.
117.	One (1) year home warranty insurance policy to be ordered and paid for by: Seller(s) Buyer(s) No Warranty See additional provisions
	NEW CONSTRUCTION: If the property is under construction or is to be constructed, this Contract shall be subject to having the
119.	construction plans and appropriate specification approved by the parties within days of final acceptance of this Contract. New
120.	construction shall have the warranties implied by law, specifically made by suppliers of materials/appliances, or specifically tendered by the contractor. The Broker and its Agent(s) make no warranties as to the quality of construction or quality of materials.
141, 122	RENTAL PROPERTY: If this property is currently used as rental property, this Contract I is is not contingent upon Seller(s) providing
123	Buyer(s) evidence of compliance with local zoning and housing code ordinances, if applicable, unless otherwise provided with this Contract
	or stated in this Contract.
	INSURANCE: Seller(s) shall bear the risk of loss or damage to the property prior to closing. Seller(s) agrees to maintain existing hazard
126.	insurance and Buyer(s) may purchase additional insurance. In the event of substantial damage or destruction prior to closing, this
	Contract shall be null and void, unless otherwise agreed to by the parties. The property shall be deemed substantially damaged or
128.	destroyed if it cannot be restored to its previous condition on or before the closing date, provided, however,
	the Buyer(s) has the right to complete the closing and receive the insurance proceeds regardless of the extent of the damage.
	ABSTRACT AND TITLE: Seller(s) shall, immediately upon request, have the Abstract of Title extended to date and submit to an attorney(s) for a title opinion for the Buyer(s). Such attorney(s) shall be selected by the Buyer(s) or Buyer's lender. Such Abstract of Title shall show
137	merchantable title in the name of the Seller(s), subject only to encumbrances and liens herein assumed and such other eencumbrances
	and liens shall be paid from the proceeds of this sale. Seller(s) agrees to make every reasonable effort to promptly perfect the title in
	accordance with such title opinion so that, upon conveyance, title shall be deemed marketable in compliance with this Contract, the
135.	land title laws of the State of Iowa, and the Iowa Title Standards of the Iowa Bar Association. If this sale is on the deferred installment
136.	plan, such other encumbrances shall not exceed the unpaid balance of the stated purchase price and shall provide for an interest rate
	and terms of payment no more onerous than those agreed to in this Contract. Thereafter the Seller(s) shall not be obligated to make any
	further extensions or corrections other than to show, upon full payment of the purchase price, entries subsequently caused by the Seller(s)
39,	and satisfaction of unassumed encumbrances shown by said examination or those thereafter imposed by the Seller(s). Upon full payment of the purchase price, Seller(s) shall deliver to Buyer(s) a general warranty deed to this property accompanied by the Abstract of Title. If
40, 141	closing is delayed due to Seller's inability to provide marketable title, this Contract shall continue in force and effect until either party
42.	rescinds this Contract after giving seven (7) business days written notice to the other party and the Broker(s). The Seller(s) shall not be
43.	entitled to rescind this Contract unless he has made a reasonable effort to produce marketable title in the prescribed time.
44.	REMEDIES OF THE PARTIES: If Seller(s) fails to fulfill this Contract he will pay the Listing Broker the commission in full. The Buyer(s) shall
45.	have the right to have all payments returned, and/or to proceed by any action at law or in equity and the Seller(s) agrees to pay costs and
46.	reasonable attorney fees, and a receiver may be appointed. Broker may maintain an action at law against Seller(s) for the Broker's
47.	commission. If the Buyer(s) falls to fulfill this Contract, Seller(s) may forfelt the same as provided in Chapter 656 of the Code of Iowa, and all payments made so far shall be forfelted, or the Seller(s) may proceed by an action at law or in equity. The Buyer(s) agrees to pay costs
40. 40	and reasonable attorney fees, including the Broker's commission. For purposes of collecting the Broker's commission, Broker shall be
50.	deemed a third party beneficiary to this Contract and maintain an action at law against the Buyer(s) for the collection of these fees. If
51.	Buyer(s) or any other person or persons shall be in possession of this property or any part thereof, Buyer(s) will peaceably remove himself
52.	and his possessions and abandon all claims to any right, title and interest in and to said property or in and to this Contract, or in default
53.	thereof he may be treated as a tenant holding over unlawfully after the expiration of a lease and may be ousled and removed. Any
54.	personal property remaining on the premises more than five (5) business days after the completion of such forfeiture proceeding shall be
	conclusively presumed to have been abandoned by the Buyer(s) and of no value to Buyer(s), and Seller(s) may dispose of the same as
	Seller(s) wishes without liability and without any right of the Buyer(s) to make claim for interest or damages.
	SUCCESSORS IN INTEREST: When accepted, this Contract shall apply to and bind the heirs, executors, administrators, assigns, and successors in interest of both parties. In case of the assignment of this Contract by either party, prompt written notice shall be given
	to the other party. The liability of the Buyer(s) under this Contract shall not cease or be terminated, even though the Contract be
	assigned by the Buyer(s), unless this liability is specifically released in writing by the Seller(s).
61.	COURT APPROVAL: If the property is an asset of any estate, trust or conservatorship, this Contract is contingent upon Court approval
62.	unless declared unnecessary by Buyer's attorney. If necessary, the appropriate fiduciary shall promptly obtain Court approval and
	conveyance shall be made by a Court Officer's Deed.
64.	FUNDS: It is agreed that at time of closing, funds, up to the purchase price, received from the Buyer(s) and/or Buyer's lender may be
65, ee	used to pay taxes, other liens and expenses associated with this transaction, same to be handled under the supervision of the Listing
	Broker so to produce marketable title. Seller(s) hereby appoints the Listing Broker, escrow company, or lender to receive such funds and make such payments and disbursements.
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	Buyer's Initials Seller's Initials

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168. 169.	GENERAL PROVISIONS: In the on and inure to the benefit of the i	performance of each	ch part of this C	Contract, time shall be o	of the essence. This	Contract shall be binding	, Iowa
171. 172.	nor affect the meaning of this Con MEDIATION: In the event of a dis The mediation will be conducted in	spute, Buyer(s) and n accordance with t	Seller(s) agree	e to consider mediation rocedures of a mutually	as an alternative to agreed mediation s	Initiating legal action. ervice, Even when using	,
174. 175. 176. 177. 178. 179.	mediation, parties may still seek le DISPOSITION OF PERSONAL P property not included in this sale, removal of any of the Seller's persotherwise agreed, be conclusively this expectation at his effort and a GENDER AND NUMBER: Stated neutral gender as may be dictated	ROPERTY: Seller(including trash and conal property. Any presumed to have t his expense. words and phrase	miscellaneous such personal been abandon s shall be cons	iltems. Seller(s) will be property remaining on ed by Seller(s) and of r	e liable for any costs the premises shall, u no value to Seller(s).	the Buyer(s) incurs for the inless the parties have Seller(s) will comply with	
181. 182. 183.	NOTICE: Any notice required und receipt requested mail, or electron Seller(s) and Buyer(s) or their resp	ler this Contract she ilc mail. Persons de sective agents.	all be deemed a asignated for re	eceipt of any notice for t	the purpose of this C	Contract shall be the	
185. 186.	FINAL INSPECTION: Buyer(s) or have been any material changes it that the property is acceptable and	n the property since I all equipment is in	the origination working order	i date of this Contract a	and acknowledges by	y deposit of final funds	
187.	Included: all permanent fixtures	s, all items per atta	ached Seller's	Property Disclosure	dated on//	<u>† </u>	
188.	and the attached Cedar Rapids	Area Association	of REALTORS	Multiple Listing pay	ge with the MLS nu	mber of <u>/800086</u>	**************
	ADDITIONAL PROVISIONS:						
190.	P19444444444444444444444444444444444444						
191.				A CONTRACTOR OF THE PROPERTY O	· · · · · · · · · · · · · · · · · · ·		
192.	Control of the second s	<u></u>					
194. 195. 196.	Please be aware that the Purcha documents. This offer to purcha on or before (date)	ise/Contract super ase is made of my , 20/8	sedes the Sel own free will	and shall be good an	d binding upon the	vell as the MLS Listing undersigned if accepted	
198.	(Vinor		1/8/18			and the second section of the s	
	Buyer's Signature	ez	Date	Buyer's Signature		Date	
201	Buyer's Legal Name, (Printed) SELLER'S ACCEPTANCE. T	he undersigned Se	ller(s) of the ab		, (Printed) ne above offer and a	grees to sell this property	
203. 204.		undersigned Seller	(s) of the abov	e property rejects this E	, (time) Buyer's written offer	L 35 □ a.m./ □ p.n to purchase the above	ጎ,
205, 206,	stated property. (date) SELLER'S COUNTER OFFER	R. The undersigned	Seller(s) of th	e above property accep			,
207.	terms and conditions as per at		a		, (tim	e)	∐p.m.
208. 209.	Seller's Signature		010818 Date	Seller's Signature	and the state of t	Date	-
210.		ee in 14-01	Wi	Søller's Legal Name,	/Drintad)		
∠11,	Seller's Legal Name, (Printed)			Outor a coder Herito!	(; intou)		
*****	***************************************	FC	R BROKERS	REFERENCE ONLY	_		
212,	Skogman Realty			Devendo	- Hurn		
614.	Name of Selling Company (Printed	1)	<u> </u>	Name of Selling Agen	t (Printed)		
	Skaaman Daalle			Derenda	Hurn		
213.	Skogman Realty Name of Listing Company (Printed)	ngga na nguyên di sanan nê di salayan sanêyaka na sanê	Name of Listing Agent		المنافظة (الإنجابية (الإنجانية ويسمد المنافذة ويسمد المنافظة الإنجابية ويستود المنافظة (الإنجابية ويوانية ويست	