UNITED STATES BANKRUPTCY COURT DISTRICT OF KANSAS AT KANSAS CITY

In re:)
JOHN Q. HAMMONS FALL 2006, LLC, et al.,) Case No. 16-21142-11
Debtors.) (Jointly Administered)

DEBTORS' MOTION (No. 2) TO APPROVE (A) SALE OF CERTAIN REAL PROPERTY FREE AND CLEAR OF ALL LIENS, INTERESTS, CLAIMS AND ENCUMBRANCES, AND (B) RELATED RELIEF PURSUANT TO 11 U.S.C. §§102, 105 AND 363

COMES NOW the Debtors, and submit this motion (No. 2) (the "Motion") for an order (the "Order"), pursuant to 11 U.S.C. §§ 102, 105, and 363, and Fed. R. Bankr. P. 2002, 6004, and 9014 to approve (a) a sale of certain real property free and clear of all liens, interests, claims and encumbrances, and (b) related relief. In support of this Motion, the Debtors represent as follows:

BACKGROUND

- 1. On June 26, 2016 (the "Commencement Date"), the Debtors commenced chapter 11 bankruptcy cases by filing their bankruptcy petitions in this Court.
- 2. Since the Commencement Date, the Debtors have continued in possession of their property and control of their operations pursuant to §§ 1107 and 1108 of the Bankruptcy Code.
- 3. The Court has jurisdiction of this motion pursuant to 28 U.S.C. § 1334(b). This is a core proceeding pursuant to 28 U.S.C. § 157(b) in that this motion seeks sale of property of the estate and affects the administration of these bankruptcy cases. Venue is proper in this Court. 28 U.S.C. § 1409(a).
- 4. The Debtors in these chapter 11 cases consist of the Revocable Trust of John Q. Hammons, Dated December 28, 1989 as Amended and Restated (the "Trust") and 75 of its directly or indirectly wholly owned subsidiaries and affiliates.

SALE ASSET

5. One of the assets owned by the Trust is a residential lot at the Highland Springs residential development located in Springfield, Missouri and more fully described on Exhibit A hereto (the "Real Estate").

POTENTIAL ASSERTED INTERESTS IN THE REAL ESTATE

- 6. Great Southern Bank claims a lien on the Real Estate by virtue of its Deed of Trust dated August 21, 1995, recorded August 22, 1995 in the Green County, Missouri Recorder of Deeds Office as Document Number 028071-95 in Book 2397 at Page 73 (as modified from time to time, the "Deed of Trust").
- 7. By order entered December 13, 2016 (ECF Doc. 694) the Court granted the Debtors' motion to reject a "Sponsor Entity Right of First Refusal Agreement, Dated September 16, 2005 and Agreement and Amendment, Dated December 10, 2008" executed by and among JD Holdings, LLC ("JDH") and Debtors (the "ROFR").
- 8. JDH may assert, incorrectly, that the ROFR is an interest in the Real Estate. Other than the ROFR, the Deed of Trust and any real estate taxes currently owing to Greene County, Missouri, there are no liens or other encumbrances on the Real Estate. Real estate taxes have historically ranged from \$1500.00-\$1600.00 per year.

THE PROPOSED SALE

- 9. On April 14, 2016, the Trust received an offer to purchase the Real Estate from Sangita Trivedi (the "Purchaser") in the amount of \$100,000.00. After negotiating with the Purchaser, the Trust and the Purchaser entered into a Real Estate Contract, a true and correct copy of which is attached as Exhibit B hereto (the "Purchase Agreement").
- 10. Under the terms of the Purchase Agreement, the Purchaser will pay \$110,000.00 in cash for the Real Estate ("Purchase Price"). The sale will close upon Court approval but must

close by July 10, 2017.

- 11. On or about January 24, 2017, Alvarez & Marsal Real Estate Advisory Services, LLC, prepared an appraisal for the Trust opining that the Real Estate's value is \$110,000.00.
 - 12. Thus, the Purchase Price is equal to the most recent appraisal of the Real Estate.
- 13. In short, the Purchase Price will generate sales equal to the appraised value of the Real Estate less standard closing costs and brokers' fees.

BASIS FOR RELIEF

I. Sale of Property under § 363 of the Bankruptcy Code

- 14. Section 363(b)(1) of the Bankruptcy Code provides: "The Trustee, after notice and a hearing, may use, sell, or lease, other than in the ordinary course of business, property of the estate." 11 U.S.C. § 363(b). Section 105(a) of the Bankruptcy Code provides in relevant part: "The Court may issue any order, process, or judgment that is necessary or appropriate to carry out the provisions of this title." 11 U.S.C. § 105(a).
- 15. A sale of assets of a debtor should be authorized pursuant to Section 363 of the Bankruptcy Code if a sound business purpose exists for doing so, the proposed sale price is reasonable, and the proposed buyer is proceeding in good faith. *See, e.g., In re WK Lang Holdings, LLC,* Case No. 13-11934, 2013 WL 6579172, at *6 (Bankr. D. Kan. Dec. 12, 2013); *Fulton State Bank v. Schipper (In re Schipper)*, 933 F. 2d 513, 515 (7th Cir. 1991); *Committee of Equity Sec. Holders v. Lionel Corp. (In re Lionel Corp.)*, 722 F.2d 1063, 1070 (2d Cir. 1993). The business judgment rule shields a debtor's management from judicial second-guessing. (""[T]he Code favors the continued operation of a business by a debtor and a presumption of reasonableness attaches to a debtor's management decisions."") *In re Farmland Indus., Inc.*, 294 B.R. 903, 913 (Bankr. W.D. Mo. 2003) (quoting *In re Johns-Manville Corp.*, 60 B.R. 612, 615-

16 (Bankr. S.D.N.Y. 1986)). Once the Debtors articulate a valid business justification, "[t]he business judgment rule 'is a presumption that, in making a business decision, the directors of a corporation acted on an informed basis, in good faith and in the honest belief that the action was in the best interests of the company." *In re Integrated Resources, Inc.*, 147 B.R. 650, 656 (S.D.N.Y. 1992) (quoting *Smith v. Van Gorkom*, 488 A.2d 858, 872 (Del. 1985)).

16. As explained above, the Trust has determined that the proposed sale of the Real Estate to the Purchaser is the best way to maximize the value of the Real Estate for these bankruptcy cases. Maximization of asset value is a sound business purpose, warranting authorization of the sale. In addition, the sale price is reasonable in that it equals the appraised value of the Real Estate and, as set forth herein, the Purchaser is acting in good faith and is entitled to the protections of § 363(m) of the Bankruptcy Code.

II. Treatment of Potential Tax Lien

17. One possible lien against the Real Estate is to secure current real estate taxes owed. As set forth above, those taxes are significantly less than the sale price. Moreover, the taxes will be paid at closing, thus extinguishing any such lien. Therefore, as to any tax lien, § 363(f) of the Bankruptcy Code is not implicated because the sale will not be free and clear of any such tax lien, but rather will result in the payment thereof at closing.

III. Treatment of Great Southern Bank Lien

18. The Deed of Trust grants Great Southern Bank a lien on the Real Estate. Pursuant to an agreement with Great Southern Bank, its lien will be satisfied by payment to Great Southern Bank of 90% of the gross sale proceeds (\$99,000.00) from the sale of the Real Estate. Because Great Southern Bank has consented to this transaction, the sale free and clear of Great Southern Bank's lien is permitted under § 363(f)(2) of the Bankruptcy Code.

IV. The ROFR

19. The ROFR is not filed of record with respect to the Real Estate. The Court has approved rejection of the ROFR. As a result, the provisions of § 363(f) are not implicated with respect to the ROFR. In an abundance of caution, however, the Trust requests an order that approves the sale of the Real Estate free and clear of claims and interests, to include the ROFR.

V. Good Faith Purchaser Under § 363(m) of the Bankruptcy Code

20. The Bankruptcy Code provides:

The reversal or modification on appeal of an authorization under subsection (b) or (c) of this section of a sale or lease of property does not affect the validity of a sale or lease under such authorization to an entity that purchased or leased such property in good faith, whether or not such entity knew of the pendency of the appeal, unless such authorization and such sale or lease were stayed pending appeal.

11 U.S.C. § 363(m). While the Bankruptcy Code does not define "good faith," the Seventh Circuit has held that:

The requirement that a purchaser act in good faith . . . speaks to the integrity of his conduct in the course of the sale proceedings. Typically, the misconduct that would destroy a purchaser's good faith status at a judicial sale involves fraud, collusion between the purchaser and other bidders or the trustee, or an attempt to take grossly unfair advantage of other bidders.

In re Andy Frain Services, Inc., 798 F.2d 1113, 1125 (7th Cir. 1986) (emphasis omitted) (quoting In re Rock Industries Machinery Corp., 572 F.2d 1195, 1198 (7th Cir. 1978) (interpreting Bankruptcy Rule 805, the precursor of § 363(m)).

- 21. The Purchaser is a third party buyer unrelated to the Trust or any of the Debtors and the terms of the Purchase Agreement are fair and reasonable.
- 22. The Trust submits that the Purchase Agreement is an arm-length transaction entitled to the protections of § 363(m) of the Bankruptcy Code. *See In re Trism*, 328 F.3d 1003, 1006 (8th Cir. 2003).

VI. Waiver of Fourteen-Day Stay Under Bankruptcy Rule 6004

23. Finally, pursuant to Bankruptcy Rule 6004(h), cause exists for the fourteen-day stay set forth in Bankruptcy Rule 6004 to be waived. The Purchase Agreement expressly states that time is of the essence in completing the sale transaction. *See* Exhibit B at § 22. In addition, no party will be prejudiced by elimination of the stay because the Motion sufficiently protects the interests of all parties-in-interest. Under the terms of the sale, Great Southern Bank will receive 90 percent of the gross sale proceeds to satisfy its lien on the Real Estate and the remaining net proceeds will be held by the Debtors in a segregated account pending further order of the Court. Therefore, the Debtors request that in the order approving the sale, that the Court waive the 14-day waiting requirement of Rule 6004 so that, in reliance on the order approving this Motion, the Debtors and the Purchaser can immediately close the sale transaction.

CONCLUSION

24. Based on the forgoing, the Trust submits that the sale of the Real Estate is in the best interests of the Trust's bankruptcy estate and should be approved. In conjunction therewith, the Trust requests the Court approve the sale of the Real Estate to the Purchaser under the terms of the Purchase Agreement free and clear of all claims and interests to include the Deed of Trust and the ROFR, and find that the Purchaser is a good faith purchaser and entitled to the protections of § 363(m) of the Bankruptcy Code. Approval of these requests is in the best interests of their creditors and other interested parties and will maintain, preserve and maximize the value of the Real Estate for the benefit of all creditors in this case.

WHEREFORE, for the reasons set forth herein, the Trust requests that the Court grant this Motion consistent with the averments set forth herein, and grant such other and further relief as the Court deems just and proper.

Respectfully submitted,

STINSON LEONARD STREET LLP

COUNSEL FOR THE DEBTORS

EXHIBIT A – REAL ESTATE DESCRIPTION

Lot 48, Dunrobin Addition of Highland Springs, in Greene County, Missouri.





Page 1 of 8

R100 Revised October 2016

01		THIS IS A LEGALLY BINDING CONTRACT. IF NOT UNDERSTOOD, SEEK LEGAL ADVICE.
02	4	DARTICO: This Contract is used by and by
03	1.	PARTIES: This Contract is made by and between: Sangita Trivedi
05	_	
	20.	Jacqueline A Dowdy & Greggory D Groves successor trustees of the JQH Rev trust (Seller), and is effective of the date and time defined in Paragraph 24 (the "Effective Date").
07	44	or the date and time defined in Paragraph 24 (the Ellective Date),
	2.	PRODUCTV's For the consideration have not facilly Research
	Z.	PROPERTY: For the consideration hereinafter set forth, Buyer agrees to purchase and Seller agrees to sell the real property
09	5	commonly known as: 469 S. Dunrobin Dr Springfield Greene State of Miscouri
1D 11		469 S. Dunrobin Dr Springfield Greene State of Missouri.
, -	-	eck applicable provisions)
		See attached Legal Description (parties initial); or 🗵 Legal Description:
14		See altaened Legal Description (parties finitial), of & Legal Description:
	Loi	48 Dunrobin add of Highland Springs
16	tog	ether with all attached improvements and fixtures located on the property; (mark if applicable) all items listed in attached
17	Sel	ler's Disclosure Statement (GSBOR Form M135) as included with the property; along with, the following items included in the
18	sale	as included with the property; along with, the following items included in the
19		
	but	excluding the following items which are not being sold:
21	~~~	one dating the following terms which are not being sold.
	allo	of which is, except exclusions, the "Property" in this Contract.
23	ω., 、	A Whist Is, except exclusions, the Property III this contract.
	3.	PRICE: The sale price to be paid by Buyer to Seller, excluding costs as hereinafter provided, is (\$100,000.00)
25	۷.	Troot: The sale price to be paid by boyer to seller, excluding costs as neternation provided, is (\$
26		One Hundred Thousand which Buyer agrees to pay as follows:
27	_	One Hundred Thousand which Buyer agrees to pay as follows: (check applicable provisions)
	X	Earnest Money from Buyer in the form of Cash Check Earnest Money Note
29	t	to be deposited or held pursuant to Paragraph 4 hereof, upon contract acceptance, in the amount of: \$1,000.00
30	(1	Earnest Money Note to be paid by Buyer at closing in cash or confirmed funds, unless otherwise provided.)
31	,	The state of the part by buy of all abound in addition do named and do, diffeod office wise provided.)
32		Buyer obtaining financing in accordance with attached Financing Addendum, in the amount of:
33		
	X	Buyer's payment of balance of sale price in cash or confirmed funds, which includes
35		Earnest Money Note, if any, at closing in the amount of: \$ 99,000.00
36	(Arr	nount to be adjusted at closing to reflect loan fees, title company fees, pro-rations, closing costs and other similar fees and expenses.)
37	4.	EARNEST MONEY: Earnest money shall be deposited by selling broker withJim Hutcheson Realtors_ (selling broker's
38		escrow or trust account, if blank) (the "Escrow Agent") within 10 banking days after the Signature Date. Escrow Agent
39		may deposit in an account insured by the FDIC with interest, if any, paid to Escrow Agent. If the transaction is closed the
40		Earnest Money shall be applied to Purchase Price or as directed by Buyer, If either party fails or refuses to perform, or if any
41		contingency is not satisfied or waived, Escrow Agent shall not make a determination as to which party is entitled to the
42		Earnest Money, and shall retain the Earnest Money in accordance with state law, until either: (i) Buyer and Seller have
43		delivered joint written instructions regarding disposition to Escrow Agent; (ii) disposition has been ordered by a final court order.
44		(iii) the broker deposits the Earnest Money with the court pursuant to applicable court rules or any arbitration procedure; or (iv)
45		if none of the above has occurred within 365 days of the scheduled closing, the Escrow Agent may pay the funds to the State
46		Treasurer as provided in RSMo Chapter 339. Any attorney's fees, court costs and other legal expenses incurred by Escrow
47		Agent in connection with such dispute, shall be reimbursed from the Earnest Money funds or note deposited with Escrow Agent.
48		If this Contract is canceled pursuant to its terms or if the Earnest Money or Earnest Money Note is to be forfeited, collected, or
49		refunded, the parties agree that the amount distributed shall be reduced by any additional amounts due to, or unpaid charges
50		incurred by, listing broker, selling broker, or Escrow Agent on behalf of the party receiving the funds, as hereinafter provided.
51	5.	CONTINGENCIES NOT CONTAINED IN THE PRINTED TERMS OF THIS CONTRACT MUST BE SPECIFIED ON AN
52		APPLICABLE ADDENDUM AND THE DATE FOR SATISFYING SUCH CONTINGENCIES, IF ANY, SHALL BE THE
53		CLOSING DATE UNLESS OTHERWISE AGREED IN WRITING.

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6		ADDITIONAL TERMS AND CONSTITUTE Springfield	C41304 OCtobel 2016
5!	;	6. ADDITIONAL TERMS AND CONDITIONS: The contingencies marked below, along with the Addenda marked attached, are incomprated as part of the Contract at the time of a contingencies.	below and
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82		paragraph shall be made in a work hallike manner with dood quality materials and completed prior to Closing uni	ana altaumete .
83		agreed in writing, buyer acknowledges trial restoration of cosmetic appearance following such repairs might po	t ha waanible
84		Any suggestion regarding use of, or arrangement for, inspectors or inspections shall not constitute a recommenda	
85		skill, competence, or qualification of any inspector(s), and Seller and Brokers shall have no liability to Buyer for third parties providing inspection and seller and Brokers shall have no liability to Buyer for the parties providing inspection.	he conduct of
	X (third parties providing inspection or testing services to Buyer. (Form D100 is available for Defects Notice/Response	:/Agreement.)
87	mir	OPTION (A) - Limited inspection/Due Diligence: Buyer's in rections and testing are allowed for the sole purpos	e of deter-
88	4 1 1 1 1 1	ining whole of there are any material delects of conditions existing on the Property in the categories designated in A	4) (0) and (0)
89		elow, which are not previously disclosed by Seller or not readily apparent to the Buyer and would materially affect a	easonably
90	μιu	rudent person's decision to complete the transaction contemplated by this Contract.	
91	1	(1) Wood-Destroying Organisms: Buyer may obtain an inspection and report from a State-licensed inspection and	pector of the
92		presence of current and past untreated infestation by wood destroying insects, and of fungi and/or other wood-desi	roying organ-
93		isms from a licensed inspector (a "WDO Report") of the accessible areas of buildings or structures on the Property	, to determine
94		the presence of current infestation, past infestation not treated, or damage by wood-destroying organisms ("WDO" Report indicates evidence of current or past, untreated wood-destroying Insect infestation, Seller agrees to pay for). If the WDO
95		customary cost of having the Property treated for the control of the infestation by a State-licensed pest control appropriate the WISO Breakful College of the control of the infestation by a State-licensed pest control appropriate the WISO Breakful College of the control of the infestation by a State-licensed pest control appropriate the WISO Breakful College of the control of the infestation by a State-licensed pest control appropriate the will be supported by the control of the infestation by a State-licensed pest control appropriate the control of the infestation by a State-licensed pest control appropriate the control of the infestation by a State-licensed pest control appropriate the control of the control of the infestation by a State-licensed pest control appropriate the control of t	ine usual and
95		must provide the WDO Report to Seller or Listing Broker with the Defects Notice defined below requesting treatments	licator. Buyer
97		corrections.	ent, repairs or
98		(2) Water/Well/Wastewater: Buyer and/or Buyer's lender may amange and pay for an inspection of the	
99		septic/sewer system, wastewater treatment system, and sewer and water lines (a "Water/Sewer Inspection"). Any	e water/well,
100	- 1	Inspection must be conducted by a provider licensed/registered with the State or County Health Department,	vvater/Sewer
101		according to RSMo 701.025 et seq., and 19 C.S.R. 20-3.060, and in compliance with applicable regulation	no nod alam
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103		quested with the Defects Notice defined below. For Septic Only: River I does I does not want to	inconnet the
104		septic/wastewater system (if left blank, Buyer does) want to inspect the sentic system, and if Rower is going to inspec	of then Callan
105	٤	shall pay for the site preparation, including exposing all portions of the wastewater system required by Briver's in	spector and
106	5	Seller shall pay for the refilling of all inspection sites to grade-level.	שאיכטוטו, מווט,

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R100 Revised October 2016

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	PROPERTY ADDRESS: 5469 S Dunrahin Dr	ACCORDED NO
10	107 (3) Other Inspections: Any other inspections/test desired by Business	
10	material defects/conditions that were not readily appearent or previously disclosed to Buyer relating to: (i) the appliance	has
10	plumbing systems, electrical system, hearing system, central air conditioning system, air conditioning units, and other	es,
11	mechanical equipment being sold with the Property, iii) structural or environmental aspects, mold, radon, sink holes,	ŧΓ
11	composition; and, (iii) such other inspections as specifically agreed elsewhere in this Contract.	and soi
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120	Buyer must provide Seller or Listing Broker with a written list of unacceptable defects/conditions as defined above (the "D	efects
121	Notice") and a copy of the relevant inspection report within	
122		tions
123	22 and reports of particular areas of the Property (a "Specialists Report"), or in the event inspections are impeded by weather conditions. Buyer may give written notice of same to Sellong Sellong Sellong sevent inspections are impeded by weather	:r
124	conditions, Buyer may give written notice of same to Seller or Seller or Seller or selections are impeded by weather receive an additional 5 days to provide the Defeat Netice. Pursuants agent before the end of the Inspection Period, and	will
125	receive an additional 5 days to provide the Defects Notice. Buyer may provide only one combined Defects Notice to Selle must include a copy of all relevant inspection reports and Specialist's Reports.	r, and
128	26 Anna Land Coopy of different inspection reports and openions is Reports.	
127	27 Seller shall havedays (10 days, if blank) after Buyer has provided a Defects Notice to provide a curity and a	
128		o Buyer
129	2) Agree to correct all items listed in Buyer's written notice, in which case Buyer will be obligated to proceed under the Co	
130	2) Respond in writing to Buyer that Seller is unwilling to make any corrections; or,	ontract;
131	3) Respond in writing to Buyer with a list of items Seller is willing to correct.	
132	Once Seller has provided a Defects Response under (2) or (3) above, or if Seller does not respond within the time period	
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134	1) Reach a mutual agreement in writing with Seller regarding repairs or corrections (a "Defects Agreement"); or,	
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139	shall be conclusively deemed to accept the property in its "As-Is" condition, and shall proceed to closing in compliance with t	uyer
140	10 remainder of this Contract.	'ue
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142	OPTION (B) - Unlimited Due Diligence: BUYER MAY AT BUYER'S SOLE DISCRETION TERMINATE THIS CONTR	ACT
1-7-	" DURING THE TIME PERIOD SPECIFIED BELOW. Buyer is obtaining a right to an unconditional duo diligonage paried to all	1
4-1-1	"Duyer and/or its authorized representatives (licensed or not) to be given access to inspect the Property and improvements to	
143	provide reports, if giving a Defects Notice), and/or for Buyer to determine the suitability of the Property in Ruyer's sole discre-	11
140	within days (10 days, if plank) from the Signature Date (the "Inspection Period"), at Buyer's own expense. In the ever	41
147	" Duyer's inspection report indicates a specialist is required for inspections and reports of particular areas of the Droports or is	a 41a.a.
HD	event inspections are impeded by weather conditions. Buyer may give written notice of same to Seller or Seller asset because	4t
140	erid of the inspection Period, and Buyer will receive an additional 5 days on the Inspection Period. Within such Inspection B.	eriod,
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	It Buyer provides a timety Defects Notice, Seller shall have(10 days, if blank) to provide a written response to Buy. This form is approved for the exclusive use of members/licensees of the Greater Springfield Board of REALTORS®, Inc. Copyright © 1999-2018, Greater Springfield REALTORS®, Inc. All rights reserved, except that members may copy forms. If Broker is a fronchisce, Broker's franchiser is not legally liable for the actions of B	





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160	PR	PROPERTY ADDRESS: 5469 S. Dunrobin Dr	Springfield
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162		Agree to correct all items listed in Buyer's written notice, in which can be added in the case of	see Bry or will be obligated to account and any
163		2) Respond in writing to Buyer that Seller is unwilling to make any co	ractions; or any pe obligated to blocaed fluder the Coultact!
164		3) Respond in writing to Buyer with a list of items Seller is willing to co	realities, of,
165		Once Seller has provided a Defects Response under (2) or (3) abo	was or if Sollar door not recovered within the st
166		specified above, Buyer has five (5) days to either:	we, or it seller does not respond within the time period
167		Reach a mutual agreement in writing with Seller regarding repairs	on competions to BED-faile Assessment
168		Terminate this Contract by giving written notice to Seller. If Buyer to	or corrections (a Derects Agreement'); or,
189		Money deposit, if not disputed, shall be refunded to Buyer per para	mely elects to terminate this Contract, Buyer's Eamest
170		and neither Party shall have any remedy against the other for any	graph 4, less any expenses incurred on Buyer's behalf,
171		does not terminate this Contract in writing within this time period, the	uarrages, costs, compensation or otherwise. If Buyer
172		property in its "As-Is" condition, and shall proceed to closing in con	unliance with the remainder of this Coults at
173		Fire and the second control of the state blocked to closing its control	ipilance with the remainder of this Contract.
174		BUYER ACKNOWLEDGES AND AGREES THAT THE RIGH	TO AE INCRECTION/DUE DU JOEUGE CONTAINE
175		IN THIS PARAGRAPH #9 SHALL NOT IN ANY WAY RELI	TVE BLIVER EROW THE DUTY TO SATISFY
176		CONTINGENCIES CONTAINED IN THIS CONTRACT WITHIN THE	APPLICABLE TIME DEDUCED THE LUDY OF THE
177		LIMITED TO, COMPLIANCE WITH TERMS OF A FINANCING CO	MTNICENOV IE ANV
178			WINGENCI, IF ANI.
179		OPTION (C) - Terms of this Paragraph 9 above shall NOT apply, E	twortenings of inconstitution difference in the
180		accepts the Property in its As-Is condition.	dyer waives an inspection/dite diligence rights and
181			
182	10.	10. INSURANCE: Buyer must ascertain the availability of homeowner's	and/or flood incurance from conformalith man and the con-
183		generally available in the area of the Property. Buyer must give Selle	Written notice of the unavailability of incurance was the
184		this provision before the end of the Inspection Period (or 10 ten days	if Ontion 9(c) conlies), or Rever will be deemed to univer
185		the ability to terminate this Contract based upon insurability.	" option of of application to payer will be deethed to waive
186	11.	11. VERIFICATION OF CONDITION: Buyer shall have the right to make	a final inspection of the Property prior to Closing, not so
187		a contingency of the sale, but solely to confirm that: (a) repairs have be	en completed as acreed in writing by Briver and Seller (b)
188		Seller has complied with Seller's other obligations, and (c) the Proper	ty is otherwise in substantially the same condition, subject
189		to normal wear and tear, as on the date of the offer, unless otherwise	agreed in writing.
190	12.	REMEDIES UPON DEFAULT: Seller or Buyer shall be in default und	ier this Contract if either fails to comply with any material
191		provision within the time limits required by this Contract. If either party	defaults, the party claiming a default shall notify the other
192		party in writing or the nature of the default and terminate this Contra	ct (except for the provisions relating to breach/remedies)
193		or extend the time for performance by a written document signed by	all parties. The notifying party may, but is not required to
194		provide the defaulting party with a deadline for curing the default. The	e failure to assert a default shall not constitute a waiver of
195		the right to assert a default of the same or any other provision of this	Contract, If this Contract shall be not closed for the fault of
196		Buyer, then 10% of the total sale price shall be paid by Buyer to S	Seller as liquidated damages, it being agreed that actual
197		damages are difficult, if not impossible, to ascertain. Any liquidated	damages paid to Seller after costs of collection shall be
198		divided equally between Seller and Listing Broker. If this Contract si	hall not be closed for the fault of Seller, then 10% of total
199		sale price shall be paid by Seller to Buyer as liquidated damages, in a	iddition to return of Buyer's Earnest Money less expenses
200		incurred on Buyer's behalf, it being agreed that actual damages are of	ifficult, if not impossible to ascertain, or Buyer may pursue
201		any other remedies, including suit for specific performance. If legal a	ction is brought arising out of the Contract, the prevailing
202		party shall be entitled to reasonable attorney's and paralegal fees, a	nd other costs, charges and expenses incurred related to
203		enforcing this Agreement. Liquidated damages paid to Buyer after co	sts of collection will be divided equally between Buyer and
204		Buyer's Broker,	
	13,	13. SELLER'S DISCLOSURE STATEMENT: (mark one below)	
20G		Not Applicable. Seller is not providing any Seller's Disclosure Sta	itement or other written statement about the Property's
207		condition or features. Seller has been informed of Lead-based Pa	nt, Hazardous Waste and Methamphetamine Disclosure
208		requirements and understands that other disclosures might be rec	uired by law.
209 210		Received. Seller has provided a voluntary Seller's Disclosure Sta	tement containing information relating to Seller and the
211		Property. Buyer confirms that before signing this contract form as	an oner to purchase, Buyer received and signed a copy
212		of Seller's Disclosure Statement. The Buyer acknowledges the Se Buyer may wish to obtain,	nier's Disclosure is not a substitute for any inspection that

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REAL ESTATE CONTRACT

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213 PROPERTY ADDRESS: 5469 S. Dunrobin Dr

Springfield

Buyer Requirement. Within 48 hours (24, if left blank) after Effective Date, Seller shall provide a Seller's Disclosure Statement containing information relating to Seller and the Property. The Buyer will be entitled to _____hours (72, if left blank) to review the disclosure, and notify Seller if Buyer wants to terminate the Contract based upon the disclosure(s) (and if not disputed, be refunded the Earnest Money). If Buyer does not terminate within such time period, then Buyer waives any conditions in the Disclosure, and shall proceed under the Contract.

220 Buyer acknowledges that the Seller's Disclosure is not a substitute for any inspection(s) that Buyer may wish to obtain, and Buyer understands that the inspection periods in this Contract are not delayed or extended by this paragraph. Any concerns Buyer may have about the Property or Seller must be addressed by use of contingencies to this Contract, and by having the Property inspected by qualified professionals. Buyer acknowledges and agrees that the Property is being sold in its existing "As-Is" 224 condition, and that neither the Seller nor any person acting on behalf of the Seller have made any representations or warranties, written or oral, relating to the Seller or the Property, upon which Buyer is relying in purchasing the Property, other than the following: (none if blank)

- 14. SELLER/BUYER REPRESENTATIONS/COVENANTS: Seller reaffirms there have been no material, adverse changes to the facts disclosed in Seller's Disclosure Statement (if any). Each party affirms there are no material, adverse financial or legal conditions that might affects its ability to convey/purchase the Property or perform any other conditions of this Contract, Each party represents to the other that no laws disqualify them from the transaction contemplated under this Contract, including but not limited to the USA Patriot Act (Public Law 107-56) and Presidential Executive Order 13224 (effective September 24, 2001).
- 15. CRIMINAL ACTIVITY AND SEXUAL OFFENDERS: Buyer is solely responsible for investigating any possibility of criminal 233 activity or sex offenders being in the vicinity of the Property. A "Sex Offender Registry" is freely available on the Missouri State 234 Highway Patrol's (and most County Sheriffs') Internet websites relating to persons who have registered because they have 235 been convicted of, found guilty of, or plead guilty to committing or attempting to commit sexual offenses. It is understood that 236 237 these sources may not reflect the entire criminal history of a particular individual, that offenders of other serious crimes such as 238 kidnapping, felonious restraint, or child abuse may not be listed on these websites.
- 239 16. TITLE/SURVEY/CLOSING PROCEDURES:
 - (a) Titlework. Necessary title information shall be ordered by Seller within ten (10) days after the Signature Date and promptly delivered to Buyer. Seller shall provide at Seller's expense a commitment to insure title in the amount of the purchase price from title company (if left blank, Seller may choose), authorized to insure titles in the State of Missouri ("Title Company"), showing merchantable title in Seller in accordance with the Title Examination Standards of the Missouri Bar, subject to encumbrances as provided herein, standard residential subdivisions restrictions, covenants, declarations, setback lines, easements, and zoning laws of record as of the Effective Date, and the lien of current year's taxes.

 Buyer Seller (Buyer, if neither is marked) shall pay the premium for title insurance policy and corresponding title policy service charge.
 - (b) Survey. Buyer may, at Buyer's expense, obtain a survey (and shall obtain a survey if required by a lender or title company).
 - (c) Title/Survey Review; Objections. Buyer may, at Buyer's expense, have the title commitment examined. Buyer shall, if applicable, provide to Seller and Listing Broker in writing any valid objections to title and survey prior to the Closing Date. Seller shall make reasonable effort to correct the valid objections, and if not corrected, Buyer may waive the objections and close, or elect to terminate the Contract, and receive the Earnest Money less any expenses incurred on Buyer's behalf, subject to Paragraph 4.
 - (d) Closing Procedures. At Closing, Seller shall deliver a warranty deed and all other documents and funds necessary to complete the Closing, and Buyer shall deliver cash or certified funds sufficient to satisfy Buyer's payment obligations and all other documents necessary to complete the Closing. If a closing fee is charged, the cost will paid equally by Seller and Buyer, unless otherwise provided. Recording fees shall be paid by the party for whom the fee is attributable. Closing shall occur at Title Company's office unless agreed otherwise in writing. Seller will warrant at Closing there are no unpaid bills for improvements within 12 months prior to Closing and that Seller has no knowledge of proposed improvements to be paid for by special assessment or fee. If requested by Buyer or Buyer's lender, Seller agrees to furnish all assurances, indemnities, deposits, or other requirements of the insuring Title Insurance Company in order for an Owners' Title Insurance Policy, when issued, to contain no exception as to mechanic's/material-men's liens or the right to such liens not shown by the public records, Buyer agrees that if Seller cannot furnish requirements for this coverage then Buyer may elect either to waive this requirement or accept an Owners' Title Insurance Policy without unrecorded mechanic's/material-men's lien coverage and close, or terminate this Contract and have the Earnest Money deposit made herewith returned, less any expenses incurred on Buyer's behalf. subject to Paragraph 4. Brokers will be paid at closing as set forth in the Broker Services Agreement,

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REAL ESTATE CONTRACT



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R100 Revised October 2016

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267			Oprinditoid	······································
268		(e) Seller Concessions. At Closing, Seller shall pay up to but not to exceed \$		
269		Dollars (none, if blank) toward Buyer's closing costs, prepaids, warranties, in	spections or any other	r evennentine een
270		clated with the Closing, as approved by Buyer's lender. If Seller is paying any	rtitle or closing tops m	erked in Democrat 46
271		these are included in the total limit on such Seller concessions. Seller has no	obligation to now any a	arkeu in Haragraph 16,
272		does not close.	obligation to pay any st	ich amounts if contract
273		(f) TILA/RESPA Authorization: Tax Documents. The parties hereby; (1) autho	riza anah Drakar Katad	landari da manarita da 1
274		financing status information and Closing Disclosures for both Buyer and Seller (hize each bioker listed	pelow to acquire/retain
275		to provide their Tax Identification Number and proof of identity immediately up	on level records by all	ietnods); and (2) agree
	17.	. CLOSING PRO-RATION/CREDITS: Taxes, insurance, interest, onsite fuel at cu	ornawiui request by cit	sing agenviender.
277		applicable, shall be prorated to Closing Date. If the current year's taxes cannot b	e determined the ere	essociation dues, if
278	•	the preceding year's taxes with adjustments for known changes in assessed value	etion or tay loving. Top	ialion will be based on
279		any, to be paid or credited to Buyer.	ation of tax leales, 1616	ant security deposits, if
280	18.	. LOSS: In the event of material loss from fire or other casualty prior to Closing, Bu	war may plant to some	at the incurrence
281		proceeds, if any, and close, or to terminate this Contract and have the Earnest	Money denocit return	od loce one emorane
282		incurred on Buyer's behalf,	worley deposit return	su, less any expenses
283	19.	. BINDING EFFECT; APPLICABLE LAW: This Contract shall be binding on and/	for the henefit of all na	ties and their
284		respective heirs, personal representatives, executors, administrators, or assign	ns and shall he cons	uca and unch inted and enforced in
285		accordance with the internal laws of the State of Missouri.		
286	20.	. ENTIRE AGREEMENT: This Contract and all attachments hereto constitute the	entire Agreement betw	een the nartice
267		and there are no representations, warranties, or understandings, written or oral, ex	xcept as set forth herein	con the parties trelating to the subject
288		matter of this Contract, which supersedes all prior Agreements, and this Contract	may not be changed	modified or amended
289		in whole or in part, except by a written document signed by all the parties.	_	•
290	21.	 ASSIGNMENT OF CONTRACT: This Contract may be assigned by Buyer unles 	ss this Contract is subje	ect to a financing
291		contingency, in which case it is assignable only with the prior written consent of Se	eller, which consent sha	ill not be unreasonably
292		withheld.		•
293	22.	. TIME IS OF THE ESSENCE: Time is of the essence in the performance of each	provision of this Contra	act by the parties. All
294		references to a specific time shall mean Central Time. All references to period	s of days shall mean	calendar days, unless
295		otherwise provided.		-
296	23.	NOTICES: Unless otherwise specified elsewhere in this Contract, any notice req	uired or permitted shall	be in writing and
297		may be delivered in person or sent by telefax, e-mail or certified mail postage pre-	paid, to the address or a	number set forth in this
298		Contract or such other address or number specified by a party in writing. Notice s	hall be deemed made	at the date and time of
299		personal delivery, sending of telefax, e-mail, or mailing. Receipt of notice by a Br	roker (Salesperson) as	sisting a party shall be
300		deemed receipt by the party.		
301	24.	EXECUTION; EFFECTIVE/SIGNATURE DATE: The execution and delivery of	an original or facsimile	transmission of this
302		Contract shall constitute legal and binding obligations of the parties upon execution	n by all parties and the	giving of oral or written
303		notification of such execution by the salesperson assisting the last party that exe	cutes the Contract to the	ne other party or to the
304		salesperson assisting them, if applicable. Notice of execution is effective upon it	ts sending, regardless	of time of receipt, and
305		shall constitute the "Effective Date". Any reference to "Signature Date" means the	date of the last party's	signatures on the Real
306	25	Estate Sale Contract.		
	2 3.	. MULTIPLE OFFERS & CONFIDENTIALITY: Buyer is aware that it is possible to	nat the existence, terms	s, and conditions of
308		any offer they make may be disclosed to other potential purchasers, by Seller	or by Sellers represer	ntatives, in an effort to
309		procure multiple offers,		
310	Δda	ditional Terms:		
312	~u(GRANDI LOTAIS		
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REAL ESTATE CONTRACT





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319	PROPERTY ADDRESS: 5469 S. Dunrobin Dr Springfield
320 321 322	INSTRUCTION TO BROKER: Selling Broker (Salesperson) must complete all Broker information (except signatures or initials or Listing Broker) prior to having Buyer sign and presenting the offer.
323	
324 325	The Signing of this Form Confirms the Parties' Receipt of the Broker Disclosure Form Prescribed by the Missouri Real
	Estate Commission, upon Broker Obtaining Any Personal or Financial Information or Before the Signing of a Brokerage Services Agreement, Whichever Occurred First.
327	
320	The Duties of the Broker in a Real Estate Transaction Do Not Relieve a Seller or a Buyer from the
329	
331	Express Your Understanding of the Transaction. A Real Estate Licensee is a Person Qualified to Advise about Real Estate. If Legal or Tax Advice is Desired, Consult an Attorney, or Tax Advisor.
332	of Tax Advisor.
333	BROKER FEES (Check all applicable boxes)
334	⊠ Seller
335 336	Sollor Buyer to pay Solling Broker's Fee
337	LISTING BROKER (Check only ONE box)
338	The undersigned parties confirm that they have been informed no later than the first about an arm of the first about a first
339	AFTER THE TOTAL VICTOR OF A CONTROL OF THE DIVINE STEEDING SHIP DESIGN OF A CONTROL OF A CONTRACT A CONTROL OF A CONTROL O
340	The state of the College Discussion is action as an arget on baboli of the College information of the
341 342 :	The properties by the properties buyer have his discussed to the Salias
343	DUAL LIMITED AGENT. Listing Broker (salesperson) is acting as a dual agent, and will represent both Buyer and Seller; or I if futher explanation is needed:
344	Broker may reveal any information known about the Property, but will not reveal confidential personal information should all the
345	party to trie other without written authorization.
346	TRANSACTION BROKER. Listing Broker (salesperson) is acting as a transaction broker assisting the Seller under a Listing
347 348	Agreement, without any agency or fiduciary relationship with either Seller or Buyer. NO LISTING BROKER. The Seller acknowledges that there is no Listing Broker (salesperson), and the Selling Broker
349	(salesperson) is assisting or representing Buyer and was authorized to show the Property pursuant to a written agreement
350	signed by Seller.
351	
352 353	SELLING BROKER (Check only ONE box) The undersigned parties confirm that they have been informed no later than the first showing, upon first contact, or immediately
354	upon the occurrence of a change to the broker's relationship, and before signing an offer to purchase, that the Selling Broker
355	(salesperson) is a:
356	SELLER'S LIMITED AGENT. Selling Broker (salesperson) is acting as an agent on behalf of the Seller. Information given to
357	the salesperson by the prospective Buyer may be disclosed to the Seller.
358 359	BUYER'S LIMITED AGENT. Selling Broker (salesperson) is acting as an agent on behalf of the Buyer. DUAL LIMITED AGENT. Selling Broker (salesperson) is acting as a dual agent, and will represent both Buyer and Seller:
360	or LIIf futher explanation is needed:
61	Broker may reveal any information known about the Property, but will not reveal confidential personal information about either
362	party to the other without written authorization.
363	TRANSACTION BROKER ASSISTING BUYER. Selling Broker (salesperson) is acting as a transaction broker assisting the
364 365	Buyer, without any agency or fiduciary relationship with either Seller or Buyer, and was authorized to show the Property pursuant to a written agreement signed by Seller.
166	NEUTRAL TRANSACTION BROKER. Selling Broker (salesperson) is acting as a neutral transaction broker assisting both
67	parties without any agency or fiduciary relationship with either Seller or Buyer.
168 T	

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REAL ESTATE CONTRACT



		Page 8 c	of 8	R100 Revised October 2016
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374	EXPIRATION	OF OFFER: This offer shall expire	unless accepted by Seller on or before (none (fible-la
375		a. :	O'ClOCK in unless previoual use	thetanism Inc. Division
376	Not	ice of acceptance, rejection or coun	ter offer shall promptly be delivered to Bu	motawn by Buyer,
377			and and shoulding by doughted for Dr	iyer.
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379		· · · · · · · · · · · · · · · · · · ·		
380	INSTRUCTION TO LIST	TING BROKER: Page 8 of this Rea	al Estate Contract and Addenda should b	a alamaid by Calley and its
361	Seller accepts the of	for. If Seller counters, rejects, or If B	uyer modified original offer, Seller(s) to in	e signed by Seller only it
382			. , , , , , , , , , , , , , , , , , , ,	idai appropriate line.
383	☐ ACCEPTED ☐	COUNTEROFFERORMODIFIED	OFFER OFFER	TED
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386	Signed on	20at	Signed on	20 st
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	Acceptance	<i>`</i>		
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	Seller's Signature		Buyer's Signature Sangita Su	inedi
391		•	4/13/2017 (1)12:51	
392	/		41 (0.50 t) 41 (15)	Amobi
	Seller's Signature		Buyer's Signature	
394			Parties and the state of the st	
	Address	W444444 W4444 W444 W4444 W	Address	
396	Listing Broker MUU	11 A. Alexander		
.397	Listing Broker I / W	May 1877CC	Selling Broker Jim Hutcheson Re	ealtors
390	(Print or Typ	1002011654	(Print or Type)	
	Brokerage License Number:	000011051	Brokerage License Number:	
	Authorized	11 () 1/19/19	Authorized Authoritism	
	Listing Salesperson	11/1/1	Selling Salesperson Geffren R	Frase
402	(Sign)	1999109034 (bate)	(2) (2) (2) (3) (4) (4) (4) (4) (4) (4) (4) (4) (4) (4	(Date) Poster
404	Salesperson License Number.	<u> </u>	Salesperson License Number:	
	A "Designated", Salespersor	<u>.</u>	—	·
406	A v pasifulation calesherson	ſ	A "Designated" Salesperson	
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408	Agence-mail / 10 V A(A)	mer mountains	Agent e-mail: <u>jeff@jimh</u> ı	utcheson.com
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ADDENDUM rage_1_op_1



Ó THIS ADDENDUM IS TO BE USED FOR ANY OF THE FOLLOWING PURPOSES. CHECK ONLY ONE BOX. 02 IF MORE THAN ONE PURPOSE IS REQUIRED, USE ADDITIONAL FORMS. Óŝ Ó١ Special Agreements: Used for additional terms not covered by the original Sale Contract form, for terms which required additional explanation, OR, for changes in the preprinted contract language. 66 Change: Used when a Sale Contract has been previously signed by Buyer and Seller and they now have renegotiated new terms. Counter Offer / Modified Offer: Used when the original offer was not acceptable and consequently NOT signed by both 08 the Buyer and Seller. By signing this Addendum, Buyer and Seller accept all other terms of the original contract offer by Buyer 09 10 (Including Addenda) EXCEPT those which are modified or supplemented by this Addendum. Any prior Counter/Modified 11 Offers or other post-offer Addenda not signed by both parties are not part of the Contract, Subsequent Counter/Modified 12 Offers should use a new Addendum. If the Counter/Modified Offer changes the sale price, and the offer contains a 13 financing contingency, fire amount to be financed will be the same percentage of the sale price that the original offer contained, unless specified otherwise in writing. 15 Waiver: Used to remove contingenules or other requirements of the original Sale Contract. 17 The Undersigned hereby agree that this Addendum shall become a part of the attached Real Estate Sale Contract between: 18 19 Sangita Trivedi 20 Jacqueline A Dowdy & Greggory D Groves, successor Trustees of the John Q Harinmons Trust as Seller, for Seller's 22 23 Property located at 5469 S Dunrobin Dr Springfield Mo 65809 24 In addition to, or as amendments to, the provisions of the contract and Standard Contract Provisions, the parties agree as follows: 26 Legal Description Lot 48 Dunroblin Phase I; addition to Highland Springs Seller is: Jacqueline A Dowdy&Greggory D Groves, successor Trustees of the John Q Hammons Revocable Trust-28 dated Dec 28, 1989 as amended and restated, Purchase price \$110,000 (One Hundred Ten Thousand Dollars). Closing to be with Great American Title / Primrose. 31 This contract is subject to approval by the United States Bankruptcy ** Clear date tune 30, 2017 or before per Court approval. 2017 Expiration of offer to be April 17, 2017: April 20, 2017 10, 201 20 39 By their signature, the undersigned acknowledge receipt of a copy of this document. THIS IS A LEGALLY BINDING CONTRACT; IF 10 NOT UNDERSTOOD, CONTACT A REAL ESTATE ATTORNEY. Any change to this Agreement must contain the initials of all parties. 42 Signed on Signed on 44 Seller's Signature Buyer's Signature S<u>angita Trivedi</u> 45 Sangita T 4/18/2017 8:19:23 PM CDT Buyar's Signature Seller's Signature Greggory D Groves Murney Associates, Realthrs Usting Broker Seiling Broker. <u>lim Hutcheson Realtors</u> ស Authontison Authorized Authorized 52 Usting Salesperson Selling Salesperson This form is approved for the exclusive use of members/icenses of the Greater springled Board of REALTORS. Inc. "Copyright 1993 2016" Great Springled Board of REALTORS. Inc. All rights reserved, except that members may copyrights. Franker to a reachise, trackers function is not legally bable for the actions of Broker.

PARTIES ACKNOWLED FRANCE: OF THIS PAGE BY HITTALING. EIPT OF THIS PAGE BY THINALING. Seler's initiate **Euvers** Initials: