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Doc#: 1532456059 Fee: \$70.00 RHSP Fee:\$9.00 RPRF Fee: \$1.00

Karen A. Yarbrough

Cook County Recorder of Deeds Date: 11/20/2015 12:30 PM Pg: 1 of 17

(The Above Space For Recorder's Use Only)

Common Address

4851 N. CENTRAL AVENUE, CHICAGO, IL 60630

Permanent Index Number (FIN):

13-09-328-014-0000

Legal Description:

LOT 4 IN STANLEY ADAMKIEWICZ S JBDIVISION OF LOT 16 IN ROBERTS' LAWRENCE AVENUE SUBDIVISION OF BLOCKS 43 AND 49 IN THE VILLAGE OF JEFFERSON IN THE SOUTH WEST 1/4 OF SECTION 9, TOWNS HIP 40 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, LLINOIS.

Prepared By MAIL BACK TO: Elbert Keniva K 731 Belleforte Ave, St. Oak Park, IL 60302

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Date of Office			DATE OF ACCEPTANC		
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Buyer Signature			Seller Signature	0	
			Leonard	SOULIN	sker
Buyer Signature Private Ventures	Inc		Seller Signature	J	
President is an I	linois Real	Estate Lice	Seller Signature nsee J Goward & Print Seller(s) Name(s) (P	0521 Ne L	AWKENCE F
Print Buyer(s) Name(s) [Required]			Print Seller(s) Name(s) [R	equired)	
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New Market Realty, Inc.	8	5075			
Buyer's Brokerage		S#	Seller's Brokerage		MLS#
1200 N Ashland Ave, #40	03 Chica	ago 6062			
Address City	Zij		Address	City	Zip
Karen Marlo Parrish	877	4 ' 36		•	•
Buyer's Designated Agent		.S.#	Seller's Designated Agent		MLS#
312-291-1314					· · · · · · · · · · · · · · · · · · ·
Phone nmrmarlo@gmail.com	Fax	· //	Phone		Fax
E-mail					
	niva@ror	ivalaw.co	il-mail		
Buyer's Attorney		nai)	Seller's Altorney		E-mail
731 Belleforte Ave., Suite	101 Oa	k Park 60)302		15 dietas
Address City	Zip	,	Address	City	Zip
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MULTI-BOARD RESIDENTIAL REAL ESTATE CONTRACT 6.0



1	1. THE PARTIES: Buyer and Seller are hereinafter referred to as the "Parties".	
2	Buyer Name(s) [please print] Private Ventures, Inc. President is an Illinois Real Estate Licensee	
3	Seller Name(s) [please print] LEONAZD BZEZINSK/	
4	If Dual Agency Applies, Complete Optional Paragraph 31.	****
5	2. THE REAL ESTATE: Real Estate shall be defined as the property, all improvements, the fixtures and Perso	mal
6	Property included therein. Seller agrees to convey to Buyer or to Buyer's designated grantee, the Real Est	
7	with approximate lot size or acreage of33 X 281 commonly known a	
8	4851 N Central Ave, Chicago, IL 60630	
9	Address City State Zip	
10	Cook 13-09-328-014-0000	
11	County Unit # (If applicable) Permanent Index Number(s) of Real Estate	
12	If Condo/Coop/Townhome Parking is Included: # of spaces(s); identified as Space(s) #n/a	_;
13	[check type] ☐ de:ded space, PIN: n/a ☐ limited common element ☐ assigned space	2.
14	3. PURCHASE PRICE: The Purchase Price shall be \$ 330,000 After the payment	t of
15	Earnest Money as provided below, the balance of the Purchase Price, as adjusted by prorations, shall be paid	
16	Closing in "Good Funds" as defined by law.	
17	4. EARNEST MONEY: Earnest Money shall be held in trust for the mutual benefit of the Parties by [check one]:	
18	☑ Seller's Brokerage; ☐ Buyer's Cokerage; ☐ As otherwise agreed by the Parties, as "Escrowee".	•
19	Initial Earnest Money of \$ 500 shall be tendered to Escrowee on or before 7 day(s) after D)ate
20	of Acceptance. Additional Earnest Mon's of \$ n/a shall be tendered by n/a 20	
21	5. FIXTURES AND PERSONAL PROPERTY AT NO ADDITIONAL COST: All of the fixtures and included Perso	
22	Property are owned by Seller and to Seller's Lnowledge are in operating condition on the Date of Acceptar	n isti
23	unless otherwise stated herein. Seller agrees to cransfer to Buyer all fixtures, all heating, electrical, plumbi	ice,
24	and well systems together with the following items of Personal Property at no additional cost by Bill of Sale	ng,
25	Closing [Check or enumerate applicable items]:	e at
26	Refrigerator Central Air Conditioning Central Air nidifier Light Fixtures, as they exist	
27		
28	MicrowaveCeiling Fan(s)Sump Pump(s)All Window Treatments & Hardware	E.
29 30	Dishwasher Intercom System Electronic or M. dia Air Filter(s) Existing Storms and Screens	
31	Carbage Disposal Backup Generator System Central Vac & Equipment Fireplace Screens/Doors/Grates _ Trash Compactor Satellite Dish Security System(s) (overely Fireplace Gas Log(s)	:
32		ov.
33	DryerPlanted Vegetation with all Transmitters Smoke Detectors	ж
34	Attached Gas Grill Outdoor Play Set(s) All Tacked Down Carpeting Conton Monoxide Detectors	
35	Other Items Included at No Additional Cost: All Applicable	
36 27	Note that the state of the stat	
37 38	Items Not Included: n/a	
39	Seller warrants to Buyer that all fixtures, systems and Personal Property included in this Contract shall be	
40	operating condition at Possession except: n/a	: m
41	A system or item shall be deemed to be in operating condition if it performs the function for which it	—∙ Lio
42	intended, regardless of age, and does not constitute a threat to health or safety	t 18
43	If Home Warranty will be provided, complete Optional Paragraph 34.	
	Buyer Initial Py Buyer Initial Seller Initial Selle	
	Buyer Initial Py Buyer Initial Seller Initial Selle	
	Address 4001 M Settiral Ave. Unicado, IC 60630 v6.	.4

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44 45 46	Parties in writing. Closing shall take place at the escrow office of the title company (or its issuing agent) that wil issue the Owner's Policy of Title Insurance, situated nearest the Real Estate or as shall be agreed mutually by the Parties.
47 48 49	7. POSSESSION: Unless otherwise provided in Paragraph 40, Seller shall deliver possession to Buyer at Closing Possession shall be deemed to have been delivered when Seller has vacated the Real Estate and delivered keys to the Real Estate to Buyer or to the office of the Seller's Brokerage.
50	8. MORTGAGE CONTINGENCY: If this transaction is NOT CONTINGENT ON FINANCING, Optional Paragraph 36 a) OF
51	Paragraph 36 b) MUST BE USED. If any portion of Paragraph 36 is used, the provisions of this Paragraph 8 are NOT APPLICABLE.
52	This Contract is contingent upon Buyer obtaining a <i>[check one]</i> \square fixed: \square adjustable: [check one] \square conventional.
53	□ FHA/VA (if FHA/VA is chosen, complete Paragraph 37); □ other n/a loan for n/a %
54 55	of the Purchase Price, plus private mortgage insurance (PMI), if required, with an interest rate (initial rate if an
56	adjustable rate mortgage used) not to exceed <u>n/a</u> % per annum, amortized over not less than <u>n/a</u> years.
57	Buyer shall pay loan origination fee and/or discount points not to exceed <u>n/a</u> % of the loan amount. Buyer shall pay the cost of application, usual and customary processing fees and closing costs charged by lender.
58	(Complete Partigraph 35 if closing cost credits apply). Buyer shall make written loan application within five (5)
59	Business Days ar'er the Date of Acceptance and shall cause an appraisal of Real Estate to be ordered by the
6 0	lender no later than (10) Business Days after the Date of Acceptance; failure to do either shall constitute an
61	act of Default under this Contract.
62	If Buyer, having applied for the loan specified above [complete both a) and b)]:
63	a) is unable to provide writer evidence that the loan application has been submitted for underwriting
64	approval by buyer's lender on or before 1/a . 20 . (if no date is inserted, the date shall
65 66	be thirty (30) days after the Date of Acceptance) either Buyer or Seller shall have the option of declaring this
67	Contract terminated by giving Notice to the other Party not later than two (2) Business Days after the date
68	specified herein or any extension date agreed to by the Parties in writing. b) is unable to obtain a written "Clear to Close" from Buyer's lender on or before
69	(if no date is inserted, the date shall be forty five (45) days after the Date of Acceptance) either Buyer or
70	seller shall have the option of declaring this Contract terminated by giving Notice to the other Party not later
71	than two (2) Business Days after the date specified herein or any extension date agreed to by the Parties in writing.
72	A Party causing delay in the loan approval process shall not have the right to terminate under either of the
73	preceding paragraphs. In the event neither Party elects to declare his Contract null and void as of the latter
74	or the dates specified above (as may be amended from time to tin.e), then this Contract shall continue in full
75	force and effect without any loan contingencies.
76	Unless otherwise provided in Paragraph 32, this Contract shall not be contingent upon the sale and/or
77 78	closing or buyer's existing real estate. Buyer shall be deemed to have satisfied the financing conditions of this
76 79	paragraph if Buyer obtains a loan commitment in accordance with the terms of this paragraph even though the
	loan is conditioned on the sale and/or closing of Buyer's existing real estate.
80 81	9. STATUTORY DISCLOSURES: If applicable, prior to signing this Contract, Buyer:
32	[check one] has M has not received a completed Illinois Residential Real Property Disclosure
33	[check one] ☐ has ☐ has not received the EPA Pamphlet, "Protect Your Family From Lead In Your Home"; [check one] ☐ has ☐ has not received a Lead-Based Paint Disclosure;
34	[check one] A has has not received the IEMA, "Radon Testing Guidelines for Real Estate Transactions";
35	[check one] \square has \square has not received the Disclosure of Information on Radon Hazards.
	D -
	Buyer Initial PV Buyer Initial Seller Initial ZID Seller Initial ZID Seller Initial PV Seller Initial PV Seller Initial PIB Seller Initial PV Seller Initial PIB Seller Initial PIB Seller Initial PIB Seller Initial PIB Seller Initial PV Seller Initial PIB Seller Initial PV Seller Initial PIB Seller Initial PV Seller I
	Address: 4851 N Central Ave, Chicago, IL 60630

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86	the state of the state include without initiality in the same of the same transfer and the same transfer in the same of the sa
87	Special Service Area or Special Assessment Area tax for the year of Closing only, utilities, water and sower; and
88	riomeowner or Condominium Association fees (and Master/Umbrella Association fees if applicable)
89	Accumulated reserves of a Homeowner/Condominium Association(s) are not a proratable item Seller
90	represents that as of the Date of Acceptance Homeowner/Condominium Association(s) fees are \$ n/a
91	per <u>n/a</u> (and, if applicable Master/Umbrella Association fees are \$ n/a per n/a
92	better agrees to pay prior to or at Closing any special assessments (by any association or governmental entity)
93	committed prior to the Date of Acceptance. Special Assessment Area or Special Service Area installments due
94	after the year of Closing shall not be proratable items and shall be paid by Buyer. The general Roal Estate taxon
95	shall be prorated as of the date of Closing based on 105 % of the most recent ascertainable full year tay bill. All
96	profations shall be final as of Closing, except as provided in Paragraph 22. If the amount of the most recent
97	ascertainable full year tax bill reflects a homeowner, senior citizen or other exemption, a senior freeze or conjugate
98	deferral, then Seller has submitted or will submit in a timely manner all necessary documentation to the
99	appropriate governmental entity, before or after Closing, to preserve said exemption(s). The requirements of
100	this Paragraph shall survive the Closing.
101	11. ATTORNEY REVIEW: Within five (1) Business Days after Date of Acceptance, the attorneys for the respective
102	Parties, by Notice, may. 14
103	a) Approve this Contract; if
104	
105	b) Disapprove this Contract, which disapproval shall not be based solely upon the Purchase Price; or
106	c) Propose modifications except for the Purchase Price. If within ten (10) Business Days after the Date of
107	Acceptance written agreemen' is not reached by the Parties with respect to resolution of the proposed
108	modifications, then either Party nay terminate this Contract by serving Notice, whereupon this Contract shall be null and void; or
109	
110	d) Propose suggested changes to this Contract. If such suggestions are not agreed upon, neither Party may
	declare this Contract null and void and this Contract shall remain in full force and effect
111	Unless otherwise specified, all Notices shall be deemed made pursuant to Paragraph 11 c). If Notice is not
112	served within the time specified herein, the provisions of this paragraph shall be deemed waived by the
113	ractics and this Contract shall remain in full force and effect.
114	12. PROFESSIONAL INSPECTIONS AND INSPECTION NOTICES. Buyer may conduct at Buyer's expense (unless otherwise provided by a second of the second
115	office wise provided by governmental regulations) any or all of the following inspections of the Pool Fortile by
116	one of those acensed or certified inspection services; home, radon, environmental, lead-based paint, lead-based
117	paint hazards or wood-destroying insect infestation.
118	a) Buyer agrees that minor repairs and routine maintenance items of the Re 4 Estate do not constitute defects
119	and are not a part of this contingency. The fact that a functioning major con ponent may be at the end of
120	its useful life shall not render such component defective for purposes or this paragraph. Buyer shall
121	indemnify Seller and hold Seller harmless from and against any loss or damage crused by the acts of
122	negligence of Buyer or any person performing any inspection. The home inspection shall cover only the
123	major components of the Real Estate, including but not limited to central heating system(s), rentral cooling
124	system(s), plumbing and well system, electrical system, roof, walls, windows, doors, ceilings, floors,
125	appliances and foundation. A major component shall be deemed to be in operating condition if it performs
126	the function for which it is intended, regardless of age, and does not constitute a threat to health or safety. If
127	radon mitigation is performed, Seller shall pay for any retest.
128	b) Buyer shall serve Notice upon Seller or Seller's attorney of any defects disclosed by any inspection for which
129	Buyer requests resolution by Seller, together with a copy of the pertinent pages of the inspection reports
	Buyer Initial FV Buyer Initial Seller Initial Seller Initial Seller Initial Seller Initial
	Address: 4851 N Central Ave, Chicago, IL 80630
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- within five (5) Business Days (ten (10) calendar days for a lead-based paint or lead-based paint hazard inspection) after the Date of Acceptance. If within ten (10) Business Days after the Date of Acceptance written agreement is not reached by the Parties with respect to resolution of all inspection issues, then either Party may terminate this Contract by serving Notice to the other Party, whereupon this Contract shall be null and void.
- 135 c) Notwithstanding anything to the contrary set forth above in this paragraph, in the event the inspection 136 reveals that the condition of the Real Estate is unacceptable to Buyer and Buyer serves Notice to Seller 137 within five (5) Business Days after the Date of Acceptance, this Contract shall be null and void. Said Notice 138 shall not include any portion of the inspection reports unless requested by Seller.
- d) Failure of Buyer to conduct said inspection(s) and notify Seller within the time specified operates as a waiver of Buyer's rights to terminate this Contract under this Paragraph 12 and this Contract shall remain in full force and effect.
- 142 13. HOMEOWNER INSURANCE: This Contract is contingent upon Buyer obtaining evidence of insurability for an Insurance Service Organization HO-3 or equivalent policy at standard premium rates within ten (10) Business Days after the Date of Acceptance. If Buyer is unable to obtain evidence of insurability and serves Notice with proof of \$20.02 to Seller within time specified, this Contract shall be null and void. If Notice is not served within the Lorse and effect.
- 148 14. FLOOD INSURANCE: Bayer shall have the option to declare this Contract null and void if the Real Estate is located in a special flood hazard area. If Notice of the option to declare contract null and void is not given to Seller within ten (10) Business Days after the Date of Acceptance or by the date specified in Paragraph 8 a), whichever is later, Buyer shall be deemed to have waived such option and this Contract shall remain in full force and effect. Nothing herein shall be deemed to affect any rights afforded by the Residential Real Property Disclosure Act.
- 15. CONDOMINIUM/COMMON INTEREST ASSOCIATIONS: (If applicable) The Parties agree that the terms contained in this paragraph, which may be contrary to other terms of this Contract, shall supersede any conflicting terms.
- 157 a) Title when conveyed shall be good and merchantable, should to terms, provisions, covenants and conditions of the Declaration of Condominium/Covenants, Conditions and Restrictions ("Declaration/CCRs") and all amendments; public and utility easements including any easements established by or implied from the Declaration/CCRs or amendments thereto; party wall rights and agreements; limitations and conditions imposed by the Condominium Property Act; installments due after the date of Closing of general assessments established pursuant to the Declaration/CCRs.
- b) Seller shall be responsible for payment of all regular assessments due and levied prior to Closing and for all
 special assessments confirmed prior to the Date of Acceptance.
- c) Seller shall notify Buyer of any proposed special assessment or increase in any regular assessment between the Date of Acceptance and Closing. The Parties shall have three (3) Business Dav. to reach agreement relative to payment thereof. Absent such agreement either Party may declare the Contract null and void.
- d) Seller shall, within five (5) Business Days from the Date of Acceptance, apply for those items of disclosure upon sale as described in the Illinois Condominium Property Act, and provide same in a timely manner, but no later than the time period provided for by law. This Contract is subject to the condition that Seller be able to procure and provide to Buyer a release or waiver of any right of first refusal or other pre-emptive rights to purchase created by the Declaration/CCRs. In the event the Condominium Association requires the personal appearance of Buyer or additional documentation, Buyer agrees to comply with same.

Buyer Initial PV Buyer Initial	Seller Initial ZLD	Seller Initial LA
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- e) In the event the documents and information provided by Seller to Buyer disclose that the existing 174 175 improvements are in violation of existing rules, regulations or other restrictions or that the terms and 176 conditions contained within the documents would unreasonably restrict Buyer's use of the premises or 177 would result in financial obligations unacceptable to Buyer in connection with owning the Real Estate, then Buyer may declare this Contract null and void by giving Seller Notice within five (5) Business Days after the 178 179 receipt of the documents and information required by this Paragraph, listing those deficiencies which are 180 unacceptable to Buyer. If Notice is not served within the time specified, Buyer shall be deemed to have 181 waived this contingency, and this Contract shall remain in full force and effect.
- 182 f) Seller shall not be obligated to provide a condominium survey.
- 183 g) Seller shall provide a certificate of insurance showing Buyer and Buyer's mortgagee, if any, as an insured.
- 18. THE DEED: Seller shall convey or cause to be conveyed to Buyer or Buyer's Designated grantee good and merchantable title to the Real Estate by recordable Warranty Deed, with release of homestead rights, (or the appropriate deed if title is in trust or in an estate), and with real estate transfer stamps to be paid by Seller (unless otherwise designated by local ordinance). Title when conveyed will be good and merchantable, subject only to: coverants, conditions and restrictions of record and building lines and easements, if any, provided they do not interfere with the current use and enjoyment of the Real Estate; and general real estate taxes not due and payable at the time of Closing.

191 17. MUNICIPAL ORDINANCE, TRANSFER TAX, AND GOVERNMENTAL COMPLIANCE:

- 192 a) The Parties are caution of that the Real Estate may be situated in a municipality that has adopted a pre-193 closing inspection requirement, municipal Transfer Tax or other similar ordinances. Transfer taxes required 194 by municipal ordinance shall be paid by the Party designated in such ordinance.
- b) The Parties agree to comply with the reporting requirements of the applicable sections of the Internal
 Revenue Code and the Real Estate Settlement Procedures Act of 1974, as amended.
 - 18. TITLE: At Seller's expense, Seller will deciver or cause to be delivered to Buyer or Buyer's attorney within customary time limitations and sufficiently in advance of Closing, as evidence of title in Seller or Grantor, a title commitment for an ALTA title insurance policy in the amount of the Purchase Price with extended coverage by a title company licensed to operate in the State of Illands, issued on or subsequent to the Date of Acceptance, subject only to items listed in Paragraph 16. The requirement to provide extended coverage shall not apply if the Real Estate is vacant land. The commitment for title insurance ournished by Seller will be presumptive evidence of good and merchantable title as therein shown, subject only to the exceptions therein stated. If the title commitment discloses any unpermitted exceptions or if the Plat of Survey shows any encroachments or other survey matters that are not acceptable to Buyer, then Seller shall lave said exceptions, survey matters or encroachments removed, or have the title insurer commit to either insure against loss or damage that may result from such exceptions or survey matters or insure against any court-ordered removal of the encroachments. If Seller fails to have such exceptions waived or insured over prior to Closing, Buyer may elect to take title as it then is with the right to deduct from the Purchase Price prior encumbrances of a definite or ascertainable amount. Seller shall furnish Buyer at Closing an Affidavit of Title covering the date of Closing, and shall sign any other customary forms required for issuance of an ALTA Insurance Policy.
- 19. PLAT OF SURVEY: Not less than one (1) Business Day prior to Closing, except where the keal Estate is a condominium (see Paragraph 15) Seller shall, at Seller's expense, furnish to Buyer or Buyer's attorney a Plat of Survey that conforms to the current Minimum Standard of Practice for boundary surveys, is dated not more than six (6) months prior to the date of Closing, and is prepared by a professional land surveyor licensed to practice land surveying under the laws of the State of Illinois. The Plat of Survey shall show visible evidence of improvements, rights of way, easements, use and measurements of all parcel lines. The land surveyor shall set

Buyer Initial PV Buyer Initial	Seller Initial ZRB Seller Initial J	ን
Address: 4851 N Central Ave, Chicago, IL 60630		v6.0

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- monuments or witness corners at all accessible corners of the land. All such corners shall also be visibly staked 218
- or flagged. The Plat of Survey shall include the following statement placed near the professional land surveyor's 219
- seal and signature: "This professional service conforms to the current Illinois Minimum Standards for a 220
- boundary survey." A Mortgage Inspection, as defined, is not a boundary survey and is not acceptable. 221
- 20. DAMAGE TO REAL ESTATE OR CONDEMNATION PRIOR TO CLOSING: If prior to delivery of the deed the 222
- Real Estate shall be destroyed or materially damaged by fire or other casualty, or the Real Estate is taken by 223
- condemnation, then Buyer shall have the option of either terminating this Contract (and receiving a refund of 224 225
- earnest money) or accepting the Real Estate as damaged or destroyed, together with the proceeds of the 226
- condemnation award or any insurance payable as a result of the destruction or damage, which gross proceeds
- Seller agrees to assign to Buyer and deliver to Buyer at Closing. Seller shall not be obligated to repair or replace 227
- damaged improvements. The provisions of the Uniform Vendor and Purchaser Risk Act of the State of Illinois 228
- shall be applicable to this Contract, except as modified by this paragraph. 229
- 21. CONDITION OF REAL ESTATE AND INSPECTION: Seller agrees to leave the Real Estate in broom clean 230
- condition. All refuse and personal property that is not to be conveyed to Buyer shall be removed from the Real 231 232
- Estate at Seller's expense prior to delivery of Possession. Buyer shall have the right to inspect the Real Estate,
- fixtures and included Personal Property prior to Possession to verify that the Real Estate improvements and 233
- included Personal P everty are in substantially the same condition as of the Date of Acceptance, normal wear 234
- and tear excepted. 235
- 22. REAL ESTATE TAX ESCROW: In the event the Real Estate is improved, but has not been previously taxed for 236
- the entire year as currently improved, the sum of three percent (3%) of the Purchase Price shall be deposited in 237 238
- escrow with the title company with the cost of the escrow to be divided equally by Buyer and Seller and paid at 239
- Closing. When the exact amount of the fexes to be prorated under this Contract can be ascertained, the taxes 240
- shall be prorated by Seller's attorney at the request of either Party and Seller's share of such tax liability after 241
- proration shall be paid to Buyer from the escrew funds and the balance, if any, shall be paid to Seller. If Seller's 242 obligation after such proration exceeds the amount of the escrow funds, Seller agrees to pay such excess
- 243 promptly upon demand.
- 23. SELLER REPRESENTATIONS: Seller's representation's contained in this paragraph shall survive the Closing. 244
- Seller represents that with respect to the Real Estate Seller has no knowledge of nor has Seller received any 245 written notice from any association or governmental entity regarding: 246
- a) zoning, building, fire or health code violations that have not been conrected; 247
- b) any pending rezoning; 248
- 249 c) boundary line disputes;
- d) any pending condemnation or Eminent Domain proceeding; 250
- e) easements or claims of easements not shown on the public records; 251
- 252 f) any hazardous waste on the Real Estate;
- g) any improvements to the Real Estate for which the required initial and final permits were not obtained; 253
- h) any improvements to the Real Estate which are not included in full in the determination of the most recent tax assessment; or 254
- any improvements to the Real Estate which are eligible for the home improvement tax exemption. 255
- Seller further represents that: 256

257	affecting the Real Fetate by any residue one of is is not a pending or unconfirmed special assessmen
258	affecting the Real Estate by any association or governmental entity payable by Buyer after the date of Closing.
250	DVAL The Part of Sovernmental entry payable by Buyer after the date of Closing.

PV AB The Real Estate Icheck onel is is not located within a Special Assessment Area or 259 Special Service Area, payments for which will not be the obligation of Seller after the year in which the Closing occurs. 260

Seller Initial LAS Seller Initial LB Buyer Initial PV Buyer Initial Address: 4851 N Central Ave, Chicago, IL 60630

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- All Seller representations shall be deemed re-made as of Closing. If prior to Closing Seller becomes aware of 261
- matters that require modification of the representations previously made in this Paragraph 23, Seller shall 262
- promptly notify Buyer. If the matters specified in such Notice are not resolved prior to Closing, Buyer may 263 terminate this Contract by Notice to Seller and this Contract shall be null and void. 264
- BUSINESS DAYS/HOURS: Business Days are defined as Monday through Friday, excluding Federal 265 holidays. Business Hours are defined as 8:00 A.M. to 6:00 P.M. Chicago time. 266
- 25. FACSIMILE OR DIGITAL SIGNATURES: Facsimile or digital signatures shall be sufficient for purposes of 267
- executing, negotiating, and finalizing this Contract, and delivery thereof by one of the following methods shall 268 269
- be deemed delivery of this Contract containing original signature(s). An acceptable facsimile signature may be produced by scanning an original, hand-signed document and transmitting same by facsimile. An acceptable 270
- digital signature may be produced by use of a qualified, established electronic security procedure mutually 271
- 272
- agreed upon by the Parties. Transmissions of a digitally signed copy hereof shall be by an established, mutually acceptable electronic method, such as creating a PDF ("Portable Document Format") document incorporating 273
- 274 the digital signature and sending same by electronic mail.
- 26. DIRECTION TO ESCROWEE: In every instance where this Contract shall be deemed null and void or if this 275
- Contract may be terminated by either Party, the following shall be deemed incorporated: "and Earnest Money 276
- refunded upon the joint written direction by the Parties to Escrowee or upon an entry of an order by a court of 277
- 278 competent jurisdiction."
- In the event either Party has declared the Contract null and void or the transaction has failed to close as 279 280
- provided for in this Contract and it ascrowee has not received joint written direction by the Parties or such court
- 281 order, the Escrowee may elect to proceed is follows:
- a) Escrowee shall give written Notice to tre Parties as provided for in this Contract at least fourteen (14) days 282 283
- prior to the date of intended disburse next of Earnest Money indicating the manner in which Escrowee intends to disburse in the absence of any viritten objection. If no written objection is received by the date 284
- indicated in the Notice then Escrowec shall discribite the Earnest Money as indicated in the written Notice 285
- to the Parties. If any Party objects in writing to the intended disbursement of Earnest Money then Earnest 286
- Money shall be held until receipt of joint written direction from all Parties or until receipt of an order of a 287 288 court of competent jurisdiction.
- Escrowee may file a Suit for Interpleader and deposit any funds held into the Court for distribution after 289 290
- resolution of the dispute between Seller and Buyer by the Court. Escrowee may retain from the funds 291 deposited with the Court the amount necessary to reimburse Esc. owee for court costs and reasonable
- attorney's fees incurred due to the filing of the Interpleader. If the amount held in escrow is inadequate to 292
- reimburse Escrowee for the costs and attorney's fees, Buyer and Seller shall jointly and severally indemnify 293 294
- Escrowee for additional costs and fees incurred in filing the Interpleader action
- 27. NOTICE: Except as provided in Paragraph 32 c) 2) regarding the manner of service for 'kick-out" Notices, all 295 296
- Notices shall be in writing and shall be served by one Party or attorney to the other Party or attorney. Notice to any one of the multiple person Party shall be sufficient Notice to all. Notice shall be given in the lollowing manner: 297
- 298 a) By personal delivery; or
- By mailing to the addresses recited herein by regular mail and by certified mail, return receipt requested. Except 299 300 as otherwise provided herein, Notice served by certified mail shall be effective on the date of mailing; or
- c) By facsimile transmission. Notice shall be effective as of date and time of the transmission, provided that the 301 Notice transmitted shall be sent on Business Days during Business Hours. In the event Notice is transmitted 302

Bayer Initial Fly Buyer Initial Address 4851 N Central Ave, Chicago IL 60630	Selver Initial	Seller Initial 99
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303	during non-business hours, the effective date and time of Notice is the first hour of the next Business Day after
304	transmission; or
305	d) By e-mail transmission if an e-mail address has been furnished by the recipient Party or the recipient Party's
306	attorney to the sending Party or is shown in this Contract. Notice shall be effective as of date and time of a mail
307	transmission, provided that, in the event e-mail Notice is transmitted during non-business hours, the effective
308	date and time of Notice is the first hour of the next Business Day after transmission. An attorney or Party may
309	opt out of future e-mail Notice by any form of Notice provided by this Contract: or
310	e) By commercial overnight delivery (e.g., FedEx). Such Notice shall be effective on the payt Business Day.
311	tollowing deposit with the overnight delivery company.
312	28. PERFORMANCE: Time is of the essence of this Contract. In any action with respect to this Contract, the Parties
313	are the to pursue any legal remedies at law or in equity and the prevailing party in litigation shall be entitled to
314	conect reasonable anothey rees and costs from the non-prevailing party as ordered by a court of competent jurisdiction.
315	29. CHOICE OF LAW AND GOOD FAITH: All terms and provisions of this Contract including but not limited to the
316	Autorities never wanter Professional Inspection paragraphs shall be governed by the laws of the State of Illinois and
317	are subject to the sevenant of good faith and fair dealing implied in all Illinois contracts.
318	30. OTHER PROVISIONS: This Contract is also subject to those OPTIONAL PROVISIONS initiated by the Provision
319	and the following additional attachments, if any:
320	
321	OPTIONAL PROVISIONS (Applicable ONLY if initialed by all Parties)
322	[Initials] 31. Cut's IRMATION OF DUAL AGENCY: The Parties confirm that they have proviously
323	(Licensea) action as a Duri A and the
324	brokerage services on their behalf and specifically consent to Licensee acting as a Dual Agent with regard to the
325	transaction referred to in this Contract.
326	32. SALE OF BUYER'S REAL ESTATE:
327	a) REPRESENTATIONS ABOUT BUYER'S REAL ESTATE: Buyer represents to Seller as follows:
328	buyer owns real estate (hereinafter referred to as "Fuyer's real estate") with the address of:
329 330	n/a
331	CIP/ State 7in
332	2) Buyer [check one] ☐ has ☐ has not entered into a contract 'o sell Buyer's real estate.
333	If buyer has entered into a contract to sell Buyer's real estate that contract
334	a) [check one] □ is □ is not subject to a mortgage contingency.
335	b) [check one] \(\sigma\) is \(\sigma\) is not subject to a real estate sale contingency.
336	c) [check one] \square is \square is not subject to a real estate closing contingency. 3) Buyer [check one] \square has \square has not listed Buyer's real and the first of the subject to a real estate closing contingency.
337	This title buyer's real estate for sale with a licensed real estate broken and
338	in a local multiple listing service. 4) If Buver's real estate is not listed for sale with a listened to be a listed for sale with a listened to be a listed for sale with a listened to be a list of the list of
339	4) If Buyer's real estate is not listed for sale with a licensed real estate broker and in a local multiple listing service, Buyer [check one]:
340	
341	a) Shall list real estate for sale with a licensed real estate broker who will place it up a local multiple
342	listing service within five (5) Business Days after Date of Acceptance. [For information only] Broker: n/a
343	P-1-/- A 11 p/a
344	b) Does not intend to list said real estate for sale.
	, and the state for safe for safe.
	_
	Buyer Initial PV Buyer Initial Seller Initial ZRB Sollar Initial
	Buyer Initial PV Buyer Initial Seller Initial Selle
	Page 8 : f 13 v6.0

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UNOFFICIAL COPY b) CONTINGENCIES BASED UPON SAI F AND/OR CLOSULO OF THE

345	b)	CC	ONTINGENCIES BASED UPON SALE AND/OR CLOSING OF REAL ESTATE:
346		1)	This Contract is contingent upon Buyer having entered into a contract for the sale of Buyer's real estate that
347			is in full force and effect as of
348			date not later than the Closing Date set forth in this Contract. If Notice is served on or before the date set
349			forth in this subparagraph that Buyer has not procured a contract for the sale of Buyer's real estate, this
350			Contract shall be null and void. If Notice that Buyer has not procured a contract for the sale of Buyer's
351			real estate is not served on or before the close of business on the date set forth in this subparagraph,
352			Buyer shall be deemed to have waived all contingencies contained in this Paragraph 32, and this
353			Contract shall remain in full force and effect. (If this paragraph is used, then the following paragraph must
354			be completed.)
355		2)	In the event Buyer has entered into a contract for the sale of Buyer's real estate as set forth in Paragraph 32
356			b) 1) and that contract is in full force and effect, or has entered into a contract for the sale of Buyer's real
357			contract this Contract is confined the Reverse design the terms.
358			Buyer's real estate on or before
359			of Buyer's real estate is served before the close of business on the next Business Day after the date set
360			forth in 'ne preceding sentence, this Contract shall be null and void. If Notice is not served as described in the proceding sentence.
361			in the preceding sentence, Buyer shall have deemed to have waived all contingencies contained in this
362			Paragraph 32, and this Contract shall remain in full force and effect.
363		3)	If the contract for 'ne sale of Buyer's real estate is terminated for any reason after the date set forth in
364			Paragraph 32 b) 1) (or after the date of this Contract if no date is set forth in Paragraph 32 b) 1)), Buyer shall,
365			within three (3) Business Days of such termination, notify Seller of said termination. Unless Buyer, as part
366			of said Notice, waives all contingencies in Paragraph 32 and complies with Paragraph 32 d), this Contract
367			shall be null and void as of the date of Notice. If Notice as required by this subparagraph is not served within the time energified.
368			within the time specified, Buyer shall be in default under the terms of this Contract.
369	c) :	SEL	LER'S RIGHT TO CONTINUE TO OFFER SEAL ESTATE FOR SALE: During the time of this contingency,
370	!	Selle	er has the right to continue to show the Real Fstat; and offer it for sale subject to the following:
371	•	1)	If Seller accepts another bona fide offer to purchase the Real Estate while contingencies expressed in
372			Paragraph 32 b) are in effect, Seller shall notify Buye, in writing of same. Buyer shall then have <u>n/a</u>
373		l	hours after Seller gives such Notice to waive the contingencies set forth in Paragraph 32 b), subject to
374		I	Paragraph 32 d).
375	2	2) 5	Seller's Notice to Buyer (commonly referred to as a 'kick-out' Notice) shall be in writing and shall be served
376		•	on buyer, not buyer a autorities of buyer's real estate agent. Courteer, remise of much 11.1
377		ŧ	be sent to Buyer's attorney and Buyer's real estate agent, if known, is lure to provide such courtesy copies
378		s	shall not render Notice invalid. Notice to any one of a multiple-person By ver shall be sufficient Notice to all
379		E	Buyers. Notice for the purpose of this subparagraph only shall be served upon Dryer in the following manner:
380		а	By personal delivery effective at the time and date of personal delivery; or
381		b	b) By mailing to the address recited herein for Buyer by regular mail and by certific mail. Notice shall be
382			effective at 10:00 A.M. on the morning of the second day following deposit of Notice, in the U.S. Mail; or
383		c	By commercial delivery overnight (e.g., FedEx). Notice shall be effective upon delivery or at 4:00 P.M.
384			Chicago time on the next delivery day following deposit with the overnight derivery company,
385			The of the office.
386	3) If	Buyer complies with the provisions of Paragraph 32 d) then this Contract shall remain in full force and effect.
387	4) If	the contingencies set forth in Paragraph 32 b) are NOT waived in writing, within said time period by
388		В	uyer, this Contract shall be null and void.
	Buyer	Inii	tial PV Buyer Initial Seller Initial Seller Initial Ab Seller Init
	Addre	ss.	4851 N Central Ave, Chicago, IL 60630
	Paoe (13

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389 390	and the manner provided h
391 392	6) Buyer waives any ethical objection to the delivery of Notice under this paragraph by Seller's attorney of
	representative.
393 394 395 396 397	Paragraph 32 b) when Buyer has delivered written waiver and deposited with the Escrowee additional earnes money in the amount of \$ in the form of a cashier's or certified check within the time specified. If Buyer fails to deposit the additional earnest money within the time specified, the waiver shall be deemed to have waived the contingencies is paragraph 32 b) when Buyer has delivered written waiver and deposited with the Escrowee additional earnest money in the time specified, the waiver shall be deemed to have waived the contingencies in the deemed to have waived the contingencies in the form of a cashier's properties of the contingencies in the form of a cashier's properties.
398	e) BUYER COOPERATION REQUIRED: Buyer authorizes Seller or Seller's agent to verify representations contained in Democratic 22 at a self-self-self-self-self-self-self-self-
399	and Buyer agrees to cooperate in providing relevant information.
400	The state of the s
401	a prior real estate contract, this Contract shall be subject to written cancellation of the prior contract on an hafe-
402	In the event the prior contract is not cancelled within the time and it.
403	Contract stail of fluit and void, belier's notice to the purchaser under the prior contract should not be
404	and after Attendary Review and Professional Inspections provisions of this Contract have expired been
405	satisfied or waived.
406 407	of \$ n/a . Evidence of a fully pre-paid policy shall be delivered at Closing.
408	
109	35. CREDITY, CLOSING: Provided Buyer's lender permits such credit to show on the HUD-
410	Settlement Statement or Closing Disclosure, and if not, such lesser amount as the lender permits, Seller agrees to
111	credit \$ to Buyer at Closing to be applied to prepaid expenses, closing costs or both.
112	
113	ALTERNATIVE OPTIONS IS SELECTED, THE PROVISIONS OF THE MORTGAGE CONTINGENCY PARAGRAPH & SHALL NOT APPLY [CHOOSE ONLY ONE]:
114	a) Transaction With No Mortga re (All Cash): If this selection is made B
115	ar the form of Good runds the difference (plus or minus prorations) between the Durchase Date of the
116	amount of the Earnest Money deposited pursuant to Virginianh 4 above. Ruyer represents to Calland
17	or order, that buyer has sunctent rungs available to satisfy the provisions of this parameter.
18	to verify the above representation upon the reasonable require of Sollar and to puthorize the distance of the sollar and the puthorize the distance of the solution of the sol
19	financial information to Seller, Seller's attorney or Seller's broker hat may be reasonably necessary to provide
20	are artificially of sufficient tunings to close, buyer underetands and groups that an increase of the state o
21	complied with Seller's obligations under this Contract, any act or omission outside of the control of Seller,
22	whether intentional or not, that prevents Buyer from satisfying the balance due from Buyer at closing, shall
23	constitute a material breach of this Contract by Buyer. The Parties shall share the title company escrow closing
24	tee equally. Unless otherwise provided in Paragraph 32, this Contract shall not be contingent upon the sale
25	The state of the s
26	b) PV ZW Transaction, Mortgage Allowed: If this selection is made, Buyer will pay at closing, in the form of "Good Funds" the difference (plus or minus progrations) between the D.
27	
28	The state of deposited pursuant to Paragraph 4 above Buyor corresponds to College as at the re-
29	of the paragraph P
30	active representation upon the reasonable request of Sollar and to surhaging the first
31	information to Seller's attorney or Seller's broker that may be reasonably necessary to prove the
32	availability of sufficient funds to close. Notwithstanding such representation. Seller agrees to reasonably and
	and representation. Seller agrees to reasonably and
	Buyer Initial Py Buyer Initial Seller Initial Selle
	Address 4851 N Central Ave, Chicago, IL 60630 Page 1017 1

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UNOFFICIAL COPY rate with Buyer so that Buyer may apply for and abtain a many

433 434	prompty cooperate with buyer so that buyer may apply for and obtain a mortgage loan or leave in the text.
435	providing access to the Real Estate to Satisfy Buyer's obligations to pay the balance due International Control of the Providing Access to the Real Estate to Satisfy Buyer's obligations to pay the balance due International Control of the Providing Control of the Providin
436	resident of the control of the contr
437	best of proceeding congations under this contract this contract chair after the
438	Buyer obtaining a commitment for financing. Buyer understands and agrees that, so long as Seller has fully complied with Seller's obligations under this Contract, any act or omission outside of the control of Seller, whether intentional or not that requests B.
439	whether intentional or not, that prevents Buyer from satisfying the balance due from Buyer at Closing shall
440	constitute a material breach of this Contract by Buyer. Buyer shall pay the title company escrow closing fee.
441	Unless otherwise provided in Paragraph 32, this Contract shall not be contingent upon the sale and/or
442	closing of Buyer's existing real estate.
443	37. VA OR FHA FINANCING: If Buyer is seeking VA or FHA financing, required FHA or VA
444	The state of the contract of t
445	I shall not be added to the mortgage loan amount.
446	38. WELL OR SANITARY SYSTEM INSPECTIONS, CALLS AND ADDRESS OF THE STATE OF THE STAT
447	the same of the first the well delivers not less than five (1) gallone of the form non-minute and the less than the
448	The second and the second in the second country bloods to be a second of the second of
449 450	and the desired well and sport inspector each detect not make the second
451	of section and the New and Water Supply and the private constant customs and
452	and the state of t
453	the control of territory and the cost of landscoming the state of the control
454	Parties cannot reach agreement regarding payment of such additional cost, this Contract may be terminated by either Party. Additional testing recommended by the report shall be obtained at the Seller's expense. If the report
455	
456	to recessify (Chairs of a bigliamants of other posts as as familiar in a
457	Closing. Seller shall deliver a copy of such evaluat on(s) to Buyer not less than one (1) Business Day prior to Closing.
458	39. WOOD DESTROYING INFESTATION, NEWSTRAND
459	
460	
461	ti i man a statutory addition in the Shortepoory of for silver efection that it.
462 463	The state of the s
464	The state of active illestation of strictural damage illustration is
	y and the report to proceed with the purchase or to declare this Contract null and void
465 466	date that is n/a days after the date of Clarica (W). The days after the date of Clarica (W) and the days after the days afte
467	ways and the Off Loging ("the Degreesies Det (") to the
468	
469	deposit in escrow at Closing with
470	a) The sum of \$ n/a per day for use and common for the sum of \$
471	a) The sum of \$ per day for use and occupancy from and including the day of delivery of Possession, if on or before the Possession Date;
472	by the amount per day equal to three (3) times the daily amount got fout heart 1. It is
473	the Possession Date specified in this paragraph that Seller remains in possession of the Real Estate; and
	Foodbook of the Real Estate; and
	Buyer Initial PV Buyer Initial Seller Initial Selle
	Proc 11 cf 13

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UNOFFICIAL COPY 474 c) The balance, if any, to Seller after delivery of Decidence.

475	satisfied Sollar's Bability	delivery of Possession and provided that the terms of Paragraph 21 have been				
476	satisfied. Senet's liability under this paragraph shall not be limited to the annual of the					
477	ecposit referred to above. Nothing i	Regul Shall be deemed to crosto a Landland/Tamant and the Line Landland				
	41. "AS IS" CONDITION: This Contract is for the sale and must be sale.					
478 479						
480	Total and the field of the fiel	Oldic Have Otton Made by Sollar or Callar's Danie Danie La				
481	detects, it dry, disclosed by 5	ener. Duver may conduct an ineraction at Ruyar's present at the conduct of the				
482	the recall estate available to puver's inspector at maconable times. Provent at the transfer of the state of					
483	and against dily 1055 Or damage caused by the acts of most and a					
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	The state of the s					
485 486	or the difference of the state					
	The same and the optigated to selle the inspection report to College 1					
487 488		D DOUGHE COLD TREBUCK ON AMARIE				
489	The state of the s					
	and state the warranty provisions of Paragraph 5 do not apply to this Contract					
490	4- SPECIFIED PARTY APPROVAL: This Contract is contingent upon the					
491						
492	The second of th					
493						
494 400	The state of the s					
495	Parties and this Contract shall remain in full force and effect.					
496	43. INTEREST	BEAPING ACCOUNT: Earnest money (with a completed W-9 and other				
497						
498						
499						
500	- O/ WILLED Q.	irect Escrowee to close the account no sooner than ten (10) Business Days				
501	prior to the anticipated Closing date.	than ten (10) business Days				
502	44. MISCELLANE	OUS PROVISIONS: Buyer's and Seller's obligations are contingent upon the				
503						
504	The second secon	by deem necessary, providing for one or more of the following <i>[check applicable baxes]</i> :				
505	0	☐ Assumption of Seller's Mortgage ☐ Commercial/Investment				
506	or Purchase Money Mortgage	Cooperative Apartment D New Construction				
507	☐ Short Sale	☐ Cooperative Apartment ☐ New Construction ☐ Tax-Deferred Exchange ☐ Vacant Land				
		a vacant Land				
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	Buyer Initial FV Buyer Initial Address 4851 N Central Ave Chicage	Seller Initial Lib Seller Initial IIB				
	Page 11, 112	75. H. 60630				
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Addendum A

Seller Initials:				
	er(s) understands that th ed with this transaction I			te broker and have
Sello	er(s) understand that the	buyer is an Illinois Re	al Estate Licensee.	
party purchaser sestate broker. LAS LAB Buyer from the signing of	er has the full right and a or the property reference er has the right to advert of this agreement throug	ed herein and is not action is said property for so	enter into a sales concing in the capacity of alle for up to the day of the latest and the day of the latest and the day of the latest and th	of the seller(s) real
property disclosur	er has the full right and a res, purchase and sales n a third party buyer.	uthority by seller to sig	gn any and all listing a e purposes of resale o	agreements, of the property
Seller Seller Seller	L. Brezinski Svezinski	<u>'</u>	C/6/4/5);;.
				(CO

Private Ventures Inc.

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Security First Financial Corporation Proof of Funds

February 25, 2015

To whom it may concern:

Place note that Private Ventures Inc. has an open line of credit with our institution in the amount of two hundred fifty thousand dollars (\$250,000.00) for the use of purchase and rehabilitation of residential real estate located within the Greater Chicago Metropolitan Area. If you have any questions or need further verification of such funds feel free to call Mr. Jatinder Wadhwa at 847-377-4546 between the hours of 8:30am and 4:30pm Monday through Friday.

Please set your contingency and closing dates accordingly. Funding the transaction is contingent upon the following:

- 1. Satisfactory Appraisal
- 2. Satisfactory Home Inspection or Waiver Of Home Inspection by Buyer Ho.
 OUNTY CONTROL

Regards,

Security First Financial Corporation

Jatinder Wadhwa 847-370-4546 847-564-4546 2190 Landwehr Northbrook IL. 60062

~ Wadhio

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AGREEMENT

THIS AGREEMENT made and entered into this 14th day of August, 2015 by and between Larry Brezinski, as Seller, and Private Ventures, Inc., as Purchaser, for the premises commonly known as 4851 N Central Ave, Chciago, IL 60630 ("Premises"). The parties agree as follows:

- 1. Seller agrees to an extension in closing date and attorney review until October 15 30th 2015
- 2. Buyer agrees to provide \$1,000.00 for the extensions.

3. Buyer ag ecs to allow seller to continue to market the property. Should Seller find a new buyer to purchase the property, Seller may terminate the property and retain the \$1,000.00.

SELLERS:

Attorney for Larry Brozinski

Larry Brezinski

<u>PURCHASER:</u>

Private Ventures, Inc.