JNOFFICIAL CO

NAME: Blake McCreight / BMW Props LLC ADDRESS: 1202N 75th St #125 CITY/STATE/ZIP: DOWNERS GROVE, IL 60516

WHEN RECORDED MAIL TO:

BMW Props LLC NAME: ADDRESS: 1202N 75th St #125

RECORDING PREPARED BY

CITY/STATE/ZIP: DOWNERS GROVE, IL 60516

Doc#. 2331306030 Fee: \$107.00

Karen A. Yarbrough Cook County Clerk

Date: 11/09/2023 09:24 AM Pg: 1 of 6

(SPACE ABOVE FOR RECORDER'S USE)

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Othorization Control C Rea Estate Purchase Contract 10.11

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REAL ESTATE PURCHASE CONTRACT 10.11

Ĺ.	PARTIES: Seller: Greens400 LLC Date: 10/16/2023			
	Purchaser: BMW Props, LLC	C, an Illinois Limited	Liability Company	
	PROPERTY: 16821 Shea Avenue, Hazel Crest, IL, 60429			
۷.	(Address)	(City)	(State)	(Zip Code)
	(Man coo)	(Oity)	(blate)	(Zip code)
	2930115004			
	(Permanent Index Number)			
	FIXTURES AND PERSONAL PROPE	DTV. Saller agrees to	transfor to Durahagar	all booting alcotrical and
5•	plumbing systems together with all applian			
1.	PURCHASE PRICE: \$45,000.00		as adjusted by proration	ns shall be paid at Closing.
5.	EARNEST MONEY: the sum of \$1,000	shall be placed in the	Purchaser's attorney's IO	LTA account.
5.	DEED: At Closing, Seller shall convey man	rketable, insurable, fee s	imple, clear title by a reco	ordable General Warranty
	Deed with release of homestead rights sul	oject only to: covenants,	conditions and restrictio	ns of record and building
	lines and easements, if any, provide a they			
	general real estate taxes not due and paya certifications, affidavits and statements no			
	by the Purchaser and the Purchaser's closing			ay be reasonably required
PRORATIONS: Real Estate Taxes shall be properted at 110% of the most recent ascertainable tax be Closing without allowance for any non-transferable examptions (with right of re-proration). Asset				
	Rents, if any, shall be prorated as of the da Closing. All prorations shall be final as of C		eposits, ir any, snair be cr	edited to the Furchaser at
	0.000.1.9, 1.21 h. 0.111.0.120 0.111.11 0.0 0.1 0.	g.		
3.	TOWNHOMES AND CONDOMINIUM	IS: Seller represents as	of the date of acceptance t	he monthly assessment is
	* NA . A special assessment <u>has/has not</u> been lev'ed and the amount of the special assessment was and the remaining amount due on the special assessment to be paid by Seller at Closing			
	s Additions	amount due on the spe Illy Seller shall deliver	ciai assessment to be pa to Furchaser a condomi	nium declaration and/or
	bylaws/rules and regulations and the prior			
	the right of first refusal is exercised, this co			
_	or convo alville. October 21st	22	The state of the s	
9.	CLOSING: Shall be on October 31st the office of the Title Insurance Company se	, 20 <mark>23 </mark>		acceptance of this offer at
	agent. The Closing date is only an estimate			
	Property and to assign this agreement prior			
	and the costs required by any city, village o	r town and customarily p	payable by Seller to affect	the mansfer of ownership.
	DOGGEGGIONI, G-11		1	- 10° 01 A
LO.	. POSSESSION: Seller agrees to surrende			
	personal property left in or at the Property after closing shall be considered abandoned by the Seller and Buyer madispose of it in any manner deemed appropriate by Purchaser. Failure to surrender possession at Closing constitutes			
	material breach of this contract, and the Purchaser may choose to terminate this contract. If Seller is unable to delive			
	possession at Closing, Purchaser may elect	to have Purchaser's atto	orney hold back a Possess	ion escrow equal to 5% of
	the purchase price (but never less than \$5,0			
	shall not limit Purchaser's other legal reme			
	every day Seller remains in possession of the be returned the balance of the possession e		Upon complete vacation	or the premises, Seller will
	be returned the bulance of the possession e	DOI O W.		

DM Buyer's Initials

Seller's Initials

Buyer agrees to close with Jenants, closing to be once title is clear and POS inspection is complete.

- 11. INSPECTION CONTINGENCY: Purchaser's obligation to purchase under the contract is subject to the BMW Props, LLC 2nd Eyes inspection and approval by the Purchaser within 10 days from the date of acceptance of this contract. In the event that the condition and/or value of the property is not approved, notice shall be given to the Seller or Seller's agent by the Purchaser within the time specified for approval, and thereupon, Seller's obligation to sell and Purchaser's obligation to purchase under this contract shall become null and void and all monies paid by Purchaser shall be refunded upon direction to escrowee. Purchaser may assign this contract prior to Closing.
 - ACCESS: Seller Agrees to give BMW Props, LLC access to the Property within 48 hours of the Date of Acceptance for our initial inspection, if access is not given within 48 hours it's the buyer's right to VOID this contract.

Sellers Initials

- 12. CLOSING COSTS: : BMW Props, LLC shall pay for all of the following Closing costs associated with this transaction: title insurance policy and all related title fee(s) including any escrow closing fee(s), municipality transfer taxes, inspection fees, water certification fees, zoning certification fees and survey. Seller agrees to pay for the following: unpaid real estate taxes, as of the date of Closing, any unpaid water balances, all assessments prorated to the date of Closing, all payoffs for any outstanding mortgages/liens on the property, Seller's attorney's fees and any other charges not listed as a Purchaser's Closing costs above.
- 13. TITLE COMMITMENT: : BMW Props, LLC's attorney shall order and provide the Title Commitment with evidence of merchantable title in the intended grantor by delivering a Commitment for Title insurance bearing date on or subsequent to the date of acceptance of this Contract, in the amount of the purchase price subject to no other exceptions other than general exceptions in said commitment. If evidence of title discloses other exceptions, Seller shall have thirty days to cure such exceptions, and Seller n ay cure exceptions by payment of money at Closing using proceeds of sale. If Seller is unable to cure such exceptions, Purc'ia; er may terminate the Contract.
- **14. MUNICIPALITY REQUIREMENTS:** Seller agrees to diligently assist Purchaser in complying with municipality requirements to transfer property. This includes, but not limited to: Ordering city inspections, ordering final water meter reading, paying final water bill, and picking up transfer stamps.
- **15. DEFAULT AND REMEDIES:** In the event of a default by Seller. Purchaser may bring an action in law or in equity to enforce this Contract, and/or recover any damages incurred due to Seller's default. In the event of a default by Purchaser, retention of the earnest money, if any, will be Seller's sole remedy as liquidated damages.
- **16. NOTICES**: All notices herein required shall be in writing and shall be served upon the parties at the e-mail addresses following their signatures or upon a party's attorney. Notices shall be effective as of date and time of e-mail transmission, provided that the Notice transmitted shall be sent during Business Hours. In the event e-mail Notice is transmitted during non-business hours, the effective date and time of Notice is the first Lour of the next Business Day after transmission. Business Days are defined as Monday through Friday, excluding Federal holidays. Business Hours are defined as 8:00 A.M. to 8:00 P.M. Chicago time.
- **17. "AS IS" CONDITION:** This contract is for the sale and purchase of the Real Estate and personal property in its "As Is" condition as of the date of acceptance. Purchaser acknowledges that no representations, warranties or guarantees with respect to the condition of the Property other than those known defects, if any, herein discussed. Seller has no obligation to make repairs to the Property. However, Seller shall deliver the Property in substantially the same condition as of the date of this agreement. If the Property is destroyed or substantially damaged prior to closing, the Purchaser shall have the right and option to void this agreement and receive a full refund of all monies paid.
- **18. MARKET VALUE DISCLOSURE:** Purchaser buys and sells property for a profit and this offer does not reflect "Market Value".
- **19. LIENS/MORTGAGES:** Seller shall pay off any liens or mortgage(s) that affect the property at Closing from the proceeds of this sale. Purchaser may place a mortgage against the Property and apply the proceeds towards the purchase price.

D MBuver's Initials

Seller's Initials

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- **20. CONDITION OF PROPERTY AT CLOSING:** Seller shall remove all personal property from the premise prior to Closing except those items that are conveyed to Purchaser by Bill of Sale.
- **21. SELF REPRESENTATION:** Be advised Purchaser's attorney does not represent you and you are permitted to hire your own attorney to review the Closing documents and attend the Closing. While Purchaser's attorney may prepare the Closing documents, Purchaser's attorneys are providing representation solely for the benefit of the Purchaser.
- **22. PAYOFF RELEASE AUTHORIZATION:** By signing below you authorize _______ to fax a payoff letter to REAL Law Group, P.C. at 630-299-4579.
- **23. ATTORNEY'S FEES:** If Purchaser must bring an action in law or equity to enforce the terms of this Contract, Seller to pay Purchaser's attorney's fees.
- **24. NO REALTORS:** The undersigned declare that neither have engaged Realtors in connection with this transaction. The undersigned agreed payment of any commission(s) claimed by any Realtor shall be the sole responsibility of the party the Realtor claims to have represented.
- 25. ENTIRE AGREEMENT: This agreement is the sole and entire agreement between the parties, and other agreements, oral or otherwise, are hereby merged and terminated into this agreement. This agreement may only be waived or modified in writing and signed by all parties hereto. This agreement shall be binding on all the parties' heirs, successors, and/or assigns. The undersigned jointly and severally agree to purchase and sell the Property on and only according to the terms and conditions set forth above.

PURCHASER:

Blake McCreight

Date of Offer

10 / 17 / 2023

BMW Props, LLC, an IL LLC By: Blake McCreight, It's Manager

Phone: 847.212.1029

blake@expresspropertysolutions.com

Purchaser's Attorney: REAL Law Group, P.C Vincent Anthony Incopero

381 N. York St., Ste. 18 Elmhurst, IL 60126

Contact: Vincent Incopero/Sarah Roth

vincent@reallawgroup.com/sarah@reallawgroup.com

Phone: 630.299.7600 Fax: 630.299.4579 SELLER(S):

Creens400 LLC

Date of Acceptance

10 / 17 / 2023

Seller(s) Name(s)

Greens400 LLC

Seller(s) Signature(s)

belief(s) bighature(s)

CM (Ox

Phone Number(s) Cell

ноте

Work

(312) 497-2583

Email Address(es)

ifiholdings@gmail.com

BM Buyer's Initials

Seller's Initials

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M Dropbox Sign

Audit trail

16821 Shea Avenue, Hazel Crest, IL, 60429 New Agreement... Title

BMW Props - Purchase Agreement.pdf File name

c2a0c89159920b0595202b6803d9d8ac73fb685b **Document ID**

MM / DD / YYYY Audit trail date format

Signed Status

Document History

10 / 10 / 2023 Sent for signature to Eric Jones (jfjholdings@gmail.com) and

17:36:25 TC-5 Blake McCreight (blake@expresspropertysolutions.com) from

wendy@expresspropertysolutions.com

IP: 61.9.111.79

10 / 16 / 2023 Viewed by Eric Jones (jfjholdings@gmail.com) (O)

IP: 149.75,212.181 17:50:19 UTC-5 VIEWED

Signed by Eric Jones (jriholdings@gmail.com) 10 / 17 / 2023

15:19:13 UTC-5 IP: 174.228.97.136 SIGNED

10 / 17 / 2023 Viewed by Blake McCreight \odot

15:21:10 UTC-5 (blake@expresspropertysolutions.com) VIEWED

IP: 45.30.158.131

10 / 17 / 2023 Signed by Blake McCreight

15:21:56 UTC-5 (blake@expresspropertysolutions.com) SIGNED

IP: 45.30.158.131

10 / 17 / 2023 The document has been completed. $\langle \vec{\vee} \rangle$

15:21:56 UTC-5

COMPLETED

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UNOFFICIAL COPY EXHIBIT "A"

Legal Description

LOT 34 IN BLOCK 16 IN HAZEL CREST PARK, A SUBDIVISION OF THE NORTH 1/2 OF THE NORTHWEST 1/4 OF SECTION 30, TOWNSHIP 36 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

29-30-115-004-0000

Property of Cook County Clerk's Office