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MAINSTREET ORGANIZATION OF REALTORS® COMMERCIAL SALES CONTRACT

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	PPORTUNIT	

TO: (Seller)			DATE:	
	(Name)			
OFFER OF BUYER: I/We (Buyer) of	fer to purchase the Real Estate know	n as:		
Street	City	County	State	Zip
	, Perr	nanent Index No.:	,	together with
improvements thereon.				
INCLUSIONS: The following shall on the Real Estate of the date hereof, covers; heating, central cooling, vent planted vegetation; smoke detectors; as	, for which a bill of sale will be given ill be given and plumbing fixture fixed by the second secon	ven: screens, storm windows and ires; attached mirrors, shelving,	doors; shades, winde	ow blinds; radi
EXCLUSIONS: The following shall	be excluded: all tenant owned person	al property, tenant owned trade fi	xtures, and:	
Any personal property not specificall				ting condition
performs the function for which it is in			-	-
1. PURCHASE PRICE: Purchase Pr \$	The of \$ day	$\underline{\qquad}$ shall be paid as follows after Date of Acceptance Ad	llows: Initial Earnest Mone	Aoney of
\$ shall be tendered t	2 2 2 2 2 2 2 2 2 2	rnest Money shall be held in trust	t for the mutual benef	it of the Partie
\$shall be tendered H [check one]Seller's Brokerage;	Buyer's Brokerage: As otherwise	agreed by the Parties, as "Escrow	ee".	
The balance of the Purchase Price, as				
Certified, Cashier's, Mortgagee Lender				
company).				
2. CLOSING: Provided title conform	s with this contract or has been accept	oted by Buyer, closing or escrow p	bayout shall be on	
	_, 20, by conveyance by st	amped recordable warranty deed	(or other appropriate	e deed if title i
trust or in an estate) and payment of p taxes not due and payable at the time of				
and utility easements; covenants and re-				
deed if any, that may be assumed by I				
shall be paid by Seller at closing. This				
with the title company issuing the title pay their respective brokers' commiss				
liens at closing.	ions as provided in their respective r	epresentation agreements of contra	acts and shall provide	
3. FINANCING: If this transaction	is NOT CONTINGENT ON FIN	ANCING Ontional Paragraph	28 a) OR Paragranh	28 b) MUST
USED. If any portion of Paragraph 2	28 is used, the provisions of this Pa	ragraph 3 are NOT APPLICAB	LE. This contract is c	ontingent upor
ability of Buyer to secure within	days of the Date of Acc	eptance, a firm written commitme	ent for a loan evidence	ed by a note t
secured by a mortgage or trust deed on accept, with a fixed or initial interest ra	the Real Estate in the amount of \$	o/ `11 / 1 / 1	_, or such lesser amo	unt as Buyer
accept, with a fixed or initial interest ra with a loan service charge not to excee	d % Seller and Buyer s	%, said loan to be amortized	over a minimum of	years
lender can issue its commitment and cl				
loan contemplated herein, Buyer shall				
WITHIN SUCH TIME PERIOD, BU				
HAVE AGREED TO PURCHASE COMMITMENT ACTUALLY OBTA				
said notice, elect to accept purchase m			•	
the mortgage loan contemplated herein				
furnish to Seller all requested credit a	nd financial information and to sign	n customary papers relating to the	e application for secu	ring of a mort
commitment. If Seller is thereafter una				
contract shall be null and void, and Bu not be contingent upon the sale and/o			st money to Buyer. I	ms Contract s
			% of most recent	cortainable to
4. PRORATIONS: Proratable items assignable insurance policies, if reque				
Condominium Association fees, if an				
possession. The Parties-hereto agree to				

59 **5. POSSESSION:** Possession shall be delivered at closing subject to existing leases and tenancies, unless otherwise agreed in writing.

Buyer	· Initial	Buyer Initial	Seller Initial	Seller Initial	
Addre	2SS				
(Page 1	of 5) 6.2017 – © MAINSTREET ORG	ANIZATION OF REALTORS®			

6. ATTORNEY REVIEW: Within five (5) Business Days after the Date of Acceptance, the attorneys for the respective Parties, by Notice, may: 60 61

- (a) Approve this Contract; or
 - (b) Disapprove this Contract, which disapproval shall not be based solely upon the Purchase Price and the earnest money refunded to the buyer upon written direction as required by law: or
 - Propose modifications except for the Purchase Price. If within ten (10) Business Days after the Date of Acceptance written agreement is not reached by the Parties with respect to resolution of the proposed modifications, then either Party may terminate this Contract by serving Notice, whereupon this Contract shall be null and void and earnest money refunded to the buyer upon written direction as required by law; or
 - (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.

70 Unless otherwise specified, all Notices shall be deemed made pursuant to Paragraph 6(c). If Notice is not served within the time specified herein, the provisions of this paragraph shall be deemed waived by the Parties and this Contract shall remain in full force and effect. 71

72 7. INSPECTION/ENVIRONMENTAL SITE ASSESSMENT: This contract is contingent upon approval by Buyer of the condition of the Real 73 Estate as evidenced by an inspection/environmental site assessment conducted at Buyer's expense and by contractor(s) selected by Buyer, within business days after Seller's acceptance of this contract. Buyer shall indemnify Seller from and against any loss or damage to the Real 74 75 Estate caused by the acts or negligence of Buyer or the person performing such inspection. If written notice of Buyer's disapproval is not served within the time specified, this provision shall be deemed waived by the Buyer and this Contract shall remain in full force and effect. 76

77 8. DISCLOSURE: Within five (5) business days after date of acceptance Seller shall provide to the Buyer all information relevant to the condition, 78 use and operation of the Real Estate available to Seller including but not limited to: schedule of operating expenses, existing surveys, title policies 79 and any and all recorded nonconsensual liens. Seller shall prepare, and deliver to Buyer, all documentation for the Real Estate as may be required by 80 applicable disclosure laws in the jurisdiction the property is located. Seller shall also cooperate with Buyer to secure whatever environmental site 81 assessment Buyer or Buyer's lender deems necessary or appropriate.

82 9. CONDOMINIUM/COMMON INTEREST ASSOCIATIONS: (If applicable) The Parties agree that the terms contained in this paragraph, 83 which may be contrary to other terms of this Contract, shall supersede any conflicting terms.

- Title when conveyed shall be good and merchantable, subject to terms, provisions, covenants and conditions of the Declaration of (a) Condominium/Covenants, Conditions and Restrictions and all amendments; public and utility easements including any easements established by or implied from the Declaration of Condominium/Covenants, Conditions and Restrictions 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 of Condominium/Covenants, Conditions and Restrictions.
 - (b) Seller shall be responsible for all regular assessments due and levied prior to Closing and for all special assessments confirmed prior to the Date of Acceptance.
 - (c) Buyer has, within five (5) Business Days from the Date of Acceptance, the right to demand from Seller items as stipulated by the Illinois Condominium Property Act, if applicable, and Seller shall diligently apply for same. This Contract is subject to the condition that Seller be able to procure and provide to Buyer, a release or waiver of any option of first refusal or other pre-emptive rights of purchase created by the Declaration of Condominium/Covenants, Conditions and Restrictions within the time established by the Declaration of Condominium/Covenants, Conditions and Restrictions. In the event the Condominium Association requires personal appearance of Buyer and/or additional documentation, Buyer agrees to comply with same.
- In the event the documents and information provided by Seller to Buyer disclose that the existing improvements are in violation of existing (d) rules, regulations or other restrictions or that the terms and conditions contained within the documents would unreasonably restrict Buyer's use of the premises or would result in increased financial obligations unacceptable to Buyer in connection with owning the Real Estate, then Buyer may declare this Contract null and void by giving Seller written notice within five (5) Business Days after the receipt of the documents and information required by Subparagraph (c) above, listing those deficiencies which are unacceptable to Buver. If written notice is not served within the time specified, Buver shall be deemed to have waived this contingency, and this Contract shall remain in full force and effect.
 - Seller shall not be obligated to provide a condominium survey. (e)
 - Seller shall provide a certificate of insurance showing Buyer (and Buyer's mortgagee, if any) as an insured. (f)

10. SELLER REPRESENTATION: Seller represents that Seller has not received written notice from any Governmental body or-Owner 106 Association regarding (a) zoning, building, fire or health code violations that have not been corrected; (b) any pending rezoning; (c) any pending 107 108 condemnation or eminent domain proceeding; or (d) a proposed or confirmed special assessment and/or Special Service Area affecting the Real Estate. Seller represents, however, that, in the case of a special assessment and/or Special Service Area, the following applies: 1. There [check one] is is not a proposed or pending unconfirmed special assessment affecting the Real Estate not payable by Seller after 109 110

- date of Closing.
- The Real Estate [check one] is not located within a Special Service Area, payments for which will not be the obligation of Seller 2. after date of Closing.

If any of the representations contained herein regarding Owner Association special assessment or Special Service Area are not acceptable to 114 Buver, Buver shall have the option to declare this Contract null and void. If written notice of the option to declare this Contract null and 115 116 void is not given to Seller within ten (10) Business Days after Date of Acceptance or within the term specified in Paragraph 3 (whichever is 117 later), Buyer shall be deemed to have waived such option and this Contract shall remain in full force and effect. Seller further represents that 118 Seller has no knowledge of boundary line disputes, easements or claims of easement not shown by the public records or any hazardous waste on the 119 Real Estate or any improvements for which the required permits were not obtained. Seller represents that there have been no improvements to the Real Estate which are not either included in full in the determination of the most recent Real Estate tax assessment. Notwithstanding anything to the 120 contrary contained in this contract, Seller represents that to the best of Seller's knowledge, all heating, central cooling, ventilating, electrical and 121 122 plumbing fixtures and systems on the Real Estate and all equipment to be transferred to Buyer pursuant to this contract are in working order and will 123 be so at the time of closing.

124 Seller represents that, to the best of Seller's knowledge, there are not now, nor have there been, any underground storage tanks located on the 125 Property and no chemicals or toxic waste have been stored or disposed of on the Property, except for:

Buyer Initial	Buyer Initial	Seller Initial	Seller Initial	
Address	·			
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- 126 , and that the
 127 Property has not been cited for any violation of any Federal, State, County or local environmental law, ordinance or regulation and the Property is not
 128 located within any designated legislative "superfund" area, except for:
- 130 Seller represents that neither Seller nor Seller's agent has received notice of any dwelling zoning, building, fire and health code violations which 131 exists on the date of this contract from any city, village, or other governmental authority.
- 132 11. LEASES: Seller will not enter into or extend any leases with respect to the Real Estate from and after the date Seller signs this contract without 133 the express prior written consent of Buyer. All security deposits, damage deposits, or other deposits in the possession of Seller, including interest 134 earned, if applicable, shall be assigned to Buyer at the time of closing. Seller is required to deliver assignments of leases and Rent Roll to Buyer at the time of closing. Seller shall deliver to Buyer, within five (5) business days after the Date of Acceptance, true and correct copies of all leases, 135 schedule of expenses, survey, and real estate taxes; this contract is subject to Buyer's review and approval of same within ten (10) business days from 136 Date of Acceptance. If written notice of Buyer's disapproval is not served within ten (10) business days after Date of Acceptance, this provision shall 137 be deemed waived by the Buyer and this contract shall remain in full force and effect. Seller shall provide fully executed tenant estoppel certificates 138 139 prior to closing.
- 140 12. TITLE: At Seller's expense, Seller will deliver 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 141 the Purchase Price with extended coverage by a title company licensed to operate in the State of Illinois, issued on or subsequent to the Date of 142 Acceptance, subject only to items listed in Paragraph 2. The requirement of providing extended coverage shall not apply if the Real Estate is vacant 143 land. The commitment for title insurance furnished by Seller will be presumptive evidence of good and merchantable title as therein shown, subject 144 145 only to the exceptions therein stated. If the title commitment discloses unpermitted exceptions, or if the Plat of Survey shows any encroachments 146 which are not acceptable to Buyer, then Seller shall have said exceptions or encroachments removed, or have the title insurer commit to insure against loss or damage that may be caused by such exceptions or encroachments. If Seller fails to have unpermitted exceptions waived or title insured 147 over prior to Closing, Buyer may elect to take the title as it then is, with the right to deduct from the Purchase Price prior encumbrances of a definite 148 or ascertainable amount. Seller shall furnish Buyer at Closing an Affidavit of Title covering the date of Closing, and shall sign any other customary 149 150 forms required for issuance of an ALTA 2006 Insurance Policy.
- 151 **13. PERFORMANCE: Time is of the essence of this Contract.** In any action with respect to this Contract, the Parties are free to pursue any legal remedies at law or in equity and the prevailing Party in litigation shall be entitled to collect reasonable attorney fees and costs from the non-Prevailing Party as ordered by a court of competent jurisdiction. There shall be no disbursement of earnest money unless Escrowee has been provided written agreement from Seller and Buyer. Absent an agreement relative to the disbursement of earnest money within a reasonable period of time, Escrowee may deposit funds with the Clerk of the Circuit Court by the filing of an action in the nature of interpleader. Escrowee shall be reimbursed from the earnest money for all costs, including reasonable attorney fees, related to the filing of the interpleader action. Seller and Buyer shall indemnify and hold Escrowee harmless from any and all conflicting claims and demands arising under this paragraph.
- 14. NOTICE: All 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 a multiple person Party shall be sufficient Notice to all. Notice shall be given in the following manner:
- 160 (a) By personal delivery of such Notice; or161 (b) By mailing of such Notice to the additional delivery of such Notice to the delivery

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- (b) By mailing of such Notice to the addresses recited herein by regular mail and by certified mail, return receipt requested. Except as otherwise provided herein, Notice served by certified mail shall be effective on the date of mailing; or
- (c) By sending facsimile transmission. Notice shall be effective as of date and time of facsimile transmission, provided that the Notice transmitted shall be sent on Business Days during Business Hours. In the event fax Notice is transmitted during non-business hours, the effective date and time of Notice is the first hour of the next Business Day after transmission; or
- (d) By sending e-mail transmission. Notice shall be effective as of date and time of e-mail transmission, provided that the Notice transmitted shall be sent during Business Hours, and provided further that the recipient provides written acknowledgment to the sender of receipt of the transmission (by e-mail, facsimile, regular mail or commercial overnight delivery). In the event e-mail Notice is transmitted during non-business hours, the effective date and time of Notice is the first hour of the next Business Day after transmission; or
- (e) By commercial overnight delivery (e.g., FedEx). Such Notice shall be effective on the next Business Day following deposit with the overnight delivery company.
- 172 **15. BUSINESS DAYS/HOURS:** Business Days are defined as Monday through Friday, excluding Federal holidays. Business Hours are defined as
 173 8:00 A.M. to 6:00 P.M. Chicago time.
- 174 **16. FACSIMILE:** Facsimile signatures shall be sufficient for purposes of executing, negotiating, and finalizing this Contract.
- 175 17. DAMAGE TO REAL ESTATE PRIOR TO CLOSING: If, prior to delivery of the deed, the Real Estate shall be destroyed or materially damaged by fire or other casualty, or the Real Estate is taken by condemnation, then Buyer shall have the option of either terminating this Contract (and receiving a refund of earnest money) or accepting the Real Estate as damaged or destroyed, together with the proceeds of the 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 damaged improvements. The provisions of the Uniform Vendor and Purchaser Risk Act of the State of Illinois shall be applicable to this Contract, except as modified in this paragraph.
- 181 **18. PLAT OF SURVEY:** Prior to closing, Seller shall furnish at Seller's expense an ALTA-ACSM survey certified to Buyer, Buyer's lender (if 182 any) and title insurance company dated not more than six (6) months prior to Date of Acceptance by a licensed land surveyor showing the location of 183 the improvements thereon (including fences separating the Real Estate from adjoining properties) and showing all encroachments, if any. If the 184 survey discloses improper location of improvements or encroachments and Seller is unable to obtain title insurance protection for the benefit of 185 Buyer against loss resulting from such improper locations or encroachment, Buyer may, at his option, declare this contract to be null and void. 186 Providing all existing improvements (including fences) and encroachments, if any, appear on the survey thus furnished, Buyer shall bear the cost of 187 any later date survey which may be required by Buyer's lender or desired by Buyer.
- **19. BILL OF SALE:** All of the items of personal property shall be transferred to Buyer by delivery at closing of Bill of Sale without warranty of
 merchantability or fitness for particular purpose.

Buyer Initial	Buyer Initial	Seller Initial	Seller Initial	
Address				
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- 190 20. CLEAN CONDITION: Seller shall remove all debris from the Real Estate and improvements by date of possession. Buyer shall have the right 191 to inspect the Real Estate and improvements prior to closing to verify that the Real Estate, improvements and included personal property are in 192 substantially the same condition as of the date of Seller's acceptance of this contract, normal wear and tear excepted.
- 193 21. MUNICIPAL ORDINANCES: Seller shall comply with the terms of any municipal ordinance relating to the transaction contemplated herein 194 for the municipality in which the Real Estate is located and shall provide to Buyer at closing evidence of compliance with such ordinances. Transfer 195 taxes required by local ordinance shall be paid by the party designated in such ordinance. Seller shall pay any transfer tax imposed by state law.

196 22. SPECIAL FLOOD HAZARD AREA: Buyer shall have the option to declare this Contract null and void if the Real Estate is located in a 197 special flood hazard area which requires Buyer to carry flood insurance. If written notice of the option to declare this Contract null and void is 198 not given to Seller within ten (10) Business Days after Date of Acceptance or within the term specified in Paragraph 3 (whichever is later), 199 Buyer shall be deemed to have waived such option and this Contract shall remain in full force and effect.

20 23. TAX LAW COMPLIANCE: Seller agrees to provide to the Internal Revenue Service the Sale of Real Estate 1099 form as required by law. 201 This contract and the transaction described herein may be subject to the provisions of the Foreign Investment in Real Property Tax Act of 1980 and 202 all amendments thereto (the "Act"). Seller and Buyer shall execute or cause to be executed all documents and take or cause to be taken all actions 203 necessary in order that Buyer shall have no liability, either actual or potential, under the Act. Parties are cautioned that the Real Estate may be 204 situated in a municipality that has adopted a pre-closing inspection requirement, municipal Transfer Tax or other similar ordinances. Transfer taxes 205 required by municipal ordinance shall be paid by the party designated in such ordinance.

- 206 **24. CAPTIONS:** Captions are not intended to limit the terms contained after said caption and are not part of the contract.
- 207 25. TAX-DEFERRED EXCHANGE: Seller and Buyer agree to cooperate in any applicable tax-deferred Exchange, and shall 208 execute all documents with respect thereto at their own expense, pursuant to the applicable provisions of the Internal Revenue Code, 209 as amended from time to time.

Optional Provisions (Applicable ONLY if Initialed by All Parties)

211 **26.** _____ **CONFIRMATION OF DUAL AGENCY:** The Parties confirm that they have previously consented to

- (Licensee) acting as a Dual Agent in providing brokerage services on their
 behalf and specifically consent to Licensee acting as a Dual Agent in regard to the transaction referred to in this contract.

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- Transaction With No Mortgage (All Cash): If this selection is made, Buyer will pay at closing, in the form of "Good Funds" 218 a) the difference (plus or minus prorations) between the Purchase Price and the amount of the Earnest Money deposited pursuant to Paragraph 1 above. 219 220 Buyer represents to Seller, as of the Date of Offer, that Buyer has sufficient funds available to satisfy the provisions of this paragraph. Buyer agrees to 221 verify the above representation upon the reasonable request of Seller and to authorize the disclosure of such financial information to Seller, Seller's 222 attorney or Seller's broker that may be reasonably necessary to prove the availability of sufficient funds to close. 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 223 224 or not, that prevents Buyer from satisfying the balance due from Buyer at closing, shall constitute a material breach of this Contract by Buyer. The 225 Parties shall share the title company escrow closing fee equally.
- Transaction, Mortgage Allowed: If this selection is made, Buyer will pay at closing, in the form of "Good Funds" the 226 b) difference (plus or minus prorations) between the Purchase Price and the amount of the Earnest Money deposited pursuant to Paragraph 1 above. 227 Buyer represents to Seller, as of the Date of Offer, that Buyer has sufficient funds available to satisfy the provisions of this paragraph. Buyer agrees to 228 229 verify the above representation upon the reasonable request of Seller and to authorize the disclosure of such financial information to Seller, Seller's 230 attorney or Seller's broker that may be reasonably necessary to prove the availability of sufficient funds to close. Notwithstanding such representation, 231 Seller agrees to reasonably and promptly cooperate with Buyer so that Buyer may apply for and obtain a mortgage loan or loans including but not 232 limited to providing access to the Real Estate to satisfy Buyer's obligations to pay the balance due (plus or minus prorations) to close this transaction. Such cooperation shall include the performance in a timely manner of all of Seller's pre-closing obligations under this Contract. This Contract shall 233 234 NOT be contingent upon Buyer obtaining 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 prevents Buyer from satisfying the 235 236 balance due from Buyer at Closing shall constitute a material breach of this Contract by Buyer. Buyer shall pay the title company escrow closing fee.

Buyer Initial	Buyer Initial	Seller Initial	Seller Initial
Address			
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THIS DOCUMENT WILL BECOME A LEGALLY BINDING CONTRACT WHEN SIGNED BY ALL PARTIES AND DELIVERED TO THE PARTIES OR THEIR AGENTS.

ffer				DATE OF ACCEPTAN	<u>CE</u>	
nature				Seller Signature		
nature				Seller Signature		
er(s) Name(s) [Requ	ired]			Print Seller(s) Name(s) [Required]	
on/Limited Liability	Corporation (L	LLC)		Corporation/Limited Lia	bility Corporation (LLC)	
Name				By – Print Name		
				Address		
	State	Zip		City	State	Zip
	E-mail			Phone	E-mail	
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vice Realty Chicago Me	tro Properties 🕽	23444				
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aceswymancom				E-mail		
ttorney	E-mail			Seller's Attorney	E-mail	
	Fax			Phone	Fax	
Company	Phone/Fa	X		Management Co./Other	Contact Phone/Fax	
	This Cont	ract Approved	by the Du	Page County Bar Associati	on.	
Sollon Doisotions T	his offer was -	recented to C-1	lor or	20	ot , AM/DM	
and rejected on	ins otter was p	20 at	ier on	, 20	at AM/PM (Seller Initials)	
	ice Realty Chicago Me fice Krozel esignated Agent 9-2210 ates@gmail.com ttorney Company	er(s) Name(s) [Required] on/Limited Liability Corporation (I Name State E-mail ice Realty Chicago Metro Properties 2 fice Krozel esignated Agent 9-2210 (224) 848- ates@gmail.com ttorney E-mail Fax Company Phone/Fa This Cont	er(s) Name(s) [Required] on/Limited Liability Corporation (LLC) Name State Zip E-mail FOR IN ice Realty Chicago Metro Properties 23444 fice MLS # Krozel 234622 esignated Agent MLS # 9-2210 (224) 848-6313 Fax ates@gmail.com ttorney E-mail Fax Company Phone/Fax This Contract Approved	er(s) Name(s) [Required] on/Limited Liability Corporation (LLC) Name State Zip E-mail FOR INFORMA ice Realty Chicago Metro Properties 23444 fice MLS # Krozel 234622 esignated Agent MLS # 9-2210 (224) 848-6313 Fax ates@gmail.com ttorney E-mail Fax Company Phone/Fax This Contract Approved by the Du	r(s) Name(s) [Required] r(s) Name(s) [Required] rn/Limited Liability Corporation (LLC) Name By – Print Seller(s) Name(s) [Corporation/Limited Lia By – Print Name Address Listing Office Corporation/Limited Lia By – Print Name Address Listing Office Corporation/Limited Lia By – Print Name Address E-mail For INFORMATION ONLY Company Phone/Fax Phone This Contract Approved by the DuPage County Bar Associati	r(s) Name(s) [Required] Print Seller(s) Name(s) [Required] Print Seller(s) Name(s) [Required] Print Seller(s) Name(s) [Required] Corporation/Limited Liability Corporation (LLC) Name By – Print Name Address City State City State City State E-mail FOR INFORMATION ONLY Cice Realty Chicago Metro Properties 23444 Fice MLS # Listing Office Listing Designated Agent Fax Phone E-mail E-mail E-mail Seller's Attorney E-mail Fax Phone Fax

Buyer Initial	Buyer Initial	Seller Initial	Seller Initial	
Address	·			
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