ORDINANCE 7196 PAMPHLET

IL ROUTE 53 AND MADISON STREET INTERSECTION IMPROVEMENTS LAND ACQUISITION



PUBLISHED IN PAMPHLET FORM THIS 4th DAY OF MARCH, 2016, BY ORDER OF THE CORPORATE AUTHORITIES OF THE VILLAGE OF LOMBARD, DUPAGE COUNTY, ILLINOIS.

Sharon Kuderna Village Clerk

ORDINANCE NO. 7196

AN ORDINANCE AUTHORIZING THE ACQUISITION OF THE PROPERTY COMMONLY KNOWN AS 581 WEST MADISON STREET

WHEREAS, the President and Board of Trustees of the Village of Lombard deem it necessary for the health, welfare and safety of the residents to purchase real estate to enable the Village of Lombard ("Village") to provide the Illinois Department of Transportation with the necessary fee title and easement interests to facilitate the intersection improvements at Illinois Route 53 and Madison Street; and

WHEREAS, the President and Board of Trustees of the Village of Lombard desire to purchase the property commonly known as 581 West Madison Street, Lombard, Illinois, to accomplish the aforesaid purpose; said property being legally described as follows:

LOT 35 IN SURGES FARM ESTATES, A SUBDIVISION OF PART OF THE SOUTHWEST 1/4 OF SECTION 7 AND OF PART OF THE NORTHWEST 1/4 OF SECTION 18, TOWNSHIP 39 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEREOF RECORDED OCTOBER 19, 1943 AS DOCUMENT 454869, IN DUPAGE COUNTY, ILLINOIS;

P.I.N.: 06-18-100-001-0000;

(hereinafter the "Real Estate"); and

WHEREAS, the Village has, after extensive inquiries and negotiations, agreed to purchase the Real Estate for a purchase price of TWO HUNDRED FORTY THOUSAND AND NO/100 DOLLARS (\$240,000.00);

NOW, THEREFORE, BE IT ORDAINED by the President and Board of Trustees of the Village of Lombard, DuPage County, Illinois, as follows:

SECTION 1: That the Multi-Board Residential Real Estate Contract 6.1 and the Real Estate Purchase Addendum, attached hereto as Exhibit A, and incorporated herein by reference, (collectively, the "Contract"), are hereby approved, and the Village President and Village Clerk are hereby authorized and directed to execute same on behalf of the Village, and, to the extent they have previously executed said Contract, said action is hereby ratified. The Village President, the Village Clerk, the Village Manager and the Village's Finance Director are hereby further authorized and directed to execute all appropriate documents and take such other action as is required of them to consummate the purchase by the Village of the Real Estate, in accordance with the terms of the Contract.

SECTION 2: This Ordinance shall be in full force and effect from and after its passage, approval and publication in pamphlet form as provided by law.

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Passed on first reading this _____ day of _____, 2016.

First reading waived by action of the Board of Trustees this 3rd day of March, 2016.

Passed on second reading this 3rd day of March, 2016.

Ayes: Trustee Whittington, Fugiel, Foltyniewicz, Johnston and Pike
Nays: None

Absent: Trustee Ware

Approved this 3rd day of March, 2016.

Keith T. Giagnorio
Village President

Sharon Kuderna Village Clerk

Published by me in pamphlet form on this 4th day of March, 2016.

Sharon Kuderna Village Clerk

Exhibit A

MULTI-BOARD RESIDENTIAL REAL ESTATE CONTRACT 6.1 and REAL ESTATE PURCHASE ADDENDUM

(see attached)

REAL ESTATE PURCHASE ADDENDUM

		tate Purchase Addendum ("Addendum") is to be made part of, and incorporated into, the Real Estate Purchase Contract (the between Fannie Mae ("Seller") and
The Vi	llage	of Lombard, an Illino's non-home-rule municipal corporation ("Purchaser") for the property and solocated at the following address: 581 West Madison Street, Lombard, IL 60148
As used	in th	is Addendum, the Contract, Addendum and any riders thereto shall be collectively referred to as the "Agreement".
		d the Purchaser agree as follows:
1.	Offi	
		Acknowledgement of Sufficient Offer: The Purchaser has offered to purchase the property for a purchase price in the amount of \$240,000.00 in accordance with the terms set forth in the Agreement ("Offer"). The Seller has reviewed the Offer and deemed it sufficient for acceptance.
	(b)	Acceptance of Offer: Notwithstanding Seller's acknowledgement that the Offer is sufficient for acceptance, the Purchaser agrees that the Agreement remains subject to acceptance by the Seller and must be signed by all parties in order to be binding. The Agreement shall be effective as of the date of execution by Seller ("Effective Date"). The Purchaser's earnest money deposit of \$0 is to be placed in a trust account acceptable to the Seller within two (2) calendar days following the Effective Date. The Agreement, signed by the Purchaser and reflecting the terms as acknowledged by the Seller, must be received by the Seller within five (5) calendar days of the receipt of the notice that the Offer was sufficient for acceptance. If the Seller does not receive the signed Agreement by such date, the Purchaser's offer shall be deemed null and void. As used in this paragraph, the term "received by the Seller" means actual receipt of the Agreement by the Seller's listing agent.
	an a shall satis Pun the Not	Purchaser shall present proof, satisfactory to the Seller, of the Purchaser's funds or prequalification for a mortgage loan in amount and under terms sufficient for the Purchaser to perform its obligations under this Agreement. The prequalification I include but is not limited to, a certification of prequalification or a mortgage loan commitment from a mortgage lender, a sfactory credit report and/or proof of funds sufficient to meet the Purchaser's obligations under the Agreement. The chaser's submission of proof of prequalification is a condition precedent to the Seller's acceptance. The Seller may require Purchaser to obtain, at no cost to the Purchaser, loan prequalification from a Seller approved third party lender, withstanding any Seller required prequalification, the Purchaser acknowledges that Purchaser is free to obtain financing from source.
2.	Tim	e is of the Essence: Settlement Date:
	(a)	It is agreed that time is of the essence with respect to all dates specified in the Agreement. This means that all deadlines are intended to be strict and absolute.
	(b)	The closing shall take place on a date ("Settlement Date") on or before 03/08/2016 ("Expiration Date"), unless extended in writing signed by the Seller and the Purchaser or extended by the Seller under the terms of the Agreement. The closing shall be held at a place so designated and approved by the Seller unless otherwise required by applicable law. The Purchaser has the right to make an independent selection of their own attorney, settlement company, escrow company, title company and/or title insurance company in connection with the closing. The date the closing takes place shall be referred to as the Settlement Date for purposes of the Agreement. If the closing does not occur by the Expiration Date, or in any extension, the Agreement is automatically terminated and the Seller may retain any earnest money deposit as liquidated damages.
3.	<u>Fin</u>	ancing: This Agreement (check one): (/) is cash () is () is not, contingent on the Purchaser obtaining financing for the purchase of the Property. If this Agreement is contingent on financing, the type of financing shall be the following (check one):
		Conventional FHA VA Other (specify:
		All Financing. If this Agreement is contingent on financing, the Purchaser shall apply for a loan in the amount of with a term of years, at prevailing rates, terms and conditions. The Purchaser shall complete and submit to a mortgage lender, of the Purchaser's choice, an application for a mortgage loan containing the terms set forth in this paragraph within five (5) calendar days of the Effective Date, and shall use diligent efforts to obtain a mortgage loan commitment by If, despite the Purchaser's diligent efforts, the Purchaser cannot obtain a mortgage loan commitment by the specified date, then either the Purchaser or the Seller may terminate the Agreement by giving written notice to the other party. The Purchaser's notice must include a copy of the loan application, proof of the application date, and a copy of the denial letter from the prospective lender. In the event of a proper termination of the Agreement under this paragraph, the earnest money deposit shall be returned to the Purchaser's chosen lender during the loan application process.

PURCHASER (Initials) FANNIE MAE FORM 001 (10/7/2014) Failure of the Purchaser to comply with such requests from the lender that results in the denial of the mortgage loan will be a breach of the Agreement and the Seller shall be entitled to retain any earnest money deposited by the Purchaser.

- (a) Any change as to the terms of the Purchaser's financing, including but not limited to any change in the Purchaser's lender, after negotiations have been completed may, at Seller's discretion, require renegotiation of all terms of the Agreement. Seller shall have the right to terminate the Agreement in the event there is a change in Purchaser's financing or choice of lender.
- (b) The Purchaser shall ensure that the lender selected by the Purchaser to finance the sale shall fund the settlement agent as of the Settlement Date. The Purchaser shall further ensure that the selected lender shall provide all lender prepared closing documentation to the settlement agent no later than 48 hours prior to the Settlement Date. Any delays in closing as a result of the Purchaser's selected lender shall be the responsibility of the Purchaser.
- Use of Property: The Purchaser (check one): () does, (√) does not, intend to use and occupy the Property as Purchaser's primary residence.

Inspections:

(a) On or before ten (10) calendar days from the Effective Date, the Purchaser shall inspect the Property or obtain for its own use, benefit and reliance, inspections and/or reports on the condition of the Property, or be deemed to have waived such inspection and any objections to the condition of the Property and to have accepted the Property. The Purchaser shall keep the Property free and clear of liens and indemnify and hold the Seller harmless from all liability claims, demands, damages, and costs related to the Purchaser's inspection and the Purchaser shall repair all damages arising from or caused by the inspections. The Purchaser shall not directly or indirectly cause any inspections to be made by any government building or zoning inspectors or government employees without the prior written consent of the Seller, unless required by law, in which case, the Purchaser shall provide reasonable notice to the Seller prior to any such inspection. If the Seller has winterized this Property and the Purchaser desires to have the Property inspected, the Seller's listing agent will have the Property devinterized prior to inspection and rewinterized after inspection.

Within five (5) calendar days of receipt of any inspection report prepared by or for the Purchaser, but not later than ten (10) calendar days from the Effective Date, whichever first occurs, the Purchaser will provide written notice to the Seller of any items disapproved. The Purchaser's silence shall be deemed as acceptance of the condition of the Property. The Purchaser shall provide to the Seller, at no cost, upon request by the Seller, complete copies of all inspection reports upon which the Purchaser's disapproval of the condition of the property is based. In no event shall the Seller be obligated to make any repairs or replacements that may be indicated in the Purchaser's inspection reports. The Seller may, in its sole discretion, make such repairs to the Property under the terms described in Section 6 of this Addendum. If the Seller elects not to repair the Property, the Purchaser may cancel this Agreement and receive all earnest money deposited. If the Seller elects to make any such repairs to the Property, the Seller shall notify the Purchaser after completion of the repairs and the Purchaser shall have five (5) calendar days from the date of notice, to inspect the repairs and notify the Seller of any items disapproved. If after inspection the Purchaser is not satisfied with repairs or treatments, Purchaser may terminate the Agreement at any time prior to closing.

In situations that are applicable, a structural, electrical, mechanical, environmental or termite inspection report may have been prepared for the benefit of the Seller. Upon request, the Purchaser will be allowed to review the report to obtain the same information and knowledge the Seller has about the condition of the Property but the Purchaser acknowledges that the inspection reports were prepared for the sole use and benefit of the Seller. The Purchaser will not rely upon any such inspection reports obtained by the Seller in making a decision to purchase the Property.

- (b) If the Property is a condominium or planned unit development or co-operative, unless otherwise required by law, the Purchaser, at the Purchaser's own expense, is responsible for obtaining and reviewing the covenants, conditions and restrictions and bylaws of the condominium, or planned unit development or cooperative ("Governing Documents") within ten (10) calendar days of the Effective Date. The Seller agrees to use reasonable efforts, as determined in the Seller's sole discretion, to assist the Purchaser in obtaining a copy of the Governing Documents. The Purchaser will be deemed to have accepted the Governing Documents if the Purchaser does not provide the Seller notice in writing, within fifteen (15) calendar days of the Effective Date, of the Purchaser's disapproval of the Governing Documents. In the event Purchaser disapproves of the Governing Documents, Purchaser has the right to terminate the Agreement provided the Purchaser notifies Seller in writing of Purchaser's disapproval within fifteen (15) calendar days of the Effective Date.
- Repairs: All repairs and treatments will be completed by a vendor approved by the Seller, and will be subject to the Seller's satisfaction only. If the Seller has agreed to pay for treatment of wood infesting organisms, the Seller shall treat only active infestation. Neither the Purchaser, nor its representatives, shall enter upon the Property to make any repairs and/or treatments prior to closing. The Purchaser shall inspect the repairs and/or treatments as set forth in paragraph 5(a) or is deemed to have waived such inspection and any objections to the repairs and/or treatments. The Purchaser acknowledges that all repairs and treatments are done for the benefit of the Seller and not for the benefit of the Purchaser and that the Purchaser has inspected or has been given the opportunity to inspect repairs and treatments. Any repairs or treatments made or caused to be made by the Seller shall be completed prior to closing. Under no circumstances shall the Seller be required to make any repairs or treatments after the Settlement Date. The Purchaser acknowledges that closing on this transaction shall be deemed the Purchaser's reaffirmation that the Purchaser is satisfied with the condition of the Property and with all repairs and treatments to the Property and waives all claims related to such condition and to the quality of the repairs or treatments to the Property. Any repairs or treatments shall be performed for functional purposes only and exact restoration of appearance or cosmetic items following any repairs or treatments shall not be required. The Seller shall not be obligated to obtain or provide to the Purchaser any receipts for repairs, or treatments, written statements indicating dates or types of repairs and/ or treatments or copies of such receipts or statements nor any other documentation regarding any repairs or treatments to the Property. THE SELLER DOES NOT WARRANT OR GUARANTEE ANY WORK, REPAIRS OR

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TREATMENTS TO THE PROPERTY. THE PURCHASER AGREES TO EXECUTE AND DELIVER TO THE SELLER AT CLOSING FANNIE MAE'S WAIVER & RELEASE 2012.

- 7. CONDITION OF PROPERTY: THE PURCHASER UNDERSTANDS THAT THE SELLER ACQUIRED THE PROPERTY BY FORECLOSURE, DEED-IN-LIEU OF FORECLOSURE, FORFEITURE, TAX SALE, OR SIMILAR PROCESS. AS A MATERIAL PART OF THE CONSIDERATION TO BE RECEIVED BY THE SELLER UNDER THIS AGREEMENT AS NEGOTIATED AND AGREED TO BY THE PURCHASER AND THE SELLER, THE PURCHASER ACKNOWLEDGES AND AGREES TO ACCEPT THE PROPERTY IN "AS IS" CONDITION AT THE TIME OF CLOSING, INCLUDING, WITHOUT LIMITATION, ANY DEFECTS OR ENVIRONMENTAL CONDITIONS AFFECTING THE PROPERTY, WHETHER KNOWN OR UNKNOWN, WHETHER SUCH DEFECTS OR CONDITIONS WERE DISCOVERABLE THROUGH INSPECTION OR NOT. THE PURCHASER ACKNOWLEDGES THAT THE SELLER, ITS AGENTS AND REPRESENTATIVES HAVE NOT MADE AND THE SELLER SPECIFICALLY NEGATES AND DISCLAIMS ANY REPRESENTATIONS, WARRANTIES, PROMISES, COVENANTS, AGREEMENTS OR GUARANTEES, IMPLIED OR EXPRESS, ORAL OR WRITTEN WITH RESPECT TO THE FOLLOWING:
 - (A) THE PHYSICAL CONDITION OR ANY OTHER ASPECT OF THE PROPERTY INCLUDING THE STRUCTURAL INTEGRITY OR THE QUALITY OR CHARACTER OF MATERIALS USED IN CONSTRUCTION OF ANY IMPROVEMENTS (E.G. DRYWALL, ASBESTOS, LEAD PAINT, UREA FORMALDEHYDE FOAM INSULATION), AVAILABILITY AND QUANTITY OR QUALITY OF WATER, STABILITY OF THE SOIL, SUSCEPTIBILITY TO LANDSLIDE OR FLOODING, SUFFICIENCY OF DRAINAGE, WATER LEAKS, WATER DAMAGE, MOLD OR ANY OTHER MATTER AFFECTING THE STABILITY, INTEGRITY, OR CONDITION OF THE PROPERTY OR IMPROVEMENTS;
 - (B) THE CONFORMITY OF THE PROPERTY, OR THE IMPROVEMENTS, TO ANY ZONING, LAND USE OR BUILDING CODE REQUIREMENTS OR COMPLIANCE WITH ANY LAWS, RULES, ORDINANCES OR REGULATIONS OF ANY FEDERAL, STATE OR LOCAL GOVERNMENTAL AUTHORITY, OR THE GRANTING OF ANY REQUIRED PERMITS OR APPROVALS, IF ANY, OF ANY GOVERNMENTAL BODIES WHICH HAD JURISDICTION OVER THE CONSTRUCTION OF THE ORIGINAL STRUCTURE, ANY IMPROVEMENTS AND/OR ANY REMODELING OF THE STRUCTURE; AND
 - (C) THE HABITABILITY, MERCHANTABILITY, MARKETABILITY, PROFITABILITY OR FITNESS FOR A PARTICULAR PURPOSE OF THE PROPERTY OR IMPROVEMENTS INCLUDING REDHIBITORY VICES AND DEFECTS, APPARENT, NON APPARENT OR LATENT, WHICH NOW EXIST OR WHICH MAY HEREAFTER EXIST AND WHICH, IF KNOWN TO THE PURCHASER, WOULD CAUSE THE PURCHASER TO REFUSE TO PURCHASE THE PROPERTY.

Mold, mildew, spores and/or other microscopic organisms and/or allergens (collectively referred to in this Agreement as "Mold") are environmental conditions that are common in residential properties and may affect the Property. Mold, in some forms, has been reported to be taxic and to cause serious physical injuries, including but not limited to, allergic and/or respiratory reactions or other problems, particularly in persons with innunce system problems, young children and/or elderly persons. Mold has also been reported to cause extensive damage to personal and real property. Mold may have been removed or covered in the course of any cleaning or repairing of the Property. The Purchaser acknowledges that, if Selier, or any of Selier's employees, contractors, or agents cleaned or repaired the Property or remediated Mold contamination, that Selier does not in any way warrant the cleaning, repairs or remediation. Purchaser accepts full responsibility for all hazards that may result from the presence of Mold in or around the Property. The Purchaser is satisfied with the condition of the Property notwithstanding the past or present existence of Mold in or around the Property and Purchaser has not, in any way, relied upon any representations of Selier, Selier's employees, officers, directors, contractors, or agents concerning the past or present existence of Mold in or around the Property.

If at any time the Property conditions result in violations of building code or other laws or regulations, either party shall have the right to terminate the Agreement at any time prior to closing. If there is an enforcement proceeding arising from allegations of such violations before an enforcement board, special master, court or similar enforcement body, and neither the Purchaser nor the Seller terminate this Agreement, the Purchaser agrees (a) to accept the Property subject to the violations, (b) to be responsible for compliance with the applicable code and with orders issued in any code enforcement proceeding and (c) to resolve the deficiencies as soon as possible after the closing. The Purchaser agrees to execute any and all documents necessary or required for closing by any agency with jurisdiction over the Property. The Purchaser further agrees to indemnify the Seller from any and all claims or liability arising from the Purchaser's breach of this Section 7 of this Addendum.

The closing of this sale shall constitute acknowledgement by the Purchaser that Purchaser had the opportunity to retain an independent, qualified professional to inspect the Property and that the condition of the Property is acceptable to the Purchaser. The Purchaser agrees that the Seller shall have no liability for any claims or losses the Purchaser or the Purchaser's successors or assigns may incur as a result of construction or other defects which may now or hereafter exist with respect to the Property.

8. Occupancy Status of Property: The Purchaser acknowledges that neither the Seller, nor its representatives, agents or assigns, has made any warranties or representations, implied or expressed, relating to the existence of any tenants or occupants at the Property unless otherwise noted in Section 38 of this Addendum. Seller represents that the Property may have tenants occupying same under an active lease but expressly disclaims any warranties regarding the validity, enforceability, performance under or continuation of said lease. The Purchaser acknowledges that closing on this transaction shall be deemed the Purchaser's reaffirmation that neither the Seller, nor its representatives, agents or assigns, has made any warranties or representations, implied or expressed, relating to the existence of any tenants or occupants at the Property unless otherwise noted in Section 38 of this Addendum. The Seller, its representatives, agents or assigns, shall not be responsible for evicting or relocating any tenants, occupants or personal property at the Property prior to or subsequent to closing unless otherwise noted in

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Section 38 of this Addendum. All leases shall be deemed assigned to Purchaser upon closing to the extent permitted under applicable laws.

The Purchaser further acknowledges that, to the best of the Purchaser's knowledge, the Seller is not holding any security deposits from former or current tenants and has no information as to such security deposits as may have been paid by the former or current tenants to anyone and agrees that no sums representing such tenant security deposits shall be transferred to the Purchaser as part of this transaction. The Purchaser further agrees to assume all responsibility and liability for the refund of such security deposits to the tenants pursuant to the provisions of applicable laws and regulations. All rents due and payable and collected from tenants for the month in which closing occurs will be prorated according to the provisions of Section 10 of this Addendum.

The Purchaser acknowledges that this Property may be subject to the provisions of local rent control ordinances and regulations. The Purchaser agrees that upon the closing, all eviction proceedings and other duties and responsibilities of a property owner and landlord, including but not limited to those proceedings required for compliance with such local rent control ordinances and regulations, will be the Purchaser's sole responsibility.

9. Personal Property: Items of personal property, including but not limited to window coverings, appliances, manufactured homes, mobile homes, vehicles, spas, antennas, satellite dishes and garage door openers, now or hereafter located on the Property are not included in this sale or the Purchase Price unless the personal property is specifically described and referenced in Section 38 of this Addendum. Any personal property at or on the Property may be subject to claims by third parties and, therefore, may be removed from the Property prior to or after the closing. The Seller makes no representation or warranty as to the condition of any personal property, title thereto, or whether any personal property is encumbered by any liens. The Seller assumes no responsibility for any personal property remaining on the Property at the time of closing.

10. Closing Costs and Adjustments:

- (a) The Purchaser and the Seller agree to prorate the following expenses as of the Settlement Date: real estate taxes and assessments, common area charges, condominium or planned unit development or similar community assessments, cooperative fees, maintenance fees and rents, if any. In determining prorations, the Settlement Date shall be allocated to the Purchaser. Payment of special assessment district bonds and assessments, and payment of homeowner's association or special assessments owed by Seller shall be paid current and prorated between the Purchaser and the Seller as of Settlement Date with payments not yet due and owing to be assumed by the Purchaser without credit toward Purchase Price. Seller shall not be responsible for the payment of homeowner's association or special assessments dues that Seller is not obligated to pay under law or contract. The Property taxes shall be prorated based on an estimate or actual taxes from the previous year on the Property. All prorations shall be based upon a 30-day month and all such prorations shall be final. The Seller shall not be responsible for any amounts due, paid or to be paid after closing, including but not limited to, any taxes, penalties or interest assessed or due as a result of retroactive, postponed or additional taxes resulting from any change in use of, or construction on, or improvement to the Property, or an adjustment in the appraised value of the Property. In the event the Seller has paid any taxes, special assessments or other fees and there is a refund of any such taxes, assessments or fees after closing, and the Purchaser as current owner of the Property receives the payment, the Purchaser will immediately submit the refund to the Seller.
- (b) Fannie Mae is a congressionally chartered corporation and is exempt from realty transfer taxes pursuant to 12 U.S.C. 1723a(c)(2) and will not pay realty transfer taxes regardless of local practice. Any realty transfer taxes due on the sale as a result of the conveyance of the Property will be the sole responsibility of the Purchaser.
- (c) The Seller shall pay the real estate commission per the listing agreement between the Seller and the Seller's listing broker.
- (d) Purchaser shall release Seller from any and all claims arising from the adjustments or prorations or errors in calculating the adjustment or prorations that are or may be discovered after closing. THE PURCHASER AGREES TO EXECUTE AND DELIVER TO THE SELLER AT CLOSING FANNIE MAE'S Tax Proration Agreement 03/2011.
- (e) Regardless of local custom, requirements or practice, the Purchaser shall pay all costs and fees incurred in the transfer of the Property, including the cost of any lender required fees and recording costs except as expressly assumed by the Seller in this Addendum.
- (f) Title and Closing Services. Purchaser will obtain title and escrow closing services from (check one):

Seller's escrow closing and title provider and title insurance company used by Seller's provider. If Purchaser selects this option, Seller shall pay for the owner's and lender's title insurance policies. Purchaser and Seller agree that Seller's payment of the title insurance products is limited to the amount that Seller would pay its provider under its agreement with the provider for a basic residential owner's and lender's title insurance policy or their equivalent.

Other escrow closing and title provider. If Purchaser selects this option, Purchaser shall bear the expense for all title insurance costs associated with the transaction, regardless of local custom, requirements or practice.

11. <u>Delivery of Funds</u>: Regardless of local custom, requirements, or practice, upon delivery of the deed by the Seller to the Purchaser, the Purchaser shall deliver, or cause to be delivered, all funds due the Seller from the sale in the form of bank check, certified check or wire transfer. An attorney's trust fund check shall not be sufficient to satisfy this provision unless the bank holding the account on which the trust fund check is drawn certifies the trust fund check.

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- 12. Certificate of Occupancy: If the Property is located in a jurisdiction that requires a certificate of occupancy, smoke detector certification, septic certification or any similar certification or permit ("Certificate of Occupancy") or any form of improvement or repair to the Property to obtain such Certificate of Occupancy necessary for the Property to be occupied, the Purchaser understands that the Seller requires the Certificate of Occupancy to be obtained by the Purchaser at the Purchaser's sole expense. The Purchaser shall make application for all Certificates of Occupancy within ten (10) calendar days of the Effective Date. The Purchaser shall not have the right to delay the closing due to the Purchaser's failure or inability to obtain any required Certificate of Occupancy. Failure of the Purchaser to obtain and furnish the Certificate of Occupancy shall be a material breach of the Agreement.
- 13. Delivery of Possession of Property: The Seller shall deliver possession of the Property to the Purchaser at closing. The delivery of possession shall be subject to the rights of any tenants or parties in possession per Section 8 of this Addendum. If the Purchaser alters the Property or causes the Property to be altered in any way and/or occupies the Property or allows any other person to occupy the Property prior to closing without the prior written consent of the Seller, such event shall constitute a breach by the Purchaser under the Agreement and the Seller may terminate the Agreement and the Purchaser shall be liable to the Seller for damages caused by any such alteration or occupation of the Property prior to closing and waives any and all claims for damages or compensations for alterations made by the Purchaser to the Property including, but not limited to, any claims for unjust enrichment.
- 14. Deed: Regardless of local practice, the deed to be delivered by Seller at closing shall be a deed that covenants that grantor grants only that title which grantor may have and that grantor will only defend title against persons claiming by, through, or under the grantor, but not otherwise. Any reference to the term "Deed" or "Special Warranty Deed" herein shall be construed to refer to such form of deed. Under no circumstances shall Seller be required to deliver any form of deed which grants a general warranty of title.

(check if applicable) Seller's deed shall include the following deed restriction:

GRANTEE HEREIN SHALL BE PROHIBITED FROM CONVEYING CAPTIONED PROPERTY FOR A SALES PRICE OF GREATER THAN \$ N/A FOR A PERIOD OF N/A MONTH(S) FROM THE DATE OF THE RECORDING OF THIS DEED. GRANTEE SHALL ALSO BE PROHIBITED FROM ENCUMBERING SUBJECT PROPERTY WITH A SECURITY INTEREST IN THE PRINCIPAL AMOUNT OF GREATER THAN \$ N/A FOR A PERIOD OF N/A MONTH(S) FROM THE DATE OF THE RECORDING OF THIS DEED. THESE RESTRICTIONS SHALL RUN WITH THE LAND AND ARE NOT PERSONAL TO GRANTEE.

THIS RESTRICTION SHALL TERMINATE IMMEDIATELY UPON CONVEYANCE AT ANY FORECLOSURE SALE RELATED TO A MORTGAGE OR DEED OF TRUST.

- 15. Defects in Title: If the Purchaser raises an objection to the Seller's title to the Property, which, if valid, would make title to the Property uninsurable, the Seller shall have the right unilaterally to terminate the Agreement by giving written notice of the termination to the Purchaser. However, if the Seller is able to correct the problem through reasonable efforts, as the Selter determines, at its sole and absolute discretion, prior to the Expiration Date, including any written extensions, or if title insurance is available from a reputable title insurance company at regular rates containing affirmative coverage for the title objections, then the Agreement shall remain in full force and the Purchaser shall perform pursuant to the terms set in the Agreement. The Seller is not obligated to remove any exception or to bring any action or proceeding or bear any expense in order to convey title to the Property or to make the title marketable and/or insurable but any attempt by the Seller to remove such title exceptions shall not impose an obligation upon the Seller to remove those exceptions. The Purchaser acknowledges that the Seller's title to the Property may be subject to court approval of forcelosure or to mortgagor's right of redemption. In the event the Seller is not able to (a) make the title insurable or correct any problem or (b) obtain title insurance from a reputable title insurance company, all as provided herein, the Purchaser any terminate this Agreement and any earnest money deposit will be returned to the Purchaser as the Purchaser's sole remedy at law or equity. If the Purchaser elects to take title subject to the title objections, the Purchaser shall so notify the Seller. The Purchaser's silence as to any title objections shall be deemed as acceptance.
- 16. Representations and Warranties:

The Purchaser represents and warrants to the Seller the following:

- (a) The Purchaser is purchasing the Property solely in reliance on its own investigation and inspection of the Property and not on any information, representation or warranty provided or to be provided by the Seller, its servicers, representatives, brokers, employees, agents or assigns;
- (b) Neither the Seller, nor its servicers, employees, representatives, brokers, agents or assigns, has made any representations or warranties, implied or expressed, relating to the condition of the Property or the contents thereof, except as expressly set forth in Section 38 of this Addendum;
- (c) The Purchaser has not relied on any representation or warranty from the Seller regarding the nature, quality or workmanship of any repairs made by the Seller;
- (d) The Purchaser will not occupy or cause or permit others to occupy the Property prior to closing and, unless and until any necessary Certificate of Occupancy has been obtained from the appropriate governmental entity, will not occupy or cause or permit others to occupy the Property after closing;
- (e) The undersigned, if executing the Agreement on behalf of the Purchaser that is a corporation, partnership, trust or other entity, represents and warrants that he/she is authorized by that entity to enter into the Agreement and bind the entity to perform all duties and obligations stated in the Agreement; and

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(f) The Purchaser (check one): _____has _____ has not previously purchased a Fannie Mae owned property.

17. WAIVERS:

AS A MATERIAL PART OF THE CONSIDERATION TO BE RECEIVED BY THE SELLER UNDER THIS AGREEMENT AS NEGOTIATED AND AGREED TO BY THE PURCHASER AND THE SELLER, THE PURCHASER WAIVES THE FOLLOWING:

- (A) ALL RIGHTS TO FILE AND MAINTAIN AN ACTION AGAINST THE SELLER FOR SPECIFIC PERFORMANCE;
- (B) RIGHT TO RECORD A LIS PENDENS AGAINST THE PROPERTY OR TO RECORD THIS AGREEMENT OR A MEMORANDUM THEREOF IN THE REAL PROPERTY RECORDS;
- (C) RIGHT TO INVOKE ANY OTHER EQUITABLE REMEDY THAT MAY BE AVAILABLE THAT IF INVOKED, WOULD PREVENT THE SELLER FROM CONVEYING THE PROPERTY TO A THIRD PARTY PURCHASER;
- (D) ANY AND ALL CLAIMS ARISING FROM THE ADJUSTMENTS OR PRORATIONS OR ERRORS IN CALCULATING THE ADJUSTMENTS OR PRORATIONS THAT ARE OR MAY BE DISCOVERED AFTER CLOSING:
- (E) ANY CLAIMS FOR FAILURE OF CONSIDERATION AND/OR MISTAKE OF FACT AS SUCH CLAIMS RELATE TO THE PURCHASE OF THE PROPERTY OR ENTERING INTO OR EXECUTION OF OR CLOSING UNDER THIS AGREEMENT;
- (F) ANY REMEDY OF ANY KIND, INCLUDING BUT NOT LIMITED TO RESCISSION OF THIS AGREEMENT, OTHER THAN AS EXPRESSLY PROVIDED IN SECTION 19 OF THIS ADDENDUM, TO WHICH THE PURCHASER MIGHT OTHERWISE BE ENTITLED AT LAW OR EQUITY WHETHER BASED ON MUTUAL MISTAKE OF FACT OR LAW OR OTHERWISE;
- (G) TRIAL BY JURY, EXCEPT AS PROHIBITED BY LAW, IN ANY LITIGATION ARISING FROM OR CONNECTED WITH OR RELATED TO THIS AGREEMENT;
- (H) ANY CLAIMS OR LOSSES THE PURCHASER MAY INCUR AS A RESULT OF CONSTRUCTION ON, REPAIR TO, OR TREATMENT OF THE PROPERTY, OR OTHER DEFECTS, WHICH MAY NOW OR HEREAFTER EXIST WITH RESPECT TO THE PROPERTY;
- (I) ANY CLAIMS OR LOSSES RELATED TO ENVIRONMENTAL CONDITIONS AFFECTING THE PROPERTY INCLUDING, BUT NOT LIMITED TO, MOLD, DRYWALL, LEAD PAINT, FUEL OIL, ALLERGENS, OR TOXIC SUBSTANCES OF ANY KIND:
- (J) ANY RIGHT TO AVOID THIS SALE OR REDUCE THE PRICE OR HOLD THE SELLER RESPONSIBLE FOR DAMAGES ON ACCOUNT OF THE CONDITION OF THE PROPERTY, LACK OF SUITABILITY AND FITNESS, OR REDHIBITORY VICES AND DEFECTS, APPARENT, NONAPPARENT OR LATENT, DISCOVERABLE OR NONDISCOVERABLE:
- (K) ANY CLAIM ARISING FROM ENCROACHMENTS, EASEMENTS, SHORTAGES IN AREA OR ANY OTHER MATTER WHICH WOULD BE DISCLOSED OR REVEALED BY A SURVEY OR INSPECTION OF THE PROPERTY OR SEARCH OF PUBLIC RECORDS; AND
- (L) ANY RIGHT TO MEDIATION OR ARBITRATION RELATING TO OR ARISING UNDER OR FROM THIS AGREEMENT, EXCEPT AS PROHIBITED BY LAW.

References to the "Seller" in this Section 17 of this Addendum shall include the Seller and the Seller's servicers, representatives, agents, brokers, employees, and/or assigns.

In the event that the Purchaser breaches any of the terms described or contemplated under this Section 17 of this Addendum, the Purchaser shall pay all reasonable attorney fees and costs incurred by the Seller in defending such action, and the Purchaser shall pay Five Thousand Dollars (\$5,000) as liquidated damages for breach of this Section 17 of the Addendum, which amount shall be in addition to any liquidated damages held or covered by the Seller pursuant to Section 19 of this Addendum.

- 18. <u>Conditions to the Seller's Performance</u>: The Seller shall have the right, at the Seller's sole discretion, to extend the Expiration Date or to terminate this Agreement if:
 - full payment of any mortgage insurance claim related to the loan previously secured by the Property is not confirmed prior to the closing or the mortgage insurance company exercises its right to acquire title to the Property;
 - the Seller determines that it is unable to convey title to the Property insurable by a reputable title insurance company at regular rates;
 - (e) the Seller at any time has requested that the servicing lender, or any other party, repurchase the loan previously secured by the Property and/or such lender or other party has elected to repurchase the property;
 - (d) a third party with rights related to the sale of the property does not approve the sale terms;

PURCHASER (Initials)
SELLER (Initials)

- (e) full payment of any property, fire or hazard insurance claim is not confirmed prior to the closing;
- any third party, whether tenant, homeowner's association, or otherwise, exercises rights under a right of first refusal to purchase the Property;
- (g) the Purchaser is the former mortgagor of the Property, or is related to or affiliated in any way with the former mortgagor, and the Purchaser has not disclosed this fact to the Seller prior to the Seller's acceptance of this Agreement. Such failure to disclose shall constitute default under this Agreement, entitling the Seller to exercise any of its rights and remedies, including, without limitation, retaining the earnest money deposit;
- (h) the Seiler, at the Seller's sole discretion, determines that the sale of the Property to the Purchaser or any related transactions are in any way associated with illegal activity of any kind;
- (i) the Agreement was accepted and executed by Seller in noncompliance with Fannie Mae procedures or guidelines;
- Seller determines in its sole discretion that the sale of the Property will subject Seller to liability and/or have an impact on pending, threatened or potential litigation; or
- (k) material misrepresentation by the Purchaser.

In the event the Seller elects to terminate this Agreement as a result of (a), (b), (c), (d), (e), (f), (i) or (j) above, the Seller shall return the Purchaser's earnest money deposit.

19. Remedies for Default:

- (a) In the event of the Purchaser's default, material breach or material misrepresentation of any fact under the terms of this Agreement, the Seller, at its option, may retain the carnest money deposit and any other funds then paid by the Purchaser as liquidated damages and/or invoke any other remedy available to Seller at law and/or equity and the Seller is automatically released from the obligation to sell the Property to the Purchaser and neither the Seller nor its representatives, agents, attorneys, successors, or assigns shall be liable to the Purchaser for any damages of any kind as a result of the Seller's failure to sell and convey the Property.
- (b) In the event of the Seller's default or material breach under the terms of the Agreement or if the Seller terminates the Agreement as provided under the provisions of Paragraph 18 (a), (b), (c), (d), (e), (f), (i) or (j) of this Addendum, the Purchaser shall be entitled to the return of the earnest money deposit as Purchaser's sole and exclusive remedy at law and/or equity. The Purchaser waives any rights to file and maintain an action against the Seller for specific performance and the Purchaser acknowledges that a return of its earnest money deposit can adequately and fairly compensate the Purchaser. Upon return of the earnest money deposit to the Purchaser, this Agreement shall be terminated, and the Purchaser and the Seller shall have no further liability or obligation, each to the other in connection with this Agreement.
- (c) The Purchaser agrees that the Seller shall not be liable to the Purchaser for any special, consequential or punitive damages whatsoever, whether in contract, tort (including negligence and strict liability) or any other legal or equitable principle, including but not limited to any cost or expense incurred by the Purchaser in selling or surrendering a lease on a prior residence, obtaining other living accommodations, moving, storage or relocation expenses or any other such expense or cost arising from or related to this Agreement or a breach of this Agreement.
- (d) Any consent by any party to, or waiver of, a breach by the other, whether express or implied, shall not constitute consent to, waiver of, or excuse for any different or subsequent breach.
- (e) In the event either party elects to exercise its remedies as described in this Section 19 of this Addendum and this Agreement is terminated, the parties shall have no further obligation under this Agreement except as to any provision that survives the termination of this Agreement pursuant to Section 24 of this Addendum.
- 20. <u>Indemnification</u>: The Purchaser agrees to indemnify and fully protect, defend, and hold the Seller, its officers, directors, employees, shareholders, servicers, representatives, agents, attorneys, tenants, brokers, successors or assigns harmless from and against any and all claims, costs, liens, loss, damages, attorney's fees and expenses of every kind and nature that may be sustained by or made against the Seller, its officers, directors, employees, shareholders, servicers, representatives, agents, attorneys, tenants, brokers, successors or assigns, resulting from or assign out of:
 - (a) inspections or repairs made by the Purchaser or its agents, employees, contractors, successors or assigns;
 - claims, liabilities, fines or penalties resulting from the Purchaser's failure to timely obtain any Certificate of Occupancy or to comply with equivalent laws and regulations;
 - (c) claims for amounts due and owed by the Seller for taxes, homeowner association dues or assessment or any other items prorated under Section 10 of this Addendum, including any penalty or interest and other charges, arising from the proration of such amounts for which the Purchaser received a credit at closing under Section 10 of this Addendum; and
 - (d) the Purchaser's or the Purchaser's tenants, agents or representatives use and /or occupancy of the Property prior to closing and/or issuance of required certificates of occupancy.

- 21. Risk of Loss: In the event of fire, destruction or other casualty loss to the Property after the Selfer's acceptance of this Agreement and prior to closing, the Selfer may, at its sole discretion, repair or restore the Property, or the Selfer may terminate the Agreement. If the Selfer elects to repair or restore the Property, then the Selfer may, at its sole discretion, limit the amount to be expended. Whether or not Selfer elects to repair or restore the Property, the Purchaser's sole and exclusive remedy shall be either to acquire the Property in its then condition at the Purchase Price with no reduction thereof by reason of such loss or terminate this Agreement and receive a refund of any earnest money deposit.
- 22. Eminent Domain: In the event that the Seller's interest in the Property, or any part thereof, shall have been taken by eminent domain or shall be in the process of being taken on or before the closing, either party may terminate the Agreement and the earnest money deposit shall be returned to the Purchaser and neither party shall have any further rights or liabilities hereunder except as provided in Section 24 of this Addendum.
- 23. Kevs: The Purchaser understands that the Seller may not be in possession of keys, including but not limited to, mailbox keys, recreation area keys, gate cards, or automatic garage remote controls, and any cost of obtaining the same will be the responsibility of the Purchaser. The Purchaser also understands that if the Property includes an alarm system, the Seller cannot provide the access code and/or key and that the Purchaser is responsible for any costs associated with the alarm and/or changing the access code or obtaining keys.
- 24. Survival: Delivery of the deed to the Property to the Purchaser by the Seller shall be deemed to be full performance and discharge of all of the Seller's obligations under this Agreement. Notwithstanding anything to the contrary in the Agreement, any provision which contemplates performance or observance subsequent to any termination or expiration of the Agreement, shall survive the closing and/or termination of the Agreement by any party and continue in full force and effect.
- 25. Further Assurances: The Purchaser agrees to execute and deliver to the Seller at closing, or otherwise as requested by the Seller, documents including Fannic Mae's Waiver and Release 2012, Tax Proration Agreement 03/2011 or documents that are substantially the same, and to take such other action as reasonably may be necessary to further the purpose of this Agreement. Copies of referenced documents are available from the Seller's listing agent upon request by the Purchaser.
- 26. Severability: The lack of enforceability of any provision of this Agreement shall not affect the enforceability of any other provision of this Agreement, all of which shall remain in full force and effect.
- Assignment of Agreement: The Purchaser shall not assign this Agreement without the express written consent of the Seller.
 The Seller may assign this Agreement at its sole discretion without prior notice to, or consent of, the Purchaser.
- 28. EFFECT OF ADDENDUM: THIS ADDENDUM AMENDS AND SUPPLEMENTS THE CONTRACT AND, IF APPLICABLE, ESCROW INSTRUCTIONS. IN THE EVENT THERE IS ANY CONFLICT BETWEEN THIS ADDENDUM AND THE CONTRACT OR ESCROW INSTRUCTIONS OR NOTICE OR OTHER DOCUMENTS ATTACHED AND MADE A PART OF THE AGREEMENT, THE TERMS OF THIS ADDENDUM TAKE PRECEDENCE AND SHALL PREVAIL EXCEPT AS OTHERWISE PROVIDED BY LAW.
- 29. Entire Agreement: The Agreement constitutes the entire agreement between the Purchaser and the Seller concerning the subject matter hereof and supersedes all previous communications, understandings, representations, warranties, covenants or agreements, either written or oral and there are no oral or other written agreements between the Purchaser and the Seller. All negotiations are merged into the Agreement. The Seller is not obligated by any other written or oral statements made by the Seller, the Seller's representatives, or any real estate licensee.
- 30. Modification: No provision, term or clause of the Agreement shall be revised, modified, amended or waived except by an instrument in writing signed by the Purchaser and the Seller.
- 31. Rights of Others: This Agreement does not create any rights, claims or benefits inuring to any person or entity, other than Seller's successors and/or assigns, that is not a party to the Agreement, nor does it create or establish any third party beneficiary to this Agreement.
- 32. Counterparts: This Agreement may be executed in any number of counterparts and each such counterpart shall be deemed to be an original, but all of which, when taken together, shall constitute one agreement.
- 33. Headings: The titles to the sections and headings of various paragraphs of this Agreement are placed for convenience of reference only and in case of conflict, the text of this Agreement, rather than such titles or headings shall control.
- Electronic Signature: An electronic signature shall be given the same effect as a written signature.
- 35. Force Majeure: Except as provided in Section 21 to this Addendum, no party shall be responsible for delays or failure of performance resulting from acts of God, riots, acts of war and terrorism, epidemics, power failures, earthquakes or other disasters, providing such delay or failure of performance could not have been prevented by reasonable precautions and cannot reasonably be circumvented by such party through use of alternate sources, workaround plans or other means.
- 36. Attorney Review: The Purchaser acknowledges that Purchaser has had the opportunity to consult with its legal counsel regarding the Agreement and that accordingly the terms of the Agreement are not to be construed against any party because that party drafted the Agreement or construed in favor of any Party because that Party failed to understand the legal effect of the provisions of the Agreement.

PURCHASER (Initials)

SELLER (Initials)

Notices: Any notices required to be given under the Agreement shall be deemed to have been delivered when actually received in the case of hand or overnight delivery, or five (5) calendar days after mailing by first class mail, postage paid, or by fax with confirmation of transmission to the numbers below. All notices to the Seller will be deemed sent or delivered to the Seller when sent or delivered to Seller's listing broker or agent or Seller's attorney, at the address or fax number shown below. All notices to the Purchaser shall be deemed sent or delivered when sent or delivered to the Purchaser or the Purchaser's attorney or agent at the address or fax number shown below. 38. Additional Terms or Conditions: Contract is contingent upon approval by the Village of Lombard Board of Trustees at the March 3, 2016 Board of Trustees meeting.

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37.

IN WITNESS WHEREOF, the Purchaser and the Seller have entered into this Addendum as of the date first set forth above.

PURCHASER(S):	SELLER:
Signature 5	O FANNIE MAE
Date: MARCH 3, 2016	, as Attorney in Fac
Print Name: Keith T. Giagnorio, as Village President	For Fannie Mae
Address: 255 E. Wilson Avenue	24
Lombard, IL 60148	_
	Ву:
Email Address:	_
Telephone: <u>630-620-5700</u>	Date:
Fax:	umo.
Signature:	
Date:	_
Print Name:	
Address:	_
Telephone:	_
Fax:	
Email Address:	
Email Notices.	
PURCHASER'S AGENT:	SELLER'S AGENT:
Brokerage Firm: N/A	Brokerage Firm: Maximum Action DBA Remax Ac
Purchaser's Agent Name: N/A	Seller's Agent Name: <u>Laurie Kaiser</u>
Address: N/A	Address: <u>1550 Maple Avenue, Lisle, IL 60532</u>
Telephone: N/A	
Fax: 312-984-6444	Fax:
Email Address: N/A	Email Address: laurie@laurie-kalser.com
PURCHASER'S ATTORNEY:	SELLER'S ATTORNEY:
Name: Ryan T. Court	Name:
Address: 20 North Wacker Drive, Suite 1660	Address:
Chicago, IL 60606	
Telephone: 312-984-6418	Telephone:
Fax: 312-984-8444	Fax:
P. 11 A. La duning Middless none	12

PURCHASER (Innuis)



MULTI-BOARD RESIDENTIAL REAL ESTATE CONTRACT 6.1



L	1. THE PARTIES: Buyer and Seller are hereinafter referred to as the "Parties".
2	Buyer Name(s) [please print] Village of Lombard, an Illinois non-home-rule municipal corporation
}	Seller Name(s) [plcase print] Fannie Mae
	If Dual Agency Applies, Complete Optional Paragraph 31.
;	2. THE REAL ESTATE: Real Estate shall be defined as the property, all improvements, the fixtures and Personal
;	Property included therein. Seller agrees to convey to Buyer or to Buyer's designated grantee, the Real Estate
	with approximate lot size or acreage ofProperty sold as is commonly known as:
1	. 581 west madison street. lombard, IL 60148
	Address City State Zip
)	Property sold as is
	County Unit # (If applicable) Permanent Index Number(s) of Real Estate
	If Condo/Coop/Townhome Parking is Included: # of spaces(s) Sold : identified as Space(s) # Sold as is
	[clicck type] deeded space, PIN: _Solo as isdas isdeeded space, PIN: _Solo as isdeeded space, PIN: _Solo as isdeeded space, PIN: _Solo as is
	3. PURCHASE PRICE: The Purchase Price shall be \$ _240,000 After the payment of
	Earnest Money as provided below, the balance of the Purchase Price, as adjusted by prorations, shall be paid at
	Closing in "Good Funds" as defined by law.
	4. EARNEST MONEY: Earnest Money shall be held in trust for the mutual benefit of the Parties by [check one]:
	Seller's Brokerage; Buyer's Brokerage; As otherwise agreed by the Parties, as "Escrowee".
	Initial Earnest Money of \$soshall be tendered to Escrowee on or before 2day(s) after Date
	of Acceptance. Additional Earnest Money of \$ shall be tendered by 20
,	
	5. FIXTURES AND PERSONAL PROPERTY AT NO ADDITIONAL COST: All of the fixtures and included Personal
	Property are owned by Seller and to Seller's knowledge are in operating condition on the Date of Acceptance,
	unless otherwise stated herein. Seller agrees to transfer to Buyer all fixtures, all heating, electrical, plumbing,
	and well systems together with the following items of Personal Property at no additional cost by Bill of Sale at
	Closing [Check or enumerate applicable items]:
	Refrigerator Central Air Conditioning Central Humidifier Light Fixtures, as they exist
	Oven/Range/Stove Window Air Conditioner(s) Water Softener (owned) Built-in or attached shelving Microwave Celling Fan(s) Sump Pump(s) All Window Treatments & Hardware
	Microwave Ceiling Fan(s) Sump Pump(s) All Wandow Treatments & Hardware Dishwasher Intercom System Electronic or Media Air Filter(s) Existing Storms and Screens
	Garbage Disposal Backup Generator System Central Vac & Equipment Fireplace Screens/Doors/Grates
	[Frash Compactor Satellite Dish Security System(s) (owned) Fireplace Gas Log(s)
	Washer Outdoor Shed Garage Door Opener(s) Invisible Fence System, Collar & Box
	Dryer Planted Vegetation with all Transmitters Smoke Detectors
	Attached Gas Grill Outdoor Play Set(s) All Tacked Down Carpeting Carbon Monoxide Detectors Other Items Included at No Additional Cost: Property Sold as is
	Other Items Included at No Additional Cost:
	Items Not Included:Property sold as is
	Seller warrants to Buyer that all fixtures, systems and Personal Property included in this Contract shall be in
	operating condition at Possession except: Property Sold As Is
	A system or item shall be deemed to be in operating condition if it performs the function for which it is
	intended, regardless of age, and does not constitute a threat to health or safety.
	Intended, regardless of age, and does not constitute a threat to health or safety. If Home Warranty will be provided, complete Optional Paragraph 34.
	ii nome wanany wili be provided, complete Optional raragraph 34.
	- K 1
	Buyer Initial Seller Initial Seller Initial
	Address: . 581 west madison street, lombard, IL 60148 v6.1
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44 45 46	6. CLOSING: Closing shall be on 03/08, 20 16 or at such time as mutually agreed by the Parties in writing. Closing shall take place at the escrow office of the title company (or its issuing agent) that will 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 51	8. MORTGAGE CONTINGENCY: If this transaction is NOT CONTINGENT ON FINANCING, Optional Paragraph 36 a) OR Paragraph 36 b) MUST BE USED. If any portion of Paragraph 36 is used, the provisions of this Paragraph 8 are NOT APPLICABLE.
52 53 54 55 56 57 58	This Contract is contingent upon Buyer obtaining a [check one] fixed; adjustable; [check one] conventional; FHA/VA (if FHA/VA is chosen, complete Paragraph 37); other loan for % of the Purchase Price, plus private mortgage insurance (PMI), if required, with an interest rate (initial rate if an adjustable rate mortgage used) not to exceed % per annum, amortized over not less than years. Buyer shall pay loan origination fee and/or discount points not to exceed % of the loan amount. Buyer shall pay usual and customary processing fees and closing costs charged by lender. (Complete Paragraph 35 if closing cost credits apply).
59 60	Buyer shall make written loan application within five (5) Business Days after the Date of Acceptance; failure to do so shall constitute an act of Default under this Contract. [Complete both a) and b)]:
61 62 63 64 65 66 67 68 69 70 71 72 73 74 75 76 77 78 79	a) Not later than
81 82	loan is conditioned on the sale and/or closing of Buyer's existing real estate. 9. STATUTORY DISCLOSURES: If applicable, prior to signing this Contract, Buyer:
83 84 85 86	[check one] has has not received a completed Illinois Residential Real Property Disclosure; [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; [check one] has has not received the IEMA, "Radon Testing Guidelines for Real Estate Transactions"; Buyer Initial Buyer Initial Seller Initial Seller Initial
	Address: , 581 west madison street, lombard, IL 60148 v6.1 Page 2 of 13

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10. PRORATIONS: Proratable items shall include without limitation, rents and deposits (if any) from tenants; Special Service Area or Special Assessment Area tax for the year of Closing only; utilities, water and sewer; and Homeowner or Condominium Association fees (and Master/Umbrella Association fees, if applicable). Accumulated reserves of a Homeowner/Condominium Association(s) are not a proratable item. Seller represents that as of the Date of Acceptance Homeowner/Condominium Association(s) fees are \$ SOLD AS IS per ISOLD AS IS (and, if applicable Master/Umbrella Association fees are \$ SOLD AS IS pe(SOLD AS IS Seller agrees to pay prior to or at Closing any special assessments (by any association or governmental entity) confirmed prior to the Date of Acceptance. Special Assessment Area or Special Service Area installments due after the year of Closing shall not be proratable items and shall be paid by Buyer. The general Real Estate taxes shall be prorated as of the date of Closing based on 100 % of the most recent ascertainable full year tax bill. All prorations shall be final as of Closing, except as provided in Paragraph 22. If the amount of the most recent ascertainable full year tax bill reflects a homeowner, senior citizen or other exemption, a senior freeze or senior deferral, then Seller has submitted or will submit in a timely manner all necessary documentation to the appropriate governmental entity, before or after Closing, to preserve said exemption(s). The requirements of this Paragraph shall survive the Closing.

- 11. ATTORNEY REVIEW: Within five (5) Business Days after Date of Acceptance, the attorneys for the respective 103 Parties, by Notice, may: 104
- 105 a) Approve this Contract; or

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- b) Disapprove this Contract, which disapproval shall not be based solely upon the Purchase Price; or
- c) 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; or
- d) Propose suggested changes to this Contract. If such suggestions are not agreed upon, neither Party may 111 declare this Contract null and void and this Contract shall remain in full force and effect. 112
- 113 Unless otherwise specified, all Notices shall be deemed made pursuant to Paragraph 11 c). If Notice is notserved 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.
 - 12. PROFESSIONAL INSPECTIONS AND INSPECTION NOTICES: Buyer may conduct at Buyer's expense (unless otherwise provided by governmental regulations) any or all of the following inspections of the Real Estate by one or more licensed or certified inspection services: home, radon, environmental, lead-based paint, lead-based paint hazards or wood-destroying insect infestation.
 - a) Buyer agrees that minor repairs and routine maintenance items of the Real Estate do not constitute defects and are not a part of this contingency. The fact that a functioning major component may be at the end of its useful life shall not render such component defective for purposes of this paragraph. Buyer shall indemnify Seller and hold Seller harmless from and against any loss or damage caused by the acts of negligence of Buyer or any person performing any inspection. The home inspection shall cover only the major components of the Real Estate, including but not limited to central heating system(s), central cooling system(s), plumbing and well system, electrical system, roof, walls, windows, doors, ceilings, floors, appliances and foundation. A major component shall be deemed to be in operating condition if it performs the function for which it is intended, regardless of age, and does not constitute a threat to health or safety. If radon mitigation is performed, Seller shall pay for any retest.

Buyer Initial Buyer Initial	Seller Initial	Seller Initial	
Address: , 581 west madison street, lombard, IL 60148			v6.1
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- b) Buyer shall serve Notice upon Seller or Seller's attorney of any defects disclosed by any inspection for which
 Buyer requests resolution by Seller, together with a copy of the pertinent pages of the inspection reports
 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.
- 137 c) Notwithstanding anything to the contrary set forth above in this paragraph, in the event the inspection reveals that the condition of the Real Estate is unacceptable to Buyer and Buyer serves Notice to Seller
 139 within five (5) Business Days after the Date of Acceptance, this Contract shall be null and void. Said Notice 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.
- 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 same to Seller within time specified, this Contract shall be null and void. If Notice is not served within the time specified, Buyer shall be deemed to have waived this contingency and this Contract shall remain in full force and effect.
- 14. FLOOD INSURANCE: Buyer 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 time specified in Paragraph 8 b), 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.
- 156 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.

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- a) Title when conveyed shall be good and merchantable, subject 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 Days 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

Buyer Initial K. Buyer Initial	Seller Initial	Seller Initial	
Address: 6 581 west madison street, lombard, IL 60148			ν6.1 —
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- 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.
 - e) In the event the documents and information provided by Seller to Buyer disclose that the existing improvements are in violation of existing 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 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 receipt of the documents and information required by this Paragraph, listing those deficiencies which are unacceptable to Buyer. If Notice is not served within the time specified, Buyer shall be deemed to have waived this contingency, and this Contract shall remain in full force and effect.
- 184 f) Seller shall not be obligated to provide a condominium survey.

- 185 g) Seller shall provide a certificate of insurance showing Buyer and Buyer's mortgagee, if any, as an insured.
 - 16. 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: covenants, 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.
 - 17. MUNICIPAL ORDINANCE, TRANSFER TAX, AND GOVERNMENTAL COMPLIANCE:
 - a) The Parties are cautioned that the Real Estate may be situated in a municipality that has adopted a preclosing inspection requirement, municipal Transfer Tax or other similar ordinances. Transfer taxes required 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 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 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 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 furnished 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 have 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 Real Estate is a condominium (see Paragraph 15) Seller shall, at Seller's expense, furnish to Buyer or Buyer's attorney a Plat of

Buyer Initial Buyer Initial	Seller Initial	Seller Initial	
Address: 581 west madison street, lombard, IL 60146		vé	5.1
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- 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 217 practice land surveying under the laws of the State of Illinois. The Plat of Survey shall show visible evidence of 218 improvements, rights of way, easements, use and measurements of all parcel lines. The land surveyor shall set 219 monuments or witness corners at all accessible corners of the land. All such corners shall also be visibly staked 220 or flagged. The Plat of Survey shall include the following statement placed near the professional land surveyor's 221 seal and signature: "This professional service conforms to the current Illinois Minimum Standards for a 222 boundary survey." A Mortgage Inspection, as defined, is not a boundary survey and is not acceptable.
- 20. DAMAGE TO REAL ESTATE OR CONDEMNATION PRIOR TO CLOSING: If prior to delivery of the deed the 224 Real Estate shall be destroyed or materially damaged by fire or other casualty, or the Real Estate is taken by 225 condemnation, then Buyer shall have the option of either terminating this Contract (and receiving a refund of 226 earnest money) or accepting the Real Estate as damaged or destroyed, together with the proceeds of the 227 condemnation award or any insurance payable as a result of the destruction or damage, which gross proceeds 228 Seller agrees to assign to Buyer and deliver to Buyer at Closing. Seller shall not be obligated to repair or replace 229 damaged improvements. The provisions of the Uniform Vendor and Purchaser Risk Act of the State of Illinois 230 shall be applicable to this Contract, except as modified by this paragraph. 231
- CONDITION OF REAL ESTATE AND INSPECTION: Seller agrees to leave the Real Estate in broom clean 232 condition. All refuse and personal property that is not to be conveyed to Buyer shall be removed from the Real 233 Estate at Seller's expense prior to delivery of Possession. Buyer shall have the right to inspect the Real Estate, 234 fixtures and included Personal Property prior to Possession to verify that the Real Estate, improvements and 235 included Personal Property are in substantially the same condition as of the Date of Acceptance, normal wear 236 237 and tear excepted.
- 22. REAL ESTATE TAX ESCROW: In the event the Real Estate is improved, but has not been previously taxed for 238 the entire year as currently improved, the sum of three percent (3%) of the Purchase Price shall be deposited in 239 escrow with the title company with the cost of the escrow to be divided equally by Buyer and Seller and paid at 240 Closing. When the exact amount of the taxes to be prorated under this Contract can be ascertained, the taxes 241 shall be prorated by Seller's attorney at the request of either Party and Seller's share of such tax liability after 242 proration shall be paid to Buyer from the escrow funds and the balance, if any, shall be paid to Seller. If Seller's 243 obligation after such proration exceeds the amount of the escrow funds, Seller agrees to pay such excess 244 245 promptly upon demand.
- 23. SELLER REPRESENTATIONS: Seller's representations contained in this paragraph shall survive the Closing. 246 Seller represents that with respect to the Real Estate Seller has no knowledge of nor has Seller received any 247 248 written notice from any association or governmental entity regarding:
- zoning, building, fire or health code violations that have not been corrected; 249
- b) any pending rezoning; 250

254

- 251 c) boundary line disputes;
- 252 any pending condemnation or Eminent Domain proceeding;
- 253 easements or claims of easements not shown on the public records;
 - 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; 255
- any improvements to the Real Estate which are not included in full in the determination of the most recent tax assessment; or 256
- any improvements to the Real Estate which are eligible for the home improvement tax exemption. 257
- Seller further represents that:

Buyer Initial	Seller Initial	Seller Initial	
Address: , 581 west madison street, lombard, IL 60148			υ6.I
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259 260 261 262 263 264 265 266	There [check one] is is not a pending or unconfirmed special assessment affecting the Real Estate by any association or governmental entity payable by Buyer after the date of Closing. The Real Estate [check one] is is not located within a Special Assessment Area or Special Service Area, payments for which will not be the obligation of Seller after the year in which the Closing occurs. All Seller representations shall be deemed re-made as of Closing. If prior to Closing Seller becomes aware of matters that require modification of the representations previously made in this Paragraph 23, Seller shall promptly notify Buyer. If the matters specified in such Notice are not resolved prior to Closing, Buyer may terminate this Contract by Notice to Seller and this Contract shall be null and void.
267 268	24. BUSINESS DAYS/HOURS: Business Days are defined as Monday through Friday, excluding Federal holidays. Business Hours are defined as 8:00 A.M. to 6:00 P.M. Chicago time.
269 270 271 272 273 274 275 276	25. FACSIMILE OR DIGITAL SIGNATURES: Facsimile or digital signatures shall be sufficient for purposes of executing, negotiating, and finalizing this Contract, and delivery thereof by one of the following methods shall be deemed delivery of this Contract containing original signature(s). An acceptable facsimile signature may be produced by scarning an original, hand-signed document and transmitting same by facsimile. An acceptable digital signature may be produced by use of a qualified, established electronic security procedure mutually 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 the digital signature and sending same by electronic mail.
277 278 279 280	26. DIRECTION TO ESCROWEE: In every instance where this Contract shall be deemed null and void or if this Contract may be terminated by either Party, the following shall be deemed incorporated: "and Earnest Money refunded upon the joint written direction by the Parties to Escrowee or upon an entry of an order by a court of competent jurisdiction."
281 282 283	In the event either Party has declared the Contract null and void or the transaction has failed to close as provided for in this Contract and if Escrowee has not received joint written direction by the Parties or such court order, the Escrowee may elect to proceed as follows:
284 285 286 287 288 289 290 291 292 293 294	 a) Escrowee shall give written Notice to the Parties as provided for in this Contract at least fourteen (14) days prior to the date of intended disbursement of Earnest Money indicating the manner in which Escrowee intends to disburse in the absence of any written objection. If no written objection is received by the date indicated in the Notice then Escrowee shall distribute the Earnest Money as indicated in the written Notice to the Parties. If any Party objects in writing to the intended disbursement of Earnest Money then Earnest Money shall be held until receipt of joint written direction from all Parties or until receipt of an order of a court of competent jurisdiction. b) Escrowee may file a Suit for Interpleader and deposit any funds held into the Court for distribution after resolution of the dispute between Seller and Buyer by the Court. Escrowee may retain from the funds deposited with the Court the amount necessary to reimburse Escrowee 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
295 296	reimburse Escrowee for the costs and attorney's fees, Buyer and Seller shall jointly and severally indemnify Escrowee for additional costs and fees incurred in filing the Interpleader action.
297 298 299 300	27. NOTICE: Except as provided in Paragraph 32 c) 2) regarding the manner of service for "kick-out" Notices, 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 the multiple person Party shall be sufficient Notice to all. Notice shall be given in the following manner: a) By personal delivery; or
	Buyer Initial Seller Initial Seller Initial v6.1 Page 7 of 13

302 303 304 305 306	as c) By No du tra	s otherwise provided herein, Notice served by certify facsimile transmission. Notice shall be effective a lotice transmitted shall be sent on Business Days ouring non-business hours, the effective date and tiransmission; or	ied mail shall be effective on as of date and time of the tr during Business Hours. In the ne of Notice is the first hour	the date of mailing; or ansmission, provided that the he event Notice is transmitted of the next Business Day after
307 308 309 310 311 312 313	att tra da op e) By	y e-mail transmission if an e-mail address has bee storney to the sending Party or is shown in this Con ansmission, provided that, in the event e-mail Not ate and time of Notice is the first hour of the next in pt out of future e-mail Notice by any form of Notice y commercial overnight delivery (e.g., FedEx). Sollowing deposit with the overnight delivery compa	stract. Notice shall be effective ice is transmitted during no Business Day after transmiss provided by this Contract; of uch Notice shall be effective	re as of date and time of e-mail n-business hours, the effective ion. An attorney or Party may or
314 315 316	are fre	ERFORMANCE: Time is of the essence of this Control ee to pursue any legal remedies at law or in equit treasonable attorney fees and costs from the non-pre	y and the prevailing party i	n litigation shall be entitled to
317 318 319	Attorn	HOICE OF LAW AND GOOD FAITH: All terms and presence and Professional Inspection paragraph abject to the covenant of good faith and fair dealing	s shall be governed by the l	aws of the State of Illinois and
320 321 323 323	and th	OTHER PROVISIONS: This Contract is also subject the following additional attachments, if any PURSUAL OCUMENT IS SUBJECT TO ALL TERMS AND CONDITION OPTIONAL PROVISIONS (Applied)	NT TO SECTION 28 OF THE REA S SET. FORTH IN THE REAL ES	LESTATE PURCHASE ADDENDUM TATE PURCHASE ADDENDUM
324 325 326 327	broker	2 31. CONFIRMATION OF DUA ented to 31. CONFIRMATION OF DUA	(Licensee) acting	g as a Dual Agent in providing
328		32. SALE OF BUYER'S REAL ESTAT	TE:	
329	a) DE	EPRESENTATIONS ABOUT BUYER'S REAL ESTATE		s follows:
330		Buyer owns real estate (hereinafter referred to as		
331	-,	,,	,,	
332	Addres	:55	City S	tale Zip
333	2)	Buyer [check one] has has not entered into a	contract to sell Buyer's real	estate.
334		If Buyer has entered into a contract to sell Buy		•
335		a) [check one] is is not subject to a mor		
336		b) [check one] is is not subject to a real	<u> </u>	
337	-	c) [check one] is is not subject to a real	0 0 ,	
338	3)	Buyer [check one] has has not listed Buyer	's real estate for sale with a	licensed real estate broker and
339	45	in a local multiple listing service.	licenced real actate broken	and in a local multiple listing
340 341	4)) If Buyer's real estate is not listed for sale with a service, Buyer [check one]:	incenseu tear esune broker	and it a local multiple listing
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	Duyer	ess: , 581 west madison street, lombard, IL 60148	Seller minal	Seller Initialv6.1
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44		[For information only] Broker:
45		Broker's Address: Phone:
46		b) Does not intend to list said real estate for sale.
47	bì	CONTINGENCIES BASED UPON SALE AND/OR CLOSING OF REAL ESTATE:
48	-,	1) This Contract is contingent upon Buyer having entered into a contract for the sale of Buyer's real estate that
49		is in full force and effect as of
50		date not later than the Closing Date set forth in this Contract. If Notice is served on or before the date set
51		forth in this subparagraph that Buyer has not procured a contract for the sale of Buyer's real estate, this
52		Contract shall be null and void. If Notice that Buyer has not procured a contract for the sale of Buyer's
53		real estate is not served on or before the close of business on the date set forth in this subparagraph,
54		Buyer shall be deemed to have waived all contingencies contained in this Paragraph 32, and this
55		Contract shall remain in full force and effect. (If this paragraph is used, then the following paragraph must
56		be completed.)
57		2) In the event Buyer has entered into a contract for the sale of Buyer's real estate as set forth in Paragraph 32
58		b) 1) and that contract is in full force and effect, or has entered into a contract for the sale of Buyer's real
59		estate prior to the execution of this Contract, this Contract is contingent upon Buyer closing the sale of
60		Buyer's real estate on or before
61		of Buyer's real estate is served before the close of business on the next Business Day after the date set
62		forth in the preceding sentence, this Contract shall be null and void. If Notice is not served as described
63		in the preceding sentence, Buyer shall have deemed to have waived all contingencies contained in this
64		Paragraph 32, and this Contract shall remain in full force and effect.
65		3) If the contract for the sale of Buyer's real estate is terminated for any reason after the date set forth in
66		Paragraph 32 b) 1) (or after the date of this Contract if no date is set forth in Paragraph 32 b) 1)), Buyer shall,
67		within three (3) Business Days of such termination, notify Seller of said termination. Unless Buyer, as part
68		of said Notice, waives all contingencies in Paragraph 32 and complies with Paragraph 32 d), this Contract
69		shall be null and void as of the date of Notice. If Notice as required by this subparagraph is not served
70		within the time specified, Buyer shall be in default under the terms of this Contract.
71	c)	SELLER'S RIGHT TO CONTINUE TO OFFER REAL ESTATE FOR SALE: During the time of this contingency,
72	-J	Seller has the right to continue to show the Real Estate and offer it for sale subject to the following:
73		1) If Seller accepts another bona fide offer to purchase the Real Estate while contingencies expressed in
74		Paragraph 32 b) are in effect, Seller shall notify Buyer in writing of same. Buyer shall then have
75		hours after Seller gives such Notice to waive the contingencies set forth in Paragraph 32 b), subject to
76		Paragraph 32 d).
77		2) Seller's Notice to Buyer (commonly referred to as a 'kick-out' Notice) shall be in writing and shall be served
78		on Buyer, not Buyer's attorney or Buyer's real estate agent. Courtesy copies of such 'kick-out' Notice should
79		be sent to Buyer's attorney and Buyer's real estate agent, if known. Failure to provide such courtesy copies
80		shall not render Notice invalid. Notice to any one of a multiple-person Buyer shall be sufficient Notice to all
81		Buyers. Notice for the purpose of this subparagraph only shall be served upon Buyer in the following manner:
82		a) By personal delivery effective at the time and date of personal delivery; or
B3		b) By mailing to the address recited herein for Buyer by regular mail and by certified mail. Notice shall be
84		effective at 10:00 A.M. on the morning of the second day following deposit of Notice in the U.S. Mail; or
-		checkive at 10.00 7 min on the months got an order and a graph and
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385 386	c) By commercial delivery overnight (e.g., FedEx). Notice shall be effective upon delivery or at 4:00 P.M. Chicago time on the next delivery day following deposit with the overnight delivery company, whichever first occurs.
387	
388	 If Buyer complies with the provisions of Paragraph 32 d) then this Contract shall remain in full force and effect. If the contingencies set forth in Paragraph 32 b) are NOT waived in writing, within said time period by
389 390	Buyer, this Contract shall be null and void.
391 392	 Except as provided in Paragraph 32 c) 2) above, all Notices shall be made in the manner provided by Paragraph 27 of this Contract.
393	6) Buyer waives any ethical objection to the delivery of Notice under this paragraph by Seller's attorney or
394	representative.
395	d) WAIVER OF PARAGRAPH 32 CONTINGENCIES: Buyer shall be deemed to have waived the contingencies in
396	Paragraph 32 b) when Buyer has delivered written waiver and deposited with the Escrowee additional earnest
397	money in the amount of \$ in the form of a cashier's or certified check within the time
398	specified. If Buyer fails to deposit the additional earnest money within the time specified, the waiver shall be
399	deemed ineffective and this Contract shall be null and void.
400	e) BUYER COOPERATION REQUIRED: Buyer authorizes Seller or Seller's agent to verify representations contained
401	in Paragraph 32 at any time, and Buyer agrees to cooperate in providing relevant information.
402	33. CANCELLATION OF PRIOR REAL ESTATE CONTRACT: In the event either Party has entered
403	into a prior real estate contract, this Contract shall be subject to written cancellation of the prior contract on or before
404	
405	Contract shall be null and void. Seller's notice to the purchaser under the prior contract should not be served
406	until after Attorney Review and Professional Inspections provisions of this Contract have expired, been
407	satisfied or waived.
	The Market Manney College and Description of the Property Manney of the College Manney o
408	34. HOME WARRANTY: Seller shall provide at no expense to Buyer a Home Warranty at a cost
409	of \$ Evidence of a fully pre-paid policy shall be delivered at Closing.
410	35. CREDIT AT CLOSING: Provided Buyer's lender permits such credit to show on the HUD-1
411	Settlement Statement or Closing Disclosure, and if not, such lesser amount as the lender permits, Seller agrees to
412	credit \$ to Buyer at Closing to be applied to prepaid expenses, closing costs or both.
413 414 415	38. TRANSACTIONS NOT CONTINGENT ON FINANCING: IF EITHER OF THE FOLLOWING ALTERNATIVE OPTIONS IS SELECTED, THE PROVISIONS OF THE MORTGAGE CONTINGENCY PARAGRAPH 8 SHALL NOT APPLY [CHOOSE ONLY ONE]:
4	a) Transaction With No Mortgage (All Cash): If this selection is made, Buyer will pay at closing,
417	in the form of "Good Funds" the difference (plus or minus prorations) between the Purchase Price and the
418	amount of the Earnest Money deposited pursuant to Paragraph 4 above. Buyer represents to Seller, as of the
419	Date of Offer, that Buyer has sufficient funds available to satisfy the provisions of this paragraph. Buyer agrees
420	to verify the above representation upon the reasonable request of Seller and to authorize the disclosure of such
421	financial information to Seller, Seller's attorney or Seller's broker that may be reasonably necessary to prove the
422	availability of sufficient funds to close. Buyer understands and agrees that, so long as Seller has fully complied
423	with Seller's obligations under this Contract, any act or omission outside of the control of Seller, whether_
424	intentional or not, that prevents Buyer from satisfying the balance due from Buyer at closing, shall constitute a
425	material breach of this Contract by Buyer. The Parties shall share the title company escrow closing fee equally.
426	Unless otherwise provided in Paragraph 32, this Contract shall not be contingent upon the sale and/or
427	closing of Buyer's existing real estate.
	Buyer Initial Seller Initial Seller Initial Seller Initial
	Address: 581 west madison street formard 60148
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428	b)	Transaction, Mortgage Allowed: If this selection is made, Buyer will pay at closing, in the
429		form of "Good Funds" the difference (plus or minus prorations) between the Purchase Price and the amount of
430		the Earnest Money deposited pursuant to Paragraph 4 above. Buyer represents to Seller, as of the Date of Offer,
431		that Buyer has sufficient funds available to satisfy the provisions of this paragraph. Buyer agrees to verify the
432		above representation upon the reasonable request of Seller and to authorize the disclosure of such financial
433		information to Seller, Seller's attorney or Seller's broker that may be reasonably necessary to prove the
434		availability of sufficient funds to close. Notwithstanding such representation, Seller agrees to reasonably and
435		promptly cooperate with Buyer so that Buyer may apply for and obtain a mortgage loan or loans including but
436		not limited to providing access to the Real Estate to satisfy Buyer's obligations to pay the balance due (plus or
437		minus prorations) to close this transaction. Such cooperation shall include the performance in a timely manner
438		of all of Seller's pre-closing obligations under this Contract. This Contract shall NOT be contingent upon
439		Buyer obtaining financing. Buyer understands and agrees that, so long as Seller has fully complied with
440		Seller's obligations under this Contract, any act or omission outside of the control of Seller, whether intentional
441		or not, that prevents Buyer from satisfying the balance due from Buyer at Closing shall constitute a material
442		breach of this Contract by Buyer. Buyer shall pay the title company escrow closing fee. Unless otherwise
443		provided in Paragraph 32, this Contract shall not be contingent upon the sale and/or closing of Buyer's
444		existing real estate.
445		37. VA OR FHA FINANCING: If Buyer is seeking VA or FHA financing, required FHA or VA
446	ап	endments and disclosures shall be attached to this Contract. If VA, the Funding Fee, or if FHA, the Mortgage
447		surance Premium (MIP) shall be paid by Buyer and [check one] shall shall not be added to the mortgage loan amount.
		38. WELL OR SANITARY SYSTEM INSPECTIONS: Seller shall obtain at Seller's expense a well
448	_	ter test stating that the well delivers not less than five (5) gallons of water per minute and including a bacteria
449		
450		d nitrate test and/or a septic report from the applicable County Health Department, a Licensed Environmental ealth Practitioner, or a licensed well and septic inspector, each dated not more than ninety (90) days prior to
451		
452		osing, stating that the well and water supply and the private sanitary system are in operating condition with no fects noted. Seller shall remedy any defect or deficiency disclosed by said report(s) prior to Closing, provided that
453		the cost of remedying a defect or deficiency and the cost of landscaping together exceed \$3,000.00, and if the
454		rties cannot reach agreement regarding payment of such additional cost, this Contract may be terminated by
455 456		her Party. Additional testing recommended by the report shall be obtained at the Seller's expense. If the report
457		commends additional testing after Closing, the Parties shall have the option of establishing an escrow with a
458		utual cost allocation for necessary repairs or replacements, or either Party may terminate this Contract prior to
		osing. Seller shall deliver a copy of such evaluation(s) to Buyer not less than ten (10) Business Days prior to
459		
460	CH	osing.
461	_	39. WOOD DESTROYING INFESTATION: Notwithstanding the provisions of Paragraph 12,
462		thin ten (10) Business Days after the Date of Acceptance, Seller at Seller's expense shall deliver to Buyer a written
463		port, dated not more than six (6) months prior to the Date of Closing, by a licensed inspector certified by the
464		propriate state regulatory authority in the subcategory of termites, stating that there is no visible evidence of
465		tive infestation by termites or other wood destroying insects. Unless otherwise agreed between the Parties, if the
466		port discloses evidence of active infestation or structural damage, Buyer has the option within five (5) Business
467	Da	rys of receipt of the report to proceed with the purchase or to declare this Contract null and void.
468	_	40. POST CLOSING POSSESSION: Possession shall be delivered no later than 11:59 P.M. on the
469	da	te that is days after the date of Closing ("the Possession Date"). Seller shall be responsible for all
470	uti	ilities, contents and liability insurance, and home maintenance expenses until delivery of possession. Seller shall
	Д,,	yer Initial Seller Initial Seller Initial Seller Initial
		Idress: , 581 west madison street, lombard, IL 60148
		or 11 of 13

471	deposit in escrow at Closing with		, [check one]one percent (1%)
472	deposit in escrow at Closing with of the Purchase Price orthe sum of \$	to be paid by Esc	rowee as follows:
473	a) The sum of \$ per day fo	r use and occupancy from ar	nd including the day after Closing to
474	and including the day of delivery of Possessic		
475	b) The amount per day equal to three (3) times		
476	the Possession Date specified in this paragrap		
477	c) The balance, if any, to Seller after delivery of		
478	satisfied. Seller's liability under this paragra		
479	deposit referred to above. Nothing herein shall be	deemed to create a Landlord/ i	enant relationship between the Parties.
480			purchase of the Real Estate in its "As
481	Is" condition as of the Date of Offer. Buyer acknowledge.		
482	respect to the condition of the Real Estate have b		
483	known defects, if any, disclosed by Seller. Buyer		
484	shall make the Real Estate available to Buyer's in		
485	Seller harmless from and against any loss or di- performing any inspection. In the event the		
486	unacceptable to Buyer and Buyer so notifies Se		
487 488	this Contract shall be null and void. Buyer's n		
489	Buyer shall not be obligated to send the inspe		
490	Failure of Buyer to notify Seller or to conduct s		
491	this Contract under this paragraph and this Co		
492	that the provisions of Paragraph 12 and the warra		
493	42. SPECIFIED PARTY APP	ROVAL: This Contract is cont	ingent upon the approval of the Real
494	Estate by		
495	Buyer's Specified Party, within five (5) Business	Days after the Date of Accep	otance. In the event Buyer's Specified
496	Party does not approve of the Real Estate and No		
497	be null and void. If Notice is not served within		ision shall be deemed waived by the
498	Parties and this Contract shall remain in full force	and effect.	
499			(with a completed W-9 and other
500	required forms), shall be held in a federally insu	red interest bearing account	at a financial institution designated
501	by Escrowee. All interest earned on the earnest		
502	shall be responsible for any administrative f		
503	anticipation of Closing, the Parties direct Escro	wee to close the account no	sooner than ten (10) Business Days
504	prior to the anticipated Closing date.		
505			s obligations are contingent upon the
506	Parties entering into a separate written agreeme		
507	with such additional terms as either Party may deem nee	essary, providing for one or more	of the following [dieck applicable baxes]:
508		nption of Seller's Mortgage	Commercial/Investment
50 9		erative Apartment	New Construction
510	Short Sale Tax-D	eferred Exchange	
	Buyer Initial Bayer Initial	Seller Inih	ialSeller Initial
	Address: , 581 west madison street, lombard, IL 60148		
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02/24/16								
Date of Offer				DATE OF ACCEPT	ANCE			
Buyer Signature as Village Pr	resident			Seller Signature				
Buyer Signature				Seller Signature				
The Village of Lombard	44			Bulant California Manage	a PRand	It		
Print Buyer(s) Name(s) <i>[Requin</i> 255 E. Wilson Avenu e	edj			Print Seller(s) Name	(2) trechuu	cat)		
				Address				
Address Lombard, IL 60148								
City 630-620-5700	State		Zip	City			State	Zip
Phone	E-mail			Phone			E-mail	
N/A			FOR INFO	RMATION ONLY Maximum Ad	tion DB	A Rema	ax Action	#23099
Buyer's Brokerage	MLS#	Stat	te License #	Seller's Brokerage		MLS#		ate License
55/ci 5 51				1550 Maple A	venue,	Lisle, IL	60532	
Address	City	Zip)	Address Laurie Kaiser	#23	City 34775	Z	p
Buyer's Designated Agent	ML5#	Sta	te License#	Seller's Designated 708-415-1960		ML5#		ate License 96-9180
Phone		Fax		laurie@laurie	e-kaiser.	.com	(p	XX.
E-mail Ryan T. Court		rtcourt(@ktjiaw.com	E-mail	VA			- Para Para Para Para Para Para Para Par
Buyer's Attorney 20 North Wecker Drive, Suite 1660 Ch		E-mail 1L	60606	Seller's Attorney			E	-mail
Address Cit 312-984-6418	у	State 312-98	Zip 4-6444	Address		City	_	ale Zlp 12-984-64
Phone N/A		Fax		Phone			F	ax
Mortgage Company		Phone		Homeowner's/Cond	o Associat	ion (If any)	Phone	
Loan Officer		Phone/I	Fax	Management Co./O	her Contac	at .	P	hone
Loan Officer E-mail			_	Management Co./O	ther Conta	ct E-mail		
Illinois Real Estate License Lav	-							
Seller rejection: This offer wa	A.M./P.M		ieller Initials)					
O 2015, Blimois Real Estate Lempers Assesses indexes leaves lavebule of Illimois Real Estate McHerry County Bar Association - Norther Organization - Hountown Association REALTORS* - North Slows Barrange on A	ecuture. All rights re classyers Association; est Suburban Bor Asso REALTORS* - Blini	erred. Un 1. Approved Science 14 Valley As	authorized dupl I by the following it fill Causty Ber As sociation of REA	icution or alterniton of thi organizations, September 2015: sociation - Beloidere Bound of R LTCHS* - Kankaker-Iroquos	Abros Red Es EALTORS* C Ford County	itale Lateryers A Dicago Amoca Associations of	mocinion DuPo; tion of REALTOR REALTORS* /	c Comiy Rer A 5° Heartland R Aemstreet Orga
REALTORS			THE AME	CHARGE OF REALITIES . KEY	ILI UK" MBRO	कारण मुत्रप्र श	na vanney, mc. + i	=== K41773 / 2
Buyer Initial Buyer					er Initial .			

DISCLOSURE OF INFORMATION ON LEAD-BASED PAINT AND/OR LEAD-BASED PAINT HAZARDS

Loan#:	1701007407						
	1701627427	20140					
Property Address	: 581 west madison street, lombard, IL (bU148					
may present exposes children may produ impaired memory, requised to provide notify the buyer of a	tatement any interest in residential real property on which a re to lead from lead-based paint that may place you are permanent neurological damage, including lear Lead poisoning also poses a particular risk to pri the buyer with any information on lead-based paint any known lead-based paint inzurds. A risk sases purchaser's expense.	og children at risk of developing lead poi ning disabilities, reduced intelligence op egnant women. The seller of any inter hazardy from risk assessments or inspect	scaling. Lead poisturing in young scient, behavioral problems, and est in residential real property is loss in the seller's possession and				
Seller's Disclosm	re (laitini)						
(a)	Presence of lead-based point and/or lead-based paint and/or lead-based paint and/or lead-based paint		lain):				
	Seller has no knowledge of lead-based point and		ing.				
	Records and reports available to the selfer (check one below): Seller has provided the purchaser with all available records and reports pertaining to lead-based paint and/or lead-b point hazards in the housing (list documents below).						
	Seller has no reports or records pertaining to less	d-based paint and/or lead-based paint b	exards in the housing.				
Purchaser's Ack	mowledgment (initial)						
(e)	Purchaser has received copies of all information	Listed above.					
(d)	Purchaser has received the pamphlet Protect Ye	our Family from Lead in Your Home.					
(e)	Purchaser has (check one below):						
	Received a 10-day opportunity (or mutually agreemen of lead-based point and/or lead-based point and/or lead-based p	ved upon pecied) to conduct a risk asser paint hazards; or	ament or inspection for the				
	Waived the opportunity to conduct a risk assess based paint hazards.	ment or inspection for the presence of le	ead-based paint and/or lend-				
THE ATLANTIC AS	LEE THEY ARE PURCHASING THE PROPERTY. PL IS TO THE CONDITION OF THE PROPERTY. PL IS, AGENTS, ATTORNEYS, OFFICERS, DER OR LIABILITY FOR, AND PURCHASER HERE!	JRCHASER FURTHER AGREES THAT URCTORS, EMPLOYEES, SUCCESSO BY UNCONDITIONALLY RELEASES S	SELLER AND ITS SERVICERS, RS AND ASSIGNS HAS NO ELLER AND IT'S SERVICERS,				
REPRESENTATIVE LIABILITY, BOTH LEAD OR LEAD-B.	I CNOWN AND UNKNOWN, PRESENT AND FUT. ASED PAINT ON OR ABOUT THE PROPERTY. S Acknowledgment (Initial) Broker/Agent has informed the seller of the sell his/her responsibility to ensure compliance.	URE, THAT IS BASED UPON, OR REL	ASSIGNS FROM, ANY AND ALL ATED TO, THE EXISTENCE OF				
RESPONSIBILITY REPRESENTATIVE LIABELITY, BOTH LEAD OR LEAD-B. Broth 's/Agent' (i)	I KNOWN AND UNKNOWN, PRESENT AND PUT ASED PAINT ON OR ABOUT THE PROPERTY. S Acknowledgment (initial) Broker/Agent has informed the seller of the sell his/her responsibility to ensure compliance. Accuracy ies have reviewed the information above and certifications.	URE, THAT IS BASED UPON, OR REL	ASSIGNS FROM, ANY AND ALL ATED TO, THE EXISTENCE OF				
RESPONSIBILITY REPRESENTATIVE LIABELITY, BOTH LEAD OR LEAD-B. Broiler's/Agent' (i) Certification of The following part	I KNOWN AND UNKNOWN, PRESENT AND PUT ASED PAINT ON OR ABOUT THE PROPERTY. S Acknowledgment (initial) Broker/Agent has informed the seller of the sell his/her responsibility to ensure compliance. Accuracy ies have reviewed the information above and certifications.	er's obligations under 42 U.S.C. 4852d. fy, to the best of their knowledge, that the fearning Mac.	ASSIGNS FROM, ANY AND ALL ATED TO, THE EXISTENCE OF				
RESPONSIBILITY REPRESENTATIVE LIABILITY, BOTH LEAD OR LEAD-B. Broth: 's/Agent' (1) Certification of The following part signatory is true as	I KNOWN AND UNKNOWN, PRESENT AND PUT- ASED PAINT ON OR ABOUT THE PROPERTY. S Acknowledgment (Initial) Broken/Agent has informed the seller of the sell his/her responsibility to ensure compliance. Accuracy les have reviewed the information above and certified accurate.	ier's obligations under 42 U.S.C. 4852d. fy, to the best of their knowledge, that the By:	ASSIGNS FROM, ANY AND ALL ATED TO, THE EXISTENCE OF and is aware of the information provided by the				