IN THE SUPREME COURT OF THE STATE OF NEVADA

In the matter of:

JAY KVAM,

Appellant,

vs.

BRIAN MINEAU; and LEGION INVESTMENTS, LLC,

Respondents.

Electronically Filed Jun 10 2022 04:36 p.m. Elizabeth A. Brown Clerk of Supreme Court

Supreme Court Case No. 84443

District Court Case No. CV18-00764

JOINT APPENDIX

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MATUSKA LAW OFFICES, LTD. Michael L. Matuska (SBN 5711) 2310 S. Carson Street, #6 Carson City, Nevada 89701 (775) 350-7220 (T) / (775) 350-7222 (F)

> Attorney for Appellant JAY KVAM

> > Docket 84443 Document 2022-18591

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31.Notice of Appeal03/25/22142172-2173Notice of Deposit of Property Proceeds by Brian32.Mineau and Legion Investments, LLC12/13/183267-272Notice of Entry of Order – (Motion to Dismiss33.Counterclaim, and for Summary Judgment)01/10/193313-33034.Notice of Entry of Order – (Motion for TRO)12/12/183259-266Notice of Entry of Order (Motion to Dismiss35.09/06/181103-113Notice of Entry of Order (Order Denying Motion to1103-113103-113					
Notice of Deposit of Property Proceeds by Brian32.Mineau and Legion Investments, LLC12/13/183267-272Notice of Entry of Order – (Motion to Dismiss33.Counterclaim, and for Summary Judgment)01/10/193313-33034.Notice of Entry of Order – (Motion for TRO)12/12/183259-266Notice of Entry of Order (Motion to Dismiss09/06/181103-11335.Counterclaim)09/06/181103-113	30.	Notice of Appeal	06/29/20	14	2043-2044
Notice of Deposit of Property Proceeds by Brian32.Mineau and Legion Investments, LLC12/13/183267-272Notice of Entry of Order – (Motion to Dismiss33.Counterclaim, and for Summary Judgment)01/10/193313-33034.Notice of Entry of Order – (Motion for TRO)12/12/183259-266Notice of Entry of Order (Motion to Dismiss09/06/181103-11335.Counterclaim)09/06/181103-113	31	Notice of Appeal	03/25/22	14	2172-2173
32.Mineau and Legion Investments, LLC12/13/183267-272Notice of Entry of Order – (Motion to Dismiss01/10/193313-33033.Counterclaim, and for Summary Judgment)01/10/193313-33034.Notice of Entry of Order – (Motion for TRO)12/12/183259-266Notice of Entry of Order (Motion to Dismiss09/06/181103-11335.Counterclaim)09/06/181103-113	51.		03/23/22	17	2172 2173
Notice of Entry of Order – (Motion to Dismiss Counterclaim, and for Summary Judgment)01/10/193313-33034.Notice of Entry of Order – (Motion for TRO)12/12/183259-266Notice of Entry of Order (Motion to Dismiss S09/06/181103-113Notice of Entry of Order (Order Denying Motion to01103-113	32		12/13/18	3	267 272
33.Counterclaim, and for Summary Judgment)01/10/193313-33034.Notice of Entry of Order – (Motion for TRO)12/12/183259-266Notice of Entry of Order (Motion to Dismiss09/06/181103-11335.Counterclaim)09/06/181103-113Notice of Entry of Order (Order Denying Motion to	52.	0	12/13/10	3	201-212
34.Notice of Entry of Order – (Motion for TRO)12/12/183259-266Notice of Entry of Order (Motion to Dismiss35.09/06/181103-113Notice of Entry of Order (Order Denying Motion to09/06/181103-113	22		01/10/10	2	212 220
Notice of Entry of Order (Motion to Dismiss35.Counterclaim)09/06/181103-113Notice of Entry of Order (Order Denying Motion to	33.	Countercranni, and for Summary Judgment)	01/10/19	3	313-330
Notice of Entry of Order (Motion to Dismiss09/06/181103-11335.Counterclaim)09/06/181103-113Notice of Entry of Order (Order Denying Motion to1	34.	Notice of Entry of Order – (Motion for TRO)	12/12/18	3	259-266
35.Counterclaim)09/06/181103-113Notice of Entry of Order (Order Denying Motion to		· · · · · · · · · · · · · · · · · · ·			
Notice of Entry of Order (Order Denying Motion to	35.		09/06/18	1	103-113
				_	
[-20, -1] $[-21]$ $[-12]$ $[-12]$ $[-12]$ $[-12]$ $[-12]$ $[-12]$	36.	Disqualify the Presiding Judge)	04/27/20	13	1936-1947

	Notice of Entry of Order (Order Granting Motion			
37.	for Leave)	09/11/19	5	746-755
	Notice of Entry of Order (Order Granting, in Part,			
	and Denying, in Part Defendant's Motion for			
	Summary Judgment; Order Granting Summary			
	Judgment in Claim Pursuant to Court's NRCP 56			
38.	Notice)	06/05/20	14	1993-2042
	Notice of Entry of Order (Order Granting Plaintiff's			
39.	Motion for Partial Summary Judgment)	03/11/22	14	2157-2171
	Notice of Entry of Order (Order Modifying			
40.	Scheduling Order)	08/05/19	5	740-745
41.	Notice of Trial and Pretrial Conference	06/12/19	4	605-608
	Notice of Transfer to Court of Appeals (Supreme			
42.	Court)	04/08/21	14	2045
	Objection to Plaintiff's Amended Pretrial			
43.	Disclosures Pursuant to NRCP 16.1 (Defendants)	02/17/20	12	1648-1659
	Objection to Recommendation for Order			
44.	(Defendants)	01/13/20	9	1238-1242
	Objections to "Legion and Mineau's" 16.1 Pretrial			
45.	Disclosures (Plaintiff)	02/14/20	12	1643-1647
46.	Objections to Report of Commissioner (Plaintiff)	04/16/19	4	552-574
47.	Opposition to Defendant's Motion For Summary	01/16/20	10	1251-1370
.,.	Judgment; and Cross Motion for Partial Summary			
	Judgment			
	Exhibit 1 – Declaration of Jay Kvam			
	Exhibit 2 – Text dated December 29, 2016			
	Exhibit 3 – Project costs breakdown			
	Exhibit 4 – Text dated March 20, 2017			
	Exhibit 5 – January 2, 2017 email and Unsigned			
	Triple "R" Construction Contract			
	Exhibit 6 – Purchase Agreement dated			
	January 3, 2017			
	Exhibit 7 – \$44,000 Wire dated February 13, 2017			
	Exhibit 8 – \$784.31 Wire dated February 13, 2017			
	Exhibit 9 – Settlement Statement dated			
	February 13, 2017			
	Exhibit 10 – Warranty Deed dated January 30 2017			

	Exhibit 11 Terms of A groupout dated			
	Exhibit 11 – Terms of Agreement dated			
	February 14, 2017			
	Exhibit 12 – Text dated February 17, 2017			
	Exhibit 13 – Text dated March 16, 2017			
	Exhibit 14 – Email dated March 20, 2017			
	Exhibit 15 – DocuSign Certificate March 20, 2017			
	Exhibit 16 – Text dated March 23, 2017			
	Exhibit 17 – Email dated March 23, 2017			
	Exhibit 18 – \$20,000 Wire dated March 23, 2017			
	Exhibit 19 – Text dated April 13, 2017			
	Exhibit 20 – \$20,000 Wire dated April 14, 2017			
	Exhibit 21 – \$9,000 Wire dated May 18, 2017			
	Exhibit 22 – Email dated May 21, 2017			
	Exhibit 23 – Email dated June 5, 2017			
	Exhibit 24 – Email dated July 14, 2017			
	Exhibit 25 – Email dated June 26, 2017			
	Exhibit 26 - Email dated August 12, 2017			
	Exhibit 27 – Email dated August 16, 2017			
47.	Opposition to Defendant's Motion for Summary	01/16/20	11	1371-1495
	Judgment and Cross Motion for Partial Summary			
	Judgment - continued			
	Exhibit 28 – Email dated September 25, 2017			
	Exhibit 29 – Email dated October 12, 2017			
	Exhibit 30 – Email dated November 5, 2017			
	Exhibit 31 – Email chain November 19, 2017 –			
	January 23, 2018			
	Exhibit 32 – Inspection #12270203 report of			
	August 7, 2019			
	Exhibit 33 – Inspection #12274840 report of			
	August 7, 2019			
	Exhibit 34 – Inspection #12288430 report of			
	August 7, 2019			
	Exhibit 35 – Settlement Statement dated			
	November 16, 2018			
	Exhibit 36 – Warranty Deed dated			
	November 5, 2018			
	Exhibit 37 – Deposition of Michelle Salazar,			
	Excerpt			
	Excerpt Exhibit 38 – Deposition of Colleen Burke, Excerpt			
	Exhibit 39 – Declaration of Michael L. Matuska			
	LAMOR 57 - Declaration of Whendel L. Waluska	<u> </u>		

	Exhibit 40 – Declaration of Benjamin Steele			
	Exhibit 41 – Plaintiff's Expert Witness Disclosure			
	(report of Benjamin Steele dated			
	September 24, 2019) w/o exhibits			
	Exhibits 42 – Amended Report of Expert Witness			
	Benjamin Steele dated January 15, 2020			
	Exhibit 43 – Brian Mineau and Legion Investments'			
	Responses to Plaintiff Jay Kvam's First Set of			
	Interrogatories			
	Exhibit 44 – Michael L. Matuska's letter to Austin			
	Sweet dated September 19, 2018			
	Exhibit 45 – Austin Sweet letter to Michael			
	Matuska dated March 26, 2018			
	Exhibit 46 – Real Estate Contract – Scotch and			
	Soda Goldmine Company, Inc. acceptance date			
	of May 22, 2018			
	Exhibit 47 – Real Estate Contract – Mutual			
	Happiness LLC dated July 3, 2018			
	Exhibit 48 – Appendix A: Legal Authority:			
	Restatement of the Law, Second – Contracts 2d			
	Excerpts from Volumes 1 and 2			
	Opposition to Defendant's Motion for Summary			
48.	Judgment	07/30/21	14	2098-2127
49.	Opposition to Motion for Dissolution	07/26/18	1	73-87
	Opposition to Motion for Leave to File Amended			
50.	Complaint	01/14/19	3	331-339
	Opposition to Motion for Leave to File Second			
51.	Amended Complaint	07/01/19	4	657-665
	Opposition to Motion for Partial Summary			
52.	Judgment	07/02/21	14	2078-2084
	Opposition to Motion for Reconsideration of Order			
	Affirming Discovery Commissioner's			
	Recommendation, Entered May 16, 2019; For			
53.	Discovery Sanctions; and For Other Relief	02/07/20	12	1591-1600
	Opposition to Motion to Dismiss Counterclaim, and			
54.	for Summary Judgment	11/13/18	2	168-190
	Opposition to Motion to Dismiss Counterclaim, or			
55.	Alternatively, For A More Definite Statement	07/12/18	1	52-62

56.	Opposition to Plaintiff's First Motion in Limine	02/28/20	13	1712-1715
57.	Opposition to Plaintiff's First Motion to Compel	03/25/19	4	473-512
58.	Opposition to Plaintiff's Second Motion to Compel	12/06/19	6	978-987
				110 101
59.	Order (Motion for Dissolution)	09/04/18	1	100-102
	Order (Motion For Leave to File Amended			
60.	Complaint)	01/29/19	3	376-378
	Order (Motion to Dismiss Counterclaim, and for			
61.	Summary Judgment)	01/09/19	3	299-312
	Order (Notice of and Order for Audio/Visual			
62.	Hearing)	10/29/21	14	2141-2411
63.	Order Accepting Case Reassignment	06/06/19	4	602-604
64.	Order Affirming Master's Recommendation	05/16/19	4	593-601
65.	Order of Affirmance	06/21/21	14	2046-2048
66.	Order After Pretrial Conference	01/15/20	9	1245-1247
	Order Denying Motion to Disqualify the Presiding			
67.	Judge	04/23/20	13	1929-1935
	Order Granting Plaintiff's Motion for Partial			
68.	Summary Judgment	03/10/22	14	2147-2156
69.	Order Granting Temporary Restraining Order	12/03/18	3	251-255
	Order Granting, in Part, and Denying, in Part			
	Defendants' Motion for Summary Judgment; Order			
	Granting Summary Judgment on Claim Pursuant to			
70.	Court's NRCP 56 Notice	06/05/20	14	1948-1992
71.	Order Modifying Scheduling Order	08/05/19	5	738-739
	Order Referring Discovery Motion to			
	Commissioner for Recommendation [Defendants'			
72.	Second Motion to Compel]	12/18/19	6	1000-1002
73.	Order Scheduling Settlement Conference	01/30/20	10	1565-1569
15.	Order to Set Hearing on Motions for Summary	01/30/20	10	1303-1309
74.	Judgment	08/11/21	14	2137-2139

75.	Pre-Trial Conference Minutes	01/14/20	9	1243-1244
76.	Pretrial Disclosures (Defendants)	01/31/20	12	1570-1577
77.	Pretrial Disclosures (Plaintiff)	01/31/20	12	1578-1583
78.	Pretrial Disclosures, Amended (Plaintiff)	02/03/20	12	1584-1590
79.	Recommendation for Order	04/09/19	4	528-551
80.	Recommendation for Order	01/10/20	9	1226-1237
81.	Remittitur	07/19/21	14	2097
	Reply in Support of Motion for Reconsideration of Order Affirming Discovery Commissioner's Recommendation, entered May 16, 2019; For			
82.	Discovery Sanctions and For Other Relief (Plaintiff)	02/09/20	12	1601-1608
83.	Reply in Support of Motion for Summary Judgment	01/23/20	12	1501-1517
84.	Reply in Support of Motion for Summary Judgment	08/09/21	14	2128-2136
85.	Reply to Answer to Motion to Disqualify Judge	04/22/20	13	1920-1928
86.	Reply to Defendants' Response to Objection to Report of Commissioner (Plaintiff)	04/30/19	4	588-592
87.	Reply to Opposition to First Motion in Limine (Plaintiff)	03/04/20	13	1716-1725
88.	Reply to Opposition to First Motion to Compel (Plaintiff)	03/27/19	4	513-521
89.	Reply to Opposition to Motion for Dissolution	08/01/18	1	88-93
90.	Reply to Opposition to Motion for Leave to File Amended Complaint	01/21/19	3	340-357
91.	Reply to Opposition to Motion for Leave to File Amended Complaint	01/22/19	3	358-375
92.	Reply to Opposition to Motion for Leave to File Second Amended Complaint	07/08/19	5	666-730
93.	Reply to Opposition to Motion to Dismiss Counterclaim, and for Summary Judgment	11/19/18	2	191-204

	Reply to Opposition to Motion to Dismiss			
	Counterclaim, or Alternatively, for a More Definite			
94.	Statement	07/17/18	1	63-72
	Reply to Opposition to Plaintiff's Second Motion to			
95.	Compel (Plaintiff)	12/11/19	6	988-999
	Reply to Opposition to Plaintiff's Motion for Partial			
96.	Summary Judgment	07/07/21	14	2092-2096
	Request for Submission – Order Granting Motion			
97.	for Leave to File Second Amended Complaint	07/08/19	5	731-734
	Response to Objection to Recommendation for			
98.	Order	01/21/20	12	1496-1500
	Response to Plaintiff's Objection to Report of			
99.	Commissioner	04/25/19	4	575-587
		0 11 201 15	•	
100.	Second Amended Verified Complaint	09/11/19	5	756-768
101.	Second Motion to Compel (Plaintiff)	11/26/19	6	774-973
	Exhibit 1 – Letter to Austin Sweet of November 13,			
	2019			
	Exhibit 2 – Terms of Agreement			
	Exhibit 3 – February 13, 2017 Wire Transfer			
	Confirmation in the amount of \$44,000.00			
	Exhibit 4 – February 13, 2017 Wire Transfer			
	Confirmation in the amount of \$784.31			
	Exhibit 5 – March 23, 2017 Wire Transfer			
	Confirmation in the amount of \$20,000.00			
	Exhibit 6 – April 14, 2017 Wire Transfer Request			
	in the amount of \$20,000.00			
	Exhibit 7 – Wire Transfer Receipt dated May 18,			
	2017 in the amount of \$9,000.00			
	Exhibit 8 – Response to Interrogatory No. 6			
	Exhibit 9 – Contractor Agreement			
	Exhibit 10 – Text Message dated March 23, 2017			
	Exhibit 11 – Text Message dated April 13, 2017			
	Exhibit 12 – Excerpt from Colleen Burke's			
	Deposition			
	Exhibit 13 – Closing Statement dated November			
	16, 2018			
	Exhibit 14 – Plaintiff's Expert Witness Disclosure –			
	Report of Benjamin C. Steele, CPA, CGMA			
	Exhibit 15 – Text Message dated February 17, 2017			

	Exhibit 16 – TNT Complete Facility Care, Inc. –			
	Chase Bank Statements Account #1855			
	Exhibit 17 – TNT Strategic Facility, Inc. Bank			
	records Account #1220			
	Exhibit 18 – Plaintiff's First Set of Requests for			
	Admission			
	Exhibit 19 – Plaintiff's Fourth Set of Requests for			
	Production of Documents			
	Exhibit 20 – Responses to Plaintiff's First Set of			
	Requests for Admission			
	Exhibit 21 – Responses to Plaintiff's Fourth Set of			
	Requests for Production of Documents			
	Exhibit 22 – Attorney's Fees Ledger			
	, ,			
102.	Stipulation to Deposit Funds; Order	12/12/18	3	256-258
103.	Stipulation to Modify Scheduling Order	08/01/19	5	735-737
104.	Stipulation to Vacate Trial	02/27/20	11	1705-1707
	Supplement to Plaintiff's Motion for	0_,_,_0		
	Reconsideration of Order Affirming Discovery			
	Commissioner's Recommendation, Entered May			
	16, 2019; for Discovery Sanctions; and for Other			
105.	Relief	02/27/20	13	1708-1711
106.	Supplemental Uniform Pretrial Order	06/12/19	4	609-619
107	Transmist Harrise Descenter 17, 2018	10/17/10	15	2174 2221
107.	Transcript – Hearing December 17, 2018	12/17/18	15	2174-2231
108.	Transcript – Motions for Summary Judgment January 4, 2022	01/04/22	15	2372-2394
100.	Transcript – Oral Arguments (Motion for Summary	01/04/22	15	2312 2374
109.	Judgment) February 11, 2020	02/11/20	15	2276-2326
107.	Transcript - Pretrial Conference January 14, 2020	52/11/20	15	
	(w/correction page) [Note: page 6 line 21 was			
	corrected to reflect that the speaker was Mr.			
110.	Matuska]	01/14/20	15	2232-2275
	Transcript - Pretrial Conference & Pretrial Motions	51/11/20	10	
111.	February 27, 2020	02/27/20	15	2327-2371
110			10	
112.	Trial Statement (Defendants)	02/24/20	10	1660-1677
113.	Trial Statement (Plaintiff)	02/26/20	10	1679-1704

Exhibit "17"

FILED Electronically CV18-00764 2020-01-06 03:37:54 PM Jacqueline Bryant Clerk of the Court Transaction # 7669936 : csulezic

Exhibit "17"

2017/05/18 13:22

Print OK Cancel

Debit Account Name: JAY J KVAM Debit Acct Number: 000153753377719 Amount (USD): 9,000.00 Send Date: 05/18/2017 Receiver: 071000013 Beneficiary: TNT COMPLETE FACILITY INC 603831855 Originator to Beneficiary Info: HALF OF THIRD INSTALLMENT

Customer Authorization

ام معادم مراجعها الارم المام الع الم المام المام الم Customer Authorization: Customer acknowledges that U.S. Bank and any other bank involved in a wire transfer may rely on the account number, bank number, or other information you provide. U.S. Bank has no duty to detect any mistake in the information you provide and shall not be liable for any resulting trasfer errors or loss of funds, in accordance with applicable law. Additional fees may be deducted from the transfer amount by other financial institutions involved in the payment process. Customer acknowledges the applicable funds transfer is subject to the rules set forth in the Bank's Your Deposit Account Agreement. All transactions are subject to possible limitations under federal law and regulation, including possible restrictions under the rules issued by the U.S. Treasury's Office of Foreign Assets Control. For International wire transfers, the transfer may be made in the applicable foreign currency. In such cases, U.S. Bank or its designee may convert the amount to be transferred from U.S. dollars to the specified currency at U.S. Bank's, or its designee's, applicable rate in effect when the Aransaction is processed, U. S. Bank provides this rate to the customer upon request. If customer chooses notto convert to local currency at this time, it still may be converted at some point in the processing chain. We may route payment at our own discretion for each outgoing wire transfer. A wire transfer is irrevocable once myment has been transmitted to the beneficiary's bank, in accordance with applicable law. At your request, we may request the beneficiary's bank return funds previously transferred. However, you acknowledge that the beneficiary's bank is under no obligation to comply with this request. By signing below, customer agrees to the terms of the authorization, and represents that customer is authorized to initiate this wire transfer.

· ...

.

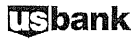
SHE WIRE FORM

Customer Signature:

Date:

Customer Name(Print): _

125F #170518026592



General Wire Transfer Request

Section 1 – Branch Information				
Branch #: 3762 Branch N	amo: MEADOWOOD	Branch Phone I	Number: :	775 689.2050
Date Received: 05/18/2017	Timo Rocolvad: 946	ð.**		e
Name & Tillo of Person GREG CAST Accepting Instructions	TLE, PERSONAL BANKER Sign	ature of Person pling Instructions	Co:	6
	Section 2 – Metho	d Wire Received		
Wire Requested: In Person (Sector 3 Require	fo q }			
	Section 3 – Identificatio	n for In-Person Wires	5	
ID Issue State: NV /Tyj	pe of ID; State Driver's License	D Number: CBCC21	404	ID Issue Date: 01/18/2017
Expiration Date: 10/01/2022	Additional informa	tion:		
	Section 4 - Telephone, Fax,			
Write transfer requests via telephone, fax document how the customer's identity was K5-A, General Write Transfer Request for someone other than the employee accept document the callback.	as verified (i.e., the customer was able to r detailed identification and documentation	verily account transaction hi on requirements. Following n	istory, etc. rivacy, the). Refer to <u>instructions for Completing</u> caliback must be performed by
Customer's/Requestor's Full Name:				
	Documentation for how th	e Customer was verified		
Option 1: Select three different option document details used to identify the Ownership/Tille/Signer(s) option must or once.	customer.			
Option 2: Customer identified throug details - Used to identify "known existing	n conversation g customers":			
• •	. Section 5 Wir	e information		· .
	Customer and Acc	count Information		
Debiting Account Number: 15375337771		ount Title (as shown on system):	JAY J	KVAM
Person Requesting Wire (Name) JAY J		ationship to Beneficiary:	INVESTOR	· · · · · · ·
Purpose of Wire: FINISHING REHAB/RENO			1	
Customer Address (city, state, zip): 75				
	Type and Am	ount of Wire		
Type of Wire: Domostic	Amount of Wire; 9,000.00		ls t	he amount in USD? Yes
	INPOC Wire	Information		,
Reason/Purpose for using INPOC GL:				
Customer CD/Loan Account #:		INPOC Cost Center &	Account:	/1851230
	Receiving Bank and B			
ABA/Swift (first bank):		Bank Name (first bank	1:	1
Address:	<u></u>	City, State, and/or Cot	·	
ABA/Swlft ((Inal bank): 07:000013		Bank Name (final bani	k1:	CHASE BANK
Addross:		City, State, and/or Col		
Beneficiary Name:	TNT COMPLETE FACILITY INC	Bonoficiary Account N		603831855
Beneficiary Addross:	919 N LAFOX, SOUTH ELGIN, IL 60177			
Further Credit To/Reference Info:	HALF OF THIRD INSTALLMENT			······································
	Section 6 - Internation	onal Wire Transfers		
All consumer international wires require a Prepayment Disclosure and Receipt Disclosure, Refer to International Wire Transfer Processing for instructions.				
In what currency are the funds to be received? Type of Currency: Bank ID Number:				
	Section 7 - Verifi	ication of Funds		
The account has been 🛛 🖾 Restraints				
reviewed for the following: 2 Accessible Balance (Balance details or DE00 screen print attached)				
Section 8 – Branch Management Authorization (if applicable) Required for any of the following scenarios:				
 Known/existing customer is docum When using the INPOC account for Future dated wires. 	enled,	For all wires requested	back requi	ione, fax or email. rement for telephone, fax or email
Signature of Management Approval:			;	



General Wire Transfer Request

**************************************			omer Authorization	
Customer Authorizatio	at Customer antipopulations that		oner Authorization	
Vola provide. J. S. Back	has no duty to dated any mistake	.5. Bank and any oiner bank in	ivolved in a wro transfer may roly on the	account number, bank number, or other information insier errors or loss of lunds in accordance with
I BOD. Cable ISW, Addition.	al feas may be deducted from the t	itaester amouel ov ober lieanci	ini institutions involved in teo courses ov	nore Customer askanuladane the conlinesta
i Sunds transfor is subtect	to the rules set forth in the Back's	YOUC DEDONI Account Annemi	ant All transactions are subject to operin	In limitations conducted and low and requilation
FICTUS: TO DOSSIDLE RESIRE	CLONS UNDER THE FURSTISSUED BY IN	e L.S. Treasury's Diffice of Pore	NOD ASSAIS Control: Ser International were	dense fore the terreforment he could be the
F applicable Infelon clime	nev in such cashs it S. Banz of it	C NOCIONAR MOU ANNUAR INA SM	ituini in he teopélograd from (115 dellege).	- the an estimate scene and it C. Destite as the
designeers, applicable n	ale in effect when the transaction i	s processed. U. S. Bank provide	es this rate to the customer upon request	o the specified currency at U.S. Bank's, or its , if customer chooses not to convert to local for each outgoing wite transfer. A wite transfer is
I DIGVIDUSIV ITANSIERIED. P	SOWAVEL VOU ACKNOWIEDDA ING BAI	Teleciary's bank is bodier no obli	dalion to comply with this (aques). We m	lay request the benoticlary's bank return lunds ning below, customer agrees to the terms of the
Authorization, and repro	sants that customer is authorized	lo initiale this wire transfer.	anner in secold tour uns reducat mit all	und perchi, contenter agrees to are realits of the
Customer			Future Dated Wire (initia	is roo'd):
Signaturo: .	Lug AL. Luc	Uato: 2017-0	5-18 Future Dated Wire (Initia Date to be Sent:	
			h Management Review / Ap	
0+-11-		- Gecondary Diand	in management Review / Ap	provai
Section	$10.a^{-}$ Wire Transler \geq \$6	50,000 – Secondary Revi	lew must be performed by a me	mber of branch management.
Review, and initial of	orinspection o	f the wire details to ensure	Proof that funds ha	ve Identification has been verified
chockmark each of	the completion of all	required forms and fields.	been verified.	and documented.
following:				
Section 10.b –	Wire Transfer ≥ \$350,000	 Secondary Review mu 	ist be performed by a member o	f branch management. Completion of
Exhibit K5-E is re	quired to document the Se	condary Review/Approva	al. This section must only be use	ed if K5-E is inaccessible due to system
		บกลงส	allability.	
	Inspection of the wire de	tails to ensure completion of	of allProof that funds have	e Identification has been verified
	required forms and fields.	iale to provide extripletion i	been verified.	and documented.
Daulaus and Inkint		One of the following	lasks is required (by the secondary	
Review, and initial or checkmark	Customer (D verified In	ID (ssue State	tooka to toquired toy tile accontiany	
oach of the	person (complete only if the			Callback by the secondary reviewer
following:	customer is physically presa	ID Type		(roquired if the customer is not physically present to the secondary reviewer.
ionowing:	to the secondary reviewer)	to Number		Complete Section 11 below.)
	to me secondary revenuely	Expiration Date		Complete Section 11 belowa
		ID Issue Date		
Section 10.c - (Th	ne Reviewer's Signature fie	Id below is required for	all wires reviewed ≥ \$50,000 in	n Section 10.a or 10.b)
Reviewer's Signatu	ro:		يفري سيز بيفي مسيد على السيس من من معرب معالم المعالي المعالية الم	Date:
Name:			Job Title:	Time:
* OPERATOR-ASSI	STED WIRES \$50,000 - \$349,	999.99; Immediately alter in		
* OPERATOR-ASSI * OPERATOR-ASSI	STED WIRES \$50,000 - \$349, STED WIRES ≥ \$350,000: Co	.999.99; <i>Immediately</i> alter i mptetion of Exhibit KS-E is r	nillaling the wire transfer, scan and o required with attached documentation	
Failure to do so may	result in the delay or cancella	lion of the wire transfer.	nilialing the wire transfer, scan and o required with attached documentation	email to E-Fraud Wile Shared/MN/USB. In of the operator-assisted wire details.
Failure to do so may	STED WIRES \$50,000 - \$349, STED WIRES ≥ \$350,000; Co result in the delay or cancella	lion of the wire transfer.	nilialing the wire transfer, scan and o required with attached documentation	
Tallure to do so may	result in the delay or cancella	lion of the wire transfer.	nillaling the wire transfer, scan and required with attached documentation (1997) (199	email to E-Fraud Wite Shared/MN/USB. In of the operator-assisted wire details.
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Exhibit "18"

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u altasgrouplic.stack.com C C C C C C C C C C C C C C C C C C C	Brian Mineau		Address root hared true. Jay Kvam 8466 Pav Have you heard from Derek recently about May Street? How's it progressing in these, as I've heard, last couple weeks of renovation?	Added to your domention. Brian Mineau we we I did actually he called me about an hour and a half ago and told me he is installing floors this week and should be finished very soon		Brian Mineau 9:55 243 I am, so far so good. I agree with your findings	May 26th, 2017	Day Kvam 12 13 AM Second to set up your Outlook Folks were tired: I'll get you squared away soon.	May 31st, 2017	Jay Kvam 33.6 PM Emineau 1 do have a number of questions on my part of the application. Are you available to discuss and go through them over the phone? If so, then 1 can probably get through my part more quickly.		+ Harverennan Maran	
	atlasgroupile	á administrative	r ails.general è cannabis club is compliante	a financial general 4 meet-upa	r prospects Frandom V. real_estate_agentry C. tschniren	i (İsələprənnisqunic	Direct Messages	 Jay Kvam (rou) O Broti Totunor 	o Brian Mineatí o Midhael Snirrola	+ Invite People	Apps 🕤		

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Exhibit "19"

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Exhibit "19"

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politica de la compansión
<i>Mutual</i> of OmahaBa Outgoing Domestic Wire Tra	nsfer Request	Sequence #: Effective Date:						
SENDER INFORMATION -	- Complete all fields- MUST HAVE F	HYSICAL ADDRESS- *REQ	UIRED FIELDS					
	RION NV LLC							
*SSN/Tax ID#:								
*Physical Address: 7560 MICHAELA DR								
*City/State/Zip/ Country: RENO NV 89511-1475								
*WIRE AMOUNT \$: 20,000								
RECEIVING BANK INFOR	MATION - Complete all field	e that annly						
Bank Name: Chase Bank	INATION Complete an neit	ABA (9 digits)						
Bank Address: 9000 Haggerly- N	AL 1-8205	Acct #:						
City/State/Zip/Country: Belleville,								
	- ',,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	<u></u>						
FOR FURTHER CREDIT IN	FORMATION - Complete	if applicable	····· ·					
Bank Name:		ABA (9 digits)						
Bank Address:	· · · · · · · · · · · · · · · · · · ·	Acct #:						
City/State/Zip/Country:								
RECEIVING CUSTOMER I		all finide that many *DE						
* Name/s: TNT COMPLETE FACI	LITY CARE INC	*Acct#:						
*Address: 919 North LaFox,								
*City/State/Zip/Country: South I	Elgin IL 60177	Advice Info						
*Dalajionakia ta Constanti DDO ITOT MARKA								
Special Instructions: May Street *Purpose of Wire: construction draw								
The Bank shall not be liable for any error or for the Customor's actual loss arising from recover. In no event shall the Bank be liabl transfer of funds as stated. I authorize Mutual of Omaha Bank to d DATE: 5-26-12	e for indirect or consequential damages	 i have read the above info wire plus the applicable 	which the Bank is unable to rmation and request the wire wire fee.					
Customer Signature Printed Name								
BANK USE ONLY	۳ <u>ا</u>	Inted Name	·····					
Employee Calling back;	Customer Identification:	1						
		Request made via:	Available funds:					
Contact Name:	Wire Transfer Agreement	│	William Providence					
Contact Phone:	Signature Card		Wire Fee:					
Sourable Fuolia:	Known By:	Emall						
Time:	eBank Confirmation By:							
CREATED BY	VERIFIED B	Y						
	EMPLOYEE	#						

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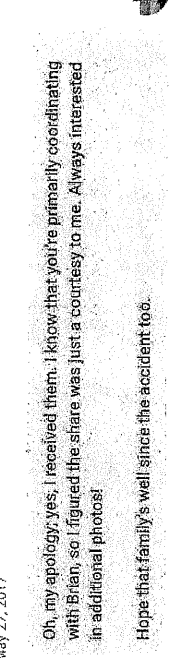
Exhibit "20"

Exhibit "20"

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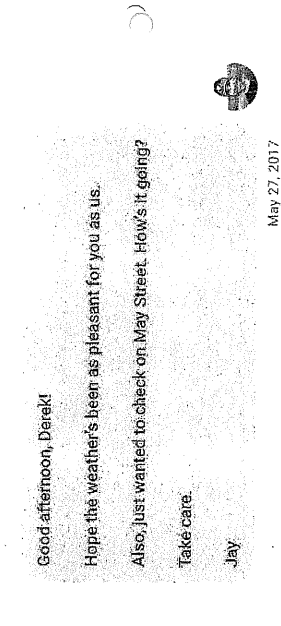


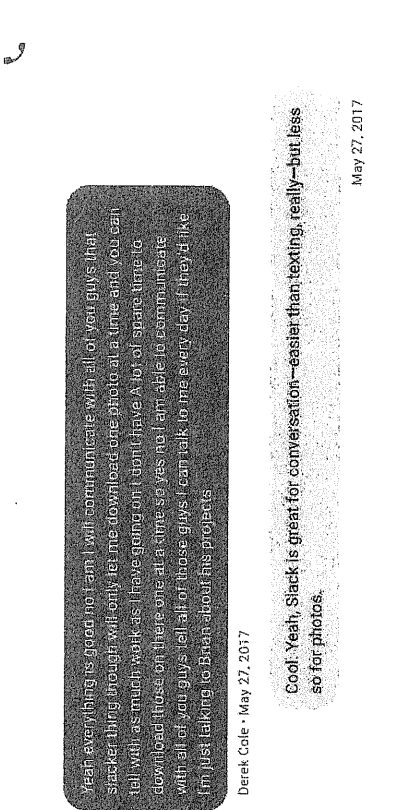
Derek Cole • May 27, 2017

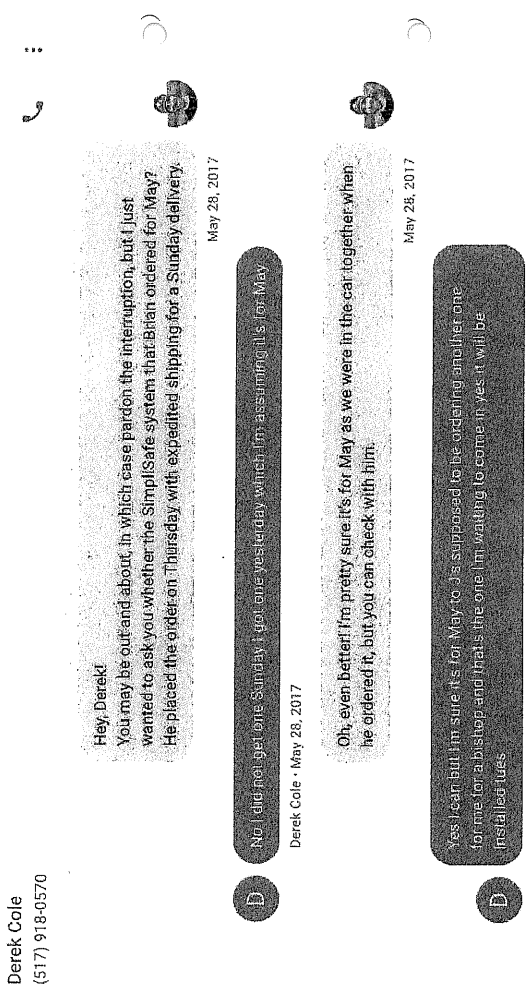


Derek Cole (517) 918-0570

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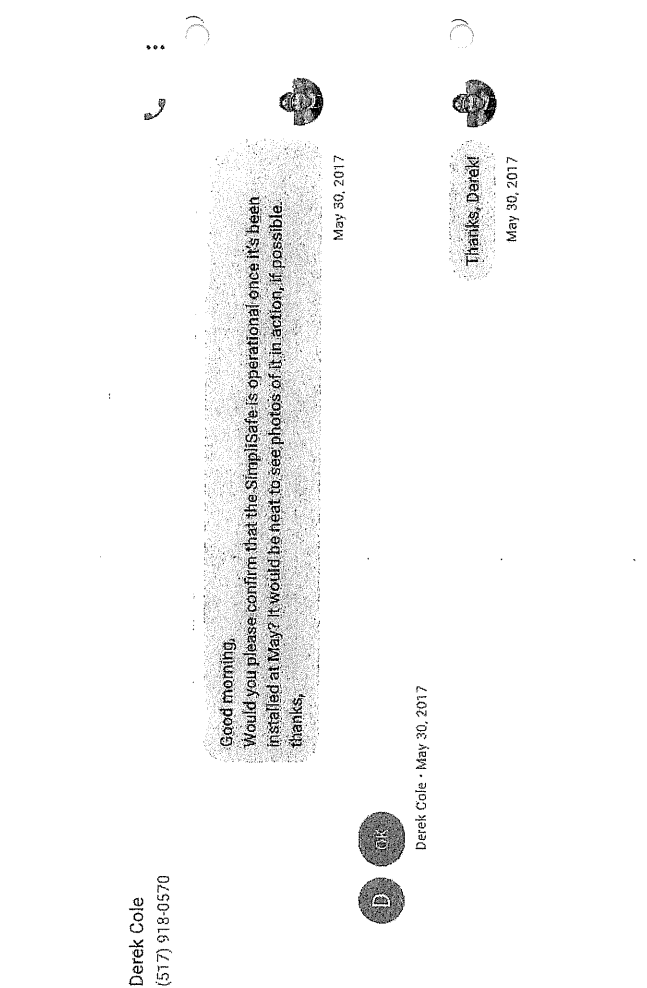


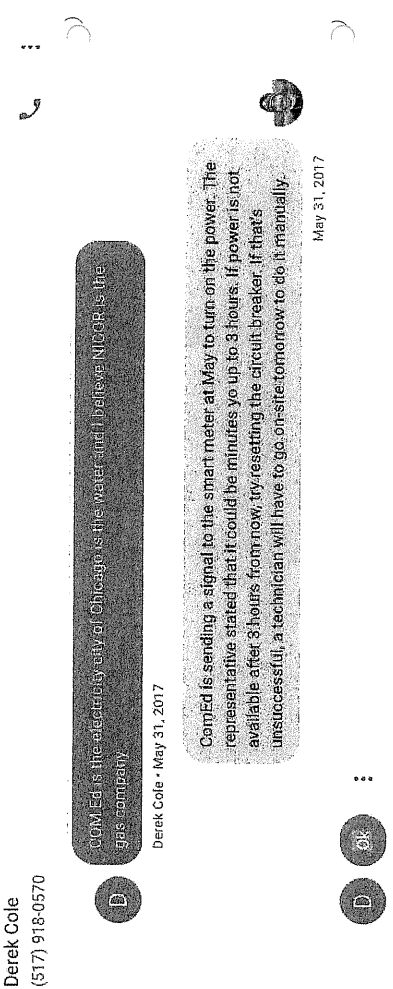




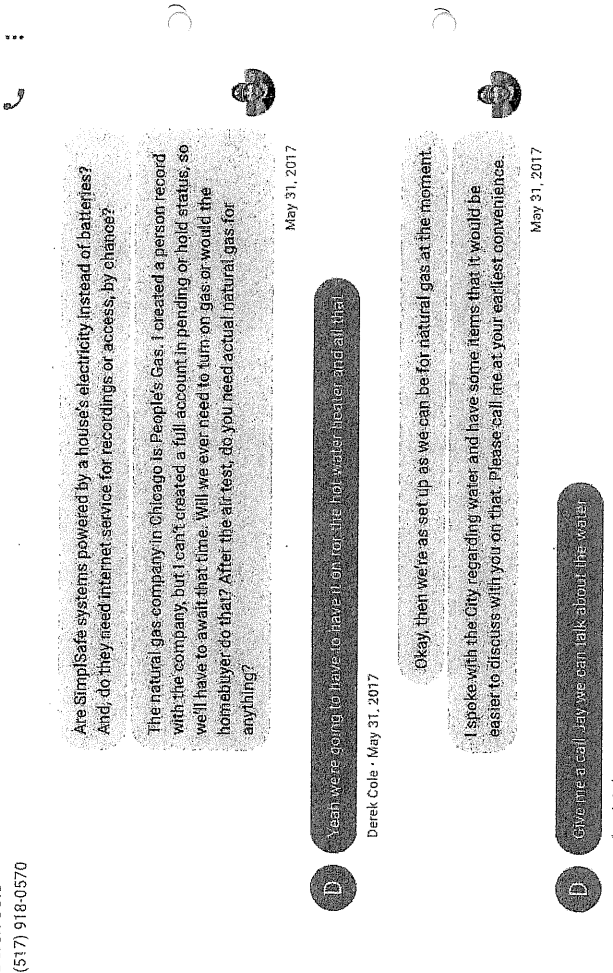


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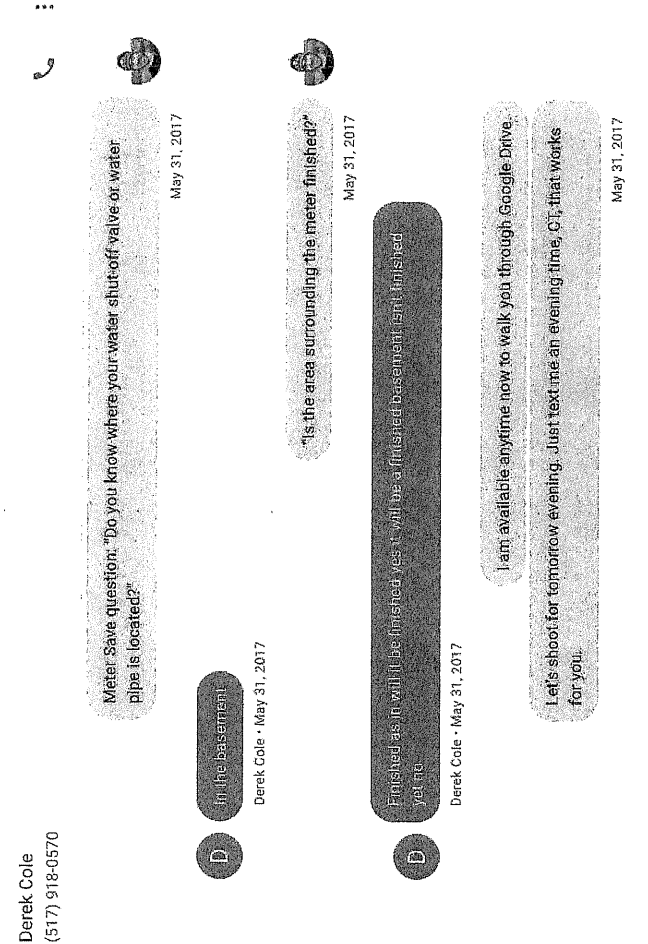
Derek Cole • May 31, 2017



Derek Cole

KVAM0098

Derek Cole • May 31, 2017







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Derek Cole • May 31, 2017

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The Meter Save web form isn't working, so I called, and it's possible to pre- complete over the phone. Customer Service is now closed today, so I will call to complete tomorrow.	higher is held by puarantee ab; only save	计分子的 化合金 医子宫 医子宫 医子宫 化合金 化合金 化合金
possible t today, so I	of bills no is so long i have that (es of a reh uyer to hot	大学,如此是中国大学的中国王,是是中国王,中国王王,他们的AIA AIA AIA AIA AIA AIA AIA AIA AIA AIA
The Meter Save web form isn't working, so I called, and it's possible to pre- complete over the phone. Customer Service is now closed today, so I will c complete tomorrow.	Also, switching to metered water includes a bity guarantee of bills no higher than the flat rate for 7 years. The rub is that the guarantee is so long as held by the current owner. With a flip, the buyer essentially doesn't have that guarantee. I don't know whether the City passes that guarantee in cases of a rehab; otherwise, perhaps the metering could be deferred to the buyer to not only save us the trouble but protect that guarantee.	and a second
g, so i call envice is n	ides a city is that the er essentia that guara that guara the deferr tee.	- and the second of manuality strengthered lines.
sn't workin Ustomer S	Also, switching to metered water include: than the flat rate for 7 years. The rub is the the current owner. With a filp, the buyer e- i don't know whether the City passes that otherwise, perhaps the metering could be us the trouble but protect that guarantee.	And the second statements and the
veb form i e phone. C ow.	o metered for 7 year, it. With a fl ther the Ci ps the met t protect th	
The Meter Save web complete over the pl complete tomorrow.	witching the flat rate frent owne know whe lise, perha trouble bu	
The M compl compl	Also, s than th the cu the cu lidon't otherw us the	!



May 31, 2017

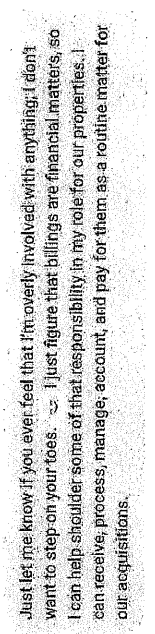
Exhibit "21"

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Exhibit "21"

Brian Mineau (530) 251-3205

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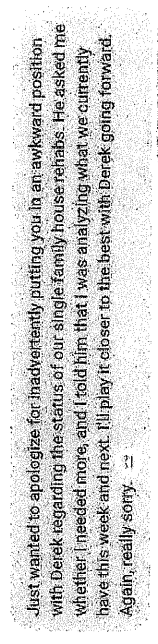


May 31, 2017

can get together to figure out how we want to run these projects going forward. Hey sorry I was in a meeting. No problem at all I don't mind the help, just want Like a course of action for each property I have a few templates and can run to make sure we are all on the same page with everything. Perhaps you and I them by you to make sure they work for us,

Brian Mineau (other) • May 31, 2017

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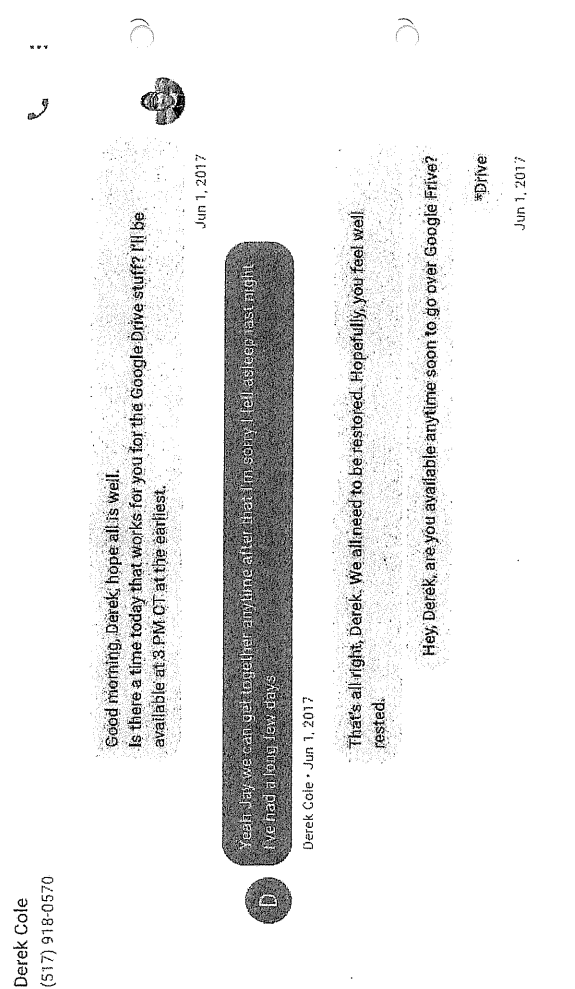
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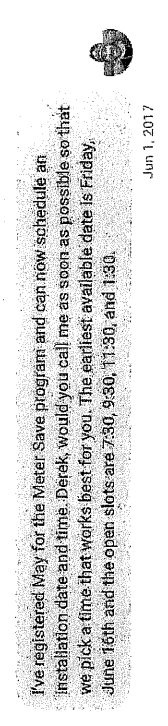
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Exhibit "22"

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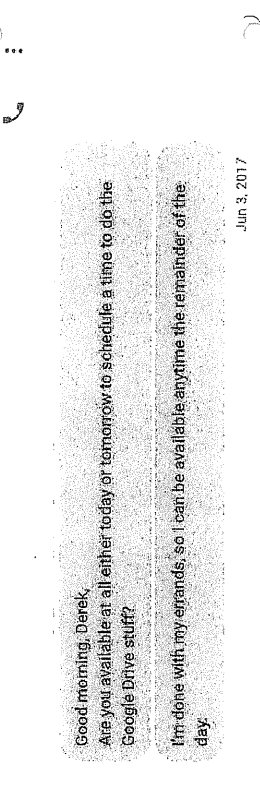




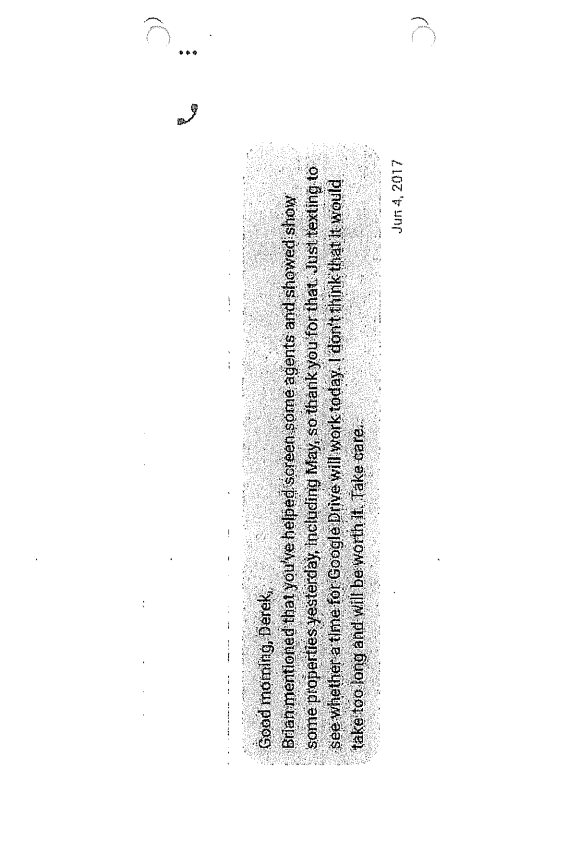


Derek Cole - Jun 1, 2017





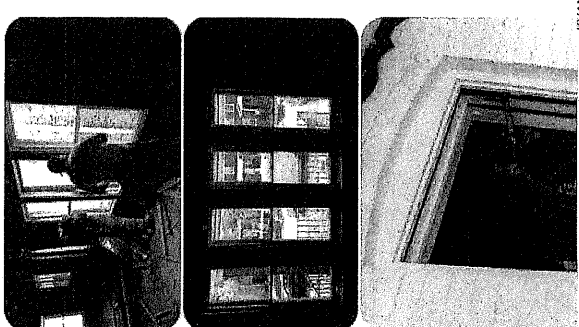
Derek Cole (517) 918-0570



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Derek Cole

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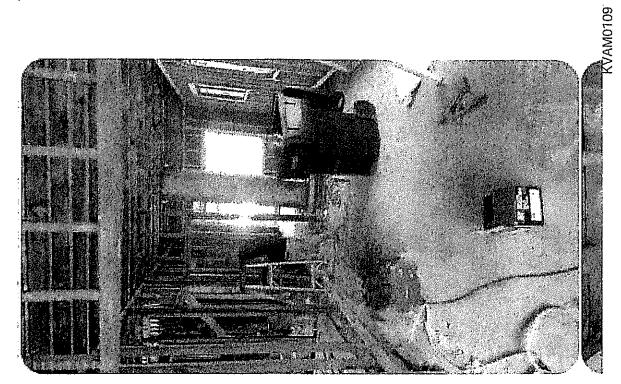
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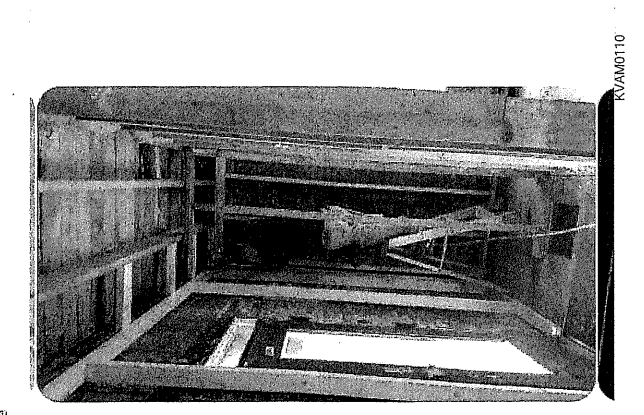
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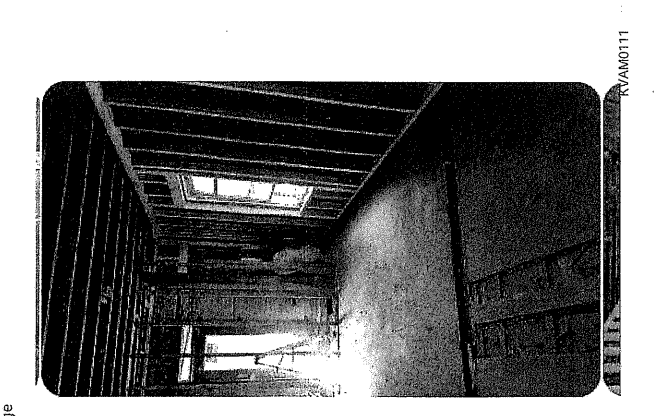
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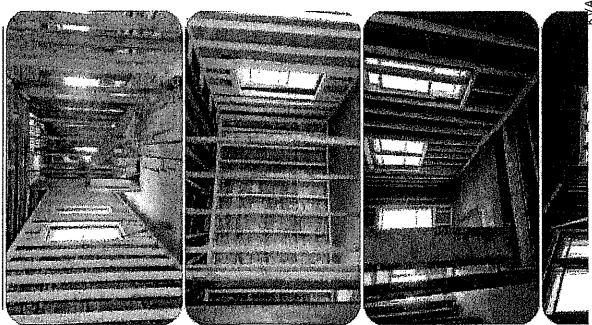
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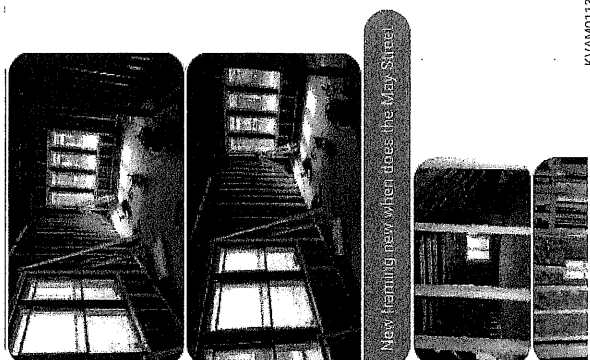


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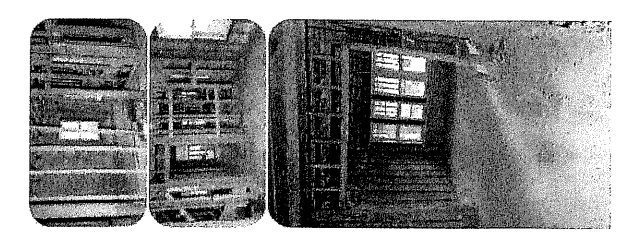
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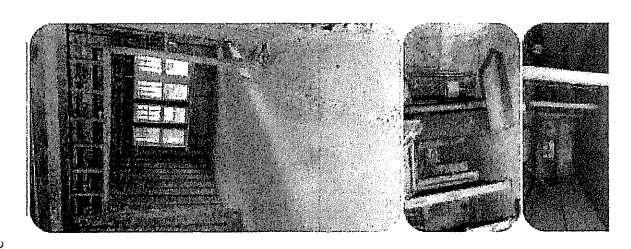
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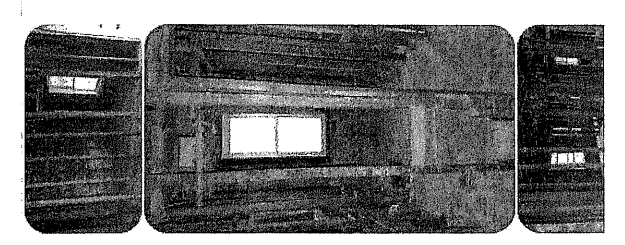
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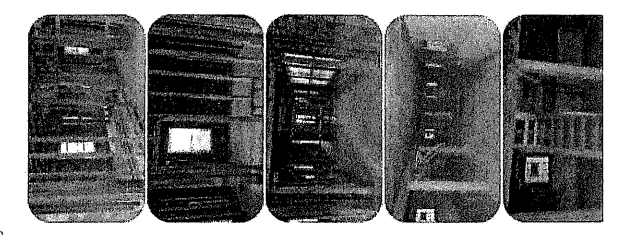
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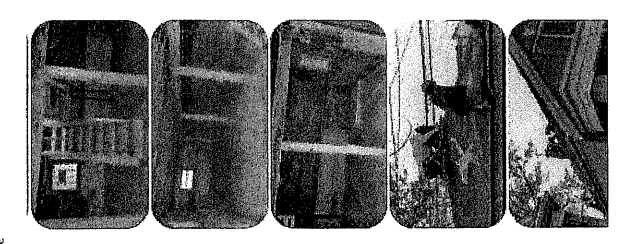


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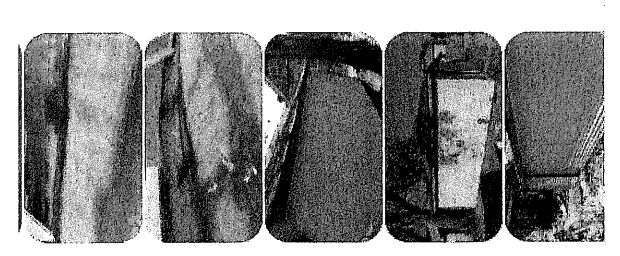
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Brian Mineau, Derek Cole

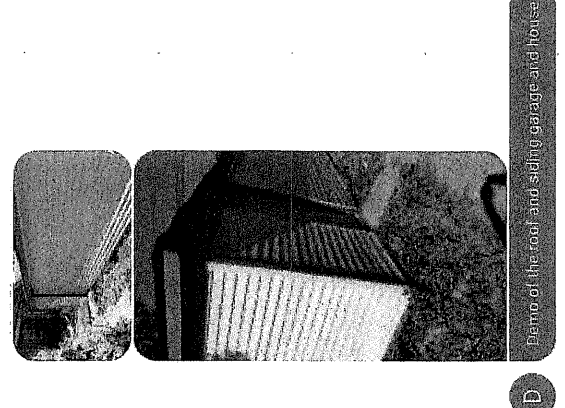
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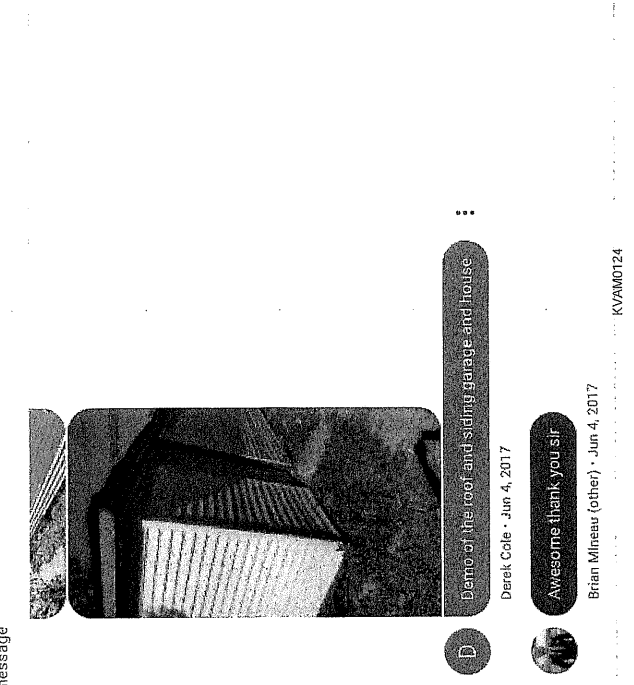
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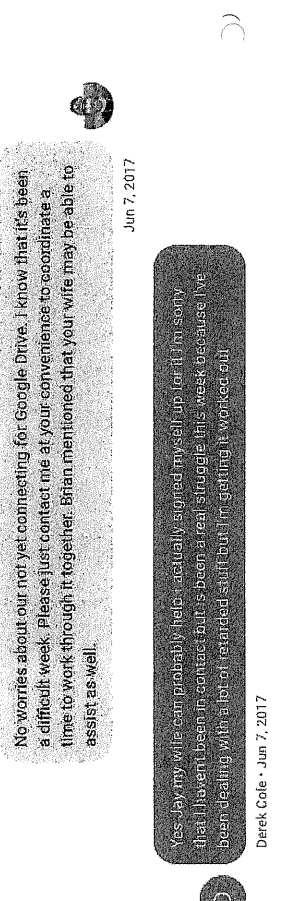
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Derek Cole • Jun 4, 2017



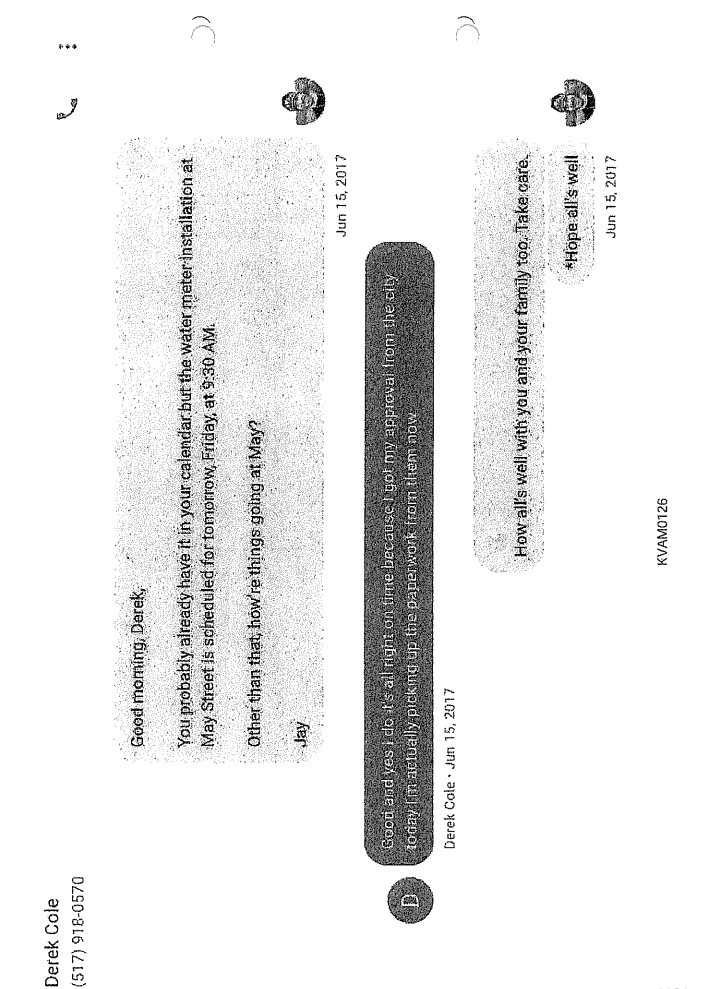
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Derek Cole

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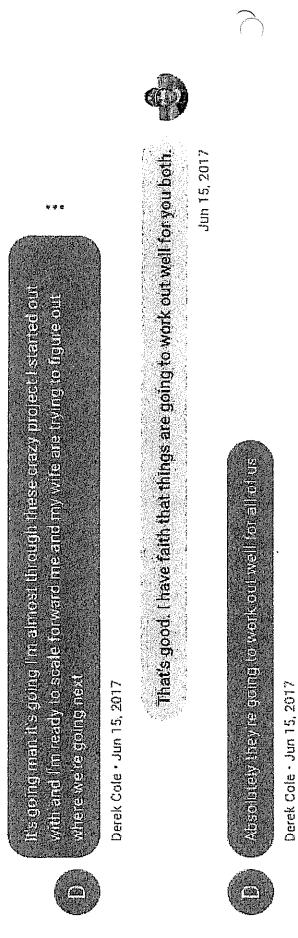


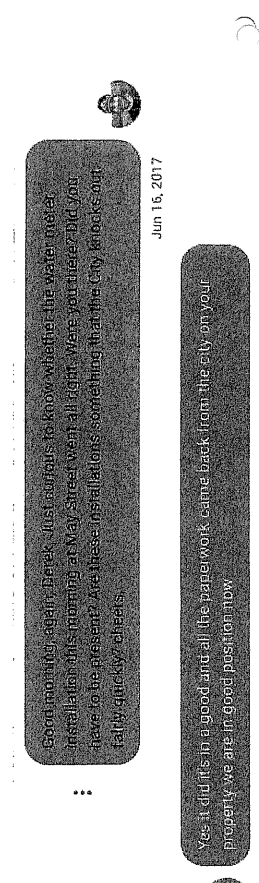


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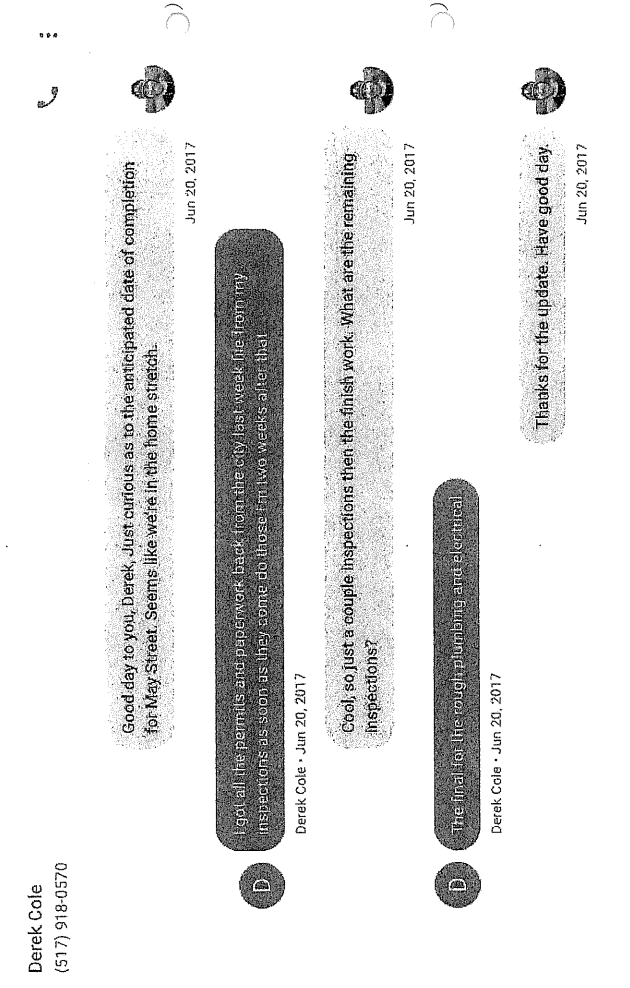
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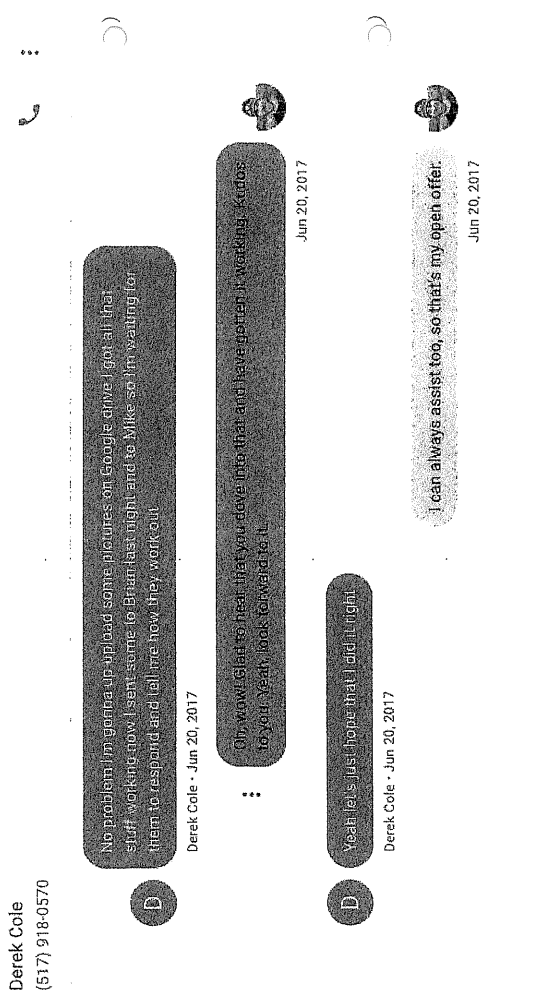
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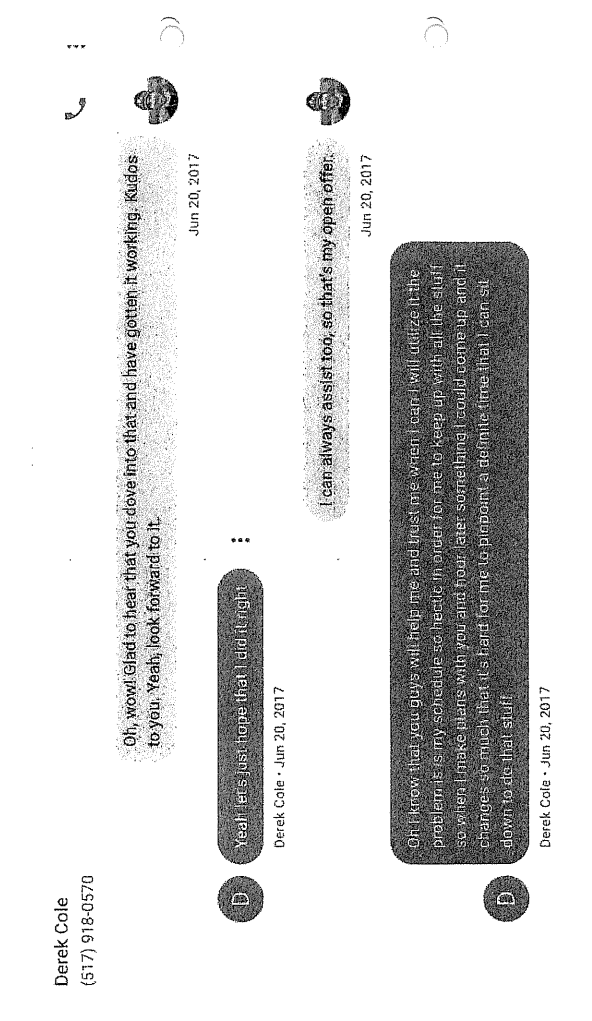
Derek Cole



Derek Cole • Jun 16, 2017







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Exhibit "23"

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Exhibit "23"



🕲 City of Chisasto

Department of Buildings

Building Violations

Disclaimer - Please read

The information presented on this website is informational only and does not necessarily reflect the current condition of the building or property. The fact that a permit was issued does not confirm that work was performed, or that work was performed in accordance with that permit and the requirements of the Municipal Code.

Information on inspections and violations reflect conditions found by the inspector at the time of the inspection and not necessarily the current status of those violations or the current condition of the property. The absence of violations on this website does not mean a building or property is in compliance with the requirements of the Municipal Code.

The Department of Buildings may refer certain violations to the City's Department of Law for enforcement proceedings in the Department of Administrative Hearings or the Circuit Court of Cook County. Please contact the Department of Administrative Hearings or the Clerk of the Circuit Court, respectively to obtain records of these proceedings. You may also visit the City's online portal of Building-Related Court Actions.

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1	RANGE ADDRESS	
5	7747-7747 S MAY ST CHICAGO II 50520	

BUILDING ATTRIBUTES

BLDG ID	STORIES	BASEMENT	LENGTH	WIDTH	HEIGHT	FLR AREA	CONSTR TYPE	PORCH	LOT WIDTH	LOT LENGTH	טס
609045	1	Y	50	22	0	1100	3B		25	125	1

		PERMITS
PERMIT #	DATE ISSUED	DESCRIPTION OF WORK
100707950		INTERIOR ALTERATION OF SINGLE FAMILY RESIDENCE. ARCHITECTURAL, MECHANICAL, PLUMBING AND ELECTRICAL INVOLVED
100709900		INSTALL A 100 AMP 32 CIRCUIT PANEL ON EXISTING METER AND RISER NEW PIPING WITH WIRE THROUGHOUT HOUSE
100701458		REMOVAL OF DRYWALL ONLY (NO OTHER WORK TO BE PERFORMED UNDER THIS PERMIT INCLUDING NO ELECTRICAL WORK): PLANS TO BE SUBMITTED AT A LATER DATE; SUBJECT TO FIELD INSPECTIONS
EL8350670	06/27/1990	100A SERVICE

CASE	ACTIVITY

CASE NUMBER	CASE TYPE
INFO NOT AVAILABLE	CIRCUIT COURT
15DR462759	ADMINISTRATIVE HEARING

INSPECTIONS

INSP #	INSPECTION DATE	STATUS	TYPE DESCRIPTION
12270203	07/17/2017	PARTIAL PASSED	ELECTRICAL PERMIT INSPECTION
12274840	07/17/2017	PARTIAL PASSED	ELECTRICAL PERMIT INSPECTION
12288430	07/11/2017	PARTIAL PASSED	DOB PLUMBING INSPECTION
11889395	10/29/2015	CLOSED	CHECKLIST INSPECTION
10961612	06/05/2013	FAILED	CONSERVATION COMPLAINT INSPECT
1546257	07/27/2009	CLOSED	CONSERVATION COMPLAINT INSPECT
1546251	08/14/2006	FAILED	CONSERVATION COMPLAINT INSPECT

VIOLATIONS

VIOLATIONS	BUILDING CODE CITATION	VIOLATION DETAILS
	Register vacant building within 30 days of it becoming vacant, or within 30 days after assuming ownership of an existing vacant building. (13-12-125(a)). Building must be kopt in compliance with all vacant building requirements pursuant to 13-12-135. See Vacant Building Ordinance and registration form at https://joweb.cityofchicago.org/VBR	

VIOLATIONS	BUILDING CODE CITATION	VIOLATION DETAILS
	ropair. (13-196-550(b) and (l)	Allic - Gaps around window frame; window too small for opening; peeling paint at window trim and seshes
	(13-196-530, 13-196-641)	Garage - Service door - Rusling
CN041063	Failed to cut or remove weeds, grass or other growth that present a fire hazard. (15-4-970)	East, wost elovations - Tall grass, weeds
	in sound repair. (13-196-570, 13-196-641)	Open rear stalis - Foundation status unknown; stringers inadequately supported at columns; Concrete steps (grade to basement) Cracked, spalled
CN070024	of porch system. (13-196-570, 13-196-641)	Front porch - Foundation status unknown; 2x8 joists span 11'-0"; stringers inadequately supported at columns; rall height only 30". Permit required to repair front porch.
CN073014	Failed to maintain exterior door in sound condition and repair. (13-196-550(d) and (o), 13-196-641)	Security door - Broken glass pane
	Falled to maintain roof guttors in good repair and working condition. (13-196-590, 13-196-630(b), 13-196-641, 18- 29-1101, 18-29-1105, 18-29-1106)	Guiters - Cluttered with leaves, debris
CN190019	Arrange for inspection of premises. (13-12-100)	No response; no entry. Unable to inspect interior, stairwells, basement, and enclosed rear porch. Unverified detectors and occupancy.
CONSERVATIO	DN COMPLAINT INSPECT # 1548257	
VIOLATIONS	BUILDING CODE CITATION	VIOLATION DETAILS
	Failed to maintain roof in sound condition and repair, waterlight and free from defects. (13-195-530, 13-196- 530(c) and 13-196-641)	REAR PORCH: ROOF-SOME AREAS LEAKING
CN073044	condition and repair. (13-196-550(d), 13-196-641)	REAR EXTERIOR DOOR: KNOB MISSING
	Failed to maintain fence in good condillon and repair. (7- 28-060, 13-196-630, 13-196-641)	REAR FENCE: GATE LATCH BROKEN
		REAR PORCH, GRADE TO 1ST FLOOR: RAILING LOOSE AND ROTTED
CONSERVATIO	DH COMPLAINT INSPECT # 1544251	
VIOLATIONS	BUILDING CODE CITATION	VIOLATION DETAILS
	Falled to maintain roof in sound condition and repair, waterlight and free from dolacts. (13-196-530, 13-196- 530(c) and 13-196-641)	REAR PORCH: ROOF-SOME AREAS LEAKING
CN073044	Failed to maintain exterior door hardware in good condition and repair. (13-196-550(d), 13-196-641)	REAR EXTERIOR DOOR: KNOB MISSING
	Failed to maintain fence in good condition and repair. (7- 28-060, 13-196-630, 13-198-641)	REAR FENCE: GATE LATCH BROKEN
		REAR PORCH, GRADE TO 1ST FLOOR: RAILING LOOSE AND ROTTED

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FILED Electronically CV18-00764 2020-01-06 03:37:54 PM Jacqueline Bryant Clerk of the Court Transaction # 7669936 : csulezic

Exhibit "24"

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Jay Kusurkean Jay @gmail.com>

May Street

Jay Kvam <kvam.jay@gmail.com> To: Brian Mineau <Brian.t.mineau@hotmail.com>

Tue, Jan 23, 2018 at 4:17 PM

Good afternoon, Brian,

Just checking in on the status of May Street. How was your trip over to Chicago? And what was the report of the second contractor?

I'm looking forward to hearing seeing the video as well as any other reports.

thank you,

Jay

On Mon, Jan 8, 2018 at 8:13 PM, Jay Kvam <kvam.jay@gmail.com> wrote: Thank you, Brian! I look forward to seeing it and will pray for the best.

On Mon, Jan 8, 2018 at 8:12 PM, Brian Mineau <Brian.t.mineau@hotmail.com> wrote:

Good evening Jay,

When I get the other gentleman to go out there I will have him take a video and once they are in the property I will have him continue as such. Once I get out there next week, I will further inspect the property.

As for the itemized report, I will request one as well.

v/r

Brian Mineau

From: Jay Kvam <kvam.jay@gmail.com>

- Sent: Sunday, January 7, 2018 6:58 PM
- To: Brian Mineau
- Subject: Re: May Street

Good evening, Brian,

Thank you for the response, truly.

I'm glad to hear that you're seeking confirmation of the work that Derek's claimed to have done as well as acknowledged the possibility that legal action may be necessary against him, if it comes to it; I think that verification is prudent. I also think that the second contractor is a good idea, yet I would like to add to the plan in a couple ways that I believe are reasonable, and I have to insist on the first at a minimum:

· We very much need video confirmation of the status of the property and work supposedly

done thus far. Such a video should be continuous without interruption, cutting, nor momentary obscuration and should originate from the curb of the property, clearly capturing not only the address of the property but also those of the adjacent houses as well. We all, and especially Brad and I as investors, should be able to call for and see this. The second contractor that you've asked to visit the property ought to be able to provide this; however, if he can't, or for any other reason, I can easily arrange to have another third-party attend the walk-through and take such a video. Worst case, I myself, would like to walk through the property and would make the necessary arrangements to do so. Again, though, a video as described ought to be acceptable and sufficient.

 Derek should be asked to produce an itemized list of what still needs to be done as well as a timeline for completing each remaining item.

Please let me know about the above plan additions, and I look forward to hearing from you.

I hope that all was well in Portland-many fires, many pokers.

kindly,

Jay

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On Sun, Jan 7, 2018 at 5:59 PM, Brian Mineau <Brian.t.mineau@hotmail.com> wrote: Good evening sir,

Thank you for the kind words Jay and to you as well!

I appreciate your response and thoughts on the matter. While as of date I wouldn't say the project has been a smashing success, I also wouldn't call it a failure. In real estate, projects more often than not, don't go according to "plan" and as of yet we haven't lost anything. If you do not want to assume the property, then I would say we are in this together and will see it to its end.

I am having another contractor visit the site when Derek is supposed to be there this week and will get a report first hand and then we can make an educated decision to continue or pursue legal action against Derek from there. If it comes to that or I don't like the report I will fly back there myself next week. I was going to go this week but other unforeseen events have drawn me to Portland as of Tuesday morning.

As always I will keep you apprised of any new information.

v/r

Brian Mineau

From: Jay Kvam <kvam.jay@gmail.com> Sent: Sunday, December 31, 2017 9:58 AM To: Brian Mineau Subject: Fwd: May Street

Good morning, Brian,

Please see the letter attached. I look forward to hearing your response.

Until then, happy new year, Brian. May 2018 usher in positive changes for your and your family and be adorned by the realization of the goals that you've set for yourself.

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	sincerely,
4	Jay
2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	From: Jay Kvam <kvam.jay@gmail.com> Date: Thu, Dec 28, 2017 at 11:17 AM Subject: Re: May Street To: Brian Mineau <brian.t.mineau@hotmail.com> Cc: "Bradley T." <wisted@gmail.com>, Michael Spinola <imagemker@gmail.com></imagemker@gmail.com></wisted@gmail.com></brian.t.mineau@hotmail.com></kvam.jay@gmail.com>
	Good morning, Brian,
	Thanks for the reply; much appreciated.
	I did see the link that you included, yet it was to the previous listing of the property and the photo taken before we acquired it; taken back in December of 2015 Did you mean to upload a different photo perhaps?
	More importantly than the exterior in my mind is the interior. I strongly believe that Derek ought to provide photos of the entire interior of the property; we haven't seen anything since May or so. Really, I can't imagine that not having already been ongoing over the course of the entire project, but regardless, he should be able to do that promptly and without excuse. It couldn't possibly take more than an hour on site to photo-document the work that he claims to have done, so there really shouldn't be any reason for delay in his providing those today, by tomorrow, or, at the latest, Saturday.
	thanks,
	Jay
	On Thu, Dec 28, 2017 at 10:56 AM, Brian Mineau <brian.t.mineau@hotmail.com> wrote:</brian.t.mineau@hotmail.com>
	Good morning Team,
	As you can see the windows and roof are brand new and they boarded up the inside windows like I explained. The back porch is not to code and is going to be removed at the end of the project because right now they are using it to cut material out of the snow/rain. All is well with me just been focusing on the bigger fish(Tahoe) as I have more control on that and I can't control the weather/city in Chicago. None the less it will be wrapped shortly, I can order Derek to remove the back porch for example regardless of what they are using it for and the boards from the windows if we would like. I promise I am okay with handing it over to you and Brad if you both feel more comfortable with complete control of that project and since you both of the majority of the capital in it its only fair. I will continue to ride Derek until I hear otherwise from either of you.
	v/r
	Brian Mineau
• • •	From: Jay Kvam <kvam.jay@gmail.com> Sent: Tuesday, December 26, 2017 9:35 AM To: Brian Mineau Cc: Bradley T.; Michael Spinola Subject: Re: May Street</kvam.jay@gmail.com>

Good morning, Brian,

I hope that you and your family had a pleasant Christmas as well.

...

Thank you for the update, first and foremost! I really appreciate the reply, as I, at least, was wondering whether all was well with you.

As we hadn't heard from you for quite a while, I did take it upon myself to try to get some additional insight into the state of the property. I found someone who was able and willing to snap some photos of the exterior of the house. Despite Derek's latest assurances though, the property does not look good. To me, it looks clearly nowhere near being list-ready. Comparing Photo 2 to the second photo of the property on realtor.com—taken in December of 2015—shows that it's actually in much worse shape now than 2 years ago: Find Real Estate, Homes for Sale, Apartments & Houses for Rent - realtor.com®

realtor.com

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Search real estate property records, houses, condos, land and more on

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®. Find property info from the most comprehensive source of home data online.

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7747 S May St, Chicago, IL 60620 - realtor.com®

www.realtor.com

View 20 photos for

7747 S May St, Chicago, IL 60620

a bed, 2 bath, 1,056

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. Ft. single_family built in 1915 that sold on 03/15/2017.

The same appears to be the case for the little room at the back of the house and the stairs into it.

I'm very glad that you've requested photos of the entire project from Derek; that's a good call. Nevertheless, judging from the photos that I've seen, the state of the property does not appear good. Based on them, I can only conclude that he has grossly exaggerated his progress.

sincerely,

Jay

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On Tue, Dec 26, 2017 at 9:07 AM, Brian Mineau <Brian.t.mineau@hotmail.com> wrote:

Good morning Gentleman,

Hope everyone had a Merry Christmas. Good thinking Brad, 1 spoke with Derek about what your friend found and he said the place isn't condemned, he said it has new windows and a new room and everything is basically complete. He said they did take the appliances and a few items out of the house while they waited to ensure they didn't get stolen and they placed sheets and boards over the inside of some of the windows to stop people from peeking in as well. None the less i have requested updated photos and i have asked Harley (my attorney) to draft a letter in regards to Derek's continued delay.

I understand both of your frustrations, I am frustrated as well. No one has lost any capital yet nor will they. I understand the frustration of having capital tied up longer than planned, believe me. If you both would like I can sign the property over to you two since you have the majority of the capital in May Street and you can go with a new contractor for the final items and then split the profit between the two of you. v/r

Brian Mineau

From: Bradley T. <wisted@gmail.com> Sent: Wednesday, December 20, 2017 11:35 AM To: Jay Kvam; Brian Mineau; Michael Spinola Subject: Re: May Street

Hey guys,

I realized I have quite a few contacts left in Chicago so I had an old college buddy drive by and take a peek at the S. May St. house. He didn't grab any pics for me as it was close to dusk when he drove by, but he said it's not looking good. Pretty bad actually. He described it as kind of "condemned looking". Perhaps we should have some actual photos of the property produced at this stage?

On Dec 17, 2017 12:49 PM, "Bradley T." <wisted@gmail.com> wrote:

Do we know anyone in Chicago other than Derek right now who could supply us with actual photo evidence? That might be a good idea, as I have no faith whatsoever in Derek either. I know I only have \$20,000 tied up over there, but I intend to get every cent of it back, and I'm quite concerned at this moment too. I definitely agree with Jay on this one.

On Dec 17, 2017 9:34 AM, "Jay Kvam" <kvam.jay@gmail.com> wrote:

Good morning, Brian,

I'm writing this morning with regard to May Street. As we haven't had any updates for a few weeks now, I can only assume that Derek has, yet again, failed to perform and deliver on time. To be perfectly honest, at this point, I'm quite concerned that Derek is and has been just leading us on with this project. He wouldn't be the first contractor to do so. And, to be frank, I, for one, had lost most of my confidence in him a number of months ago, after he completely abandoned the project to visit an "ailing grandfather", or so the story went, and then supposedly suffered a heart attack.

Until now, I've deferred to your judgment in retaining him for the work on May Street, but at this point, I fear that he's defrauded us. The project is now *many* months past the original, estimated flip plan of about 5-6 months, and Derek seems to continue to fail to perform. Has he been providing you photos of the work at May that demonstrate progress to your satisfaction? Even though you're the lead for the project, it sure would be good to see those photos ourselves, so that we can all be reassured of the progress and the present state of the property. If, however, Derek hasn't been providing photo evidence of his work but instead just providing you verbal updates, then I *really* think that it's time for you to firmly insist on photos of the entire project. And, then, if the photos do not reflect his description of the project, to hold him accountable. Holding him accountable

could take the form of insisting that he return the funds that he received but for work not done, or, if necessary, even filing a claim against his contractor's insurance to recover them.

sincerely,

Jay

On Sun, Nov 19, 2017 at 8:22 PM, Bradley Tammen <bradley@atlas-investors-southside-lic.com> wrote:

So good to hear! Thanks for the update Brian!

On Nov 19, 2017 8:11 PM, "Jay Kvam" <kvam.jay@gmail.com> wrote:

> Awesome, Brian; I'm so glad to hear this news which now really seems to be homing in on a listing. We even have a target date

Kudos for all that you're doing to nudge this along and past the finish line; I truly appreciate it.

Much thanks for the update, and have a good night!

kindly,

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Jay Kvam

It kvam.jay@gmail.com

📗 : +1 (775) 434-8230

On Sun, Nov 19, 2017 at 8:07 PM, Brian Mineau <Brian.t.mineau@hotmail.com> wrote:

Good evening everyone,

I was waiting to speak with Derek after he met with the subs that have to fix the remaining items on Friday. We spoke this morning and he said they will be done in 14-17 days from tomorrow, they outlined everything and figured out the changes that need to be made it is going to cost an additional 2k however Derek is going to eat that cost because of the delay caused from him getting sick and not appointing someone to cover down. I told him that I plan on having an agent come to the property to list no later than the 8th of December and he said it would be done.

I am not going to use either of the last two agents I used on any of my other properties because they have all had issues with Derek and I think it would be wise to bring in an outside male agent to handle the listing of this property. I will send out weekly emails until we get on the market.

Thank you for everyone's patience's and we are almost out of Chicago and their

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corruption and we can focus on an area were we will have better control. Have a good evening everyone!

v/r

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Brian Mineau

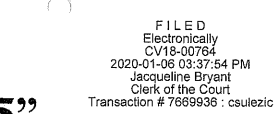


Exhibit "25"

Exhibit "25"

JAY KVAM 7565 MICHAELA DR RENO NV 89511-1476 ﷺ: <u>kvam.jay@gmail.com</u> ∰: +1 (775) 434-8230

BRIAN MINEAU 2171 SAN REMO DR SPARKS NV 89434-2023

2017-12-31

PROPOSAL REGARDING 7747 SOUTH MAY STREET, CHICAGO, ILLINOIS 60620

Brian,

I appreciate your twice offering to sign the property, 7747 South May Street, Chicago, Illinois 60620, over to Brad and me as a suggested resolution to the issues with the rehabilitation project of that property. The suggestion, however, is unworkable due to a couple critical problems with it. I lead, instead, with a proposal that avoids the aforementioned problems and would make the situation completely right by me. Thereafter, I have briefly described the problems inherent with your suggestion, if only as background to my proposal and for your recognition.

proposal

I ought to be able to at least recover the funds that I invested in the project plus the 7% interest that was promised to me on the 3 contractor draws that I funded. If you were to refund my investments todate plus accrued interest by Monday, January 15, 2018, a total due by that date of 96,540.65 \$, then I would be satisfied and willing to renounce any claim to the property as well as my interest in any profit from its future sale.

I believe that this proposal is reasonable as well as the swiftest and most judicious way for you and I to amicably conclude our business together—at least insofar as this project is concerned. Please reply to me with your answer by Friday, January 5, 2018.

I understand that you still believe that the project is nearly complete, and I respect that, yet if that's true, then you'll soon receive the proceeds from the sale of the property and you'd no longer have to reimburse me under my proposal. You'd also be able to retain what would have been my share of the profit.

If, however, the contractor has indeed been defrauding us all along, and the property is nowhere near finished, then allowing me to recover my investment now would honor your commitment and promise to me. And, you could then file a claim against his contractor's insurance or take him to court to recover the funds that you would have reimbursed to me in addition to any damages awarded. I would

encourage you to consider these actions.

the critical problems with your suggestion

If only for background, these are the considerations regarding your suggestion, which prompted me to send you my own proposal.

First, Brad and I were supposed to have merely been co-investors on the project, with you as the project lead and responsible person for selecting the project manager/general contractor as well as communicating with that person, directing the project, and verifying the work done. The prospect of Brad and I having to assume this role to complete the project was not part of the plan nor was it ever discussed even as a possible contingency.

Second, I, have invested a total of 93,921.31 \$ in the project between the acquisition cost, 44,841.31 \$, and the 3 contractor draws that I have funded, 49,080.00 \$ (See Exhibit A for a more detailed accounting.). The 3 draws were supposed to have been sufficient to rehabilitate the property and bring it to market in May, 2017. That, however, has not occurred. Moreover, I have good grounds to believe that the contractor has not done much at all to rehabilitate the property, and there is scant evidence to prove otherwise. Because of this, I deem the project a failure simply as a matter of business. Given the state and condition of the property, were Brad and I to acquire it, we would not only have to find a new, reliable contractor but also need to re-invest a substantial amount of additional funds to rehabilitate it. The consequence of that is that I would have lost the 49,080.00 \$ that I had already contributed to the contractor for work never done.

sincerely,

Exhibit A

item	value	date
property purchase	\$44,781.31	2017-02-13
wire transfer fees, property purchase	\$60.00	2017-02-13
1st draw	\$20,000.00	2017-03-23
wire transfer fee, 1st draw	\$20.00	2017-03-23
2nd draw	\$20,000.00	2017-04-14
wire transfer fee, 2nd draw	\$30.00	2017-04-14
3rd draw	\$9,000.00	2017-05-18
wire transfer fee, 3rd draw	\$30.00	2017-05-18
interest, 1st draw	\$1,143.01	2018-01-15
interest, 2nd draw	\$1,058.63	2018-01-15
interest, 3rd draw	\$417.70	2018-01-15

1

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Exhibit "26"

Exhibit "26"



Michael L. Matuska, Attorney at Law

February 16, 2018

Brian Mineau 2171 San Remo Drive Sparks, NV 89434-2023

Re: 7747 South May Street, Chicago, Illinois 60620

Dear Mr. Mineau:

This letter is written on behalf of Jay Kvam in regard to the above-referenced project. Based on the information provided to me and which has previously been provided to you, Mr. Kvam has invested approximately \$100,000 into this project. The terms of Mr. Kvam's investment are set forth in the Terms of Agreement between Legion Investments LLC and Jay Kvam. Unless you consider Mr. Kvam to be a member of Legion Investments, LLC, that agreement is best described as a combination loan agreement and joint venture agreement, with Mr. Kvam as a lender and joint venturer, and you as the project manager and managing member of Legion Investments, LLC.

The project has experienced multiple difficulties and delays and does not have a completion date. There does not seem to be any question of whether Mr. Kvam fulfilled his funding obligation to the joint venture. Please clarify whether Legion Investments, LLC has provided its share of the funding. At this point, Mr. Kvam requests to be reimbursed for his investment in the project, at which time he will forego any further demand for profits or claims of damages against you and Legion Investments, LLC regarding your management of the project. Please confirm your intention in this regard and ability to make payment no later than February 28, 2018. To the extent you do not have the ability to buy him out completely, please identify adequate security that we may use as collateral for a promissory note and buy-out agreement.

I will look forward to your positive response.

Sincerely,

MATUSKA LAW OFFICES, LTD.

Michael 2. Matrocks

By:

MICHAEL L. MATUSKA, ESQ.

MLM/

cc: Client (Encls.) Exhibit A accounting Terms of Agreement between the transport of transport of transport of the transport of the transport of tran

Terms of Agreement between Legion Investments LLC and Jay Kvam

I:\Client Files\Real Estate\Kvam\Mineau\Corr\Sent\Mineau 02.16.18.docx

775-350-7220 Phone 775-350-7222 Fax mlm@matuskalawoffices.com

Licensed in Nevada and California

2310 South Carson Street, #6 Carson City, NV 89701 www.matuskalawoffices.com

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Exhibit "27"

Exhibit "27"

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Michael L. Matuska, Attorney at Law

September 19, 2018

Austin K. Sweet, Esq. Gunderson Law Firm 3895 Warren Way Reno NV 89509

> Re: Kvam v. Mineau, et al. Second Judicial District Court Case No. CV18-00764

Dear Mr. Sweet:

Thank you for your letter of September 18, 2018 and the offer contained therein.

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Sincerely,

MATUSKA LAW OFFICES, LTD.

Michael 2. Malton

By:

MICHAEL L. MATUSKA, ESQ. 2310 South Carson Street, Suite 6 Carson City NV 89701

cc: Client

I:\Client Files\Litigation\Kvam\v. Mineau\Corr\Sent\Sweet 09.19.18.docx

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Exhibit "28"

Exhibit "28"

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Deard	
Docu	in Envelope ID: DC141BE9-7CBB-43B3-8495-FD1921B5DFF9 CHICAGO ASSOCIATION OF REALTORS® EXCLUSIVE RIGHT TO SELL LISTING AGREEMENT EXCLUSIVE RIGHT TO SELL LISTING AGREEMENT De 2015 by Chicago Association of REALTORS® - All rights reserved This Contract is intended to be a binding Real Estate contract
1 2 3 4 5 6	1. SPONSORING BROKER. This Exclusive Right to Sell Listing Agreement ("Agreement") is entered into by and between ("Sponsoring Broher") and LEGION INVESTMENT LLC ("Seller") In consideration of the following agreements and Sponsoring Broker's efforts to procure a ready, willing and able buyer for the sale or exchange of property and improvements described below (including the undivided interest in the common elements and accumulated reserves, if any) (collectively, "Property"), Seller's hereby grants Sponsoring Broker the exclusive right ("Exclusive Right") to sell the Property (or, at Soller's direction, lease, exchange, joint venture or grant are option to purchase) the Property (collectively, "Transfer of Property") pursuant to the terms and conditions set forth below.
7 8 9 10 11 12	2. TERM. Sponsoring Broker's Exclusive Right shall extend from the Effective Date, as set forth on page 3 ("Commencement Date") until 11:59 P.M. or December 31, 20 18, at which time this Agreement shall automatically terminate ("Termination Date"). From the date of Seller's acceptance of any offer and execution of a contract for the Transfer of Property ("Accepted Offer"), unless the Accepted Offer is expressly subject to the continual marketing of the Property, Sponsoring Broker shall have no further obligation to market, advertise for sale or show the Property. Once all of the contingencies for the Accepted Offer have been satisfied or waived, Sponsoring Broker shall have no further obligation to Seller except to present Seller with any offers or counteroffers pertaining to the Property.
13 14 15	3. PRICE. In the event that the Transfer of Property is a sale, Seller directs Sponsoring Broker to market the Property at a price of \$
16 17 18 19 20	4 PROPERTY. Address: 7747 S MAY ST City: Chicago State: II Parking Space Number(s): (check all that apply) □ Deeded; □ Limited Common Element; □ Assigned; □ Indoor; □ Outdoor Storage Space Number(s): (check all that apply) □ Deeded; □ Limited Common Element; □ Assigned
21 22	5. <u>POSSESSION</u> . Seller shall surrender possession of the Property in broom-clean condition and remove all debris and personal property not conveyed to buyer before closing of the transaction set forth in the purchase and sale agreement or lease, unless otherwise agreed to in writing.
23 24 25 26	6. <u>DESIGNATED AGENT</u> . Sponsoring Broker and Seller hereby agree that (a) <u>MOSES Hall</u> , a sponsored licensee of Sponsoring Broker, is Seller's exclusive designated agent (" <i>Designated Agent</i> ") under this Agreement with Sponsoring Broker, and (b) neither Sponsoring Broker nor other sponsored licensees of Sponsoring Broker will be acting as agent for Seller. Seller understands and agrees that Sponsoring Broker and any o Sponsoring Broker's other sponsored licensees may enter into agreements with prospective buyers of the Property as agents of those buyers.
27 28 29 30 31	7. <u>MINIMUM SERVICES</u> . Pursuant to the Illinois Real Estate License Act of 2000 (265 ILCS 454/1 et seq.), as amended, Sponsoring Broker, through the Designated Agent, must provide to Seller, at a minimum, the following services: (a) accept delivery of and present to Seller offers and counteroffers to buy, sell lease or otherwise transfer any interest in the Property or any portion thereof: (b) assist Seller in developing, communicating, negotiating and presenting offers counteroffers and notices that relate to the offers and counteroffers until a lease or purchase agreement is fully executed and all contingencies are satisfied or waived; and (c) answer Seller's questions relating to the offers, counteroffers, notices and contingencies.
32 33 34 35 36 37 38	 8. <u>SELLER OBLIGATIONS</u>. From and after the Commencement Date of this Agreement, Seller agrees to: (i) cooperate fully with Sponsoring Broker and the Designated Agent; (ii) refer all inquiries to Sponsoring Broker and the Designated Agent; (iii) allow access and entry to the Property at convenient times by Sponsoring Broker, the Designated Agent and cooperating brokers (whether alone or accompanied by Sponsoring Broker or the Designated Agent) for the purpose of showing the Property to prospective buyers or lossees; (iv) if the Property is leased or occupied by a tenant, to comply with paragraph H of the General Provisions of this Agreement; (v) conduct all negotiations through Sponsoring Broker or the Designated Agent for professional services in the amount of §; and (vii) pay Sponsoring Broker is commission or compensation pursuant to the terms of Paragraph 9 below.
39 40 41 42 43 44 45 46 47 49 501 523 55 55	9. <u>COMPENSATION</u> . In the event Sponsoring Broker produces a buyer ready, willing and able to close on the Transfer of Property on the terms provided in this Agreement, then Seller shall pay Sponsoring Broker a commission in the amount of <u>Faites12800</u> % [percent] of the Purchase Price ("Sale Commission") plus <u>Commission</u> ("Additional Commission"). In the event Seller enters into a leasing agreement with a tenant during the term of this Agreement Seller agrees to pay Sponsoring Broker a rental commission of <u>("Rental Commission</u> ") but and exercised by tenant, then in addition to the Rental Commission and Additional Rental Fee, Seller must pay Sponsoring Broker the Sale Commission and Additional Commission. The Sale Commission, Additional Commission pursuant to this Agreement (a) upon the closing of any Transfer of Property prior to the Termination Date, regardless of whether the Transfer of Property resulted from the service and/or effort of the Sponsoring Broker, Designated Agent, Seller on any other persons or entities; or (b) upon the closing of any Transfer of Property within 180 days after the The Transfer of Property which is not residential property of four units or less, if the Property is listed with another licensed real estate broker during the 180 day period, then Sponsoring Broker shall not be entitled to any Commission pursuant to this Agreement on any Transfer of Property. For Property which is not residential property of four units or less, if the Property is listed with another licensed real estate broker during the 180 day period, then Sponsoring Broker shall not be entitled to any Commission pursuant to this Agreement on any Transfer of Property. For Property which is not residential property of four units or less, if the Property is listed with another licensed real estate broker and the other licensed real estate broker. The actual allocation of the Commission will be detormined pursuant to a separate agreement between Sponsoring Broker and the other licensed real estate broker's agency re
57 58 59 60 61 62 63	In the event this Agreement is cancelled by Seller pursuant to the terms of this Agreement, unless mutually agreed to in writing by Sponsoring Broker and Seller, Seller shall pay to Sponsoring Broker, within 4 business days of written demand by Sponsoring Broker, reimbursement for Sponsoring Broker's performance of professional services in the amount of \$500, including but not limited to: marketing, advertising, office expenses, Multiple Listing Service (MLS) fees, printing, attorneys' fees and court costs. The amount for Sponsoring Broker's performance of services shall be determined solely by Sponsoring Broker. In cases of the Seller's breach of this Agreement, Seller shall pay to Sponsoring Broker the Commission payable on the Transfer of Property to compensate Sponsoring Broker for Sponsoring Broker's time, expenses and services involved in marketing the Property. Seller expressly agrees to all of the terms of this Agreement with respect to payment of the Commission, including, without limitation, Paragraph M of the General Provisions attached hereto.
64 65 66	10. <u>DUAL REPRESENTATION</u> . By checking "Yes" and signing below, Seller acknowledges and agrees that the Designated Agent ("Licensee") may undertake a dual representation (represent both seller and buyer or landlord and tenant) for the sale or lease of property. Seller acknowledges they were informed of the possibility of this type of representation. Before signing this document please read the following:

6AL		Page 1 of 4			
Seller Initials:	Seller Initials:	Revised 08/2015	Sponsoring Broker Initials:	-	
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73 74 75 76		WHAT A LICENSEE <u>CAN</u> DO FOR CLIENTS WHEN ACTING AS A DUAL AGENT:				
77		 Treat all clients honestly. 2. Provide information about the property to the buyer or tenant. 3. Disclose all latent material defects in the property that are known to the Licensee. 4. Disclose the financial qualification of the buyer or tenant to the seller or landlord. 5. Explain real estate terms. 6. Help the buyer or tenant arrange for property inspections. 7. Explain closing costs and procedures. 8. Help the buyer compare financing alternatives. 9. Provide information to seller or buyer about comparable properties that have sold so both clients may make educated decisions on what price to accept or offer. 				
78		what a licensee <u>cannot</u> disclose to clients when acting as a dual agent:				
79 80 81 82		 Confidential information that the Licensee may know about a client, without that client's express consent. The price or terms the seller or landlord will take other than the listing price without permission of the seller or landlord. The price or terms the buyer or tenant is willing to pay without permission of the seller or terms the buyer or tenant should offer. A recommended or suggested price or terms the buyer or tenant should offer. A recommended or suggested price or terms the seller or landlord should counter with or accept. 				
83 84 85 86	•	If either client is uncomfortable with this disclosure and dual representation, please let Licensee know. You are not required to sign this document unless you want to allow Licensee to proceed as a Dual Agent in this transaction. By signing below, you acknowledge that you have read and understand this form and voluntarily consent to Licensee acting as a Dual Agent (that is, to represent BOTH the seller or landlord and the buyer or tenant) should that become necessary.				
87	Sell	er (check one): 🗗 Yes 🖾 No Seller Signature: Brian Missan Seller Signature:				
88 89	11.	ADDITIONAL TERMS AND PROPERTY INFORMATION. Seller represents that the following information is true and correct as of the date of this sement and shall keep Sponsoring Broker and Designated Agent informed of all changes to the following information:				
90 91	(ถ)	Property P.I.N. #20-29-417-015-0000 Homeowner's Exemption: Yes Yes Real estate taxes for the year 2017 equal \$2,441.38 Senior Citizen's Exemption: Yes Yes Senior Freeze Exemption: Yes Yes No				
92 93		P.I.N. # Real estate taxes for the year 20 equal \$				
94 95 96	(b)	Seller is aware of any circumstances that would affect the transfer of title? Yes VNo (example: probate, divorce, liens, lis pendens, judgments, etc) If yes, please explain:				
97 98	(c)	ls Property currently leased? □ Yes Ø No If yes, lease expiration date is; rent amount is \$; security deposit amount (if any) is \$_0				
99 .00	(d)	Utility and Energy. Please enter the Electricity and/or Gas Account Numbers for the Property: Electricity Account Number: Gas Account Number:				
.01	(e)	The lot size is approximately 3,720 Approximate square feet of the interior of the Property: 1,056				
.02	(í)	If a Condominium or Homeowners Association, Seller shall complete the following information and comply with General Provision C:				
.03		Management Contact: Phone: Email:				
04		Current monthly assessment equals \$ and includes				
05		Percentage of interest in common elements is%. Waiver of Right of First Refusal necessary? 🗆 Yes 🗆 No				
.06 .07		Seller (check one) [is is not] aware of a proposed special assessment. Seller shall keep Sponsoring Broker informed of all Board of Directors/Managers actions. Seller shall keep Sponsoring Broker informed of any change to this information.				
.08 .09		If applicable, the amount of special assessment is \qquad with a remaining balance due of \qquad payable through Special assessments are payable (<i>check all that apply</i>) \square Annually; \square Semi-Annually; \square Quarterly; \square Monthly.				
.10	(g)	If this property is new construction, Rider 13, "New Construction Insulation Disclosure", must be completed and attached.				
11 .12	(h)	If the Property is income or commercial property, Seller shall provide Sponsoring Broker with accurate copies of all leases, income and expense statements, a rent roll, existing environmental reports and relevant information necessary to market the property within 14 days after the date of this Agreement.				
.13 .14 .15 .16	(i)	For residential properties located within the City of Chicago, local ordinances require that all properties must have smoke and carbon monoxide detectors present and in working condition. Seller shall comply with these ordinances. In addition, Seller shall provide Sponsoring Broker with the following, if applicable, within 72 hours after the writton accoptance of this Agreement: (a) Illinois Residential Real Property Disclosure Report; (b) Heat Disclosure; (c) Lead Paint Disclosure; (d) Radon Disclosure; and (e) Zoning Certificate.				
17 18 19 20 21 22 23 24 25 26	Brok the 1 the 1 med num the f hypo estir that	PROMOTING AND ADVERTISING PROPERTY PER THE ILLINOIS REAL ESTATE LICENSE ACT OF 2000, AS AMENDED. Sponsoring the is hereby authorized to promote and advertise the Property as Sponsoring Broker deems appropriate, including but not limited to (i) displaying signs on Property, (ii) placing the Property in any multiple listing service in which Sponsoring Broker participates at the time a contract is executed, (iii) promoting Property on Sponsoring Broker's internet website, social media sites, and on the internet websites of other brokers, and/or through any other advertising ium which Sponsoring Broker baroters and/or through any other advertising ber of days to sell this Property to any multiple listing service in which Sponsoring Broker as to the amount of the selling price, type of financing, and ber of days to sell this Property to any multiple listing service in which Sponsoring Brokers at the time a contract is executed. Consistent with foregoing, any internet website on which the Property is promoted may (a) allow third parties to write comments or reviews about the Property, or display a print to such an nute. The foregoing notwithstanding, by checking one or both of the boxes at the end of this Paragraph 13, and writing its initials below, Seller requests on any internet website on which the Property is promoted, one or both of these features be disabled or discontinued. Sponsoring Broker in turn will disable to request the Property is promoted, one or both of these features be disabled or discontinued. Sponsoring Broker in turn will disable the Progerty is promoted 08/2015 Sponsoring Broker Initials:				

ler Initials:	56L	Seller Initials:	Revised 08/2015	Sponsoring Broker Initials:	
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or discontinue such designated features on its website, and will communicate to each multiple listing service in which it participates, and to each broker or other third party on whose internet website the Property is promoted or advertised, that the Seller has elected to have one or both of these features disabled or discontinued. However, notwithstanding any such Seller request, a broker's internet website may (1) communicate the broker's professional judgment concerning the Property, and (2) notify its customers and visitors to its website that a feature has been disabled or discontinued "at the request of Seller". 28 29 .30

	31	Disable/Discontinue	Website Features	(check an	y that apply and initial):
--	----	---------------------	------------------	-----------	----------------------------

.32 Disable/Discontinue Comments/Reviews regarding Property;

.33

34

Disable/Discontinue Automated Estimate of Market Value of Property.

Seller Initials: _____ Seller Initials: ____

35	13. FIXTURES AND	PERSONAL PROPERTY. In conjunction	with any Accepted Offer, Seller	agrees to transfer by a bi	ll of sale, all heating, electrical, and
36 37	plumbing systems that a Refrigerator	are owned by Seller and serve the Property	together with the following to th		
.38	□ Oven/Range	Sump Fump	Window air conditioner	Fireplace screen and equipment	Built-in or attached shelves or cabinets
39	🗇 Microwaye	detectors	Electronic air filter	□ Fireplace gas log	Ceiling fan
.40	🗆 Dishwasher	Intercom system	Central humidifier	□ Firewood	Radiator covers
,41	🗆 Garbage disposal	Security system (rented or owned) (s		□ Attached gas grill	All planted vegetation_
.42	Trush compactor	🖾 Satellite Dísh	Lighting fixtures	Existing storms	Outdoor play set/swings
.43 .44	Washer Dryer	Attached TV(s) TV Antenna	□ Electronic garage door(s)	and screens	🗆 Outdoor shed
.44 .45	□ Dryer □ Water Softener	🗆 I V Antenna 🗆 Multimedia equipment	with remote unit(s) Tacked down carpeting	 Window treatments_ Home 	`
.46		Sterco speakers/surround sound	Other Equipment	warranty (as attache	d)
.47	Seller also transfers the	following:			,
.48	The following items are	excluded:			
49 .50 .51 .52 .53	Agreement. If Seller doe MLS by adding a date a Agreement, Seller must	<u>NG SERVICE (MLS)</u> , MLS rules require is not want the Property inputted into the and initialing below. If Seller would like to complete and sign the form provided by MLS listing of the Property within 72 hours	MLS within 72 hours, Seller m he listing to be exempt from th MRED, "Seller's Listing Exemp	ust set forth the date to h the MLS during the entire tion Addendum." Unless	nave the Property inputted into the listing period provided for in this nated otherwise below. Sponsoring
.54	Seller authorizes Sponse	ring Broker not to submit Property into th	MLS until	(Date)	
55	Initial if date	is entered above: Seller Initials:	Seller Initials:		
.66 ,57	THE GENERAL PRO AGREEMENT,	DVISIONS ON THE FOLLOWING PA			ND MADE A PART OF THIS
58	SELLER'S INFORMA		5PONSORING BI	ROKER'S INFORMATIO	 DN:
59	Seller's Signature: Brian	yudy. Alikean antau	- Suonsoring Broker's	s Signature:	······································
60	Seller's Signature:		Date:	("Effect	
G1	Date: <u>9/24/2018</u>	· · · · · · · · · · · · · · · · · · ·		·	·
62	All Legal Title Holders o	r Legal Agent for Seller:	Sponsoring Broker	(print): Miller Chic:	ago LLC
63	LEGION INVES	TMENT LLC			
.64			City: Chicago	State:_[]	Zip: 60607
			Office Phone:		
65	Seller's Name (print): <u>B</u>	rian Mineau	Office Fax:		
.66	Seller's Name (print):		- Office MLS ID:	 	
67					
68		State: Zip;			
69	Phone #:		Designated Agent N	Name (print): Moses	Hall
70	Phone #:				
71	Phone #:				
72	Phone #:		-		
73	Fax #:				
74			Agent Fax Number		
75	Email Address 2:		Agent Email Addres	ss: <u>Moses@MillerCh</u>	IcagoRealEstate.com

Page 3 of 4 Seller Initials:______ Revised 08/2015 © 2015 by Chicago Association of REALTORS® - All rights reserved Sponsoring Broker Initials:_

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.76 GENERAL PROVISIONS:

Fair Housing Act. IT IS ILLEGAL FOR EITHER THE SELLER OR THE SPONSORING BROKER TO REFUSE TO DISPLAY, LIST, LEASE OR SELL, OR 77 А. 78 REFUSE TO NECOTIATE FOR THE LEASE OR SALE OF, OR OTHERWISE MAKE UNAVAILABLE OR DENY. REAL ESTATE TO ANY PERSON BECAUSE OF ONE'S MEMBERSHIP IN A PROTECTED CLASS, E.G.: RACE, COLOR, RELIGION, NATIONAL ORIGIN, SEX, ANCESTRY, AGE, MARITAL STATUS, PHYSICAL OR .79 .80 MENTAL HANDICAP, FAMILIAL STATUS, OR ANY OTHER CLASS PROTECTED BY ARTICLE 3 OF THE ILLINOIS HUMAN RIGHTS ACT. SELLER AND .81 SPONSORING BROKER ACKNOWLEDGE THAT THEY SHALL ALSO BE BOUND BY THE PROVISIONS OF STATE AND LOCAL (CITY AND/OR COUNTY) HUMAN .82 RIGHTS OR FAIR HOUSING ORDINANCES IF ANY AND AGREE TO COMPLY WITH SAME.

83 R. Obligations of Seller. Seller shall comply with the Real Estate Settlement Procedures Act of 1974, as amonded, if applicable, and furnish all information required for compliance with the Act, and, if applicable, Seller agrees to comply with the Residential Real Property Disclosure Act, as amended. 84

85 C. Illinois Condominium Property Act. If the property is a condominium, then no later than 15 days from the date of this Agreement, Seller shall furnish to Spansoring Broker a 86 complete set of condominium documents, including the declaration, bylaws, and if available, a survey. If the Property is a cooperative, then, no later than 15 days from the date hereof 87 Seller shall furnish to Sponsoring Broker a complete set of cooperative documents, including the proprietary lease or trust agreement, bylaws, and if available, a survey. If the Property 88 is a townhouse or condominium and dependent upon the condominium association's governing documents, either upon execution of this Agreement or upon Seller's acceptance of an offer 89 by buyer, Seller shall promptly notify the appropriate representative of the condominium association or any affiliated organization of the contemplated transaction. Seller shall furnish 90 to the buyer a statement from an authorized officer or agent of the condominium association certifying payment of assessments for condominium common expenses, and if applicable, 91 proof of waiver or termination of any right of rolusal or general option contained in the declaration of condominium together with any other documents required by the declaration of condominium or its hylaws as a precondition to the transfer of ownership. At closing, Seller shall deliver to the buyer all appropriate documents properly endorsed and a survey or plut of .92 93 the condominium unit showing the location of all improvements of the unit and further showing any parking spaces or garages that will be conveyed. Seller shall comply with all of the .94 conditions and stipulations of the Illinois Condominium Property Act (765 ILCS 605/1 et seq.), as amended, as may be applicable.

.95 D. Title. At least 5 days prior to closing, Seller shall furnish an owner's title insurance policy in the amount of the purchase price showing good and merchanizable fitle, and ,96 execute and deliver, or cause to be executed and delivered to the buyer a proper instrument of conveyance.

97 Survey. If the Property is not a condominium or a cooperative, then prior to closing, Soller shall furnish to the buyer at least 5 days prior to closing a survey by a licensed land 98 surveyor dated not more than 6 meanths prior to date of closing (as defined in the Seller's Real Estate Sale Contract) showing the present location of all improvements on the Property. If .99 the buyer or buyer's mortgaged desires a more recent or extensive survey, then the survey shall be obtained at the expense of either the buyer or seller, as agreed to by buyer and Seller.

:00 Lock Rox. Seller hereby authorizes Sponsoring Broker and its agent to place an electronic or combination lock box on the Property in accordance with the terms and conditions of F. :01 this Agreement for the purpose of keeping a key to the Property for access by cooperating real estate agents. Seller shall hold Sponsoring Broker, its agents, and any Multiple Listing :02 Service of which Sponsoring Broker is a participant harmless from any and all liability, claims, judgments, obligations, or demands against Sponsoring Broker and/or agent as a result of :03 Seller's authorization to use a "Lock Box," including, but not limited to, any and all liabilities and costs, including reasonable attorneys' fees incurred by Sponsoring Broker and/or agents :04 as a result of this authorization, except for any criminal or gross negligence on the part of the Sponsoring Broker und/or agents.

:05 Soller's Personal Property. Seller has been advised by Sponsoring Broker of the importance of safeguarding or removing valuables now located within the Property and the G. :06 need to obtain personal property insurance through Seller's insurance company.

:07 Leased Property. If the Property is leased or occupied by a tenant, Seller acknowledges and agrees to the following: (i) Seller has notified and advised the tenant/occupant of this H. :08 Agreement, including, without limitation, the terms and provisions of Paragraph F of these General Provisions; (ii) Seller will comply with all of the provisions of the Chicago Residential :09 Landlord and Tenant Ordinance and any other laws, regulations, and ordinances relating to the provision of notice to, and obtaining permission from, any tenant or occupant of the :10 Property for the Sponsoring Breker, its agent, cooperating real estate agents, and prospective buyers or lessees to enter the Property during reasonable times during the term of the Agreement; (iii) it is Seller's responsibility to keep the Sponsoring Broker informed of any times that Seller's tenant or occupant has not agreed to provide access to the Property; and (iv) :11 Seller hus advised all of the teriants and occupants of the Property of the importance of safeguarding or removing valuables now located within the Property and the need to obtain :12 personal property insurance during the term of this Agreement. !13

Indemnity. Seller hereby indemnifies and holds Sponsoring Broker and Sponsoring Broker's agents harmless, from any and all claims, disputes, litigation, judgmenta, costs and 114 legal fees from the defense of Sponsoring Broker and Sponsoring Broker's agents, including reasonable attorneys' fees and costs, arising from any misropresentation by the Seller or 135 other incorrect information supplied by the Seller to Sponsoring Broker or any third party. :16

Authority. Seller warrants that Seller has the authority to execute this Agreement and to deal with and on behalf of the Property as provided in this Agreement. :17

:18 Sponsoring Broker's Duty. Sponsoring Broker's sole duty is to use Sponsoring Broker's best efforts to effect a Transfer of Property, and Sponsoring Broker is not charged with К. :19 the custody of the Property, its management, maintenance, upkeep or repair.

!20 Disbursement of Earnest Money. If a dispute arises between Sellor and the buyer as to whether a default had occurred and Sponsoring Broker acts as Escrowee of earnest :21 money, Sponsoring Broker shall hold the carnest money and pay it out as agreed in writing by Seller and the buyer or as directed by a court of competent jurisdiction. In the event of a dispute Seller agrees that Sponsoring Broker may deposit the funds with the Clerk of the Circuit Court by the filing of an action in the nature of an Interpleuder. Seller agrees that 122 Sponsoring Broker may be reimbursed from the carnest money for all costs, including reasonable attorneys' fees and court costs, related to the filing of the Interpleader and hereby :23 :24 agrees to indemnify and held Sponsoring Broker harmless from any and ill claims and domands, including the payment of reasonable attorneys' fees, costs and expenses arising out of the default, claims and domands. If Seller defaults, earnest money, at the option of the buyer, and upon written direction by Seller and the buyer or as directed by a Court of competent 125 !26 jurisdiction, shall be refunded to the buyer and Seller shall not be released from any of its obligations under this Agreement. Notwithstanding anything in this Agreement to the :27 contrary, disbursement of earnest money shall be in accordance with the Real Estate License Act of 2000, as amended.

:28 Commission. No amendment or alteration with respect to the amount of commission or time of payment of commission shall be valid or binding unless made in writing and :29 nigned by the parties hereto. Sponsoring Broker's commission is to be paid at time of execution and delivery of deed, option, lease, joint vonture agreement, or installment agreement for deed, whichever occurs first, and Sponsoring Broker is authorized to deduct the commission and exponses from the earnest money depast at time. SPONSORING BROKER IS :30 :81 AUTHORIZED TO ACCEPT AN EARNEST MONEY DEPOSIT FROM THE BUYER. IF THE BUYER DEFAULTS AND EARNEST MONEY IS RELEASED TO THE SELLER, THE EARNEST MONEY SHALL BE APPLIED FIRST TO PAYMENT OF SPONSORING BROKER'S COMMISSION AND ANY EXPENSES INCURRED, AND :32 THE BALANCE SHALL BE PAID TO SELLER, EXCEPT AS OTHERWISE STATED BELOW IN PARAGRAPH "N" OF THE GENERAL PROVISIONS OF THIS :33 :34 AGREEMENT.

185 N. Dispute Resolution. The parties agree that any dispute, controversy or claim arising out of or relating to this Agreement, or any breach of this Agreement by either party, shall he resolved by arbitration in accordance with the Code of Ethics and Arbitration Manual of the National Association of REALTORS, as amended from time, through the facility of :36 137 the Chicago Association of REALTORS. The parties agree to be bound by any award rendered by any professional standards arbitration hearing panel of the Chicago Association of REALTORS and further agree that judgment upon any award rendered by a professional standards arbitration hearing panel of the Chicago Association of REALTORS may be entored :38 in any court having jurisdiction. The parties agree to execute any arbitration agreements, consents and documents as may be required by the Chicago Association of REALTORS to :39 facilitate any arbitration. 910

:41 ο. Representation of Multiple Sellers. Seller understands and agrees that Sponsoring Broker may from time to time represent or assist other sellers who may be interested in :42 selling property to the buyers with whom Sponsoring Broker has a buyer agency contract or with whom Sponsoring Broker is working as a customer. The Seller consents to Sponsoring Broker's representation of other sellers before, during and after the expiration of this Agreement and expressly waives any claims, including, but not limited to, breach of fiduciary duty :43 or breach of contract, based solely upon Sponsoring Broker's representation or assistance of other sollers who may be interested in selling property to the buyers with whom Sponsoring 514 Broker hus a buyer agency contract or with whom Sponsoring Broker is working as a customer. 46

Notice. All notices required by this Agreement shall be in writing and shall be served upon the Parties at the addresses provided in this Agreement. The mailing of notice by :46 registured or cartified mail, return receipt requested, shall be sufficient service. Notices may also be served by personal delivery or commercial delivery service or by the use of a 117 Acsimile machine. In addition, facsimile signatures or digital signatures shall be sufficient for purposes of executing this Agreement and shall be deemed originals. E-mail notices shall be deemed valid and received by the addressee when delivered by e-mail and opened by the recipient. Each Party shall retain a copy of proof of facsimile transmission and email :48 :49 150 notice and provide such proof, if requested.

15 I Miscellaneous. Q.

152 (1) Where applicable, the singular form shall include the plural, and the masculine form shall include the feminine and acuter, and vice versa. :53

This Agreement shall be binding upon and inure to the benefit of the beirs, executors, administrators, successors, and assigns of the parties to this Agreement. (2)15-1 155

- Any reference in this Agreement to "days" or "days" shall mean business days, not calendar days. Business Days are defined at Monday through Friday, excluding Federal holidays, Business Hours are defined as 8:00 A.M. to 6:00 P.M. Chicago Time.

Seller Initials:	Seller Initials:	Page 4 of 4 Revised 08/2015	Sponsoring Broker Initials:		
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FILED Electronically CV18-00764 2020-01-06 03:37:54 PM Jacqueline Bryant Clerk of the Court Transaction # 7669936 : csulezic

Exhibit "29"

Exhibit "29"



CHICAGO ASSOCIATION OF REALTORS®

Residential Real Estate Purchase and Sale Contract (For use with Single Family Homes, Fee Simple Townhomes, or Shared Community Associations) This Contract is Intended to be a Binding Real Estate Contract



1	1. <u>Contract</u> . This Residential Real Estate Purchase and Sale Contract (" <i>Contract</i> ") is made by and between							
2	Thousand Oaks Management ("Buyer"), and LEGION INVESTMENT LLC ("Seller")							
3	(Buyer and Seller collectively, ("Parties"), with respect to the purchase and sale of the real estate and improvements located at							
4	_7747 S May Ave, Chicago, IL 60620("Property").							
5	The Property P.I.N. # is 20294170150000							
	Additional P.I.N. #(s) (if applicable)							
-								
	2. Eixtures and Personal Property. At Closing (as defined in Paragraph 8 of this Contract), in addition to the Property, Seller shall transfer to Buyer by a Bill of Sale							
8	all heating, cooling, electrical and plumbing systems, and the following checked and enumerated items (collectively, "Fixtures and Personal Property"), which Fixtures and							
9	Personal Property are owned by Seller, and to Seller's knowledge, are currently present on the Property and in operating condition as of the Acceptance Date:							
10	Refrigerator Dump Pump Clentral air conditioner Pireplace screen Dult-in or attached							
	Oven/Range I Smoke and carbon monoxide							
12	□ Microwave detectors □ Electronic air. filter □ Fireplace gas log □ Ceiling fan(s) □ Dishwasher □ Intercom system □ Central humidifier □ Firewood □ Radiator covers							
	Garbage disposal Security system (Greated or Downed) (check onr) Garbage disposal All planted vegetation Trash compactor Satellite Dish Uighting fixtures Existing storms Outdoor play set/swings							
	□ Washer □ Attached TV(s) □ Electronic garage door(s) and screens □ Outdoor shed							
	□ Dryer □ TV Antenna with remote unit(s) □ Window treatments							
	U Water Softener U Multimedia equipment U Tacked down carpeting U Other Equipment							
	Seller shall also transfers the following:							
20	The following Items are excluded:							
21	3. <u>Purchase Price</u> . The purchase price for the Property (Including the Fixtures and Personal Property) is \$ <u>41,000</u> ("Purchase Price").							
22								
	("Closing Cost Credit"), to be applied to prepaid expenses, closing costs or both as lender permits, and that such credit appears on the Master Statement or Closing							
Z4	Disclosure.							
25	5. Home Warranty (Optional). Check if applicable 🗆 Seller agrees to provide Buyer with a Home Warranty at Closing, at a cost of no less than: \$							
	• • •							
26								
	earnest money in the amount of \$ 1,000, in the form of <u>check</u> within <u>3</u> Business Days after the Acceptance Date. The							
28	earnest money shall be increased to <i>(check one)</i> ("Earnest Money")							
20 20	within Business Days after the conclusion of the Attorney Approval Period (as established in Paragraph 15 of this Contract). The Parties acknowledge and agree that (I) the Parties shall execute all necessary documents with respect to the handling of the Earnest Money in form and content mutually agreed upon between the Parties							
	and (ii) unless otherwise agreed, Buyer shall pay all expenses incurred in opening an escrow account for the Earnest Money.							
32								
33	then this paragraph 7 does not apply. This Contract is contingent upon Buyer securing by CASH ("First Commitment Date") a written mortgage							
34	commitment for a fixed rate or an adjustable rate mortgage permitted to be made by a U.S. or Illinois savings and loan association; bank, or other authorized financial							
35	Institution, in the amount of (check one) 🗆 \$% [percent] of the Purchase Price, the Interest rate (or Initial Interest rate if an adjustable rate							
	mortgage) not to exceed% per year, amortized overyears, payable monthly, loan fee not to exceed%, plus appraisal and credit report fee, if any							
	("Required Commitment"). Buyer shall pay for private mortgage insurance as required by the lending institution. If a FHA or VA mortgage is to be obtained, Rider 8 or							
	Rider 9 shall be attached to this Contract. (1) if Buyer is unable to obtain the Required Commitment by the First Commitment Date, Buyer shall so notify Seller in writing on or before that Date. Thereafter, Seller may, within 30 Business Days after the First Commitment Date ("Second Commitment Date"), secure the Required Commitment							
41	for Buyer upon the same terms, and may extend the Closing Date by 30 Business Days. The Required Commitment may be given by Seller or a third party. Buyer shall furnish all requested credit information, sign customary documents relating to the application and securing of the Required Commitment, and pay one application fee as							
42	directed by Seller. Should Seller choose not to secure the Required Commitment for Buyer, this Contract shall be null and void as of the First Commitment Date, and the							
43	Earnest Money shall be returned to Buyer. (2) If Buyer notifies Seller on or before the First Commitment Date that Buyer has been unable to obtain the Required							
	Commitment, and neither Buyer nor Seller secures the Required Commitment on or before the Second Commitment Date, this Contract shall be null and void and the							
45	Earnest Money shall be returned to Buyer. (3) If Buyer does not provide any notice to Seller by the First Commitment Date, Buyer shall be deemed to have waived this							
46								
	contingency and this Contract shall remain in full force and effect.							
47								
17 18								

49 at a time and location mutually agreed upon by the Parties ("Closing Date"). Seller must provide Buyer with good and merchantable title prior to Closing.

50 9. <u>Possession</u>. Unless otherwise agreed to in Rider 22 Post-Closing Possession Rider, Seller agrees to deliver possession of the property at Closing. If Seller does 51 not surrender possession at Closing, Seller shall be considered in default of this Contract.

Buyer Initials:	Page 1 of 4 Revised 09/2017	Seller Initials:	Seller initials:
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			LEG01314

52 10. Deed. At Closing, Seller shall execute and deliver to Buyer, or cause to be executed and delivered to Buyer, a recordable warranty deed ("Deed") with release 53 of homestead rights (or other appropriate deed if title is in trust or in an estate), or Articles of Agreement, if applicable, subject only to the following, if any: covenants, 54 conditions, and restrictions of record; public and utility easements; acts done by or suffered through Buyer; all special governmental taxes or assessments confirmed and

55 unconfirmed; homeowners or condominium association declaration and bylaws, if any; and general real estate taxes not yet due and payable at the time of Closing.

11. <u>Real Estate Taxes</u>. Seller represents that the total 20<u>16</u> general real estate taxes for the Property and all P.I.N.s referenced paragraph 1 of this Contract were \$2,441. General real estate taxes for the Property are subject to the following exemptions (*check box if applicable*): □ Homeowner's. □ Senior Citizen's. □ Senior Freeze. □ Historical Tax Freeze. General real estate taxes shall be prorated based on <u>105</u>% of the most recent ascertainable full year tax bill, unless mutually agreed to otherwise by the Parties in writing prior to the expiration of the Attorney Approval Period.

12. Homeowners Association. Parties agree that the Property (check one) 🗆 [/s] 🗱 [/s not] a part of a homeowners association and that either the Illinois Common 60 б1 Interest Community Association Act, illinois Condominium Property Act, or other applicable state association law applies ("Governing Law"). If (is not) is checked, then 62 this paragraph 12, Homeowners Association, does not apply. Seller represents that as of the Acceptance Date, the regular monthly assessment pertaining to the 63 Property is S _; a special assessment (check one) 🗆 [has] OR 🗆 [has not] been levied. The original amount of the special assessment pertaining to the 64 Property was \$, and the remaining amount due at Closing will be \$____ ___ and (check one) 🗆 [shall] OR 🖾 [shall not] be assumed by Buyer at Closing. Buyer acknowledges and agrees that (i) the representations in this Paragraph are provided as of the Acceptance Date; (ii) this information may change, and these 65 66 fees may increase, prior to Closing. Notwithstanding anything to the contrary contained in this Paragraph 12, Seller shall notify Buyer of any proposed special assessment, 67 increase in any regular assessment, and amendments or revisions to any items stipulated by the resale disclosure provisions of the Governing Law ("Association 68 Documents"), including but not limited to the declaration, bylaws, rules and regulations, and the prior and current years' operating budgets, between the Date of Acceptance and Closing. Seller shall notify Buyer within 5 Business Days (and in no event later than the Closing Date) after Seller receives notice of any proposed special 69 70 assessment, increase in any regular assessment, and amendments or revisions to any of the Association Documents. Seller shall furnish Buyer a statement from the proper association representative certifying that Seller is current in payment of assessments, and, if applicable, proof of waiver or termination of any right of first refusal 71 or similar options contained in the bylaws of the association for the transfer of ownership. Seller shall deliver to Buyer the Association Documents within 72 Business 73 Days of the Acceptance Date. In the event the Association Documents disclose that the Property is in violation of existing rules, regulations, or other restrictions or that 74 the terms and conditions contained within the documents would unreasonably restrict Buyer's use of the Property or would increase the financial considerations which Buyer would have to extend in connection with owning the Property, then Buyer may declare this Contract null and void by giving Seller written notice within 5 Business 75 Days after the receipt of the Association Documents, listing those deficiencies which are unacceptable to Buyer, and thereupon all Earnest Money deposited shall be 76 77 returned to Buyer. If written notice is not served within the time specified, Buyer shall be deemed to have waived this contingency, and this Contract shall remain in full 78 force and effect. Seller agrees to pay any applicable processing/move-out/transferring fees as required by the association, and Buyer agrees to pay the credit report and 79 move-In fee if required by the association. If the right of first refusal or similar option is exercised, this Contract shall be null and void and the Earnest Money shall be returned to Buyer, but Seller shall pay the commission pursuant to Paragraph U of the General Provisions of this Contract. 80

81 13. Disclosures, Buyer has received the following (check yes or no): (a) Illinois Residential Real Property Disclosure Report: 🗆 Yes/🕱 No; (b) Heat Disclosure 82 (gas/electric): 🗋 Yes/🛱 No; (c) Lead Paint Disclosure and Pamphlet: 🗋 Yes/🛱 No; and (d) Radon Disclosure and Pamphlet: 🖨 Yes/🛱 No.

14. <u>Dual Agency</u>. Licensee (check one) [] [is] [is not] acting as a "Designated Agent" for both Buyer and Seller, ("Dual Agency"). If [is not] is checked this
 paragraph 14 does not apply. The Parties confirm that they have previously consented and agreed to have _______ ("Licensee") act
 as Dual Agent In providing brokerage services on behalf of the Parties and specifically consent to Licensee acting as Dual Agent on the transaction covered by this
 Contract. Initial below If Buyer and Seller consent to Dual Agency on the transaction covered by this Contract.

87 Buyer Initials: ______ Buyer Initials: ______ Seller Initials: ______ Seller Initials: ______

Attarney Modification. Within 5 Business Days after the Acceptance Date ("Attarney Approval Period"), the attorneys for the respective Parties, by notice, may: (a) approve this Contract in its entirety; or (b) propose modifications to this Contract ("Proposed Modifications"), which Proposed Modifications shall not include modifications to the Purchase Price or broker's compensation. If written agreement is not reached by the Parties with respect to resolution of the Proposed Modifications, then either Party may terminate this Contract by serving notice, whereupon this Contract shall be null and void and the Earnest Money returned to Buyer. Unless otherwise specified, all notices shall be provided in accordance with paragraph D of the General Provisions. In the absence of delivery of Proposed Modifications prior to the expiration of the Attorney Approval Period, the provisions of this paragraph shall be deemed wolved by the Parties and this Contract shall remain in full force and effect.

95 16. Inspection. Within 5_ Business Days after the Acceptance Date ("Inspection Period"), Buyer may conduct, at Buyer's sole cost and expense (unless 96 otherwise provided by law) home, radon, environmental, lead-based paint and/or lead-based paint hazards (unless separately walved), wood infestation, and/or mold inspections of the Property ("Inspections") by one or more properly licensed or certified Inspection personnel (each, an "Inspector"). The Inspections shall include only 97 98 major components of the Property, including, without limitation, central heating, central cooling, plumbing, well, and electric systems, roofs, walls, windows, ceilings, 99 floors, appliances, and foundations. 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 health or safety threat. Buyer shall indemnify Seller from and against any loss or damage to the Property or personal injury caused by the 100 Inspections, Buyer, or Buyer's Inspector. Prior to expiration of the Inspection Period, Buyer shall notify Seller or Seller's attorney in writing ("Buyer's Inspection Notice") of 101 102 any defects disclosed by the Inspections that are unacceptable to Buyer, together with a copy of the pertinent pages of the relevant inspections report. Buyer agrees that minor repairs and maintenance collectively costing less than \$250 shall not constitute defects covered by this Paragraph. If the Parties have not reached written 103 agreement resolving the inspection issues within the inspection Period, then either Party may terminate this Contract by written notice to the other Party. In the event of 104 105 such notice, this Contract shall be null and void and the Earnest Money shall be returned to Buyer. In the absence of written notice prior to the expiration of the Inspection Period, this provision shall be deemed waived by all Parties, and this Contract shall be in full force and effect. 106

БM Page 2 of 4 Buver Initials: Revised 09/2017 Seller initials: Seiler Initials: © 2017 – Chicago Association of REALTORS* - All Rights Reserved

107 108 109	DELIVERED TO BUYER OR BUYER'S DESIGNATED AGENT. THIS CONTRACT INCLUE FOLLOWINGR RIDERS AND ADDENDUMS, IF ANY,	
110		WHICH ARE ATTACHED TO AND MADE A PART OF THIS CONTRACT.
111	This Contract shall be of no force or effect if not accepted by Seller on or before	
112	OFFER DATE: 10/24/2018	10/24/2018 8:50:17 PM PDT ACCEPTANCE DATE: ("Acceptance Date").
113	BUYER'S INFORMATION:	SELLER'S INFORMATION:
114 115	Buyer's Signature: Definition and a star and a star	Seller's Signature:
116	Buyer's Signature:	Seller's Signature:
117	Buyer's Name (print):	Seller's Name (print):
118	Address: 9052 S Lowe Ave, Chicago, IL 60620	Address:
119	Phone 1: Phone 2:	Phone 1: Phone 2:
120	Email 1:	Email 1:
121		Email 2:
122	The names and addresses set forth below are for it	nformational purposes only and subject to change
123	Buyer's Broker's Information:	Seller's Broker's Information:
124	Designated Agent: Brian Ploszay	Designated Agent: Moses Hall
125	Agent MLS #: 116759 Agent License #: 47108188700	Agent MLS #: Agent License #:
126	Brokerage: Altura Reality Inc	Brokerage: Miller Chicago LLC
127	Brokerage MLS #: 85325 Brokerage License #:	Brokerage MLS #: 85216 Brokerage License #:
128	Address: 8140 S Octavia Ave, Bridgeview, IL 60455	Address:
129	Agent Phone: <u>312-399-6661</u> Agent Fax;	Agent Phone:773-299-9199 Agent Fax:
130	Email: brianp@altura-realty.com	Email: moses@millerchicagorealestate.com
131	Buyer's Attorney's information:	Seller's Attorney's Information:
	Attorney Name: Daniel Stefanczuk	Attorney Name: Harley B Rosenthal
	Address: _6841 W. Belmont Avenue_ Chicago, IL. 60634	Address: 3700 W Devon Avenue, Suite E Lincolnwood, IL 60712
134	Phone:Fax:Fax:	Phone:
135	Email: daniel@wshlaw.net	Email: harley@rosenthallawgroup.com
136	Buyer's Lender's Information;	
137	Lender's Name:	
138	Company Name:	
139	Address:	
140	Phone: Fax:	
141	Email:	

Buyer Initials:

Page 3 of 4 Revised 09/2017 Seller Initials: © 2017 – Chicago Association of REALTORS® - All Rights Reserved

Seller Initials:

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142 GENERAL PROVISIONS

A. Prorations. Rent, interest on existing mortgage, if any, water taxes and other items shall be prorated as of the Closing Date. Security deposits, if any, shall be paid
 to Buyer at Closing. Notwithstanding anything to the contrary contained in Paragraph 9 of this Contract, if the Property is improved as of the Closing Date, but the last
 available tax bill is on vacant land, Seller shall place in escrow an amount equal to 2% of the Purchase Price and the Parties shall reprorate taxes within 30 days after the bill on
 the improved property becomes available.

147 B. Uniform Vendor and Purchaser Risk Act. The provisions of the Uniform Vendor and Purchaser Risk Act of the State of Illinois shall be applicable to this Contract.

C. Title. At least 5 Business Days prior to the Closing Date, Seller shall deliver to Buyer or his agent evidence of merchantable title in the intended grantor by delivering a Commitment for Title Insurance of a title insurance company bearing a date on or subsequent to the Acceptance Date, in the amount of the Purchase Price, subject to no other exceptions than those previously listed within this Contract and to general exceptions contained in the commitment. Delay in delivery by Seller of a Commitment for Title Insurance due to delay by Buyer's mortgage in recording mortgage and bringing down title shall not be a default of this Contract. Every Commitment for Title Insurance furnished by Seller shall be conclusive evidence of title as shown. If evidence of title discloses other exceptions, Seller shall have 30 days after Seller's receipt of evidence of title to cure the exceptions and notify Buyer accordingly. As to those exceptions that may be removed at Closing by payment of money, Seller may have those exceptions removed at Closing by using the proceeds of the sale.

D. Notice. All notices required by this Contract shall be in writing and shall be served upon the Parties or their attorneys at the addresses provided in this Contract.
 The mailing of notice by registered or certified mail, return receipt requested, shall be sufficient service. Notices may also be served by personal delivery or commercial
 delivery service or by the use of a facsimile machine. In addition, facsimile signatures or digital signatures shall be sufficient for purposes of executing this Contract and shall
 be deemed originals. E-mail notices shall be deemed valid and received by the addressee when delivered by e-mail and opened by the recipient. Each Party shall retain a copy
 of proof of facsimile transmission and email notice and provide such proof, if requested.

160 Disposition of Earnest Money. In the event of any default by either Party, Escrowee may not distribute the Earnest Money without the joint written direction of E. 161 Seller and Buyer or their authorized agents. However, if Escrowee has not received the joint written direction of both Seller and Buyer or their authorized agents, then 162 Escrowee may give written notice to Seller and Buyer of the Intended disbursement of Earnest Money, indicating the manner in which Escrowee intends to disburse in the 163 absence of any written objection. If neither Party objects, in writing, to the proposed disposition of the Earnest Money within 30 days after the date of the notice, then Escrowee shall proceed to dispense the Earnest Money as previously noticed by Escrowee. If either Seller or Buyer objects in writing to the intended disposition within the 30 164 165 day period, then the Escrowee may deposit the Earnest Money with the Clerk of the Circuit Court by the filing of an action in the nature of an interpleader. Escrowee may withdraw from the Earnest Money all costs, including reasonable attorney's fees, related to the filling of the Interpleader, and the Parties shall indemnify and hold Escrowee 166 167 harmless from any and all claims and demands, including the payment of reasonable attorneys' fees, costs, and expenses arising out of those claims and demands. In the 168 event of default by Buyer, the Earnest Money, less expenses and commission of the listing broker, shall be paid to Seller. If Seller defaults, the Earnest Money, at the option of 169 Buyer, shall be refunded to Buyer, but such refunding shall not release Seller from the obligations of this Contract.

F. Operational Systems. Seller represents that the heating, plumbing, electrical, central cooling, ventilating systems, appliances, and fixtures on the Property are in working order and will be so at the time of Closing. Buyer shall have the right to enter the Property during the 48-hour period immediately prior to Closing solely for the purpose of verifying that the operational systems and appliances serving the Property are in working order and that the Property is in substantially the same condition, normal wear and tear excepted, as of the Acceptance Date.

Insulation and Heat Disclosure Requirements. If the Property is new construction, Buyer and Seller shall comply with all insulation disclosure requirements as
 provided by the Federal Trade Commission, and Rider 13 is attached. If the Property is located in the City of Chicago, Seller and Buyer shall comply with the provisions of
 Chapter 5-16-050 of the Municipal Code of Chicago concerning heating cost disclosure for the Property.

H. Code Violations. Seller warrants that no notice from any city, village, or other governmental authority of a dwelling code violation that currently exists on the
 Property has been issued and received by Seller or Seller's agent ("Code Violation Notice"). If a Code Violation Notice is received after the Acceptance Date and before
 Closing, Seller shall promptly notify Buyer of the Code Violation Notice.

180 I. Escrow Closing. At the written request of Seller or Buyer received prior to the delivery of the Deed, this sale shall be closed through an escrow with a title 181 insurance company, in accordance with the general provisions of the usual form of deed and money escrow agreement then furnished and in use by the title insurance 182 company, with such special provisions inserted in the escrow agreement as may be required to conform with this Contract. Upon the creation of an escrow, payment of 183 Purchase Price and delivery of deed shall be made through the escrow, this Contract and the Earnest Money shall be deposited in the escrow, and the Broker shall be made a 184 party to the escrow with regard to commission due. The cost of the escrow shall be divided equally between Buyer and Seller.

185 J. Legal Description and Survey. At least 5 Business Oays prior to Closing, Seller shall provide Buyer with a survey by a licensed land surveyor dated not more than
 186 six months prior to the date of Closing, showing the present location of all improvements. If Buyer or Buyer's mortgagee desires a more recent or extensive survey, the survey
 187 shall be obtained at Buyer's expense. The Parties may amend this Contract to attach a complete and correct legal description of the Property.

188 K. AffIdavit of Title; ALTA. Seller agrees to furnish to Buyer an affidavit of title subject only to those items set forth in this Contract, and an ALTA form if required by 189 Buyer's mortgagee, or the title insurance company, for extended coverage.

L. RESPA. Buyer and Seller shall make all disclosures and do all things necessary to comply with the applicable provisions of the Real Estate Settlement Procedures
 Act of 1974, as amended.

192 M. Transfer Taxes. Seller shall pay the amount of any stamp tax imposed by the state and county on the transfer of title, and shall furnish a completed declaration 193 signed by Seller or Seller's agent in the form required by the state and county, and shall furnish any declaration signed by Seller or Seller's agent or meet other requirements 194 as established by any local ordinance with regard to a transfer or transaction tax. Any real estate transfer tax required by local ordinance shall be paid by the person 195 designated in that ordinance.

196N.Removal of Personal Property. Seller shall remove from the Property by the Closing Date all debris and Seller's personal property not conveyed by Bill of Sale to197Buyer.

198 O. Surrender. Seller agrees to surrender possession of the Property in broom-clean condition and in the same condition as it was on the Acceptance Date, ordinary 199 wear and tear excepted, subject to Paragraph B of the General Provisions of this Contract. To the extent that Seller fails to comply with this paragraph, Seller shall not be responsible for that portion of the total cost related to this violation that is below \$250.00.

- 201 P. Time. Time is of the essence for purposes of this Contract.
- 202 Q. Number. Wherever appropriate within this Contract, the singular includes the plural.

203 R. Flood Plain Insurance. In the event the Property is in a flood plain and flood insurance is required by Buyer's lender, Buyer shall pay for that insurance.

204 5. Business Days and Time. Business Days are defined as Monday through Friday, excluding Federal holidays. Business Hours are defined as 8:00 AM to 6:00 PM 205 Chicago Time.

T. Patriot Act. Selier and Buyer represent and warrant that they are not acting, directly or indirectly, for or on behalf of any person, group, entity, or nation named by Executive Order or the United States Treasury Department as a Specially Designated National and Blocked Person, or other banned or blocked person, entity, nation or transaction pursuant to any law, order, rule or regulation which is enforced or administered by the Office of Foreign Assets Control ("OFAC"), and that they are not engaged in this transaction directly or indirectly on behalf of, or facilitating this transaction directly or indirectly on behalf of, any such person, group, entity, or nation. Each Party shall defend, indemnify, and hold harmless the other Party from and against any and all claims, damages, losses, risks, llabilities, and expenses (including reasonable attorneys' fees and costs) arising from or related to any breach of the foregoing representation and warranty.

212 U. Brokers. The real estate brokers named in this Contract shall be compensated in accordance with their agreements with their clients and/or any offer of 213 compensation made by the listing broker in a multiple listing service in which the listing and cooperating broker both participate.

214 V. Executed Contract. The listing broker shall hold the fully executed copy of this Contract.

US			
	Page 4 of 4	6AL	
Buyer Initials: Buyer Initials:	Revised 09/2017	Seller Initials:	Seller Initials:
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Exhibit "30"

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Exhibit "30"

American Land Title Association

ALTA Settlement Statement - Cash Adopted 05-01-2015

File No./Escrow No.: 730323 Print Date & Time: 11/16/18 8:49 AM Officer/Escrow Officer: Settlement Location: Citywide Title 850 W. Jackson Blvd., Ste. 320 Chicago, IL 60607 Citywide Title Corporation ALTA Universal ID: 850 W. Jackson Suite 320 Chicago, IL 60607

Property Address:

Borrower:

7747 S May St Chicago, IL 60620 Thousand Oaks Management, LLC

Seller:

Legion Investments, LLC

Settlement Date: 11/16/2018 Disbursement Date: 11/16/2018 Additional dates per state requirements:

Seller		Description	Borrower/Buyer			
Debit Credit			Debit	Credit		
		Financíal				
	\$41,000.00	Sale Price of Property	\$41,000.00			
		Deposit		\$1,000.0		
		Prorations/Adjustments	·			
\$2,233.36		County PropertyTaxes from 01/01/2018 thru 11/14/2018		\$2,233.3		
		Other Loan Charges				
		Appraisal Fee				
		Credit Report Fee		·······		
		Flood Certification Fee				
		Tax Service Fee		``````````````````````````````````````		
		Title Charges & Escrow / Settlement Charges				
\$50.00		Title - CPL Fee to First American	\$25.00			
\$3.00		Title - DFI Policy Fee to Citywide Title				
\$1,660.00		Title - Owner's Policy to Chi-City Title Co.		·····		
\$250.00		Title - Search Fee to Cltywide Title				
\$687.50		Title - Settlement Fee to Citywide Title	\$687.50			
\$150.00		Title - Update Fee to Chi-City Title Co.	\$150.00			
\$40.00	Title - Wire Fee to Citywide Title	\$40.00				
		Commission		·····		
\$700.00		Commission to Altura Realty				
\$1,300.00		Commission to Miller Chicago, LLC				

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Seller		Description	Borrower/Buyer			
Debit	Credit		Debit	Crédit		
		Government Recording and Transfer Charges		-		
		Recording Fee (Deed) to Cook County Recorder	\$50.00			
\$41.00		Transfer Tax to State of Illinois				
\$123.00		City Transfer Tax to City of Chicago	\$307.50			
\$20.50	County Transfer Tax to Cook County					
		Miscellaneous				
		Buyer Attorney Fee to Whitacre & Stefanczuk LTD	\$500.00			
\$650.00		Seller Attorney fee to Rosenthal Law Group, LLC				
\$1,000.00		Sold Tax TI to Citywide TI Account				
\$4,547.87		Sold Taxes to Cook County Treasurer				
\$400.00		Survey to Urchell & Associates				
\$2,000.00		Water Bill TI to Citywide TI Account				
\$320:00		Water/Zoning Certs to River North Clerking				
		Invoice to Altura Realty	\$2,300.00			
\$350.00		fees due prior files to Rosenthal Law Group, LLC				
Seller			Borrower/	Buver		
Debit	Credit		Debit	Credit		
\$16,526.23	\$41,000.00	Subtotals	\$45,060.00	\$3,233.		
		Due From Borrower		\$41,826		
\$24,473.77		Due To Seller				
\$41,000.00	\$41,000.00	Totals	\$45,060.00	\$45,060.		

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Acknowledgement

We/I have carefully reviewed the ALTA Settlement Statement and find it to be a true and accurate statement of all receipts and disbursements made on my account or by me in this transaction and further certify that I have received a copy of the ALTA Settlement Statement. We/I authorize Citywide Title Corporation to cause the funds to be disbursed in accordance with this statement.

Buyer/Borrower:

Seller:

Jours by Willnetta] 11.16.18 THOUSAND OAKS MANAGEMENT LLC Date

11-16-14

LEGION INVESTMENTS, LLC

Date

Michael & Brown Officer Escrew

VI 16 2018 Date

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Exhibit "31"

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Exhibit "31"

Balance Statement

Name: 7747 S May Street Time Period: 2017

Financial Statements in U.S. Dollars

Refinance of asset Gross Income

Advertising Advertising Amortization Bad Debis Bank Charges Contract Labor Contract Labor Depreciations Contract Labor Depreciations Loan from Shareholders Insurance Interest Loan from Shareholders Insurance Interest Insurance Interest Insurance Interest Insurance Interest Insurance Interest Interes Wages Total Expenses

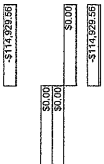
Net Operating Income

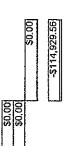
Otroan Interome Gain (Loss) on Sale of Assets Other Income Total Other Income

Net Income (Loss)

\$0.00 \$0.00 \$0.00

												\$114,929.56	-\$114,929.56
80.00 80.00 80.00	50.00 509,000,00 5000,00	\$0.00 \$0.00	\$1,040.75 \$0.00	\$0.00	00.03 \$0.00	\$0.00 \$0.00	\$44,784.31 \$0.00	50.00	\$0.00	\$0.00 \$104.50	88		





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Exhibit "32"

Exhibit "32"

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Balance Statement

Name: 7747 S May Street Time Period: 2018 Financial Statements in U.S. Dollars Ekternee Stattements Starting Balance

Letreurus Statiauteur, Starling Balance Loans Capital Contribution Rents Received Refinance of asset Gross Income Expenses

-\$20,073.66

\$0.00 \$0.00 \$1,107.00 \$200.00 \$0.00 \$900.00

-\$20,073.66 \$0.00

\$0.00 \$0.00 \$0.00

> Advertising Amortization Back Charges Charitable Contributions Commissions Commissions Contract Labor Dues and Subscriptions Loan from Shareholders Insurance Interest Insurance Interest Interest Interest Interest Centses and Fees Interest Centses and Fees Interest Proclaneous Office Expense Postage Purchase capital Replites Travel Utilities Taxes Wages Total Expenses

Net Operating Income

\$5,945.06 -\$26,018.72

\$0.00 \$0.00 \$1,475.00 \$0.00 \$0.00 \$0.00 \$2,263.06 \$2,263.06 \$2,263.06 \$2,263.06 \$2,263.06 \$2,000 \$0.00 \$24,473.77 -\$1,544.95

S24,473.77 \$0.00

OlitZatraouite Gain (Loss) on Sale of Assets Other Income Total Other Income

Net Income (Loss)