

SPECIAL MEETING NOTICE AND AGENDA Community Development Authority May 3, 2018 at 4:30 pm Third Floor Conference Room Beloit City Hall 100 State Street

- 1. Call to Order and Roll Call
- 2. Community and Housing Services
 - a. Review and consideration of Resolution 2018-05, Authorizing the Sale of 310 Euclid Avenue (Downing)
 - b. Review and consideration of Resolution 2018-06, Authorizing the Sale of 349 Euclid Avenue (Downing)
- 3. Adjournment

If you are unable to attend this meeting, notify Ann Purifoy in the Housing Authority Office at 364-8740 no later than 4:00 PM the day before the meeting.

Notice Posted: May 1, 2018 Approved: Julie Christensen, Exec. Director

^{**} Please note that upon reasonable notice, at least 24 hours in advance, efforts will be made to accommodate the needs of disabled individuals through appropriate aids and services. For additional information or to request this service, please contact the City Clerk's Office at 364-6680, 100 State Street, Beloit, WI 53511.

REPORT TO THE BELOIT COMMUNITY DEVELOPMENT AUTHORITY (CDA)



Agenda Item: 2a

Topic: Sale of 310 Euclid Avenue

Date: May 3, 2018

Presenter: Teri Downing **Division:** Community and Housing Services

Overview/Background Information:

The Community Development Authority authorized the purchase of 310 Euclid Avenue from the City of Beloit and award of contract for rehabilitation on October 10, 2016. The rehabilitation was completed using three funding sources: Neighborhood Stabilization Program (NSP) funds, Home Investment Partnership Program (HOME) funds, and Capital Improvement Plan (CIP) funds. The rehabilitation is complete and the house has been listed with a realtor.

Key Issues (maximum of 5):

- 1. The CDA has received three offers to purchase 310 Euclid which are outlined below:
 - a. \$98,000 Offer is contingent upon buyer obtaining financing within 30 days of acceptance of offer. Offer is also contingent upon seller providing \$2,880 in closing cost credit.
 - b. \$89,900 Offer is contingent upon buyer obtaining financing within 45 days of acceptance of offer.
 - c. \$89,900 Offer is contingent upon buyer obtaining financing with 45 days of acceptance of offer. Offer is also contingent upon seller providing \$3,000 in closing cost credit.
- 2. After the three offers were received by City staff, we did a multiple counter-proposal which included the following conditions:
 - a. Binding acceptance is subject to Community Development Authority approval which shall be obtained no later than April 30, 2018.
 - b. Buyer must provide verified completion of Home Buyer Education class by NeighborWorks Blackhawk Region or other US Department of Housing and Urban Development (HUD)-approved housing counseling agency by time of closing.
 - c. Buyer must meet federal income qualification of no more than 80% County Median Income (CMI) for household size (HOME regulations). Buyer must provide all income information to the City of Beloit no later than 4-17-2018 for review.
 - d. A deed restriction of up to 15 years for owner-occupancy is required. Said owner must meet federal income qualifications outlined herein. Deed restriction language is available from the seller upon request of the buyer.
 - e. The closing date shall be no earlier than May 31, 2018 and no later than August 1, 2018.
 - f. Line 127 of The Offer to Purchase is stricken and line 124 is to be marked.
- 3. The CDA met in closed session on April 25, 2018 on all three offers. Following that meeting, we submitted a counter-offer to the \$98,000 offer. The counter-offer is for \$95,000. There will be no seller contribution. Lines 207-209 of Addendum A are removed from the offer. Buyer acknowledges that the City will maintain ownership and care of northeast corner of lot. Map is attached. Attachment to WB-46 is included and attached (dated 4-12-18). Binding acceptance by May 8 with CDA approval. The buyer, Carlos Amezquita, accepted the counter-offer on April 27, 2018 (see attached counter-offer).

Conformance to Strategic Plan: Approval of this agreement would conform with the stated purpose of the following
strategic goal:
☑ Goal #1 – Create and Sustain Safe and Healthy Neighborhoods
☐ Goal #2 — Create and Sustain a High Performing Organization
☑ Goal #3 – Create and Sustain Economic and Residential Growth
☐ Goal #4 – Create and Sustain a High Quality of Life
☐ Goal #5 – Create and Sustain High Quality Infrastructure and Connectivity
\square Goal #6 – Create and Sustain a Positive Image, Enhance Communications and Engage the Community

Sustainability: (If applicable, briefly comment on the sustainable long term impact of this policy or program related to how it will impact both the built and natural environment. Consider whether the policy of program will reduce dependence upon fossil fuels, reduce dependence on chemicals and other manufacturing substances that accumulate in nature, reduce dependence on activities that harm life sustaining eco-systems, and/or meet the hierarchy of present and future human needs fairly and efficiently. (**Check N/A if not applicable.**) \boxtimes **N/A**

Action required/Recommendation:

Staff recommends the counter-offer signed by Carlos Amezquita.

Fiscal Note/Budget Impact:

Sales proceeds will be split among the funds which were used for the rehabilitation of the house.

Attachments:

Location Map, Photos of 310 Euclid Avenue, Resolution, Counter-offer and Offer to Purchase

Photos of 310 Euclid Avenue After Rehabilitation











310 Euclid Avenue







COMMUNITY DEVELOPMENT AUTHORITY

RESOLUTION 2018-05 ACCEPTING AN OFFER TO PURCHASE FOR 310 EUCLID AVENUE

WHEREAS, the Community Development Authority is the owner of 310 Euclid Avenue; and

WHEREAS, the property at 310 Euclid Avenue has been renovated and is ready for resale; and

WHEREAS, the Community Development Authority has received the attached offer to purchase for the property and responded with a counter offer which was accepted by the proposed buyer.

NOW THEREFORE BE IT RESOLVED, that the Community Development Authority accepts and approves the offer to purchase dated March 31, 2018, subject to the terms of the counter offer dated April 25, 2018 and authorizes the Executive Director to execute any and all documents necessary to accomplish the purposes of this resolution, namely to convey the property located at 310 Euclid Avenue.

Adopted this 3rd day of May, 2018

Community Development Authority

ATTEST:

Julie Christensen, Executive Director

WB-44 COUNTER-OFFER

Counter-Offer No. /	by (Bu ye r/Se	ller) STRIKE ON	<u>IE</u>	
unter Offer cognentially	y a a Counter-Of	for No. 1 by Sell	er Counter-Offer N	0 21

	TE: Number this Counter-Offer sequentially, e.g. Counter-Offer No. 1 by Seller, Counter-Offer No. 2 by
₃ս	yer, etc.
1	The Offer to Purchase dated 3/31/18 and signed by Buyer Carlos A. Amezquita for purchase of real estate at 3/0 Fucial Ave
2	for purchase of real estate at
3	is rejected and the following Counter-Offer is hereby made.
	CAUTION: This Counter-Offer does not include the terms or conditions in any other counter-offer or multiple
	counter-proposal unless incorporated by reference.
6	All terms and conditions remain the same as stated in the Offer to Purchase except the following:
7	1. Purchase price to be \$95,000,
8	
9	2. There will be no seller contribution. Lines
10	207-209 of Add A are removed from offer
11	a formation of the state of the
12	3. Buyer acknowledges that city will maintain
13	C ME a mile C I I
14	ownership and care of NE corner of lot.
15	Man is all soles
16	Map is attached,
17	4. Attachment to WB 46 is included and attached.
10	(dated 4-12-18)
20	(, autel 9-12-18)
21	5. Binding acceptance by May & with CDA approval.
22	8. Smarry acceptance by rivery & with approvation
23	
24	
25	
26	, the state of the
27	
28	The attached is/are made part of this Counter-Offer.
29	Any warranties, covenants and representations made in this Counter-Offer survive the closing of this transaction.
30	This Counter-Offer is binding upon Seller and Buyer only if a copy of the accepted Counter-Offer is delivered to the
	Party making the Counter-Offer on or before April 27, 2018
	(Time is of the Essence). Delivery of the accepted Counter-Offer may be made in any manner specified in the Offer to
	Purchase, unless otherwise provided in this Counter-Offer.
34	NOTE: The Party making this Counter-Offer may withdraw the Counter-Offer prior to acceptance and delivery
	as provided at lines 30-33.
36	This Counter-Offer was drafted by ANIMAN Dutte C2/ affilested on 4-25-12.
37	Ligensee and Firm ▲ Date ▲
	(x) Julie Christinge 4/25/18 & Chellenite
38 20	
39 40	Print name Print name
41	(X)(X)
	Signature of Party Making Counter-Offer Date Signature of Party Accepting Counter-Offer Date Date
43	Print name
44	This Counter-Offer was presented by This Counter-Offer was present
45	Licensee and Firm
46	This Counter-Offer is (rejected) (countered) STRIKE ONE (Party's Initials) (Party's Initials)
47	NOTE: Provisions from a previous Counter-Offer may be included by reproduction of the entire provision or
48	incorporation by reference. Provisions incorporated by reference may be indicated in the subsequent Counter-
49	Offer by specifying the number of the provision or the lines containing the provision. In transactions involving
50	more than one Counter-Offer, the Counter-Offer referred to should be clearly specified.
CEN	TURY 21 Affiliated - Boloit, 120 W. Grand Ave Beloit WI 53511 Phone: 608-290-5866 Fax: 1117 Sorest

WB-46 MULTIPLE COUNTER-PROPOSAL

1 2 3 4 5	A Multiple Counter-Proposal is being made by Seller to one or more other proposal Multiple Counter-Proposal may differ from the terms of multiple counter-proposals be buyers. This Multiple Counter-Proposal is not binding on Seller or Buyer until Seller's Seller or Buyer may withdraw their Multiple Counter-Proposal or accepted Multiple Coubinding acceptance per lines 45-47.	ing submitted to other prospective binding acceptance per lines 45-47. Inter-Proposal, at any time prior to
6	The Offer to Purchase dated <u>03/31/2018</u> and signed by Buyer, <u>Carlos A</u> purchase of real estate at <u>310 Euclid Ave</u> , <u>Beloit</u> , <u>WI</u> <u>53511</u>	A. Amezquita , for
7		remain the same as stated in the
8 9		does not include the terms or
10	conditions in any other counter-offer or multiple counter-proposal unless incorporated by referen	ce.I
	Please see attached Multiple Counter Proposal.	
12		
13 14		
15		
16		
17		
18		
19		
20		
22 23 24 25	Date A	oproved Multiple Counter-Proposal (see //2018 // Time is of the
	(X)	
27	Seller's Signature 🛦 Print Name Here \blacktriangleright	Date 🛦
	6.0	
28	(X)Seller's Signature A Print Name Here	D.L. A
23	Seller's Signature A Print Maine neie	Date 🛦
30		
31	This Multiple Counter-Proposal by Seller is approved by Buyer. Approval of this Multiple Cou	nter-Proposal is not binding on Buyer
32	or Seller until binding acceptance of this approved Multiple Counter-Proposal by Selle	er (per lines 45-47) on or before
34 35	Seller is not approved by Buyer in its entirety, do not use this form for a counter-offer to Offer (WB-44) or a new offer to purchase.	by Buyer. Instead, submit a Counter-
36	(x)	
	Buyer's Signature A Print Name Here	Date ▲
	, , _ ,	
38	(x)	
39	Buyer's Signature A Print Name Here	Date ▲
40 41	This Multiple Counter-Proposal is (rejected) (countered) STRIKE ONE (Buyer's Initials) This Multiple Counter-Proposal was presented to Buyer by	
42		
43	· · · · · · · · · · · · · · · · · · ·	on, at Date <u> </u>
44	ACCEPTANCE BY SELLER	
46 47	By signing below, Seller accepts Buyer's approved Multiple Counter-Proposal. The terms of t binding on Seller and Buyer if Seller delivers a copy of the accepted Multiple Counter-Propos in the Offer to Purchase on or before the deadline stated at line 33. NOTE: Seller should no accepted offer unless this Multiple Counter-Proposal provides for a secondary offer.	al to Buyer in any manner authorized
49	(X)	
	· · · · · · · · · · · · · · · · · · ·	Date ▲
51	The accepted Multiple Counter-Proposal was presented to Seller by	
52		
		on, , at
53	Licensee and Firm A	on, at Date ▲ a.m./p.m. ▲

CENTURY 21 Affiliated - Beloit, 120 W. Grand Ave Beloit WI 53511 Phone: 608-290-5866 Fax: Trish

Trisha Rose

WB-46 Multiple Counter-Proposal

- 1) Binding acceptance is subject to Community Development Authority (CDA) approval which shall be obtained no later than April 30th, 2018.
- 2) Buyer must provide verified completion of Home Education class by NeighborWorks Blackhawk Region or other US Department of Housing and Urban Development (HUD) -approved housing counseling agency by time of closing.
- 3) Buyer must meet federal income qualification of no more than 80% County Median Income (CMI) for household size (HOME regulations). Buyer must provide all income information to the City of Beloit no later than 4-17-18 for review.
- 4) A deed restriction of up to 15 years for owner-occupancy is required. Said owner must meet federal income qualification outlined herein. Deed restriction is available from the seller upon request of the buyer.
- 5) The closing date shall be no earlier than May 31st, 2018 and no later than August 1st, 2018.
- 6) Line 127 of The Offer To Purchase is stricken and line 124 is to be marked.



02/23/18

Carlos A Amezquita

PURCHASE OF: To Be Determined

This letter can serve as notice to a home seller, real estate agent, and/or builder that not only are you a serious buyer, but one with the ability to close on the deal. Real estate agents and builders want to know they are investing their time in buyers, who have shown they are committed to purchasing a home.

Loan Amount:

\$120625 PLUS, Up Front Mortgage Insurance Premium

Pre-Approval Product:

FHA 30 Year Fixed

Monthly PITI payment of:

\$1029.60

Credit Approval Date:

02/23/18

Credit Expires Date:

06/23/18

Please remember, market conditions can have an effect on the interest rates available, so feel free to remain in contact with me for updates on current rates or other payment options as you continue your home shopping process. Also, your preapproval is based on the information provided during the pre-approval application. If your financial situation changes or the documentation you supply at the time of moving forward with complete application differs from the original information you provided, we may need to modify the loan amount and/or product or withdraw the pre-approval.

Next Steps

Inform your real estate agent or builder you have been pre-approved and continue shopping or planning for that new home. During this period, I will maintain our line of communication to answer any questions that may arise, and you can inform me when you have a purchase contract in hand. At this time, we will document the information in your loan application and discuss your rate lock options.

Sincerely,

Kristi Amenda AVP Mortgage Lending Mortgage Loan Officer NMLS # 136999

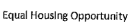
Office:

608-313-3382

Email:

kamenda@firstccu.com

This letter is based on preliminary information that is subject to verification and does not constitute a loan application.





WB-11	RESID	ENTIAL	OFFER	TO	PURCHASE

page 1 of 9, WB-11

1	LICENSEE DRAFTING THIS OFFER ON 03/31/2018 [DATE] IS (AGENT OF BUYER)
-	(AGENT OF SELLER/LISTING BROKER) (AGENT OF BUYER AND SELLER) STRIKE THOSE NOT APPLICABLE
2 2 1	CALEDAL DEOVICIONO The Driver Carles A American Andrew Andrew Carles A American
3 [GENERAL PROVISIONS The Buyer, Carlos A Amezquita
4	, offers to purchase the Property known as [Street Address]
	310 Euclid Ave in the
	of Beloit , County of Rock Wisconsin (Insert additional
7	description, if any, at lines 165-172 or 435-442 or attach as an addendum per line 434), on the following terms:
8	■ PURCHASE PRICE: Mhaty Eight thousand
9	■ PURCHASE PRICE: 7000. Dollars (\$ 98,000.). ■ EARNEST MONEY of \$ accompanies this Offer and earnest money of \$ 500. ¬
0	■ EARNEST MONEY of \$ accompanies this Offer and earnest money of \$
1	will be mailed, or commercially or personally delivered within
	■ THE BALANCE OF PURCHASE PRICE will be paid in cash or equivalent at closing unless otherwise provided below.
4	■ INCLUDED IN PURCHASE PRICE: Seller is including in the purchase price the Property, all Fixtures on the Property on
5	the date of this Offer not excluded at lines 17-18, and the following additional items: stove, refrigerator, dishurador, micro
6	
7	■ NOT INCLUDED IN PURCHASE PRICE:
8	
9	CAUTION: Identify Fixtures that are on the Property (see lines 185-193) to be excluded by Seller or which are rented
0	and will continue to be owned by the lessor.
1	NOTE: The terms of this Offer, not the listing contract or marketing materials, determine what items are
2	included/excluded.
3	ACCEPTANCE Acceptance occurs when all Buyers and Sellers have signed one copy of the Offer, or separate but identical
4	copies of the Offer.
5	CAUTION: Deadlines in the Offer are commonly calculated from acceptance. Consider whether short term deadlines
6	running from acceptance provide adequate time for both binding acceptance and performance.
	BINDING ACCEPTANCE This Offer is binding upon both Parties only if a copy of the accepted Offer is delivered to Buyer on
	or before 04/13 / 18 . Seller may keep the Property on the
	market and accept secondary offers after binding acceptance of this Offer.
	CAUTION: This Offer may be withdrawn prior to delivery of the accepted Offer.
	OPTIONAL PROVISIONS TERMS OF THIS OFFER THAT ARE PRECEDED BY AN OPEN BOX (CI) ARE PART OF THIS
	OFFER ONLY IF THE BOX IS MARKED SUCH AS WITH AN "X." THEY ARE NOT PART OF THIS OFFER IF MARKED "N/A"
	OR ARE LEFT BLANK.
	DELIVERY OF DOCUMENTS AND WRITTEN NOTICES Unless otherwise stated in this Offer, delivery of documents and
	written notices to a Party shall be effective only when accomplished by one of the methods specified at lines 36-54.
	(1) <u>Personal Delivery</u> : giving the document or written notice personally to the Party, or the Party's recipient for delivery if
	named at line 38 or 39.
	Seller's recipient for delivery (optional):
	Buyer's recipient for delivery (optional): Mary Gilbank Peterson
	(2) <u>Fax</u> : fax transmission of the document or written notice to the following telephone number:
	Seller: (608) 365-1672 Buyer: (262) 782-5609
	(3) Commercial Delivery: depositing the document or written notice fees prepaid or charged to an account with a
	commercial delivery service, addressed either to the Party, or to the Party's recipient for delivery if named at line 38 or 39, for
	delivery to the Party's delivery address at lines 47 or 48.
	(4) <u>U.S. Mail</u> : depositing the document or written notice postage prepaid in the U.S. Mail, addressed either to the Party,
	or to the Party's recipient for delivery if named at line 38 or 39, for delivery to the Party's delivery address at line 47 or 48.
	Delivery address for Seller:
	Delivery address for Buyer: Value Control Control
	(5) E-Mail: electronically transmitting the document or written notice to the party's e-mail address, if given below at line
	53 or 54. If this is a consumer transaction where the property being purchased or the sale proceeds are used primarily for
1	personal, family or household purposes, each consumer providing an e-mail address below has first consented electronically
	to the use of electronic documents, e-mail delivery and electronic signatures in the transaction, as required by federal law.
	E-Mail address for Seller (optional): rdutter@charter.net
	E-Mail address for Buyer (optional): mgilbauk@shorewest.com
15	PERSONAL DELIVERY/ACTUAL RECEIPT Personal Delivery to, or Actual Receipt by, any named Buyer or Seller
6	constitutes personal delivery to, or Actual Receipt by, all Buyers or Sellers.

- OCCUPANCY Occupancy of the entire Property shall be given to Buyer at time of closing unless otherwise provided in this 58 Offer at lines 165-172 or 435-442 or in an addendum attached per line 434. At time of Buyer's occupancy, Property shall be in 59 broom swept condition and free of all debris and personal property except for personal property belonging to current tenants, 60 or that sold to Buyer or left with Buyer's consent. Occupancy shall be given subject to tenant's rights, if any.
- 61 DEFINITIONS
- 62 ACTUAL RECEIPT: "Actual receipt" means that a Party, not the Party's recipient for delivery, if any, has the document or 63 written notice physically in the Party's possession, regardless of the method of delivery.
- 64 CONDITIONS AFFECTING THE PROPERTY OR TRANSACTION: "Conditions Affecting the Property or Transaction" are 65 defined to include:
- 66 a. Defects in the roof.
- 67 b. Defects in the electrical system.
- 68 c. Defects in part of the plumbing system (including the water heater, water softener and swimming pool) that is included in
- 70 d. Defects in the heating and air conditioning system (including the air filters and humidifiers).
- 71 e. Defects in the well, including unsafe well water.
- 72 f. Property is served by a joint well.
- 73 g. Defects in the septic system or other sanitary disposal system.
- 74 h. Underground or aboveground fuel storage tanks on or previously located on the Property. (If "yes", the owner, by law.
 75 may have to register the tanks with the Department of Commerce at P.O. Box 7970, Madison, Wisconsin, 53707, whether
- the tanks are in use or not. Regulations of the Department of Commerce may require the closure or removal of unused tanks.)
- 78 i. "LP" tank on the Property (specify in the additional information whether the tank is owned or leased).
- 79 j. Defects in the basement or foundation (including cracks, seepage and bulges).
- 80 k. Property is located in a floodplain, wetland or shoreland zoning area.
- 81 I. Defects in the structure of the Property.
- 82 m. Defects in mechanical equipment included in the sale either as Fixtures or personal property.
- 83 n. Boundary or lot line disputes, encroachments or encumbrances (including a joint driveway).
- 84 o. Defect caused by unsafe concentrations of, or unsafe conditions relating to, radion, radium in water supplies, lead in paint,
- lead in soil, lead in water supplies or plumbing system, or other potentially hazardous or toxic substances on the Property.
- NOTE: specific federal lead paint disclosure requirements must be complied with in the sale of most residential properties built before 1978.
- 88 p. Presence of asbestos or asbestos-containing materials on the Property.
- 89 q. Defect caused by unsafe concentrations of, unsafe conditions relating to, or the storage of, hazardous or toxic substances on neighboring properties.
- 91 r. Current or previous termite, powder-post beetle or carpenter ant infestations or Defects caused by animal or other insect infestiations.
- 93 s. Defects in a wood burning stove or fireplace or Defects caused by a fire in a stove or fireplace or elsewhere on the Property.
- 95 t. Remodeling affecting the Property's structure or mechanical systems or additions to Property during Seller's ownership without required permits.
- 97 u. Federal, state, or local regulations requiring repairs, alterations or corrections of an existing condition.
- 98 v. Notice of property tax increases, other than normal annual increases, or pending property reassessment.
- 99 w. Remodeling that may increase Property's assessed value.
- 100 x. Proposed or pending special assessments.
- 101 y. Property is located within a special purpose district, such as a drainage district, that has the authority to impose assessments against the real property located within the district.
- 103 z. Proposed construction of a public project that may affect the use of the Property.
- 104 aa. Subdivision homeowners' associations, common areas co-owned with others, zoning violations or nonconforming uses, 105 rights-of-way, easements or another use of a part of the Property by non-owners, other than recorded utility easements.
- 106 bb. Structure on the Property is designated as an historic building or part of the Property is in an historic district.
- 107 cc. Any land division involving the Property for which required state or local permits had not been obtained
- 108 dd. Violation of state or local smoke and carbon monoxide detector laws.
- 109 co. High voltage electric (100 KV or greater) or steel natural gas transmission lines located on but not directly serving the Property.
- 111 ff. The Property is subject to a mitigation plan required by Wisconsin Department of Natural Resources (DNR) rules related to county shoreland zoning ordinances that obligates the owner to establish or maintain certain measures related to shoreland conditions, enforceable by the county.
- 114 gg. Other defects affecting the Property.
- 115 (Definitions Continued on page 4)

PLACE OF CLOSING: Buyer and Seller agree that this transaction is to be closed at the place designated

169

172 by Buyer's mortgagee or

173 DEFINITIONS CONTINUED FROM PAGE 2

- DEADLINES: "Deadlines" expressed as a number of "days" from an event, such as acceptance, are calculated by excluding the day the event occurred and by counting subsequent calendar days. The deadline expires at midnight on the last day. The Deadlines expressed as a specific number of "business days" exclude Saturdays, Sundays, any legal public holiday under Wisconsin or Federal law, and other day designated by the President such that the postal service does not receive registered mail or make regular deliveries on that day. Deadlines expressed as a specific number of "hours" from the occurrence of an event, such as receipt of a notice, are calculated from the exact time of the event, and by counting 24 hours per calendar day. Deadlines expressed as a specific day of the calendar year or as the day of a specific event, such as the closing, expire at midnight of that day.
- 182 <u>DEFECT</u>: "Defect" means a condition that would have a significant adverse effect on the value of the Property; that would 183 significantly impair the health or safety of future occupants of the Property; or that if not repaired, removed or replaced would 184 significantly shorten or adversely affect the expected normal life of the premises.
- FIXTURE: A "Fixture" is an item of property which is physically attached to or so closely associated with land or improvements so as to be treated as part of the real estate, including, without limitation, physically attached items not easily removable without damage to the premises, items specifically adapted to the premises and items customarily treated as fixtures, including, but not limited to, all: garden bulbs; plants; shrubs and trees; screen and storm doors and windows; electric lighting fixtures; window shades; curtain and traverse rods; blinds and shutters; central heating and cooling units and attached equipment; water heaters and treatment systems; sump pumps; attached or fitted floor coverings; awnings; attached antennas; garage door openers and remote controls; installed security systems; central vacuum systems and accessories; integrated appliances; storage buildings on permanent groundations and docks/piers on permanent foundations.
- 194 CAUTION: Exclude any Fixtures to be retained by Seller or which are rented (e.g., water softener or other water 195 conditioning systems, home entertainment and satellite dish components, L.P. tanks, etc.) on lines 17–18.
- 196 PROPERTY: Unless otherwise stated, "Property" means the real estate described at lines 4–7.
- 197 PROPERTY DIMENSIONS AND SURVEYS Buyer acknowledges that any land, building or room dimensions, or total 198 acreage or building square footage figures, provided to Buyer by Seller or by a broker, may be approximate because of 199 rounding, formulas used or other reasons, unless verified by survey or other means.
- 200 CAUTION: Buyer should verify total square footage formula, total square footage/acreage figures, and land, building 201 or room dimensions, if material.
- 202 BUYER'S PRE-CLOSING WALK-THROUGH) Within 3 days prior to closing, at a reasonable time pre-approved by Seller or 203 Seller's agent, Buyer shall have the right to walk through the Property to determine that there has been no significant change 204 in the condition of the Property, except for ordinary wear and tear and changes approved by Buyer, and that any defects 205 Seller has agreed to cure have been repaired in the manner agreed to by the Parties.
- PROPERTY DAMAGE BETWEEN ACCEPTANCE AND CLOSING Seller shall maintain the Property until the earlier of closing or occupancy of Buyer in materially the same condition as of the date of acceptance of this Offer, except for ordinary wear and tear. If, prior to closing, the Property is damaged in an amount of not more than five percent (5%) of the selling price, seller shall be obligated to repair the Property and restore it to the same condition that it was on the day of this Offer. No later than closing, Seller shall provide Buyer with lien waivers for all lienable repairs and restoration. If the damage shall exceed such sum, Seller shall promptly notify Buyer in writing of the damage and this Offer may be canceled at option of Buyer. Should Buyer elect to carry out this Offer despite such damage, Buyer shall be entitled to the insurance proceeds, if any, relating to the damage to the Property, plus a credit towards the purchase price equal to the amount of Seller's deductible on such policy, if any, However, if this sale is financed by a land contract or a mortgage to Seller, any insurance proceeds shall be held in trust for the sole purpose of restoring the Property.

269 purchase price, accompanied by a written notice of termination.

271 deadlines provide adequate time for performance.

216	IF LINE 217 IS NOT MARKED OR IS MARKED N/A LINES 257-263 APPLY.
217	X') FINANCING CONTINGENCY: This Offer is contingent upon Buyer being able to obtain a written FHA
218	[INSERT LOAN PROGRAM OR SOURCE] first mortgage
219	[INSERT LOAN PROGRAM OR SOURCE] first mortgage loan commitment as described below, within 30 days of acceptance of this Offer. The financing selected shall be in an day of acceptance of this Offer. The financing selected shall be in an acceptance of this Offer. The financing selected shall be in an acceptance of the offer at the state of the selection 30.
220	amount of not less than \$ \frac{42,800.^{\text{-}}}{2000000000000000000000000000000000
221	years, Initial monthly payments of principal and interest shall not exceed \$ Monthly payments may
222	also include 1/12th of the estimated net annual real estate taxes, hazard insurance premiums, and private mortgage insurance
223	premiums. The mortgage may not include a prepayment premium. Buyer agrees to pay discount points and/or loan origination
224	fee in an amount not to exceed 0 % of the loan. If the purchase price under this Offer is modified, the financed
225	amount, unless otherwise provided, shall be adjusted to the same percentage of the purchase price as in this contingency and
226	the monthly payments shall be adjusted as necessary to maintain the term and amortization stated above.
227	CHECK AND COMPLETE APPLICABLE FINANCING PROVISION AT LINE 228 or 229.
228	X FIXED RATE FINANCING: The annual rate of interest shall not exceed 5
229	
230	rate shall be fixed for months, at which time the interest rate may be increased not more than % per
231	year. The maximum interest rate during the mortgage term shall not exceed%. Monthly payments of principal
232	
233	If Buyer is using multiple loan sources or obtaining a construction loan or land contract financing, describe at lines
234	165-172 or 435-442 or in an addendum attached per line 434.
235	BUYER'S LOAN COMMITMENT: Buyer agrees to pay all customary loan and closing costs, to promptly apply for a
236	mortgage loan, and to provide evidence of application promptly upon request of Seller. If Buyer qualifies for the loan described
237	in this Offer or another loan acceptable to Buyer, Buyer agrees to deliver to Seller a copy of the written loan commitment no
238	later than the deadline at line 219. Buyer and Seller agree that delivery of a copy of any written loan commitment to
239	Seller (even if subject to conditions) shall satisfy Buyer's financing contingency if, after review of the loan
240	commitment, Buyer has directed, in writing, delivery of the loan commitment. Buyer's written direction shall
241	accompany the loan commitment. Delivery shall not satisfy this contingency if accompanied by a notice of
242	unacceptability.
243	CAUTION: The delivered commitment may contain conditions Buyer must yet satisfy to obligate the lender to provide
244	the loan. BUYER, BUYER'S LENDER AND AGENTS OF BUYER OR SELLER SHALL NOT DELIVER A LOAN
	COMMITMENT TO SELLER OR SELLER'S AGENT WITHOUT BUYER'S PRIOR WRITTEN APPROVAL OR UNLESS
246	ACCOMPANIED BY A NOTICE OF UNACCEPTABILITY.
247	SELLER TERMINATION RIGHTS: If Buyer does not make timely delivery of said commitment; Seller may terminate this
	Offer if Seller delivers a written notice of termination to Buyer prior to Seller's Actual Receipt of a copy of Buyer's written loan
249	commitment.
250	■ FINANCING UNAVAILABILITY: If financing is not available on the terms stated in this Offer (and Buyer has not already
251	delivered an acceptable loan commitment for other financing to Seller), Buyer shall promptly deliver written notice to Seller of
252	same including copies of lender(s)' rejection letter(s) or other evidence of unavailability. Unless a specific loan source is
253	named in this Offer, Seller shall then have 10 days to deliver to Buyer written notice of Seller's decision to finance this
254	transaction on the same terms set forth in this Offer, and this Offer shall remain in full force and effect, with the time for closing
255	extended accordingly. If Seller's notice is not timely given, this Offer shall be null and void. Buyer authorizes Seller to obtain
256	any credit information reasonably appropriate to determine Buyer's credit worthiness for Seller financing.
257	THIS OFFER IS NOT CONTINGENT ON FINANCING: Within 7 days of acceptance, a financial institution or third party
258	in control of Buyer's funds shall provide Seller with reasonable written verification that Buyer has, at the time of verification,
259	sufficient funds to close. If such written verification is not provided, Seller has the right to terminate this Offer by delivering
260	written notice to Buyer. Buyer may or may not obtain mortgage financing but does not need the protection of a financing
261	contingency. Seller agrees to allow Buyer's appraiser access to the Property for purposes of an appraisal. Buyer understands
262	and agrees that this Offer is not subject to the appraisal meeting any particular value, unless this Offer is subject to an
	appraisal contingency, nor does the right of access for an appraisal constitute a financing contingency. IXI APPRAISAL CONTINGENCY: This Offer is contingent upon the Buyer or Buyer's lender having the Property appraised
264	s at Buyer's expense by a Wisconsin licensed or certified independent appraiser who issues an appraisal report dated
200	s at Buyers expense by a Wisconsin licensed of certified independent appraisal who issues an appraisal report dates subsequent to the date of this Offer indicating an appraised value for the Property equal to or greater than the agreed upon
200	purchase price. This contingency shall be deemed satisfied unless Buyer, within 30 days of acceptance, delivers
261	to Seller a copy of the appraisal report which indicates that the appraised value is not equal to or greater than the agreed upon

270 CAUTION: An appraisal ordered by Buyer's lender may not be received until shortly before closing. Consider whether

- DISTRIBUTION OF INFORMATION Buyer and Seller authorize the agents of Buyer and Seller to: (i) distribute copies of the Offer to Buyer's lender, appraisers, title insurance companies and any other settlement service providers for the transaction as defined by the Real Estate Settlement Procedures Act (RESPA); (ii) report sales and financing concession data to multiple listing service sold databases; and (iii) provide active listing, pending sale, closed sale and financing concession information and data, and related information regarding seller contributions, incentives or assistance, and third party gifts, to appraisers researching comparable sales, market conditions and listings, upon inquiry.
- 278 DEFAULT Seller and Buyer each have the legal duty to use good faith and due diligence in completing the terms and 279 conditions of this Offer. A material failure to perform any obligation under this Offer is a default which may subject the 280 defaulting party to liability for damages or other legal remedies.
- 281 If <u>Buyer defaults</u>, Seller may:

282

- (1) sue for specific performance and request the earnest money as partial payment of the purchase price; or
- (2) terminate the Offer and have the option to: (a) request the earnest money as liquidated damages; or (b) sue for actual damages.
- 285 If <u>Seller defaults</u>, Buyer may:
- 286 (1) sue for specific performance; or
- 287 (2) terminate the Offer and request the return of the earnest money, sue for actual damages, or both.
- In addition, the Parties may seek any other remedies available in law or equity,
- The Parties understand that the availability of any judicial remedy will depend upon the circumstances of the situation and the discretion of the courts. If either Party defaults, the Parties may renegotiate the Offer or seek nonjudicial dispute resolution instead of the remedies outlined above. By agreeing to binding arbitration, the Parties may lose the right to litigate in a court of law those disputes covered by the arbitration agreement.
- 293 NOTE: IF ACCEPTED, THIS OFFER CAN CREATE A LEGALLY ENFORCEABLE CONTRACT. BOTH PARTIES SHOULD 294 READ THIS DOCUMENT CAREFULLY. BROKERS MAY PROVIDE A GENERAL EXPLANATION OF THE PROVISIONS 295 OF THE OFFER BUT ARE PROHIBITED BY LAW FROM GIVING ADVICE OR OPINIONS CONCERNING YOUR LEGAL 296 RIGHTS UNDER THIS OFFER OR HOW TITLE SHOULD BE TAKEN AT CLOSING. AN ATTORNEY SHOULD BE 297 CONSULTED IF LEGAL ADVICE IS NEEDED.
- 298 ENTIRE CONTRACT This Offer, including any amendments to it, contains the entire agreement of the Buyer and Seller 299 regarding the transaction. All prior negotiations and discussions have been merged into this Offer. This agreement binds 300 and inures to the benefit of the Parties to this Offer and their successors in interest.
- 301 NOTICE ABOUT SEX OFFENDER REGISTRY You may obtain information about the sex offender registry and persons 302 registered with the registry by contacting the Wisconsin Department of Corrections on the Internet at 303 http://www.widocoffenders.org or by telephone at (608) 240-5830.

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304 305	CLOSING OF BUYER'S PROPERTY CONTINGENCY: This Offer is contingent upon the closing of the sale of Buyer's property located at, no later than If Seller accepts a bona fide secondary offer. Seller may give written notice to Buyer of acceptance. If Buyer does not deliver to Seller a written
307	waiver of the Closing of Buyer's Property Contingency and <u>any financing contingency (See Addendum A — Waiver of Financing</u>
309	Contingency clause) [INSERT OTHER REQUIREMENTS, IF ANY (e.g., PAYMENT OF ADDITIONAL EARNEST MONEY, WAIVER OF ALL CONTINGENCIES, OR PROVIDING EVIDENCE OF SALE OR BRIDGE LOAN, etc.)] within hours of Buyer's Actual
311	Receipt of said notice, this Offer shall be null and void. SECONDARY OFFER: This Offer is secondary to a prior accepted offer. This Offer shall become primary upon delivery
313 314 315	of written notice to Buyer that this Offer is primary. Unless otherwise provided, Seller is not obligated to give Buyer notice prior to any deadline, nor is any particular secondary buyer given the right to be made primary ahead of other secondary buyers. Buyer may declare this Offer null and void by delivering written notice of withdrawal to Seller prior to delivery of Seller's notice
316	that this Offer is primary. Buyer may not deliver notice of withdrawal earlier than days after acceptance of this Offer. All other Offer deadlines which are run from acceptance shall run from the time this Offer becomes primary.
212	TIME IS OF THE ESSENCE "Time is of the Essence" as to: (1) earnest money payment(s); (2) binding acceptance; (3) occupancy; (4) date of closing; (5) contingency Deadlines STRIKE AS APPLICABLE and all other dates and Deadlines in this
320	Offer except: If "Time is of the Essence" applies to a date or
322	. If "Time is of the Essence" applies to a date or
323	Deadline, failure to perform by the exact date or Deadline is a breach of contract. If "Time is of the Essence" does not apply to a date or deadline, then performance within a reasonable time of the date or Deadline is allowed before a breach occurs.
325	TITLE EVIDENCE
326	■ CONVEYANCE OF TITLE: Upon payment of the purchase price, Seller shall convey the Property by warranty deed (trustee's deed if Seller is a trust, personal representative's deed if Seller is an estate or other conveyance as
328	provided herein), free and clear of all liens and encumbrances, except: municipal and zoning ordinances and agreements
329	entered under them, recorded easements for the distribution of utility and municipal services, recorded building and use
330	restrictions and covenants, present uses of the Property in violation of the foregoing disclosed in Seller's Real Estate Condition Report and in this Offer, general taxes levied in the year of closing and
	Condition Report and In this Offer, general taxes levied in the year of closing and
334	Settle 1 - C. H. July - and everythe the decouponing
335	which constitutes merchantable title for purposes of this transaction. Seller shall complete and execute the documents necessary to record the conveyance at Seller's cost and pay the Wisconsin Real Estate Transfer Fee.
337	WARNING: Municipal and zoning ordinances, recorded building and use restrictions, covenants and easements may
338	prohibit certain improvements or uses and therefore should be reviewed, particularly if Buyer contemplates making
339	improvements to Property or a use other than the current use. TITLE EVIDENCE: Seller shall give evidence of title in the form of an owner's policy of title insurance in the amount of the
340	purchase price on a current ALTA form issued by an insurer licensed to write title insurance in Wisconsin. Seller shall pay all
342	costs of providing title evidence to Buyer. Buyer shall pay all costs of providing title evidence required by Buyer's lender.
343	■ GAP ENDORSEMENT: Seller shall provide a "gap" endorsement or equivalent gap coverage at (Seller's)(Buyer's)
344	STRIKE ONE ("Seller's" if neither stricken) cost to provide coverage for any liens or encumbrances first filed or recorded after the effective date of the title insurance commitment and before the deed is recorded, subject to the title insurance policy
345	exclusions and exceptions, provided the title company will issue the endorsement. If a gap endorsement or equivalent gap
347	coverage is not available, Buyer may give written notice that title is not acceptable for closing (see lines 353–359).
348	PROVISION OF MERCHANTABLE TITLE: For purposes of closing, title evidence shall be acceptable if the required title
349	insurance commitment is delivered to Buyer's attorney or Buyer not less than 5 business days before closing, showing title to the Property as of a date no more than 15 days before delivery of such title evidence to be merchantable per lines 326-335,
350	subject only to liens which will be paid out of the proceeds of closing and standard title insurance requirements and
352	exceptions, as appropriate.
353	TITLE NOT ACCEPTABLE FOR CLOSING: If title is not acceptable for closing, Buyer shall notify Seller in writing of
354	objections to title by the time set for closing. In such event, Seller shall have a reasonable time, but not exceeding 15 days, to
355	remove the objections, and the time for closing shall be extended as necessary for this purpose. In the event that Seller is unable to remove said objections, Buyer shall have 5 days from receipt of notice thereof, to deliver written notice waiving the
357	objections, and the time for closing shall be extended accordingly. If Buyer does not waive the objections, this Offer shall be
358	null and void. Providing title evidence acceptable for closing does not extinguish Seller's obligations to give
	merchantable title to Buyer.

- 360 SPECIAL ASSESSMENTS/OTHER EXPENSES: Special assessments, if any, levied or for work actually commenced prior 361 to date of this Offer shall be paid by Seller no later than closing. All other special assessments shall be paid by 362 Buyer.
- 363 CAUTION: Consider a special agreement if area assessments, property owners association assessments, special 364 charges for current services under Wis. Stat. § 66.0627 or other expenses are contemplated. "Other expenses" are 365 one-time charges or ongoing use fees for public improvements (other than those resulting in special assessments) 366 relating to curb, gutter, street, sidewalk, municipal water, sanitary and storm water and storm sewer (including all 367 sewer mains and hook-up/connection and interceptor charges), parks, street lighting and street trees, and impact 368 fees for other public facilities, as defined in Wis. Stat. § 66.0617(1)(f).

369 EARNEST MONEY

- 370 HELD BY: Unless otherwise agreed, earnest money shall be paid to and held in the trust account of the listing broker 371 (Buyer's agent if Property is not listed or Seller's account if no broker is involved), until applied to purchase price or 372 otherwise disbursed as provided in the Offer.
- 373 CAUTION: Should persons other than a broker hold earnest money, an escrow agreement should be drafted by the 374 Parties or an attorney. If someone other than Buyer makes payment of earnest money, consider a special 375 disbursement agreement.
- 376 DISBURSEMENT: If negotiations do not result in an accepted offer, the earnest money shall be promptly disbursed (after 277 clearance from payor's depository institution if earnest money is paid by check) to the person(s) who paid the earnest money. 378 At closing, earnest money shall be disbursed according to the closing statement. If this Offer does not close, the earnest 379 money shall be disbursed according to a written disbursement agreement signed by all Parties to this Offer. If said 380 disbursement agreement has not been delivered to broker within 60 days after the date set for closing, broker may disburse 381 the earnest money: (1) as directed by an attorney who has reviewed the transaction and does not represent Buyer or Seller; 382 (2) into a court hearing a lawsuit involving the earnest money and all Parties to this Offer; (3) as directed by court order; or (4) 383 any other disbursement required or allowed by law. Broker may retain legal services to direct disbursement per (1) or to file an 384 interpleader action per (2) and broker may deduct from the earnest money any costs and reasonable attorneys fees, not to 385 exceed \$250, prior to disbursement.
- LEGAL RIGHTS/ACTION: Broker's disbursement of earnest money does not determine the legal rights of the Parties in relation to this Offer. Buyer's or Selfer's legal right to earnest money cannot be determined by broker. At least 30 days prior to disbursement per (1) or (4) above, broker shall send Buyer and Selfer notice of the disbursement by certified mail. If Buyer or Selfer disagree with broker's proposed disbursement, a lawsuit may be filled to obtain a court order regarding disbursement. Selfer disagree with broker's proposed disbursement, a lawsuit may be filled to obtain a court order regarding disbursement. Selfer disagree with broker are regarding disbursement. Selfer should consider consulting attorneys regarding their disputes under this Offer in case of a dispute. Both Parties agree to hold the broker harmless from any liability for good faith disbursement of earnest money in accordance with this Offer or applicable Department of Regulation and Licensing regulations concerning earnest money. See Wis. Adm. Code Ch. RL 18.
- INSPECTIONS AND TESTING Buyer may only conduct inspections or tests if specific contingencies are included as a part of this Offer. An "Inspection" is defined as an observation of the Property which does not include an appraisal or testing of the Property, other than testing for leaking carbon monoxide, or testing for leaking LP gas or natural gas used as a fuel source, which are hereby authorized. A "test" is defined as the taking of samples of materials such as soils, water, air or building materials from the Property and the laboratory or other analysis of these materials. Seller agrees to allow Buyer's inspectors, testers and appraisers reasonable access to the Property upon advance notice, if necessary to satisfy the contingencies in this Offer. Buyer and licensees may be present at all inspections and testing. Except as otherwise provided, Seller's authorization for inspections does not authorize Buyer to conduct testing of the Property.
- 403 NOTE: Any contingency authorizing testing should specify the areas of the Property to be tested, the purpose of the 404 test, (e.g., to determine if environmental contamination is present), any limitations on Buyer's testing and any other 405 material terms of the contingency.
- 406 Buyer agrees to promptly restore the Property to its original condition after Buyer's inspections and testing are completed 407 unless otherwise agreed to with Seller. Buyer agrees to promptly provide copies of all inspection and testing reports to Seller. 408 Seller acknowledges that certain inspections or tests may detect environmental pollution which may be required to be reported 409 to the Wisconsin Department of Natural Resources.

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411 412 413	INSPECTION CONTINGENCY: This contingency only authorizes inspections, not testing (see lines 395–409). This Offer is contingent upon a Wisconsin registered home inspector performing a home inspection of the Property which discloses no Defects. This Offer is further contingent upon a qualified independent inspector or independent qualified third party performing an inspection of
416 417	(list any Property component(s) to be separately inspected, e.g., swimming pool, roof, foundation, chimney, etc.) which discloses no Defects. Buyer shall order the inspection(s) and be responsible for all costs of inspection(s). Buyer may have follow-up inspections recommended in a written report resulting from an authorized inspection, provided they occur prior to the deadline specified at line 421. Inspection(s) shall be performed by a qualified independent inspector or independent qualified third party.
419	CAUTION: Buyer should provide sufficient time for the home inspection and/or any specialized inspection(s), as well
421	as any follow-up inspection(s). This contingency shall be deemed satisfied unless Buyer, within days of acceptance, delivers to Seller a copy of the written inspection report(s) and a written notice listing the Defect(s) identified in those report(s) to which Buyer objects (Notice
424 425 426	of Defects). CAUTION: A proposed amendment is not a Notice of Defects and will not satisfy this notice requirement. For the purposes of this contingency, Defects (see lines 182–184) do not include structural, mechanical or other conditions the nature and extent of which Buyer had actual knowledge or written notice before signing this Offer.
428 429 430 431	RIGHT TO CURE: Seller (shall)(shall not) STRIKE ONE ("shall" if neither is stricken) have a right to cure the Defects. If Seller has right to cure, Seller may satisfy this contingency by: (1) delivering written notice to Buyer within 10 days of Buyer's delivery of the Notice of Defects stating Seller's election to cure Defects; (2) curing the Defects in a good and workmanlike manner; and (3) delivering to Buyer a written report detailing the work done within 3 days prior to closing. This Offer shall be null and void if Buyer makes timely delivery of the Notice of Defects and written inspection report(s) and: (1) Seller does not have a right to cure or (2) Seller has a right to cure but: (a) Seller delivers written notice that Seller will not cure
433	or (b) Seller cloes not timely deliver the written notice of election to cure.
	ADDENDA: The attached Addenda A & S RECR is/are made part of this Offer. ADDITIONAL PROVISIONS/CONTINGENCIES
	Buyer is pre approved with First Community Credit Union Beloit, WI Kristi Amenda 608-313-3382
437	Buyer has completed the homebuyer education course on 03/24/2018
438	Contingent on Buyer being approved with City Beloit. Buyer has an appointment to speak with her
439	April O5th 1018
440	,
441	Email Authorization: If the agent's email address appears in the email delivery section of this offer or other transaction document and
442	the consumer has not provided electronic consent, the consumer authorizes the use of that email address on the consumer's behalf.
443	This Offer was drafted by [Licensee and Firm] Mary Gilbank-Peterson Shorewest - Janesville-Rock County
444	on <u>03/31/2018</u>
	1. 11 11 d
445 446	Buyer's Signature Print Name Here Carlos A Amezquita Date
110	Dayor of Signature 1 Art terror to the Control of t
447 448	(X)
449	EARNEST MONEY RECEIPT Broker acknowledges receipt of earnest money as per line 10 of the above Offer.
	Ph1 (C). A
450 451 452	Broker (By)
	ON THE TERMS AND CONDITIONS AS SET FORTH HEREIN AND ACKNOWLEDGES RECEIPT OF A COPY OF THIS OFFER.
455 456	Seller's Signature ♣ Print Name Here ▶ Date ♣
457 458	
459	This Offer was presented to Seller by [Licensee and Firm] More Libe C21 Afficiated
460	on 4/11/18 at 11:35 am/p.m.
461	This Offer is rejected This Offer is countered [See attached counter]
462	Out 1985 A Political A Political A

ADDENDUM A TO OFFER TO PURCHASE

1	This Addendum is made part of the Offer to Purchase dated 03/31/2018 made by Carlos A Amezquita
2	(Buyer) with respect to the Property at
	310 Euclid Ave Beloit WI 53511 , Wisconsin. If different, the mailing address is:
4	, Wisconsin. (collectively Property)
	FINANCING ISSUES
-	Financing Contingency — Additional Terms: The financing contingency in the Offer includes the following terms:
	A. Within seven (7) days of acceptance Buyer shall obtain written confirmation from a financial institution that Buyer has applied for financing, Seller may, no
,	earlier than seven (7) days after acceptance, deliver a written request for written confirmation of application. Buyer shall deliver written confirmation of application
	no later than three (3) days after Seller's delivery of the written request or Seller may, at Seller's option declare this Offer to be null and void.
	B. Buyer agrees to pay any and all costs of obtaining financing, including the cost of closing the mortgage transaction. There may be additional cost for the first
-	year premium for private mortgage insurance and for property/casualty and extended coverage insurance. Flood insurance, if required, may be in addition to the
	stated monthly payment.
	C. A loan commitment is defined as a commitment from a financial institution authorized to do business in the State of Wisconsin by the Wisconsin Department of
	Financial Institutions which does not include a condition requiring the sale of other property unless the Offer is contingent on the closing of other property.
	D. Buyer acknowledges Buyer's obligation to have the total purchase price including mortgage loan proceeds available at the time of closing. Buyer is advised to
	determine when Buyer's loan proceeds will be funded to ensure that the funds will be available at the time of closing.
	NOTICE: The closing company may require Parties to wire funds necessary for the completion of the transaction to the closing company's account.
	The Parties acknowledge this requirement may result in an additional cost to be paid by Buyer, unless otherwise agreed to in writing.
	OPTIONAL PROVISIONS THE PROVISIONS ON LINES 23-62 AND LINES 193-210 PRECEDED BY AN OPEN BOX ([]) ARE PART OF THIS ADDENDUM
	IF MARKED SUCH AS WITH AN "X". THEY ARE NOT PART IF MARKED "N/A" OR LEFT BLANK (EXCEPT AS PROVIDED AT LINES 77-79).
	CAUTION: The firm and its agents (hereinafter firm) recommends Buyer have the Property tested and inspected for all conditions that Buyer considers
	material to the transaction.
23	TESTING CONTINGENCY: This Offer is contingent upon Buyer obtaining a current written report from a qualified independent third party documenting the
	results of the following test(s) conducted pursuant to applicable government or industry protocols and standards:
25	(insert tests
	to be performed, e.g. asbestos, mold, or other substances or conditions which may affect the health of occupants or the value or structure of the Property) within
27	days ("15" if left blank) of acceptance, at (Buyer's) (Seller's) STRIKE ONE expense ("Buyer's" if neither is stricken). Testing shall be performed
	by a qualified independent third party. Seller (shall) (shall not) STRIKE ONE ("shall" if neither is stricken) have the right to cure. See Right to Cure lines 63-74.
29	RADON TESTING CONTINGENCY: This Offer is contingent upon Buyer obtaining a radon test conducted by and current written report provided by a
	qualified independent third party consistent with applicable EPA government or industry protocols, at (Buyer's) (Seller's) STRIKE ONE expense ("Buyer's" if
	neither is stricken). This contingency shall be deemed satisfied unless Buyer, within days ("15" if left blank) of acceptance, delivers to Seller a
	written notice of Buyer's objections accompanied with a copy of the written test report showing an EPA Protocol Average radon level greater than the current EPA
	standards at the time of acceptance of the Offer. Seller (shall) (shall not) STRIKE ONE ("shall" if neither is stricken) have the right to cure. Cures of Defects for
	radon may be accomplished only by a qualified independent third party installing a radon mitigation system and Seller shall provide Buyer prior to closing, a written
	report dated after the Buyer's notice by a qualified independent third party showing a testing result lower than the EPA Protocol Average, unless otherwise agreed
	to in writing.
37	WELL WATER TESTING CONTINGENCY: If there is an active well serving the Property this Offer is contingent upon Buyer receiving, no later than
38	days ("15" if left blank) prior to closing, a written report dated no earlier than 60 days prior to the date set for closing from a state-certified or other
39	independent qualified lab which indicates that the well(s) is/are supplying water that is within the levels established by federal or state laws regulating public water
	systems for safe human consumption relative to the following substances: bacteria (total Coliform and E.coli), nitrate, arsenic and
41	(NOTE: if desired Insert
42	other substances that may affect the drinking water safety such as: lead, pesticides, nitrite, copper, radium, etc.) (Buyer) (Seller) STRIKE ONE ("Seller" if neither
43	is stricken) shall be responsible for obtaining the report(s), including all costs, and agrees to promptly provide copies of all reports received to the other Party. All
	water samples used for testing shall be taken by a licensed plumber or other qualified independent third party. Seller (shall) (shall not) STRIKE ONE ("shall" if
45	neither is stricken) have the right to cure. See Right to Cure lines 63-74. (See DNR Web site: http://dnr.wi.gov/topic/DrinkingWater/)
46	WELL SYSTEM INSPECTION CONTINGENCY: If the Property is served by an active well(s) other than a community well (see lines 83-86 regarding
	shared well agreements; see lines 80-82 regarding abandoned well(s)) this Offer is contingent upon Buyer receiving no later than days ("15" if left
48	blank) prior to closing a written report(s) dated no earlier than 60 days prior to the date set for closing from a licensed pump installer or a licensed well driller
49	competent to inspect well systems, which indicates that the well(s) and pressure system(s) conform to the code in effect at the time they were installed and are not
	disapproved for current use. (Buyer) (Seller) STRIKE ONE ("Seller" if neither is stricken) shall be responsible for obtaining the report(s), including all costs. Seller
	(shall) (shall not) STRIKE ONE ("shall" if neither is stricken) have the right to cure. See Right to Cure lines 63-74.
52	If the well is inspected, the Well Water Testing Contingency is automatically selected and included in this Offer.
53	PRIVATE SANITARY SYSTEM [PRIVATE ONSITE WASTEWATER TREATMENT SYSTEM (POWTS)] INSPECTION CONTINGENCY: If the Property is
	served by a private sanitary system this Offer is contingent upon Buyer receiving no later than days prior to closing ("15" if left blank) a written report
	dated no earlier than days prior to the date set for closing ("60" if left blank) from a county code administrator, licensed master plumber, licensed
	master plumber-restricted service, licensed plumbing designer, registered engineer, certified POWTS inspector, certified septage operator or a certified soils
	tester, which indicates that the POWTS conforms to the code in effect when the system was installed and is not disapproved for current use. (Buyer) (Seller)
	STRIKE ONE ("Seller" if neither is stricken) shall be responsible for obtaining the report, including all costs other than pumping costs. The POWTS is to be
	pumped at time of inspection at Seller's expense regardless of the strike on line 57. Seller (shall) (shall not) STRIKE ONE ("shall" if neither is stricken) have the
	right to cure. See Right to Cure lines 63-74.
	CAUTION: Different professionals may be needed to inspect different system components. Buyer is aware that POWTS are regulated by state and
62	county agencies. Additional inspection(s)/testing and ongoing maintenance may be required upon transfer of the Property.

63 RIGHT TO CURE REGARDING CONTINGENCIES AT LINES 23, 37, 46 & 53

Each contingency selected above [testing, well water, well system or private sanitary system (POWTS)] shall be deemed satisfied unless Buyer, within five days of the earlier of: 1) Buyer's Actual Receipt of the applicable testing, water, well or sanitary system report(s) or 2) the deadline for delivery of said report(s), delivers to Seller, a copy of the report(s) and a written notice identifying the Defect(s) to which Buyer objects or 3) the deadline for delivery of said report(s), and Seller was to provide report(s) and report(s) were not delivered. Buyer delivers to Seller a written notice to terminate. If Seller was granted the right to cure in a contingency selection to cure Defects; (2) curing the Defects in a good and workmanlike manner; and (3) delivering to Buyer's delivery of the Notice of Defects stating Seller's days prior to closing. This Offer shall be null and void if Buyer makes timely delivery of Notice of Defects and written inspection report(s) and: (1) Seller does not have the right to cure or (2) Seller has a right to cure but; (a) Seller delivers written notice that Seller will not cure or (b) Seller does not timely deliver the written notice of election to cure. For the purposes of this contingency, Defect is defined per the Offer. Cures of Defects in POWTS may be accomplished only by repairing the current POWTS system or by replacing the current POWTS system which meets the applicable standard stated above, unless otherwise agreed to in writing.

75 CITY LETTERS No later than closing, Seller shall provide Buyer written verification of paid real property taxes, contemplated and/or outstanding special assessments and balances due for municipal utilities.

77 INCLUSION OF OPTIONAL PROVISIONS For optional provisions in the Offer (and any addenda) which require a box to be checked which have not been marked "n/a" or stricken in their entirety, if any blank within any part of the optional provision has been filled in (by handwriting or by typing), then it shall be as if the appropriate box was also checked thus including said optional provision within the Offer.

ABANDONED WELLS If there is an abandoned well on the Property, Seller shall, prior to closing, close the well at Seller's expense and provide Buyer with documentation of closure in compliance with applicable codes or provide Buyer with documentation evidencing that the well has been previously closed in compliance with the applicable codes in effect at the time of closure.

83 SHARED WELL AGREEMENT If the well providing drinking water to the Property is a private shared well Seller shall, at Seller's expense, provide Buyer with a copy of a shared well agreement (Agreement) which provides standards for operation, maintenance and use of the shared well for residential purposes no later than fifteen (15) days prior to closing. Unless this sentence is stricken the Agreement shall provide for the prorata cost sharing for all parcels included in the Agreement. If the Agreement has not already been recorded, it shall be provided in recordable form, with recording fees to be Seller's expense at closing.

AREA CONDITIONS Properties are affected by existing and proposed conditions and services in the area surrounding the property. Existing and future residential, recreational, commercial and/or industrial development, road and/or freeway construction, sewer or water or other public utility construction, area wide reassessments and/or airport expansion may affect the Property. Buyer is aware that properties near airports, highways, industrial developments, farms, etc. may be affected by noise or odors. Buyer is aware that major public works projects such as sewer construction or water treatment facility development have been reported in the media and may increase future real estate taxes and/or sewer use fees. Buyer acknowledges that if material to Buyer's decision to purchase Buyer has reviewed Seller's and firms' representations regarding known conditions and has become familiar with the area surrounding the Property and has investigated future proposed developments, consulted with local municipal officials, including the assessor's office as needed and is satisfied with current and proposed area

INSPECTIONS, TESTS, APPRAISALS, AND OPINIONS Real estate agents may furnish a list of independent inspectors/testers to the Parties. Unless provided in writing, no representations have been made as to the competency of the inspectors/testers. The Party designated as responsible for obtaining an inspection/test shall be solely responsible for determining the qualifications of the inspector/tester. In the event any inspection or test is ordered on behalf of the Parties by a firm in the transaction, the Parties agree to hold the firm harmless for any damages or liability resulting from the inspection or test, other than that caused by the firms negligence or intentional wrongdoing. Buyer may receive copies of certain inspection, test, appraisal or other reports prepared for other persons. Buyer should carefully review these reports to determine the age of the report, the purpose for which they were prepared, and the standards of practice followed by the individual preparing the report. It is recommended that Buyer have the Property inspected by a professional inspector or other qualified independent inspector.

100 carefully review these reports to determine the age of the report, the purpose for which they were prepared, and the standards of practice followed by the 101 individual preparing the report. It is recommended that Buyer have the Property inspected by a professional inspector or other qualified independent inspector. 102 PROPERTY CONDITIONS Parties are aware that news media and other public information sources indicate that asbestos, mold, lead-based paint, lead in 103 drinking water, radium, radion gas and other toxic substances and chemicals within a structure or in soils or water supplies can cause serious health hazards. 104 Unless otherwise disclosed in writing, Seller represents that to the best of Seller's knowledge the Property does not contain asbestos, lead-based paint, or 105 unhealthy concentrations of mold, radon gas, lead, radium or other toxic or harmful substances or chemicals. A number of communities report that elevated levels 106 of radium may be present in the municipal water supply. Buyer agrees to obtain expert independent third party inspections and tests to determine if any material property conditions/defects exist on the Property. Buyer must include contingencies in this Offer for any inspections or tests which Buyer shall have performed. 108 Past flooding, water leakage or excessive dampness may result in excessive mold growth which may present health risks. If there is any information or evidence 109 of excessive moisture in the Property, Buyer is encouraged to consult with the appropriate mold experts and to inspect and test the Property for unsafe mold 110 levels. Buyer acknowledges that Buyer has made such independent inquiries as Buyer deemed necessary concerning any factors material to the Property or the 111. transaction. Buyer acknowledges that in purchasing this Property the Buyer has relied on Buyer's independent inspection and analysis of the Property and upon 112 the statements, disclosures and representations contained in this Offer, in any Seller's disclosure report, and in any other written statements provided to Buyer. 113 Buyer further acknowledges that neither Seller nor any real estate agents involved in this transaction have made any representations concerning the Property or 1.14 the transaction other than those stated in this Offer, incorporated into this Offer by reference, or otherwise provided to the Buyer in writing, nor has any real estate 115 agent made any statement purporting to be based on personal knowledge unless the same is specifically set forth in this Offer, incorporated into this Offer by 116 reference, or otherwise provided to the Buyer in writing. Buyer agrees that Buyer has not requested Seller nor has any real estate agent offered to verify the 1.17 accuracy of any of Seller's or other third party's statements, disclosures and representations contained in this Offer unless the request is specifically set forth in

119 UNDERGROUND STORAGE TANKS AND BASEMENT FUEL OIL TANKS If Seller has notice or knowledge of an underground storage tank or basement or 120 above ground fuel tank on the Property, or if one is discovered prior to closing, Seller shall, prior to closing, deliver to Buyer written confirmation that the tank, 121 related components and procedures relating to upgrading and/or closure are in full compliance with all federal, state and local regulations. Seller's written 122 confirmation shall include a copy of any applicable contractor's closure report and any required Wisconsin Department of Agriculture, Trade and Consumer 123 Protection (DATCP) registration, it is Buyer's sole responsibility to re-register in his or her name any underground storage tanks remaining in use upon the 124 Property after close of sale and to comply with applicable DATCP and Wisconsin Administrative Code requirements (For more visit datcp.wi.gov/consumer). 125 NOTE: Removal of most residential basement fuel oil tanks is not required under state law.

126 SURVEY Unless a current survey has been provided to Buyer, the location and size of easements, improvements, lot lines and possible encroachments have not

127 been verified and firm recommends that Buyer investigate these items by obtaining a current survey.

128 INFORMATION ON PROMOTIONAL MATERIALS Buyer understands that the information which is contained in the Multiple Listing Service Data sheets and additional promotional materials is obtained from a number of different sources and which has not been independently verified or confirmed by the various real estate firms and agents who have been and are involved in this transaction. If any particular measurement or data element is important or material to Buyer, Buyer assumes all responsibility and liability to research, verify and confirm said data element and measurement. Further, Buyer affirmatively represents and confirms that as to any particular measurement or data element which was or is important or material to Buyer as an inducement for the purchase by Buyer, Buyer has independently confirmed and/or verified the accuracy of said particular measurement or data element.

ZONING AND BUILDING RESTRICTIONS, COMPREHENSIVE PLANS, NON-CONFORMING PROPERTY AND BUILDING PERMITS Municipal zoning and 134 building restrictions affect the use of the Property, and comprehensive plans may affect the future use or value of the Property by influencing future development in 135 the municipality. Buyer is informed that many properties, including those in the shoreland area, are considered legal non-conforming properties which no longer 136 conform to current zoning due to changing building regulations, restrictions, and lot size requirements. This may affect Buyer's ability to build, rebuild, remodel, 137 replace, enlarge or use an existing structure (consider special hazard insurance if Property is considered legal non-conforming). Buyer is encouraged to take 138 necessary steps to obtain an endorsement to or modification of Buyer's homeowner's insurance for protection. Firms and agents are neither required to investigate 139 independently whether the required building permits have been obtained, zoning and building restrictions, comprehensive plans and non-conforming property 140 status nor to determine any financial consequence to Buyer for lack of required building permits or any zoning, building restrictions, comprehensive plans or non-141 conforming property status. If this Property is damaged or destroyed, the governing community may, in some cases, restrict or prohibit the reconstruction without a 142 zoning or use variance. Buyer is advised to check with the applicable municipal authorities regarding existing zoning, shoreland zoning, and building restrictions, 143 possible comprehensive plans, and building permits, if these issues are material to Buyer's decision to purchase. Further, Buyer is informed that some 144 municipalities may have inaccurate and inconsistent documentation which may include, but is not limited to, pre-1976 properties in the City of West Allis. Buyer 146 assumes all responsibility and liability to research, verify and confirm any of this information.

147 SANITARY DISTRICT SEWER CONSTRUCTION Buyer is informed that the Property may be located within an established sanitary district. Buyer may be 148 subject to taxes, special assessments or other charges for sewer planning or construction, user fees and related costs. Buyer is encouraged to contact officials of 149 the sanitary district to inquire about such costs.

150 FLOOPPLAINS/WETLANDS Buyer is aware that the floodplain and wetland maps referred to in the Offer lack detail, are difficult to interpret, and may not be
151 accurate. Buyer is encouraged to personally examine such maps or consult with appropriate government officials to verify their accuracy or applicability, if such
152 information is material to Buyer's decision to purchase.

ACTUAL RECEIPT DEFINITION "Actual Receipt" of a notice shall occur on the earlier of (1) at the time the notice is personally delivered to the Party (NOTE:

Delivery may be made by either listing or selling firm); (2) at 5:00 p.m. on the day the Party signs for delivery of the notice by (a) certified mail, return receipt requested or by (b) commercial delivery service which receives the signature of Party on delivery; or (3) at any other time the Party acknowledges in writing that they have received the notice.

157 INSURANCE PROVISIONS

■ Building Materials/insurability: News Media and other public information indicate that certain building materials, such as synthetic stucco and wood composite exterior house siding, have been associated with moisture/mold related problems. The presence of these materials may affect the health of occupants, the life expectancy of the building and the insurability of the Property. The claims history of the Property and the condition of the Property may increase homeowner's insurance premiums or make the Property uninsurable (other than the Wisconsin Insurance Plan). Seller agrees to provide representatives of Buyer's insurance company access to the Property for inspection purposes at reasonable times upon reasonable notice. Buyer's credit history, insurability rating, lifestyle (e.g. large dogs), etc. may also increase Buyer's homeowner's insurance premiums or prevent the Buyer from obtaining homeowner's insurance (other than the Wisconsin Insurance Plan). Buyer agrees to address these issues with an insurance expert and Buyer's lender and to apply for insurance coverage promptly to ensure that insurance coverage is available at the time of closing. The Parties acknowledge that real estate licensees are not experts with respect to construction techniques, building materials or homeowner's insurance and the Parties agree to consult and rely on the opinions of appropriate experts.

Electric Service: Buyer and Seller are aware that if a property has tube or aluminum wiring or if a property's electrical service uses fuses or is less than 100 amps, lenders and homeowners insurance companies may require that the service be upgraded to no less than a 100 amp circuit breaker service and may require that any tube or aluminum wiring be replaced with wiring consistent with current code.

170 Flood Insurance: Buyer is aware that Buyer's lender may require, or in the future will require Buyer to purchase flood insurance in connection with the purchase of this Property. The National Flood Insurance Program provides for the availability of flood insurance but also establishes flood insurance policy premiums based on the risk of flooding in the areas where properties are located. Those premiums are subject to change for reasons including but not limited to, taw changes which may result in substantial amounts as compared with premiums previously charged for flood insurance for the Property. Buyer is encouraged to consult with one or more carriers of flood insurance for a better understanding of flood insurance coverage and costs. Buyer acknowledges that premiums are likely to be required to purchase such insurance and said premiums may increase in the future. Buyer is aware that premiums previously paid for flood insurance on this Property may not be an accurate indication of premiums charged after purchase of this property.

177 RENTAL PROPERTY ORDINANCES The City of Milwaukee requires a registration form and fee of residential rental properties (with some exceptions) within 15 days of the conveyance. Buyer must file a registration form and pay a fee within 15 days of conveyance. Seller must file a seller notification form within 15 days of the conveyance. The City of West Allis requires a fee and current property owner registration when the tax mail-to address is different than the property address.

180 Contact (414) 302-8400 for more information. Penalties exist for non-compliance.

LEAD WATER SERVICE LINES ORDINANCE(S) The City of Milwaukee requires the property owner to pay for the replacement of privately-owned portions of lead water service lines whenever the following occurs: 1) a leak or failure has been discovered in the service line or 2) when the publicly owned segment of the service line is replaced on a planned or emergency basis. The City offers special assessment financing if certain circumstances exist and properties with 1-4 dwellings may be eligible for a city cost-share. Contact the Milwaukee Water Works, www.milwaukee.gov/water or (414) 286-2830 and http://cii.milwaukee.gov/WaterQuality/Lead-Awareness-and-Drinking-Water-Safety.htm/#.WI97AxsrLct for more information. Other communities may have same or similar types of property owner obligations relating to lead water service lines. Buyer acknowledges that if material to Buyer's decision to purchase Buyer has reviewed known conditions and has investigated or, consulted with local municipal officials, as needed.

188 CONFLICTING PROVISIONS Should any provision of this Addendum be in conflict with any provision of the Offer or any other addenda to this Offer, the provisions of this Addendum shall prevail.

Proper	y Address. 310 Euclid Ave Beloit WI 53511			Page	4 of 4. GMAR Add, A
190 [FEDERAL VA AND FHA MORTGAGE If this Offer is contingent upon Buyer obtains FHA or Federal VA amendment to the contract which shall give Buyer the right				
	Seller also agrees to pay lender at time of closing, a tax service fee not to exceed \$, ,		
1.93	FEDERAL VA MORTGAGE: (Buyer) (Seller) STRIKE ONE ("Seller" if no	either is stricken) agrees	s to pay the entire t	funding fee not to e	exceed%
	("0%" if left blank) of the mortgage amount.				
	NOTE: Funding fee may not be divided between the parties. Buyer agrees to				
	WAIVER OF FINANCING CONTINGENCY If Buyer waives the financing conting				
	the delivery of the notice of the waiver of financing contingency, Buyer delivers w				
	funds that Buyer has, at the time of verification, sufficient funds to close this tran				
	waive Seller's rights under the financing contingency. Delivery of a loan com				
	commitment is not contingent on the sale of Buyer's property and Buyer provides	written verification confi	aming stancient italic	is for the amount by	Much fue sales
	price exceeds the amount of the loan commitment. HOME WARRANTY PROGRAM: A limited home warranty plan shall be	inaludad affaativa on th	o data of closing a	and shall be for a te	arm of one year
202	provided that the Property qualifies for the warranty plan. The cost of the home w	orranty chall not eyeard	s	The cost of the warr	anty will be naid
203	by the (Seller) (Buyer) STRIKE ONE ("Seller" if neither is stricken) at closing.	The warranty plan will b	be ordered by the (Isting) (selling) 5	RIKE ONE firm
204	oy the (Seller) (Buyer) STRINE ONE) (Seller in Harmer is stricken) at closing. ("listing" if neither is stricken). Buyer is advised that a home inspection may detect	inc waitancy plan will a	which may not be cov	ered under the warr	anty plan.
	scown, pourse to a top informed of the qualicability of a limited home warrants	nian			
206 207	SELLER'S CONTRIBUTION: Seller shall give Buyer a loan cost credit and	or pre-pavables at closing	g in the amount of \$	2880. 10	" if left blank) to
	assist Buyer in purchasing the Property. Any funds not applied as a loan cost cred	tit and/or pre-payable sh	all be credited back	to Seller at closing.	This is exclusive
	of any loan fees indicated on the Offer.				
210	ASSOCIATION FEE: Buyer acknowledges the association fee of \$	("\$0" if left bl	ank) per		
	READING/UNDERSTANDING By initialing below, all Parties acknowledge rece				all pages of this
	Addendum, the Offer and any other documents incorporated into the Offer.	, , , ,			
	ADDENDUM PROVISIONS Buyer and Seller are advised that this Addend	um contains provisions	that may not be	appropriate in all t	ransactions, No
214	representation is made that the provisions of this Addendum are appropriate.	adequate or legally suff	cient for any specif	ic transaction. Buye	r and Seller are
215	encouraged to consult with their own legal counsel regarding the provisions of the				
216	■ ADDENDA: The following contingencies and provisions are included in this Of	fer as an addendum onl	y if there is an "X" i	n the box in front of	the "Addendum
217	Topic." The text of the addendum will be found in the addendum which is made a	part of this Offer.			
218	Addendum Topic Label Add	endum Topic			Label
219	LEAD BASED PAINTS		·		
220			·····		
221					
	■ ADDITIONAL CONTINGENCY: This Offer is contingent upon				***************************************
224					
	on or before	In the event			
226	OF OF DETAIL	I'll the tree tree tree tree tree tree tree			
	Buyer may, at Buyer's option, terminate this Offer by written notice delivered to S	eller within three (3) days	s after the Deadline	stated on line 226.	Should Buyer fail
	to notify Seller, Buyer shall be deemed to have waived this contingency.				•
	ADDITIONAL PROVISIONS				
	ADDITIONAL PROVISIONS				
236					
237				······································	
238					
239	To facilitate lender preparation of the Closing Disclosure:		O I	OA ASCHLEE	
240	Name of Broker/Firm for Buyer Shorewest, REALTORS*	Name of Broker/Firm for	r Seller Century	21 Affiliated	
	Company Address 17450 W. North Ave., Brookfield, WI 53045	Company Address 120			
242	Broker/Firm License No. 7771-91 Selling Agent's Name Mary Gilbank-Peterson	Broker/Firm License No. Listing Agent's Name	Rosemany Dutte		
	Selling Agent's Name Mary Gilbank-Peterson License No. 36586-90	License No. 6	0452-94		
244	Email address mgilbank@shorewest.com	Fmail address	rdutter@charte	er.net	
245	Telephone No. 608.751.5868	Telephone No.	(608) 365-148	1	
246	The second secon	man provider and a second			
	CAA metalia				
247	(x) <u>L</u> <u>M A US/31/18</u> (x)	(X)		(X)	
248	Buyer Initials Date Buyer Initials Date	Seller Initials	Date	Seller Initials	Date

WISCONSIN REALTORS® ASSOCIATION 4801 Forest Flun Road				
Madison, Wisconsin 53704 REAL ESTATE CONDITION REPOR	<u> </u>		Centu	ry 21 Affiliated
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A BUYER WHO DOES NOT RECEIVE A FULLY COMPLETED COPY OF THIS REPORT WITHIN	ISH TO OUT	AIN,	11110 1	LIVIARVOLION
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B.1. In this form, "am aware" means have notice or knowledge. "Am aware" means that the owner has no correction of a property defect or problem, personal observation, or some other source of information in a significant advance of the worker.				
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Heal Estate Condition Report or complete a separate report based on his or her individual awareness, "Owner or tenant containing one to four dwelling units by sale, exchange or land contract, "Owners" do not include persona fluvolaries appointed by or subject to supervision by a court if they have never occupied the property transfer property which has not been inhabited or who transfer property by conveyance example from the sware of the burner.	'-in-common 's" Include ell	must Join in	the exe	rupany, If the Iculion of this
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to the owner or the business of the first of	red; and do .	not Include	DATEARA	wivelors and
ilductaries appointed by or subject to supervision by a court if they have never occupied the property transfer property which has not been inhabited or who transfer property by conveyance exempt from the real estate trate to the owner or the buyer. B.2. The owner discloses the following information with the knowledge that, even though this is not a winformation in deciding whether and on what terms to purchase the property. The owner hereby authorizes transaction to provide a copy of this statement, and to disclose any information in the statement, to any person sale of the property.	ternet IRB' Hi	was torm, "	Hincipal	raters elitter
Information in deciding whether and on what terms to purchase the property. The owner hereby authorizes sale of the property. The owner hereby authorizes sale of the property. B.G. The owner represents that to the best of his or hos transfer at the content of the property.	any agentr Noonoo ol r	epresenting	any pri	ncipal in this
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B.G. The owner represents that to the best of his or her knowledge the responses to the following statement or "not applicable" to the property being sold. If the owner responds to any statement with "yes," the owner shall be form, an explanation of the reason why the response to the statement is "yes." B.4. If the transfer is of a condominium unit, the property to which this form applies is the condominium unit.	s have been provide, in th	accurately	noted a	"yes," "no,"
B.4. If the transfer is of a condominam unit, the property to which this form applies is the condomination unit.			, a norm	won area of
instead of responding to any statement below with a "yes," "no," or "not applicable," and explaining the "y professionale, provided the information is in writing, is furnished on time, and the statement to which it resealer, buyer or any agent involved in the transaction reasonably believes has suitable to such a statement to which it resealer, buyer or any agent involved in the transaction reasonably believes has suitable to control operators; contractors with respect to matters within the scope of the control operators.	и		in exitit	minium and
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leakage, ice build-up, or significant problems with guiters or eaves.		<u>X</u>		
G.2. I am aware of defects in the electrical system. Electrical defects might include, but are not limited to,		M	***************************************	
electrical wiring not in compilance with applicable code, or defects in an attached antenna and cables, satellite dish, security system, deorbells or intercom.	A	7	· · · · · · · · · · · · · · · · · · ·	***************************************
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G.5. I am aware of delects in the well, including unsale well water. Well defects might include, but are not limited to, an unused well not properly closed in conformance with state regulations, a well which was not constructed pursuant to state standards or local code, or a well which regulars modifications in which was not constructed		X'		•
pursuant to state standards or local code, or a well which requires modifications to bring it into compliance with current code specifications.		*******		fariance and
C.C. Law pure that life compliance with				
C.6. I am aware that this property is served by a joint well.		χ		

C.7. I am aviare of defects in the septic system or other sanitary disposal system. Septic system defects might include, but are not limited to, back-ups in tollets or in the basement; exterior ponding, everflows or back-ups; or defective or missing baffles.

C.8. I am aware of underground or aboveground fuel storage tanks on or previously located on the property. (If "yes," the owner, by law, may have to register the tanks with the Wisconsin Department of Agriculture, Trade and Consumer Protection at P.O. Box 8913, Marting, Wisconsin Department of	Yes	No	N/A	See Expert's Report
Agriculture, Trade and Consumer Protection at P.O. Box 8911, Madison, Wisconsin Department of tanks are in use or not. Regulations of the Wisconsin Department of Agriculture, Trade and Consumer Consumer Consumer and Consumer Con			 -	· · · · · · · · · · · · · · · · · · ·
C.9. I am aware of an "LP" tank on the property, (If correct, specify in the additional information space whether or not the owner of the property either owns or leases the tank.) C.9m I am aware that a dam is totally or partially located on the property or that an ownership in a dam that is not located on the property will be transferred with the property because it is owned collectively by members of a homeowners association, take district, or similar protect.		X		Minternal Colonya
Department of Natural Resources to find out if dam transfer requirements or agency orders apply.)		X0		Transfer Mary State of the Stat
walls, unsafe concontrations of moid, or defects in drain tiling or sump pumps. C.11.1 am aware that the property is located in a floodolpte traited in the property is located in a floodolpte traited in the property is located in a floodolpte.	With the state of	X¹	~	***************************************
residence or other improvements might include, but are not limited to, movement, shifting or deterioration in walls or foundation; major cracks or flaws in interior or exterior walls, siding, partitions or foundation; wood rot, and significant problems with driveways, sidewalks, paties, decks, lenges, waterfront pless or walls, windows, doors floors colleges at the ways, sidewalks, paties, decks, lenges.	A	X	***********************	t-series and series are series and series are series and series and series are series and series and series and series are series are series are series and series are series are series are series are series ar
properly. In addition to healing, ventiliation, and air conditioning (HVAC) equipment defects, mechanical equipment defects might include, but are not limited to, defects in any stove, oven, hood, microwave, dishwasher, ratifigerator, treezer, washer, dryer, trash compactor, garbage disposal, central vacuum, garage door opener, or incluerator which is included in the reference.	derrolds, any gares	<u>X</u>		Process side, say à
C.14.1 am aware of boundary or lot line disputes, encroachments or encumbrances (including a joint driveway).	termorphuse)	X	-	
C.15.1 am aware of a defect caused by unsafe concentrations of, or unsafe conditions relating to, radion, radium in water supplies, lead in paint, lead in soil, lead in water supplies or plumbing system or other potentially hazardous or toxic substances on the premises, Such defects might also be caused by unsafe levels of mold or the production of methamphetamine (meth) or other hazardous with in the safe of most residential properties built before 1978.	Antonio	<u>X</u>	Метоморической	et underweid
C.16. Lam aware of the presence of asbestos or asbestos containing materials on the premises. C.17. Lam aware of a defect caused by unsafe concentrations of, unsafe conditions relating to, or the storage of, hazardous or toxic substances on neighboring properties. Such defects might include, but are not limited to, environmental hazards resulting from an adjacent or nearby dump, gas station, or commercial/inclustrial business which improperly used introduces the contain or nearby dump, gas station, or)\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	X	Management y	-
C.18 Tarn aware of current or previous termite, powder-post beelle or carpenter ant intestations. C.19 Lam aware of defects in a vicodburning stove or fireplace or of defects caused by a fire in a stove of lifeplace or elsewhere on the property or a violation of applicable state or local smoke detector laws; NOTE: State law requires operating smoke detectors on all levels of all residential properties, and operating carbon monoxide detectors on all levels of most residential properties (see Wis. Stat. §§ 101.149 & 101.647). Such defects might include, but are not limited to, defects in the chiraney, fireplace flue, inserts or other	gen reference made	X	See particularly and	Processon of
was done or that additions to this property were made during my period of ownership without the		X	- Control of the Cont	parameters
C.21. I am aware of federal, state or local regulations requiring repairs, alterations or corrections of an existing condition. This might include, but is not limited to, orders to correct building code violations. C.22. I have received notice of property tax increases, other than normal annual increases, or am aware of a pending property reassessment. Abnormal property tax increases,	***************************************	X	\$1700mg	beca
are not limited to, area assessments or other reassessments		_X		-
C.23. I am aware that remodeling that may increase the property's assessed value was done. C.24. I am aware of proposed or pending special assessments. Such assessments might be for planned public improvements such as, but not limited to, sidewalks, streats, ourb and gutter, sewer or water mains or laterals, terrace trees, or take improvements such as dredging.		*	So and producting	
C.24.m I am aware that the property is located within a special purpose district, such as a drainage district, lake district, sanitary district or sewer district that has the authority to impose assessments	B4	X	Water Street	Water State of the
C.25. I am aware of the proposed construction of a public project that may affect the use of the property, C.26. I am aware of subdivision homeowners' associations, common areas co-owned with others, zonling violations or nonconforming uses, any land division involving the property for which required state or local pamilis had not been obtained, conservation easements, property for which required easements, or another use of a part of the property by property of the property in the property of the propert	***************************************	X		hermania bassings
C.26.m I am aware that the property is subject to a mitigation plan required under administrative rules of the department of natural resources related to county shoreland zoning ordinances, which obligates the owner of the property to establish or maintain certain measures related to shoreland conditions and which is enforceable	. ,	X	******** <u></u>	in department,
C.27. I am aware of other defects affecting the property. Other defects might include, but are not limited to, diseased or dying trees or shrubs; animal, reptile or insect infestation; drainage easement or grading problems; substantial pet damage; excessive sliding, settling, earth movements, upheavals or other soft problems; environmental nulsances affecting the property such as notes, smoke, odor, or water diversion from neighboring property; high voltage electric (100 KV or greater) or steel natural ges transmission lines located on but not directly serving the property; deed restriction violations; tack of legal eccess; burial grounds; or any other defect or material condition.	•	<u>X</u>		Transfer primary

O 1 Lam STATE INFORMATION	Van		Sea	
part of the property is a structure on the property is designated as a historic building or the	at <u>X</u>	No	N/A Expe	मारड भा
D.1.8 I am aware of a pler attached to the property that is not in compliance with state or level of		X		 ,
D.1.b All of part of the land has been assessed as agricultural land under Wis Stat. 5 70 2010		X		
O.1.c The owner has been assessed a use-value assessment conversion charge under Wis. Stat. 8.74 485(2)	ar.	X		
O.1.d The payment of the use-value assessment conversion charge has been determed under		X.		••
A for all or an arms.		-		-
rather than its fair market value. When a person converts agricultural land to a non-development), that person may owe a conversion charge. To obtain more information about the Wisconsin Department of Nevenue's Equalization Section at 808-266-2149 or visit http://www.notice: The early termination of a farmland preservation agreement.	the use value law l'evenue.wl.gov/fagsi	or convers Sifuseasan	on charge, cou	irciai Olaci
by 9 Horney the classes 4 hours and a second of the contract o	Col at the same of the State of	lymant of a	COnversion In-	. .
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regularment to title that Area and at a series of the country of t	٠		- Property	
D.2. The owner has lived on the property for Sypars. D.3. Explanation of "yes" responses. (See B. 3.) S. AROVE GROOND YEUL TO BASEMENT WAS REMOVED IN 2017.		• .		
BASEMENT WAS REMOVED IN 2017,	1NH C275	GALON	5) IN	
DI. PROPERTY IS IN HISTORICAL DISTRICY:				*******
	and a security of the security			
Note: Any sales contract provision requiring the inspection of a residential dumbwalter or ele	valor must he per	formed by		
			a state-licens	sed
Wisconsin Department of Corrections on the internet at http://www.widocoffenders.org or by p	n gry ron te anno	egistry by Gran	contacting t	al
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Wisconsin REALTORS' Association Madison Wisconsin 53704

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OFFER ADDENDUM S — LEAD BASED PAINT DISCLOSURES AND ACKNOWLEDGEMENTS

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Page 1 of 3

	Tage For		
1	■ LEAD WARNING STATEMENT: Every purchaser of any interest in residential real property on which a		
2	residential dwelling was built prior to 1978 is notified that such property may present exposure to lead from		
3	lead-based paint that may place young children at risk of developing lead poisoning. Lead poisoning in		
4	young children may produce permanent neurological damage, including learning disabilities, reduced		
5	intelligence quotient, behavioral problems, and impaired memory. Lead poisoning also poses a particular		
6	risk to pregnant women. The seller of any interest in residential real property is required to provide the		
7	buyer with any information on lead-based paint hazards from risk assessments or inspections in the		
8	seller's possession and notify the buyer of any known lead-based paint hazards. A risk assessment or		
9	inspection for possible lead-based paint hazards is recommended prior to purchase.		
10	Disclosures and Acknowledgments made with respect to the Property at		
11	310 Euclid Ave Beloit , Wisconsin.		
12	■ <u>SELLER DISCLOSURE AND CERTIFICATION.</u> Note: See Seller Obligation at lines 27–54 and 55–112.		
13	(1) SELLER DISCLOSURES: (a) Seller hereby represents that Seller has no knowledge of any lead-based paint or		
14	lead-based paint hazards (collectively referred to as LBP) present in or on the property except:		
15			
16	(Explain the information known to Seller, including any additional information available about the basis for the determination		
17	that LBP exists in or on the Property, the location of any LBP, and the condition of painted surfaces, or indicate "none.")		
18	(b) Seller hereby confirms that Seller has provided the Buyer with the following records and reports which comprise all		
19	of the reports and records available to Seller pertaining to lead-based paint or lead-based paint hazards (LBP) in or on the Property:		
20			
21	(Identify the LBP record(s) and report(s) (e.g. LBP abatements,		
22	inspections, reductions, risk assessments, etc., as defined at lines 89-107) provided to Buyer, or indicate "none available.")		
23	(2) SELLER CERTIFICATION: The undersigned Seller has reviewed the information above and certifies, to the best of their		
24	knowledge, that the information provided by them is true and accurate.		
25	(X)		
26	(ALL Sellers' signatures) ▲ Print Names Here ► (Date) ▲		
27	Seller Obligations under Federal Lead-Based Paint Disclosure Rules		
28 -	(Based upon 40 CFR Chapter 1, Part 745, Subpart F, §§745.103, 745.107, 745.110, 745.113 & 745.115; and 24 CFR subtitle A,		
29	Part 35, Subpart H, §§35.86, 35.88, 35.90, 35.92 & 35.94, which all are collectively referred to in this Addendum as Federal LBP Law.)		
30	DISCLOSURE REQUIREMENTS FOR SELLERS. (a) The following activities shall be completed before the Buyer is obligated		
31	under any contract to purchase target housing that is not otherwise an exempt transaction pursuant to Federal Law. Nothing in this		

- section implies a positive obligation on the Seller to conduct any risk assessment and/or inspection or any reduction activities.
- (1) Provide LBP Pamphlet to Buyer. The Seller shall provide the Buyer with an EPA-approved lead hazard information pamphlet, Such pamphlets include the EPA document entitled Protect Your Family From Lead In Your Home (EPA #747-K-94-001) or an equivalent pamphlet that has been approved for use in this state by EPA.
- (2) <u>Disclosure of Known LBP to Buyer.</u> The Seller shall disclose to the Buyer the presence of any known lead-based paint and/or lead-based paint hazards in the target housing being sold. The Seller shall also disclose any additional information available concerning the known lead-based paint and/or lead-based paint hazards, such as the basis for the determination that lead-based paint and/or lead-based paint hazards exist, the location of lead-based paint and/or lead-based paint hazards, and the condition of painted surfaces (chipping, cracked, peeling).
- (3) Disclosure of Known LBP & LBP Records to Agent. The Seller shall disclose to each agent the presence of any known lead-based paint and/or lead-based paint hazards in the target housing being sold and the existence of any available records or reports pertaining to lead-based paint and/or lead-based paint hazards. The Seller shall also disclose any additional information available concerning the known lead-based paint and/or lead-based paint hazards, such as the basis for the determination that lead-based paint and/or lead-based paint hazards exist, the location of lead-based paint and/or lead-based paint hazards, and the condition of the painted surfaces (chipping, cracked, peeling).
- (4) Provision of Available LBP Records and Reports to Buyer. The Seller shall provide the Buyer with any records or reports available (see line 88) to the Seller pertaining to lead-based paint and/or lead-based paint hazards in the target housing being sold. This requirement includes records or reports regarding common areas. This requirement also includes records or reports regarding other residential dwellings in multifamily target housing, provided that such information is part of a risk assessment and/or inspection or a reduction of lead-based paint and/or lead-based paint hazards in the target housing as a whole.
- (b) Disclosure Prior to Acceptance of Offer. If any of the disclosure activities identified in lines 30-51 occurs after the Buyer has provided an offer to purchase the housing, the Seller shall complete the required disclosure activities prior to accepting the Buyer's offer and allow the Buyer an opportunity to review the information and possible amend the offer.

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- CERTIFICATION AND ACKNOWLEDGEMENT OF LBP DISCLOSURE. (a) Seller requirements. Each contract to sell target housing shall include an attachment or addendum containing the following elements, in the language of the contract (e.g., English,
 - (1) Lead Warning Statement. A Lead Warning Statement consisting of the following language:

Every purchaser of an interest in residential real property on which a residential dwelling was built prior to 1978 is notified that such property may present exposure to lead from lead-based paint that may place young children at risk of developing lead poisoning. Lead poisoning in young children may produce permanent neurological damage, including learning disabilities, reduce intelligence quotient, behavioral problems, and impaired memory. Lead poisoning also poses a particular risk to pregnant women. The seller of any interest in residential real property is required to provide the buyer with any information on lead-based paint hazards from risk assessments or inspections in the Seller's possession and notify the buyer of any known lead-based paint hazards. A risk assessment or inspection for possible lead-based paint hazards is recommended prior to purchase.

- (2) Disclosure of Known LBP & LBP Information Re: the Property. A statement by the Seller disclosing the presence of known lead-based paint and/or lead-based paint hazards in the target housing being sold or indicating no knowledge of the presence of lead-based paint and/or lead-based paint hazards. The Seller shall also provide any additional information available concerning the known lead-based paint and/or lead-based paint hazards, such as the basis for the determination that lead-based paint and/or lead-based paint hazards exist, the location of the lead-based paint and/or lead-based paint hazards, and the condition of the painted surfaces (chipping, cracked, peeling, dust, etc.).
- (3) List of Available LBP Records & Reports Provided to Buyer. A list of any records or reports available to the Seller pertaining to lead-based paint and/or lead-based paint hazards in the housing that have been provided to the Buyer. If no such records or reports are available, the Seller shall so indicate.
- (4) Buyer Acknowledgment of Receipt of Disclosures, Records & Pamphlet, A statement by the Buyer affirming receipt of the information set out in lines 67-75 and a lead hazard information pamphlet approved by EPA.
- (5) Buyer Acknowledgment of Receipt of Opportunity for LBP Inspection. A statement by the Buyer that he or she has either: (i) received the opportunity to conduct the risk assessment or inspection required per lines 123-127; or (ii) waived the opportunity.
- (6) Agent Certification. When one or more real estate agents are involved in the transaction to sell target housing. a statement from each agent that: (i) The agent has informed the Seller of the Seller's obligations under Federal LBP Law; and (ii) the agent is aware of his or her duty to ensure compliance with Federal LBP Law. Agents ensure compliance by informing Seller of his or her obligations and by making sure that the Seller or the agent personally completes the required activities. Buyer's agents paid solely by Buyer are exempt.
- (7) Signatures. The signatures of all Sellers and Buyers, and all agents subject to Federal LBP Law (see lines 80-84) certifying to the accuracy of their statements to the best of their knowledge, along with the dates of the signatures.

■ DEFINITIONS:

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Available means in the possession of or reasonably obtainable by the Seller at the time of disclosure.

Abatement means the permanent elimination of lead-based paint and/or lead-based paint hazards by methods such as removing, replacing, encapsulating, containing, sealing or enclosing lead-based paint with special materials, in conformance with any applicable legal requirements.

- Buyer means one or more individuals or entitles who enter into a contract to purchase an interest in target housing (referred 92 93 to in the singular whether one or more).
- Inspection means: (1) a surface-by-surface investigation to determine the presence of lead-based paint, and (2) the provision 94 95 of a report explaining the results of the investigation.
- Lead-based paint means paint or other surface coatings that contain lead equal to or in excess of 1.0 milligram per square 96 97 centimeter or 0.5 percent by weight.
- Lead-based paint hazard means any condition that causes exposure to lead from lead-contaminated dust, lead-contaminated 98 soil, or lead-contaminated paint that is deteriorated or present in accessible surfaces, friction surfaces, or impact surfaces 99 that would result in adverse human health effects as established by the appropriate Federal agency.
- Reduction means designed to reduce or eliminate human exposure to lead-based paint hazards through interim controls, 101 102
- Risk assessment means on on-site investigation to determine and report the presence of lead-based paint, and to evaluate 103 and report the extent, nature, severity, and location of lead-based paint hazards in residential dwellings, including:(1) 104 105 information gathering regarding the age and history of the housing and occupancy by children under 6; (2) visual inspection;
- 106 (3) limited wipe sampling or other environmental sampling techniques; (4) other activity as may be appropriate; and (5)
- 107 provision of a report explaining the results of the investigation.
- 108 <u>Seller</u> means one or more individuals or entities who transfer, in return for consideration, (1) legal title to target housing, in 109 whole or in part; (2) shares in a cooperatively owned project; or (3) an interest in a leasehold (referred to in the singular 110 whether one or more).
- 111 Target housing means any housing constructed prior to 1978, except housing for the elderly or persons with disabilities (unless any child who is less than 6 years of age resides or is expected to reside in such housing) or any 0-bedroom dwelling. 112

113	■ AGENT(S) ACKNOWLEDGMENT AND CERTIFICATION.	
114	(1) ACKNOWLEDGMENT: All agent(s) in this transaction subject to Federal LBP Law (see li	nes 80-84) hereby
115	acknowledge that: (1) the Seller was informed of his or her obligations under Federal LBP Law (see I	ines 27-54 and 55-
116	112); and (2) they are aware of their duty to ensure compliance with the requirements of Federal LBP Law.	
117	(2) CERTIFICATION: The undersigned agents have reviewed the information above and certify, to	o the best of their
118	knowledge, that the information provided by them is true and accurate.	
	(B. A) III Mal Cu	i 1
119	(x) Josemsy Dutte C21 aff.	3/3///8
120	(Agent's signature) ▲ Print Agent & Firm Names Here ▶ Rosemary Dutter (V Century 21 Affiliated	(Date) ▲
		, ,
	March 16/1	03/31/18
121	(x) Many but and Exterom	03/31 / 18
122	(Agent's signature) ▲ Print Agent & Firm Names Here ➤ Mary Gilbank-Peterson Shorewest Realtors	(Date) A
		, ,
123	■ BUYER'S OPPORTUNITY TO CONDUCT AN EVALUATION (LBP Inspection Contingency). (a)	Doform a Divine la
124	obligated under any contract to purchase target housing, the Seller shall permit the Buyer a 10-day perior	
125	mutually agree, in writing, upon a different period of time) to conduct a risk assessment or inspection	
126	lead-based paint and/or lead-based paint hazards. (b) Not withstanding lines 123–126, a Buyer may w	
127	to conduct the risk assessment or inspection by so indicating in writing.	aive the opportunity
12.1	to conduct the flak assessment of hispection by so indicating in writing.	
128	■ BUYER INSPECTION CONTINGENCY, ACKNOWLEDGEMENT AND CERTIFICATION.	
129	(1) LEAD-BASED PAINT INSPECTION CONTINGENCY: [Buyer to check one box at lines 131, 147 of	or 148. If no box is
130	checked, Buyer is deemed to have elected a 10-day contingency per lines 131–146.]	
131	LEAD-BASED PAINT INSPECTION CONTINGENCY: This Offer is contingent upon a federal or	
132	inspector or lead risk assessor conducting an inspection or risk assessment of the Property, at Buyer's	
133	no lead-based paint and/or lead-based paint hazards (see lines 96-100)(collectively referred to as LBI	· · · · · · · · · · · · · · · · · · ·
134	shall be deemed satisfied, and Buyer will have elected to take the Property "as is" with respect to LBP,	*
135	days of acceptance, delivers to Seller a copy of the inspector's or risk assessor's written repo	
136	listing the LBP identified in the report to which the Buyer objects. Buyer agrees to concurrently deliver	a copy of the report
137	and notice to the listing broker, if any. A proposed amendment will not satisfy this notice requirement.	
138	RIGHT TO CURE: Seller (shall)(shall not) STRIKE ONE have a right to cure (if neither struck, Seller sh	
139	cure]. If Seller has the right to cure, Seller may satisfy this contingency by: (1) delivering, within 10 days	
140	notice, written notice of Seller's election to abate the LBP identified by the Buyer, and (2) providing Buyer,	
141	prior to closing, with certification from a certified lead supervisor or project designer, or other certified	
142	the identified LBP has been abated. This Offer shall be null and void if Buyer makes timely delivery of t	
143	report and: (1) Seller does not have a right to cure or (2) Seller has a right to cure but: a) Seller delivers	
144	not cure or b) Seller does not timely deliver the notice of election to cure. "Abate" shall mean to perm	
145	identified LBP by methods such as removing, replacing, encapsulating, containing, sealing or enclosing	g the identified LBP,
146	in conformance with the requirements of all applicable law.	
147	Buyer elects the LBP contingency Buyer has attached to this Addendum S.	
148	Buyer waives the opportunity for a LBP inspection or assessment.	
149	(2) BUYER ACKNOWLEDGMENT: Buyer hereby acknowledges and certifies that Buyer has: (a) r	
150	above-listed disclosures, reports and records concerning any known LBP in or on the Property (see lines	
151	a lead hazard information pamphlet approved by the EPA; and (c) received the opportunity to conduct a	LBP risk assessment
152	or inspection of the Property or has waived the opportunity (see lines 131–148 above).	
153	(3) BUYER CERTIFICATION: The undersigned Buyer has reviewed the information above and certifies,	to the best of their
154	knowledge, that the information provided by them is true and accurate.	
	11 11 11 A	
155	(x) Cele lent	03/31/15
156	(X) (Like Ulyrif) (ALL Buyers' signatures) ▲ Print Names Here ➤ Carlos A Amezquita	<u>03/31/15</u> (Date) ▲
		•

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Mgilbar	1 KOShorewest: Comstance
Property Address 310 Euclid	4/13/18
Owner(s) Ruyer = Amezquita Seller's Estimated Settlement State	First Comm CU
Expenses	Offer Amount \$ 98, 500.
Fransfer Tax \$ 294 Fitile Insurance \$ 774 Deed \$ 100 Recording Fees \$ 30 Commission \(\psi \) \$ 5880 Stimated Mortgage \$	Earnest = \$500.88 Close - May 25, 2018 (FHA) loan in 30 days Appraisal in 30 days Has completed class Pre-Approved 1st Community Credit
eal Estate Tax 2145. \$ 852.18? pecial Assessments \$	Buyen has meeting with Kristy Harrison -Aprils
The stage of the	Asking for loan credit of \$2,880.00
	Has NOT met W/ Kristy @ 4:15/0 4-11-18
Andrew Andrews (1986)	to schedule appt.
ng sakaning samung. Park para bilang samung samung	· Kristis emailed application to him

Our recommendation is to accept this as 1) Meets requirements

3 Looks soled

REPORT TO THE BELOIT COMMUNITY DEVELOPMENT AUTHORITY (CDA)



Agenda Item: 2b

Topic: Sale of 349 Euclid Avenue

Date: May 3, 2018

Presenter: Teri Downing **Division:** Community and Housing Services

Overview/Background Information:

The Community Development Authority authorized the purchase of 349 Euclid Avenue from the City of Beloit and award of contract for rehabilitation on July 27, 2016. The rehabilitation was completed using three funding sources: Neighborhood Stabilization Program (NSP) funds, Home Investment Partnership Program (HOME) funds, and Capital Improvement Plan (CIP) funds. The rehabilitation is complete and the house has been listed with a realtor. Attached is a Location Map, showing the location of the property, and photos of the exterior of the house.

Key Issues (maximum of 5):

- 1. The CDA has received three offers to purchase 349 Euclid. There are outlined below:
 - a. \$150,000 Offer is contingent upon buyer obtaining financing within 40 days of acceptance of offer. Offer is also contingent upon seller providing \$2,000 in closing cost credit and paying 3.3% of the loan (offer is attached).
 - b. \$127,500 Offer is contingent upon buyer obtaining financing. However, a set amount of days of acceptance of offer was not filled in.
 - \$124,900 Offer is contingent upon buyer obtaining financing with 45 days of acceptance of offer.
- 2. The following conditions were included in all of the offers to purchase:
 - a. Binding acceptance is subject to Community Development Authority approval which shall be obtained no later than April 30, 2018.
 - b. Buyer must provide verified completion of Home Buyer Education class by NeighborWorks Blackhawk Region or other US Department of Housing and Urban Development (HUD)-approved housing counseling agency by time of closing.
 - c. Buyer must meet federal income qualification of no more than 80% County Median Income (CMI) for household size (HOME regulations). Buyer must provide all income information to the City of Beloit no later than 4-17-2018 for review.
 - d. A deed restriction of up to 15 years for owner-occupancy is required. Said owner must meet federal income qualifications outlined herein. Deed restriction language is available from the seller upon request of the buyer.
 - e. The closing date shall be no earlier than May 31, 2018 and no later than August 1, 2018.
 - Line 127 of The Offer to Purchase is stricken and line 124 is to be marked.
- 3. The CDA met in closed session on April 25, 2018 on all three offers. Following that meeting, we submitted a counter-offer to the \$150,000 offer. The counter-offer is for \$145,000. There will be no seller contribution. Lines 54-56 of Addendum A are removed from the offer. Binding acceptance by May 8 with CDA approval. The buyer, Nathan Field, accepted the counter-offer on April 27, 2018 (see attached counter-offer).

Conformance to Strategic Plan: Approval of this agreement would conform with the stated purpose of the following
strategic goal:
☑ Goal #1 – Create and Sustain Safe and Healthy Neighborhoods
☐ Goal #2 – Create and Sustain a High Performing Organization
☑ Goal #3 – Create and Sustain Economic and Residential Growth
☐ Goal #4 – Create and Sustain a High Quality of Life
☐ Goal #5 – Create and Sustain High Quality Infrastructure and Connectivity
\square Goal #6 – Create and Sustain a Positive Image, Enhance Communications and Engage the Community

Sustainability: (If applicable, briefly comment on the sustainable long term impact of this policy or program related to how it will impact both the built and natural environment. Consider whether the policy of program will reduce dependence upon fossil fuels, reduce dependence on chemicals and other manufacturing substances that accumulate in nature, reduce dependence on activities that harm life sustaining eco-systems, and/or meet the hierarchy of present and future human needs fairly and efficiently. (**Check N/A if not applicable.**) \boxtimes **N/A**

Action required/Recommendation:

Staff recommends the counter-offer signed by Nathan Field.

Fiscal Note/Budget Impact:

Sales proceeds will be split among the funds which were used for the rehabilitation of the house.

Attachments:

Location Map, Photos of 349 Euclid Avenue, Counter-offer and Offer to Purchase, and Resolution

Photos of 349 Euclid Avenue After Rehabilitation











349 Euclid Avenue





City Hall 100 State Street Beloit, Wisconsin 53511 608-364-8740 (Office) 608-364-8745 (Fax) beloitwi.gov Equal Opportunity Employer

COMMUNITY DEVELOPMENT AUTHORITY

RESOLUTION 2018-06 ACCEPTING AN OFFER TO PURCHASE FOR 349 EUCLID AVENUE

WHEREAS, the Community Development Authority is the owner of 349 Euclid Avenue; and

WHEREAS, the property at 349 Euclid Avenue has been renovated and is ready for resale; and

WHEREAS, the Community Development Authority has received the attached offer to purchase for the property and responded with a counter-offer which was accepted by the proposed buyer.

NOW THEREFORE BE IT RESOLVED, that the Community Development Authority accepts and approves the offer to purchase dated April 18, 2018, subject to the terms of the counter offer dated April 25, 2018 and authorizes the Executive Director to execute any and all documents necessary to accomplish the purposes of this resolution, namely to convey the property located at 349 Euclid Avenue.

Adopted this 3rd day of May, 2018

Community Development Authority

ATTEST:

Julie Christensen, Executive Director

Approved by Wisconsin Real Estate Examining Board 10-1-15 (Optional Use Date) 1-1-16 (Mandatory Use Date)

WISCONSIN REALTORS® ASSOCIATION 4801 Forest Run Road Madison, Wisconsin 53704

WB-44 COUNTER-OFFER

Counter-Offer No. _ _ by-(Buyer/Seller) STRIKE ONE NOTE: Number this Counter-Offer sequentially, e.g. Counter-Offer No. 1 by Seller, Counter-Offer No. 2 by

В	yer, etc.
1	The Offer to Purchase dated 4-18-18 and signed by Buyer Nathan Charles Fields
2	The Offer to Purchase dated 4-18-18 and signed by Buyer Nathan Charles Fields for purchase of real estate at 349 Euclid Ave
	is rejected and the following Counter-Offer is hereby made. CAUTION: This Counter-Offer does not include the terms or conditions in any other counter-offer or multiple
5	counter-proposal unless incorporated by reference.
6	All terms and conditions remain the same as stated in the Offer to Purchase except the following:
7	1. Purchase price to be \$145,000,0
8	
9 10	2. There will be no seller contribution. Lines 54-56
11	of Add A are removed from offer,
12	
13	3. Ainding acceptance by May & with CDA approval.
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28	The attached is/are made part of this Counter-Offer.
	Any warranties, covenants and representations made in this Counter-Offer survive the closing of this transaction.
30	This Counter-Offer is binding upon Seller and Buyer only if a copy of the accepted Counter-Offer is delivered to the
31	Party making the Counter-Offer on or before <u>April 27, 2018</u> . (Time is of the Essence). Delivery of the accepted Counter-Offer may be made in any manner specified in the Offer to
	Purchase, unless otherwise provided in this Counter-Offer.
	NOTE: The Party making this Counter-Offer may withdraw the Counter-Offer prior to acceptance and delivery
35	as provided at lines 30-33.
36	This Counter-Offer was drafted by Soundly Dutter / C21 aff. on 4-25-18.
37	Licothop and Einth A
	Authentision 04/26/2018
38	(x) HALL MY MASCASI 7/80//8 (x) Nathan Charles Field
39 40	Signature of Party Making Counter-Offer A Date A Signature 分子根 Assembly As
	Nation Officer fold
41	(x) (x)
	Signature of Party Making Counter-Offer A Date A Signature of Party Accepting Counter-Offer A Date A Print name
	,
	This Counter-Offer was presented by <u>Erick 'Otis' Johnson - RE/MAX Ignite</u> 4/25/2018 on
45	Licensee and Firm ▲ Date ▲
46	This Counter-Offer is (rejected) (countered) STRIKE ONE (Party's Initials) (Party's Initials)
47	NOTE: Provisions from a previous Counter-Offer may be included by reproduction of the entire provision or
48	incorporation by reference. Provisions incorporated by reference may be indicated in the subsequent Counter-
49	Offer by specifying the number of the provision or the lines containing the provision. In transactions involving
	more than one Counter-Offer, the Counter-Offer referred to should be clearly specified. TURY 21 Affiliated - Beloit, 120 W. Grand Ave Beloit WI 53511 Phone: 608-290-5866 Fox: 1117 Female.

RE/MAX Ignite

Approved by the Wisconsin Department of Regulation and Licensing 03-1-11 (Optional Use Date) 07-1-11 (Mandatory Use Date)

Page 1 of 9, WB-11

WB-11 RESIDENTIAL OFFER TO PURCHASE

2	LICENSEE DRAFTING THIS OFFER ON April 18, 2018 [DATE] IS (AGENT OF BUYER) (AGENT OF SELLER/LISTING BROKER) (AGENT OF BUYER AND SELLER) STRIKE THOSE NOT APPLICABLE [CENERAL DROVISIONS] The Dayor Nathan Charles Field
ა 4	GENERAL PROVISIONS The Buyer, Nathan Charles Field
5	, offers to purchase the Property known as [Street Address] 349 Euclid in the City
	of Beloit County of Rock Wisconsin (insert additional
	description, if any, at lines 165-172 or 435-442 or attach as an addendum per line 434), on the following terms:
	■ PURCHASE PRICE: One Hundred Fifty Thousand
9	Dollars (\$ 150,000.00).
-	■ EARNEST MONEY of \$ accompanies this Offer and earnest money of \$ 500.00
	will be mailed, or commercially or personally delivered within5 days of acceptance to listing broker or
12	will be mailed, or commercially or perconally delivered within days or describe to libiting broker or
	■ THE BALANCE OF PURCHASE PRICE will be paid in cash or equivalent at closing unless otherwise provided below.
	■ INCLUDED IN PURCHASE PRICE: Seller is including in the purchase price the Property, all Fixtures on the Property on
	the date of this Offer not excluded at lines 17-18, and the following additional items: Stove, Fridge, Microwave,
	Dishwasher
	■ NOT INCLUDED IN PURCHASE PRICE:
18	
19	CAUTION: Identify Fixtures that are on the Property (see lines 185-193) to be excluded by Seller or which are rented
	and will continue to be owned by the lessor.
21	NOTE: The terms of this Offer, not the listing contract or marketing materials, determine what items are
	included/excluded.
23	ACCEPTANCE Acceptance occurs when all Buyers and Sellers have signed one copy of the Offer, or separate but identical
24	copies of the Offer.
25	CAUTION: Deadlines in the Offer are commonly calculated from acceptance. Consider whether short term deadlines
	running from acceptance provide adequate time for both binding acceptance and performance.
	BINDING ACCEPTANCE This Offer is binding upon both Parties only if a copy of the accepted Offer is delivered to Buyer on
	or before Seller may keep the Property on the
	market and accept secondary offers after binding acceptance of this Offer.
	CAUTION: This Offer may be withdrawn prior to delivery of the accepted Offer.
	OPTIONAL PROVISIONS TERMS OF THIS OFFER THAT ARE PRECEDED BY AN OPEN BOX (☐) ARE PART OF THIS
	OFFER ONLY IF THE BOX IS MARKED SUCH AS WITH AN "X." THEY ARE NOT PART OF THIS OFFER IF MARKED "N/A"
	OR ARE LEFT BLANK. DELIVERY OF DOCUMENTS AND WRITTEN NOTICES Unless otherwise stated in this Offer, delivery of documents and
	written notices to a Party shall be effective only when accomplished by one of the methods specified at lines 36-54.
	(1) <u>Personal Delivery</u> : giving the document or written notice personally to the Party, or the Party's recipient for delivery if
	named at line 38 or 39.
	Seller's recipient for delivery (optional): Rosemary Dutter/Trisha Rose - Century 21 Affiliated
	Buyer's recipient for delivery (optional): Otis Johnson - RE/MAX Ignite
40	(2) Fax: fax transmission of the document or written notice to the following telephone number:
	Seller: ()
42	(3) Commercial Delivery: depositing the document or written notice fees prepaid or charged to an account with a
	commercial delivery service, addressed either to the Party, or to the Party's recipient for delivery if named at line 38 or 39, for
	delivery to the Party's delivery address at line 47 or 48.
	EXXX (4) <u>U.S. Mail</u> : depositing the document or written notice postage prepaid in the U.S. Mail, addressed either to the Party,
	or to the Party's recipient for delivery if named at line 38 or 39, for delivery to the Party's delivery address at line 47 or 48.
	Delivery address for Seller: 120 W Grand Ave, Beloit, WI 53511
	Delivery address for Buyer:
	(5) E-Mail: electronically transmitting the document or written notice to the Party's e-mail address, if given below at line
	53 or 54. If this is a consumer transaction where the property being purchased or the sale proceeds are used primarily for
	personal, family or household purposes, each consumer providing an e-mail address below has first consented electronically
	to the use of electronic documents, e-mail delivery and electronic signatures in the transaction, as required by federal law.
	E-Mail address for Seller (optional): rdutter@charter.net/trisharosec21@gmail.com
54	E-Mail address for Buyer (optional): otis.ignite@gmail.com
55	PERSONAL DELIVERY/ACTUAL RECEIPT Personal delivery to, or Actual Receipt by, any named Buyer or Seller

56 constitutes personal delivery to, or Actual Receipt by, all Buyers or Sellers.

- OCCUPANCY Occupancy of the entire Property shall be given to Buyer at time of closing unless otherwise provided in this
 Offer at lines 165-172 or 435-442 or in an addendum attached per line 434. At time of Buyer's occupancy, Property shall be in
 broom swept condition and free of all debris and personal property except for personal property belonging to current tenants,
 or that sold to Buyer or left with Buyer's consent. Occupancy shall be given subject to tenant's rights, if any.
- 61 **DEFINITIONS**
- 62 <u>ACTUAL RECEIPT</u>: "Actual Receipt" means that a Party, not the Party's recipient for delivery, if any, has the document or written notice physically in the Party's possession, regardless of the method of delivery.
- 64 <u>CONDITIONS AFFECTING THE PROPERTY OR TRANSACTION</u>: "Conditions Affecting the Property or Transaction" are 65 defined to include:
- 66 a. Defects in the roof.
- 67 b. Defects in the electrical system.
- 68 c. Defects in part of the plumbing system (including the water heater, water softener and swimming pool) that is included in the sale.
- 70 d. Defects in the heating and air conditioning system (including the air filters and humidifiers).
- 71 e. Defects in the well, including unsafe well water.
- 72 f. Property is served by a joint well.
- 73 g. Defects in the septic system or other sanitary disposal system.
- 74 h. Underground or aboveground fuel storage tanks on or previously located on the Property. (If "yes", the owner, by law,
 75 may have to register the tanks with the Department of Commerce at P.O. Box 7970, Madison, Wisconsin, 53707, whether
 76 the tanks are in use or not. Regulations of the Department of Commerce may require the closure or removal of unused
 77 tanks.)
- 78 i. "LP" tank on the Property (specify in the additional information whether the tank is owned or leased).
- 79 j. Defects in the basement or foundation (including cracks, seepage and bulges).
- 80 k. Property is located in a floodplain, wetland or shoreland zoning area.
- 81 I. Defects in the structure of the Property.
- 82 m. Defects in mechanical equipment included in the sale either as Fixtures or personal property.
- 83 n. Boundary or lot line disputes, encroachments or encumbrances (including a joint driveway).
- 84 o. Defect caused by unsafe concentrations of, or unsafe conditions relating to, radon, radium in water supplies, lead in paint, lead in soil, lead in water supplies or plumbing system, or other potentially hazardous or toxic substances on the Property.
- NOTE: Specific federal lead paint disclosure requirements must be complied with in the sale of most residential properties built before 1978.
- 88 p. Presence of asbestos or asbestos-containing materials on the Property.
- q. Defect caused by unsafe concentrations of, unsafe conditions relating to, or the storage of, hazardous or toxic substanceson neighboring properties.
- 91 r. Current or previous termite, powder-post beetle or carpenter ant infestations or Defects caused by animal or other insect infestations.
- 93 s. Defects in a wood burning stove or fireplace or Defects caused by a fire in a stove or fireplace or elsewhere on the
 94 Property.
- Remodeling affecting the Property's structure or mechanical systems or additions to Property during Seller's ownership
 without required permits.
- 97 u. Federal, state, or local regulations requiring repairs, alterations or corrections of an existing condition.
- 98 v. Notice of property tax increases, other than normal annual increases, or pending property reassessment.
- 99 w. Remodeling that may increase Property's assessed value.
- 100 x. Proposed or pending special assessments.
- 101 y. Property is located within a special purpose district, such as a drainage district, that has the authority to impose assessments against the real property located within the district.
- 103 z. Proposed construction of a public project that may affect the use of the Property.
- aa. Subdivision homeowners' associations, common areas co-owned with others, zoning violations or nonconforming uses,
 rights-of-way, easements or another use of a part of the Property by non-owners, other than recorded utility easements.
- 106 bb. Structure on the Property is designated as an historic building or part of the Property is in an historic district.
- 107 cc. Any land division involving the Property for which required state or local permits had not been obtained.
- 108 dd. Violation of state or local smoke and carbon monoxide detector laws.
- ee. High voltage electric (100 KV or greater) or steel natural gas transmission lines located on but not directly serving the Property.
- 111 ff. The Property is subject to a mitigation plan required by Wisconsin Department of Natural Resources (DNR) rules related
- to county shoreland zoning ordinances that obligates the owner to establish or maintain certain measures related to shoreland conditions, enforceable by the county.
- 114 gg. Other Defects affecting the Property.
- 115 (Definitions Continued on page 4)

upon request of the buyer

3 DEFINITIONS CONTINUED FROM PAGE 2

- DEADLINES: "Deadlines" expressed as a number of "days" from an event, such as acceptance, are calculated by excluding the day the event occurred and by counting subsequent calendar days. The deadline expires at midnight on the last day. Deadlines expressed as a specific number of "business days" exclude Saturdays, Sundays, any legal public holiday under Wisconsin or Federal law, and any other day designated by the President such that the postal service does not receive registered mail or make regular deliveries on that day. Deadlines expressed as a specific number of "hours" from the occurrence of an event, such as receipt of a notice, are calculated from the exact time of the event, and by counting 24 hours per calendar day. Deadlines expressed as a specific day of the calendar year or as the day of a specific event, such as closing, expire at midnight of that day.
- DEFECT: "Defect" means a condition that would have a significant adverse effect on the value of the Property; that would
 significantly impair the health or safety of future occupants of the Property; or that if not repaired, removed or replaced would
 significantly shorten or adversely affect the expected normal life of the premises.
- FIXTURE: A "Fixture" is an item of property which is physically attached to or so closely associated with land or improvements so as to be treated as part of the real estate, including, without limitation, physically attached items not easily removable without damage to the premises, items specifically adapted to the premises and items customarily treated as fixtures, including, but not limited to, all: garden bulbs; plants; shrubs and trees; screen and storm doors and windows; electric lighting fixtures; window shades; curtain and traverse rods; blinds and shutters; central heating and cooling units and attached equipment; water heaters and treatment systems; sump pumps; attached or fitted floor coverings; awnings; attached antennas; garage door openers and remote controls; installed security systems; central vacuum systems and accessories; inground sprinkler systems and component parts; built-in appliances; ceiling fans; fences; storage buildings on permanent foundations and docks/piers on permanent foundations.
- 194 CAUTION: Exclude any Fixtures to be retained by Seller or which are rented (e.g., water softener or other water conditioning systems, home entertainment and satellite dish components, L.P. tanks, etc.) on lines 17-18.
- 96 PROPERTY: Unless otherwise stated, "Property" means the real estate described at lines 4-7.
- 197 PROPERTY DIMENSIONS AND SURVEYS Buyer acknowledges that any land, building or room dimensions, or total 198 acreage or building square footage figures, provided to Buyer by Seller or by a broker, may be approximate because of 199 rounding, formulas used or other reasons, unless verified by survey or other means.
- 200 CAUTION: Buyer should verify total square footage formula, total square footage/acreage figures, and land, building 201 or room dimensions, if material.
- BUYER'S PRE-CLOSING WALK-THROUGH Within 3 days prior to closing, at a reasonable time pre-approved by Seller or Seller's agent, Buyer shall have the right to walk through the Property to determine that there has been no significant change in the condition of the Property, except for ordinary wear and tear and changes approved by Buyer, and that any defects Seller has agreed to cure have been repaired in the manner agreed to by the Parties.
- PROPERTY DAMAGE BETWEEN ACCEPTANCE AND CLOSING
 Seller shall maintain the Property until the earlier of closing or occupancy of Buyer in materially the same condition as of the date of acceptance of this Offer, except for ordinary wear and tear. If, prior to closing, the Property is damaged in an amount of not more than five percent (5%) of the selling price, Seller shall be obligated to repair the Property and restore it to the same condition that it was on the day of this Offer. No later than closing, Seller shall provide Buyer with lien waivers for all lienable repairs and restoration. If the damage shall exceed such sum, Seller shall promptly notify Buyer in writing of the damage and this Offer may be canceled at option of Buyer. Should Buyer elect to carry out this Offer despite such damage, Buyer shall be entitled to the insurance proceeds, if any,
- relating to the damage to the Property, plus a credit towards the purchase price equal to the amount of Seller's deductible on
- such policy, if any. However, if this sale is financed by a land contract or a mortgage to Seller, any insurance proceeds shall be held in trust for the sole purpose of restoring the Property.

	Property Address. 349 Euclid, Beloit, WI 53511 Page 5 01 9, WB-11
216	IF LINE 217 IS NOT MARKED OR IS MARKED N/A LINES 257-263 APPLY.
217	FINANCING CONTINGENCY: This Offer is contingent upon Buyer being able to obtain a written VA
218	[INSERT LOAN PROGRAM OR SOURCE] first mortgage loan commitment as described below, within 40 days of acceptance of this Offer. The financing selected shall be in an
219	
220	amount of not less than \$ 150,000.00 for a term of not less than30 years, amortized over not less than
221	years. Initial monthly payments of principal and interest shall not exceed \$ Monthly payments may
222	also include 1/12th of the estimated net annual real estate taxes, hazard insurance premiums, and private mortgage insurance
223	premiums. The mortgage may not include a prepayment premium. Buyer agrees to pay discount points and/or loan origination
224	fee in an amount not to exceed % of the loan. If the purchase price under this Offer is modified, the financed
225	amount, unless otherwise provided, shall be adjusted to the same percentage of the purchase price as in this contingency and
226	the monthly payments shall be adjusted as necessary to maintain the term and amortization stated above.
227	CHECK AND COMPLETE APPLICABLE FINANCING PROVISION AT LINE 228 or 229.
228	☑ FIXED RATE FINANCING: The annual rate of interest shall not exceed5.250 %.
229	☐ ADJUSTABLE RATE FINANCING: The initial annual interest rate shall not exceed %. The initial interest
230	rate shall be fixed for months, at which time the interest rate may be increased not more than % per
231	year. The maximum interest rate during the mortgage term shall not exceed %. Monthly payments of principal
232	and interest may be adjusted to reflect interest changes.
233	If Buyer is using multiple loan sources or obtaining a construction loan or land contract financing, describe at lines
234	165-172 or 435-442 or in an addendum attached per line 434.
235	■ <u>BUYER'S LOAN COMMITMENT</u> : Buyer agrees to pay all customary loan and closing costs, to promptly apply for a
236	mortgage loan, and to provide evidence of application promptly upon request of Seller. If Buyer qualifies for the loan described
237	in this Offer or another loan acceptable to Buyer, Buyer agrees to deliver to Seller a copy of the written loan commitment no
238	later than the deadline at line 219. Buyer and Seller agree that delivery of a copy of any written loan commitment to
239	Seller (even if subject to conditions) shall satisfy Buyer's financing contingency if, after review of the loan
240	commitment, Buyer has directed, in writing, delivery of the loan commitment. Buyer's written direction shall
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242	unacceptability.
243	
244	the loan. BUYER, BUYER'S LENDER AND AGENTS OF BUYER OR SELLER SHALL NOT DELIVER A LOAN
245	
	ACCOMPANIED BY A NOTICE OF UNACCEPTABILITY.
247	■ <u>SELLER TERMINATION RIGHTS</u> : If Buyer does not make timely delivery of said commitment; Seller may terminate this
248	
	commitment.
	■ <u>FINANCING UNAVAILABILITY</u> : If financing is not available on the terms stated in this Offer (and Buyer has not already
	delivered an acceptable loan commitment for other financing to Seller), Buyer shall promptly deliver written notice to Seller of
	same including copies of lender(s)' rejection letter(s) or other evidence of unavailability. Unless a specific loan source is
253	named in this Offer, Seller shall then have 10 days to deliver to Buyer written notice of Seller's decision to finance this
254	transaction on the same terms set forth in this Offer, and this Offer shall remain in full force and effect, with the time for closing
255	extended accordingly. If Seller's notice is not timely given, this Offer shall be null and void. Buyer authorizes Seller to obtain
256	any credit information reasonably appropriate to determine Buyer's credit worthiness for Seller financing.
257	■ <u>IF THIS OFFER IS NOT CONTINGENT ON FINANCING</u> : Within 7 days of acceptance, a financial institution or third party
258	in control of Buyer's funds shall provide Seller with reasonable written verification that Buyer has, at the time of verification,
259	sufficient funds to close. If such written verification is not provided, Seller has the right to terminate this Offer by delivering
260	written notice to Buyer. Buyer may or may not obtain mortgage financing but does not need the protection of a financing
261	contingency. Seller agrees to allow Buyer's appraiser access to the Property for purposes of an appraisal. Buyer understands
262	and agrees that this Offer is not subject to the appraisal meeting any particular value, unless this Offer is subject to an
263	appraisal contingency, nor does the right of access for an appraisal constitute a financing contingency.
264	APPRAISAL CONTINGENCY: This Offer is contingent upon the Buyer or Buyer's lender having the Property appraised
265	at Buyer's expense by a Wisconsin licensed or certified independent appraiser who issues an appraisal report dated
266	subsequent to the date of this Offer indicating an appraised value for the Property equal to or greater than the agreed upon
267	purchase price. This contingency shall be deemed satisfied unless Buyer, within35 days of acceptance, delivers
268	to Seller a copy of the appraisal report which indicates that the appraised value is not equal to or greater than the agreed upon

270 CAUTION: An appraisal ordered by Buyer's lender may not be received until shortly before closing. Consider whether

²⁶⁹ purchase price, accompanied by a written notice of termination.

271 deadlines provide adequate time for performance.

DISTRIBUTION OF INFORMATION Buyer and Seller authorize the agents of Buyer and Seller to: (i) distribute copies of the
Offer to Buyer's lender, appraisers, title insurance companies and any other settlement service providers for the transaction as
defined by the Real Estate Settlement Procedures Act (RESPA); (ii) report sales and financing concession data to multiple
listing service sold databases; and (iii) provide active listing, pending sale, closed sale and financing concession information
and data, and related information regarding seller contributions, incentives or assistance, and third party gifts, to appraisers
researching comparable sales, market conditions and listings, upon inquiry.

DEFAULT Seller and Buyer each have the legal duty to use good faith and due diligence in completing the terms and conditions of this Offer. A material failure to perform any obligation under this Offer is a default which may subject the defaulting party to liability for damages or other legal remedies.

If Buyer defaults, Seller may:

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- (1) sue for specific performance and request the earnest money as partial payment of the purchase price; or
- (2) terminate the Offer and have the option to: (a) request the earnest money as liquidated damages; or (b) sue for actual damages.
 - If Seller defaults, Buyer may:
 - (1) sue for specific performance; or
 - (2) terminate the Offer and request the return of the earnest money, sue for actual damages, or both.
 - In addition, the Parties may seek any other remedies available in law or equity.
- The Parties understand that the availability of any judicial remedy will depend upon the circumstances of the situation and the discretion of the courts. If either Party defaults, the Parties may renegotiate the Offer or seek nonjudicial dispute resolution instead of the remedies outlined above. By agreeing to binding arbitration, the Parties may lose the right to litigate in a court of law those disputes covered by the arbitration agreement.
- NOTE: IF ACCEPTED, THIS OFFER CAN CREATE A LEGALLY ENFORCEABLE CONTRACT. BOTH PARTIES SHOULD READ THIS DOCUMENT CAREFULLY. BROKERS MAY PROVIDE A GENERAL EXPLANATION OF THE PROVISIONS OF THE OFFER BUT ARE PROHIBITED BY LAW FROM GIVING ADVICE OR OPINIONS CONCERNING YOUR LEGAL RIGHTS UNDER THIS OFFER OR HOW TITLE SHOULD BE TAKEN AT CLOSING. AN ATTORNEY SHOULD BE CONSULTED IF LEGAL ADVICE IS NEEDED.
- ENTIRE CONTRACT This Offer, including any amendments to it, contains the entire agreement of the Buyer and Seller regarding the transaction. All prior negotiations and discussions have been merged into this Offer. This agreement binds and inures to the benefit of the Parties to this Offer and their successors in interest.
- NOTICE ABOUT SEX OFFENDER REGISTRY You may obtain information about the sex offender registry and persons registered with the registry by contacting the Wisconsin Department of Corrections on the Internet at http://www.widocoffenders.org or by telephone at (608) 240-5830.

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359 merchantable title to Buyer.

	Property Address: 349 Euclid, Beloit, WI 53511 Page 7 of 9, WB-11
304	CLOSING OF BUYER'S PROPERTY CONTINGENCY: This Offer is contingent upon the closing of the sale of Buyer's
305	property located at , no later than . If Seller accepts
306	a bona fide secondary offer, Seller may give written notice to Buyer of acceptance. If Buyer does not deliver to Seller a written
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308	
309	[INSERT OTHER REQUIREMENTS, IF ANY (e.g., PAYMENT OF ADDITIONAL EARNEST MONEY, WAIVER OF ALL
	CONTINGENCIES, OR PROVIDING EVIDENCE OF SALE OR BRIDGE LOAN, etc.)] within hours of Buyer's Actual
311	Receipt of said notice, this Offer shall be null and void.
312	SECONDARY OFFER: This Offer is secondary to a prior accepted offer. This Offer shall become primary upon delivery
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	that this Offer is primary. Buyer may not deliver notice of withdrawal earlier than days after acceptance of this Offer. All
	other Offer deadlines which are run from acceptance shall run from the time this Offer becomes primary.
318	TIME IS OF THE ESSENCE "Time is of the Essence" as to: (1) earnest money payment(s); (2) binding acceptance; (3)
	occupancy; (4) date of closing; (5) contingency Deadlines STRIKE AS APPLICABLE and all other dates and Deadlines in this
320	Offer except:
321	If IITime is of the Facewall applies to a date on
322	. If "Time is of the Essence" applies to a date or
323	· · · · · · · · · · · · · · · · · · ·
324	a date or Deadline, then performance within a reasonable time of the date or Deadline is allowed before a breach occurs.
325	TITLE EVIDENCE
	■ CONVEYANCE OF TITLE: Upon payment of the purchase price, Seller shall convey the Property by warranty deed
	(trustee's deed if Seller is a trust, personal representative's deed if Seller is an estate or other conveyance as
328	provided herein), free and clear of all liens and encumbrances, except: municipal and zoning ordinances and agreements
329	3 • • • • • • • • • • • • • • • • • • •
330	restrictions and covenants, present uses of the Property in violation of the foregoing disclosed in Seller's Real Estate
331	Condition Report and in this Offer, general taxes levied in the year of closing and
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335	which constitutes merchantable title for purposes of this transaction. Seller shall complete and execute the documents
336	necessary to record the conveyance at Seller's cost and pay the Wisconsin Real Estate Transfer Fee.
337	WARNING: Municipal and zoning ordinances, recorded building and use restrictions, covenants and easements may
338	prohibit certain improvements or uses and therefore should be reviewed, particularly if Buyer contemplates making
339	improvements to Property or a use other than the current use.
340	■ <u>TITLE EVIDENCE</u> : Seller shall give evidence of title in the form of an owner's policy of title insurance in the amount of the
341	purchase price on a current ALTA form issued by an insurer licensed to write title insurance in Wisconsin. Seller shall pay all
342	costs of providing title evidence to Buyer. Buyer shall pay all costs of providing title evidence required by Buyer's lender.
343	
344	STRIKE ONE ("Seller's" if neither stricken) cost to provide coverage for any liens or encumbrances first filed or recorded after
345	the effective date of the title insurance commitment and before the deed is recorded, subject to the title insurance policy
346	
347	coverage is not available, Buyer may give written notice that title is not acceptable for closing (see lines 353-359).
348	
	insurance commitment is delivered to Buyer's attorney or Buyer not less than 5 business days before closing, showing title to
	the Property as of a date no more than 15 days before delivery of such title evidence to be merchantable per lines 326-335,
351	
	exceptions, as appropriate.
~~	oncopilotio, as appropriate.

null and void. Providing title evidence acceptable for closing does not extinguish Seller's obligations to give

353 ■ <u>TITLE NOT ACCEPTABLE FOR CLOSING</u>: If title is not acceptable for closing, Buyer shall notify Seller in writing of objections to title by the time set for closing. In such event, Seller shall have a reasonable time, but not exceeding 15 days, to

remove the objections, and the time for closing shall be extended as necessary for this purpose. In the event that Seller is unable to remove said objections, Buyer shall have 5 days from receipt of notice thereof, to deliver written notice waiving the objections, and the time for closing shall be extended accordingly. If Buyer does not waive the objections, this Offer shall be

- 360 <u>SPECIAL ASSESSMENTS/OTHER EXPENSES</u>: Special assessments, if any, levied or for work actually commenced prior 361 to the date of this Offer shall be paid by Seller no later than closing. All other special assessments shall be paid by 362 Buyer.
- CAUTION: Consider a special agreement if area assessments, property owner's association assessments, special charges for current services under Wis. Stat. § 66.0627 or other expenses are contemplated. "Other expenses" are one-time charges or ongoing use fees for public improvements (other than those resulting in special assessments) relating to curb, gutter, street, sidewalk, municipal water, sanitary and storm water and storm sewer (including all sewer mains and hook-up/connection and interceptor charges), parks, street lighting and street trees, and impact fees for other public facilities, as defined in Wis. Stat. § 66.0617(1)(f).

369 **EARNEST MONEY**

- HELD BY: Unless otherwise agreed, earnest money shall be paid to and held in the trust account of the listing broker (Buyer's agent if Property is not listed or Seller's account if no broker is involved), until applied to the purchase price or otherwise disbursed as provided in the Offer.
- CAUTION: Should persons other than a broker hold earnest money, an escrow agreement should be drafted by the Parties or an attorney. If someone other than Buyer makes payment of earnest money, consider a special disbursement agreement.
- <u>DISBURSEMENT</u>: If negotiations do not result in an accepted offer, the earnest money shall be promptly disbursed (after clearance from payor's depository institution if earnest money is paid by check) to the person(s) who paid the earnest money. At closing, earnest money shall be disbursed according to the closing statement. If this Offer does not close, the earnest money shall be disbursed according to a written disbursement agreement signed by all Parties to this Offer. If said disbursement agreement has not been delivered to broker within 60 days after the date set for closing, broker may disburse the earnest money: (1) as directed by an attorney who has reviewed the transaction and does not represent Buyer or Seller; (2) into a court hearing a lawsuit involving the earnest money and all Parties to this Offer; (3) as directed by court order; or (4) any other disbursement required or allowed by law. Broker may retain legal services to direct disbursement per (1) or to file an interpleader action per (2) and broker may deduct from the earnest money any costs and reasonable attorneys fees, not to exceed \$250, prior to disbursement.
- LEGAL RIGHTS/ACTION: Broker's disbursement of earnest money does not determine the legal rights of the Parties in relation to this Offer. Buyer's or Seller's legal right to earnest money cannot be determined by broker. At least 30 days prior to disbursement per (1) or (4) above, broker shall send Buyer and Seller notice of the disbursement by certified mail. If Buyer or Seller disagree with broker's proposed disbursement, a lawsuit may be filed to obtain a court order regarding disbursement. Small Claims Court has jurisdiction over all earnest money disputes arising out of the sale of residential property with 1-4 dwelling units and certain other earnest money disputes. Buyer and Seller should consider consulting attorneys regarding their legal rights under this Offer in case of a dispute. Both Parties agree to hold the broker harmless from any liability for good faith disbursement of earnest money in accordance with this Offer or applicable Department of Regulation and Licensing regulations concerning earnest money. See Wis. Admin. Code Ch. RL 18.
- INSPECTIONS AND TESTING: Buyer may only conduct inspections or tests if specific contingencies are included as a part of this Offer. An "inspection" is defined as an observation of the Property which does not include an appraisal or testing of the Property, other than testing for leaking carbon monoxide, or testing for leaking LP gas or natural gas used as a fuel source, which are hereby authorized. A "test" is defined as the taking of samples of materials such as soils, water, air or building materials from the Property and the laboratory or other analysis of these materials. Seller agrees to allow Buyer's inspectors, testers and appraisers reasonable access to the Property upon advance notice, if necessary to satisfy the contingencies in this Offer. Buyer and licensees may be present at all inspections and testing. Except as otherwise provided, Seller's authorization for inspections does not authorize Buyer to conduct testing of the Property.
- NOTE: Any contingency authorizing testing should specify the areas of the Property to be tested, the purpose of the test, (e.g., to determine if environmental contamination is present), any limitations on Buyer's testing and any other material terms of the contingency.
- Buyer agrees to promptly restore the Property to its original condition after Buyer's inspections and testing are completed unless otherwise agreed to with Seller. Buyer agrees to promptly provide copies of all inspection and testing reports to Seller.
- 408 Seller acknowledges that certain inspections or tests may detect environmental pollution which may be required to be reported
- 409 to the Wisconsin Department of Natural Resources.

410		
411412413	no Defects. This Offer is further contingent upon a qualified independent inspector or independent	
414	(list any Property component(s) to be separa	itely inspected e.a.
415		spection(s) and be
416		
417		
418	and the same and t	, o
419		spection(s), as well
420		,,
421		Seller a copy of the
422	written inspection report(s) and a written notice listing the Defect(s) identified in those report(s) to which B	
423		. , ,
424	CAUTION: A proposed amendment is not a Notice of Defects and will not satisfy this notice requ	uirement.
425		
	nature and extent of which Buyer had actual knowledge or written notice before signing this Offer.	
427		cure the Defects. If
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429		
	workmanlike manner; and (3) delivering to Buyer a written report detailing the work done within 3 days p	
431		
432		
433		t conor will not our c
434		le part of this Offer.
435		
436		
437	(CMI) for household size (HOME regulations). Buyer has provided all income in	
438		
439		
440		
441		
442		
443	This Offer was drafted by [Licensee and Firm] Erick 'Otis' Johnson - RE/MAX Iq	gnite
444		18, 2018
445		
	(x) Nathan Charles Field Buyerisosignetune → Print Name Here → Nathan Charles Field	April 18, 2018 Date ▲
446	Day 17820 18 18 194 50 1910 Charles Practian Charles Field	Date A
447	(X)	
448	Buyer's Signature ▲ Print Name Here ▶	Date 🛦
449	EARNEST MONEY RECEIPT Broker acknowledges receipt of earnest money as per line 10 of the a	above Offer.
450		
450	Broker (By)	DE IN THIS SEED
	SELLER ACCEPTS THIS OFFER. THE WARRANTIES, REPRESENTATIONS AND COVENANTS MA	
	SURVIVE CLOSING AND THE CONVEYANCE OF THE PROPERTY. SELLER AGREES TO CONVE	
	ON THE TERMS AND CONDITIONS AS SET FORTH HEREIN AND ACKNOWLEDGES RECEIPT OF	FACOPY OF THIS
454	OFFER.	
455	(x)	
456	(x)Seller's Signature ▲ Print Name Here ▶	Date 🛦
457	(v)	
458	(x)Seller's Signature ▲ Print Name Here ▶	Date A
		_
459	This Offer was presented to Seller by [Licensee and Firm]	
460	on at	a.m./p.m.
461	This Offer is rejected Seller Initials Date Date Seller Initials Seller Initials Seller Initials Seller Initials Date Seller Initials Date Date Seller Initials Seller Initials Date Date Date Date Seller Initials Date Date Date Date Date Date Date Date	Initials A Date A
462	Seller Initials A Date A Seller	Initials A Date A

WISCONSIN REALTORS® ASSOCIATION 4801 Forest Run Road Madison, WI 53704

ADDENDUM A TO THE OFFER TO PURCHASE

1	This Addendum is made part of the Offer to Purchase datedApril 18, 2018, made by Nathan Charles Field
2	(Buyer), with respect to the Property at 349 Euclid, Beloit, WI 53511
	CAUTION: Buyer must include contingencies in this Offer for any additional tests or inspections Buyer wishes to conduct. Specific
4	addenda are available for testing or evaluation of Wells, Well Water, Septic Systems, Lead-Based Paint, Wetlands and Lead/Arsenic
5 6	Pesticides. Parties should consult with legal counsel with questions regarding testing or this Addendum. RADON TESTING CONTINGENCY: This Offer is contingent upon Buyer having a qualified third party perform a radon test at the
7	Property in a manner consistent with applicable EPA and Wisconsin Department of Health Services (DHS) protocols and standards and furnish
8	a current written report indicating the radon level, or the average level if testing involves multiple readings, is less than 4 picoCuries per liter
9	(pCi/L), at (Buyer's) (Seller's) STRIKE ONE ("Buyer's" if neither is stricken) expense. This contingency shall be deemed satisfied unless Buyer,
10	no later than days (after acceptance)(prior to closing) STRIKE ONE ("prior to closing" if neither is stricken), delivers to Seller a
11	written copy of the radon test results report indicating a level of 4.0 pCi/L or higher. Seller (shall)(shall not) STRIKE ONE ("shall" if neither is
12	stricken) have the right to cure. See lines 62-71 regarding the Right to Cure.
13	TESTING CONTINGENCY: This Offer is contingent upon (Buyer obtaining)(Seller providing) STRIKE ONE ("Buyer obtaining" if neither is
14	stricken) a current written report from a qualified independent expert documenting the results of the following test(s) conducted pursuant to
15	applicable government or industry protocols and standards [indicate substances or compounds to be tested, e.g., asbestos (see
16	http://www2.epa.gov/asbestos/protect-your-family), etc.]: , no later than days (after
17	acceptance)(prior to closing) STRIKE ONE ("prior to closing" if neither is stricken), at (Buyer's) (Seller's) STRIKE ONE ("Buyer's" if neither is
18	stricken) expense. Specify any protocols, testing contractors, labs, standards/levels constituting a Defect, financial limits, acceptable repair
19	methodology, etc.:
20	Seller (shall)(shall not) STRIKE ONE ("shall" if neither is stricken) have the right to cure. See lines 62-71 regarding the Right to Cure.
21	CLOSING: The Parties agree that the closing shall be held at (the place selected by Buyer's lender) (the place selected by Buyer)
22	() STRIKE AND COMPLETE AS APPLICABLE .
23	ASSOCIATION FEE: Buyer acknowledges the (monthly)(quarterly)(annual) STRIKE TWO association fee of \$
24	HOME WARRANTY PLAN: Buyer has been informed of the availability of a limited home warranty plan. A limited home warranty plan for
	a term of one year shall be included, effective on the date of closing, provided the Property qualifies for the plan. The cost of the home warranty shall not exceed \$ and will be paid by (Seller)(Buyer) STRIKE ONE ("Seller" if neither is stricken) at closing. The warranty plan
26 27	will be provided by the (listing)(cooperating) STRIKE ONE ("listing" if neither is stricken) broker. Buyer is advised that a home inspection may
28	detect pre-existing conditions which may not be covered under the warranty.
29	FLOOD INSURANCE PREMIUMS CONTINGENCY (also see lines 116-121): This Offer is contingent upon Buyer obtaining, an
	insurance binder, certificate of insurance or other insurance company documentation or correspondence showing (that Buyer's annual premium
31	for flood insurance for Buyer's initial year of ownership after closing shall not exceed \$
32	exceed \$ after years)(that the actuarial annual premium cost is computed to be no more than \$)
33	STRIKE AND COMPLETE AS APPLICABLE . This contingency shall be deemed satisfied unless Buyer, no later than days (after
	acceptance)(prior to closing) STRIKE ONE ("prior to closing" if neither is stricken), delivers to Seller written notice indicating that this contingency
	has not been satisfied and documentation of the flood insurance premiums available to Buyer. If this contingency is not satisfied, Buyer may
	terminate this Offer by delivering written notice of termination to Seller.
37	MAP OF THE PROPERTY: This Offer is contingent upon (Buyer obtaining) (Seller providing) STRIKE ONE ("Seller providing" if neither is stricken) a (survey map) (ALTA/ACSM Land Title Survey) () STRIKE AND COMPLETE AS APPLICABLE of the
	Property, dated after the date of acceptance of this Offer and prepared by a Wisconsin licensed land surveyor, within days of
	acceptance, at (Buyer's) (Seller's) STRIKE ONE ("Seller's" if neither is stricken) expense. The map shall identify the legal description of the
	Property, Property boundaries and boundary line dimensions, visible encroachments, location of any improvements, a minimum of
	acres, a maximum of acres and:
43	STRIKE AND COMPLETE AS APPLICABLE (Additional specifications/features may include, but are not limited to: staking Property corners,
44	streets, length of street or water frontage, legal access, total acreage or square footage, utility installations, easements or rights-of-way.
	CAUTION: Consider cost and need for map features, and time required to obtain map.) This contingency shall be deemed satisfied unless
	Buyer, within 5 days of the earlier of Buyer's Actual Receipt of the map or the deadline for delivery of said map, delivers to Seller a copy of the
	map and a written notice which identifies: (1) a significant encroachment; (2) information materially inconsistent with prior representations or (3)
48	failure to meet requirements stated in this contingency. Upon delivery of Buyer's notice, this Offer shall be null and void. This Offer shall be null
49	and void if Buyer delivers written notice to Seller, within 5 days of the deadline on lines 39-40, stating Seller failed to timely deliver the map (if
	Seller was responsible to provide the map).
51	FEDERAL VA MORTGAGE: (Buyer)(Seller) STRIKE ONE ("Seller" if neither is stricken) agrees to pay the entire funding fee not to
52 53	exceed <u>3.300</u> % (0% if not filled in) of the mortgage amount. Note: Funding fee may not be divided between the parties. Buyer agrees to pay all other costs of securing financing.
54	EXXX SELLER'S CONTRIBUTION: Seller shall give Buyer a loan cost credit at closing in the amount of \$2,000.00 or % of the
55	purchase price to assist Buyer in paying loan closing costs such as points, prepayables and escrows. Buyer's loan costs shall include
56	and exclude STRIKE AND COMPLETE AS APPLICABLE .
57	■ NUMBER OF DAYS: The default number of days is 21 if nothing is entered on blank lines requiring entry of a number of days.
58	■ READING/UNDERSTANDING: By initialing and dating this Addendum, each Party acknowledges they have received and carefully read all
59	pages of this Addendum. Initialing does not signify acceptance or agreement with the terms of this Addendum.
60	(X) $ \mathcal{N}\mathcal{F} $ 04/18/2018 (X)
61	(Buyer(s) Initials) ▲ (Date) ▲ (Seller(s)' Initials) ▲ (Date) ▲

RE/MAX Ignite, 310 State St Beloit WI 53511 Phone: (608)931-8647 Fax:

349 Euclid

Otis Johnson

109 110

- 62 CONTINGENCY SATISFACTION/RIGHT TO CURE (radon or testing contingency): The contingency shall be deemed satisfied 63 unless Buyer, within 5 days of the earlier of: 1) Buyer's Actual Receipt of the applicable testing report(s) or 2) the deadline for delivery 64 of said report(s), delivers to Seller a copy of the written report(s) and written notice stating why the report(s) do(es) not satisfy the 65 contingency standard. If Seller has the right to cure, Seller may satisfy this contingency by (1) delivering a written notice of Seller's 66 election to cure within 10 days of receipt of Buyer's notice; and (2) by curing the defects in a good and workmanlike manner that 67 satisfies the standard set forth in the selected contingency and by giving Buyer a report of the work done prior to closing. This Offer 68 shall be null and void if Buyer timely delivers the above written notice(s) and report(s) to Seller and (1) Seller does not have the right 69 to cure; or (2) Seller has a right to cure but: a) Seller delivers written notice that Seller will not cure or b) Seller does not timely deliver 70 the notice of election to cure. This Offer shall be null and void if Buyer delivers notice to Seller, within 5 days of the delivery deadline, 71 stating Seller failed to deliver report(s) by the respective stated deadline [if Seller was responsible to provide the report(s)].
- 72 ■ INSPECTIONS, TESTS AND OPINIONS: It is recommended that Buyer have the Property and specific Property 73 components of concern inspected by a Wisconsin registered home inspector or qualified independent inspectors/experts. Real estate agents in this transaction may furnish a list of qualified, independent inspectors and testers. Unless provided in writing, no representation has been made as to the competency of these inspectors/testers. The Party responsible for obtaining an inspection or test shall be solely responsible for determining the qualifications of the inspector and tester. If a broker orders any inspection or 77 test on behalf of a Party in this transaction, the Parties agree to hold the broker harmless for any damages or liability resulting from the inspection or test, other than that caused by the broker's negligence or intentional wrongdoing. 78
- BUYER'S RESPONSIBILITY TO ASCERTAIN CONDITION OF THE PROPERTY: Buyer acknowledges that it is Buyer's 79 responsibility to confirm that the Property is in a condition that Buyer finds acceptable and accordingly has conducted such tests, 80 inspections, evaluations and independent inquiries as Buyer deems necessary. Buyer has relied upon Buyer's independent Property inspection and tests; the statements, disclosures and representations contained in this Offer; Seller's property condition report (if any); and any other written statements provided to Buyer. Buyer acknowledges that neither Seller nor any real estate agents have made any representations concerning the Property or the transaction other than those provided in writing. Buyer has not requested verification of accuracy of any Seller or third party statements, disclosures or representations unless specifically stated in this Offer.
- 86 ■ HAZARDOUS SUBSTANCES: The parties are aware that news media and other public information sources indicate that 87 asbestos, lead-based paint, lead in drinking water, unsafe levels of mold, radium, radon gas and other toxic substances and chemicals within a structure or in soils or water supplies can cause serious health hazards. Past flooding, water intrusion, leaking or 88 29 excessive dampness may result in mold growth that may present health risks. Synthetic stucco and wood composite exterior house siding have been associated with moisture and mold related problems. Seller represents that, to the best of Seller's knowledge, the 90 91 Property does not contain asbestos, lead-based paint, excessive moisture or water intrusions, abnormal or unsafe concentrations of 92 mold, radon gas, lead, radium or other toxic or harmful substances or chemicals, and that there has been no past flooding, water intrusion, leaking or excessive moisture in the Property. See the caution at lines 3-5 and the testing contingencies in this Addendum.
- UNDERGROUND STORAGE TANKS AND BASEMENT FUEL OIL TANKS: Seller has no knowledge of any petroleum product 94 95 contamination on the Property. If there is an abandoned underground storage tank (UST) or basement or aboveground storage tank (AST) on the Property, Seller shall, at least 5 days prior to closing, deliver to Buyer written confirmation that the tank and related 96 components have been closed in full conformance with current federal, state and local regulations. Seller's written confirmation shall 97 include a copy of any applicable contractor's report and any required Department of Agriculture, Trade and Consumer Protection 98 99 (DATCP) registration. Seller shall provide Buyer at least 5 days prior to closing with documentation confirming that any in-use UST, AST or basement tank meets all current state and federal operating standards. Buyer shall notify DATCP of the change of ownership 100 of an in-use UST within 15 business days of closing. Visit http://datcp.wi.gov/Consumer/Hazardous Materials Storage Tanks/. 101
- MUNICIPAL REPORT: Seller agrees to provide Buyer with written verification of paid real estate taxes, current or planned special 103 assessments and any unpaid municipal charges affecting the Property, if such a statement is available from the municipality.
- ZONING AND BUILDING RESTRICTIONS, COMPREHENSIVE PLANS AND NON-CONFORMING STRUCTURES: Municipal 105 zoning and building restrictions may affect use of the Property, and comprehensive plans may affect future use or value of the 106 Property by influencing future development in the municipality. Buyer is informed that some buildings are considered legal non-107 conforming structures because they no longer conform to current dimensional zoning standards due to zoning standards and ordinances enacted after the building was constructed. Buyer's ability to remodel, repair, replace or enlarge an existing non-108 conforming structure may be regulated by the municipality. Buyer is encouraged to contact the appropriate municipal authorities regarding zoning and building restrictions and comprehensive plans if these issues are material to Buyer's decision to purchase.
- INSURANCE ISSUES: Seller agrees to allow representatives of Buyer's insurance company reasonable access to the Property 111 upon advance notice for inspections relating to Buyer's homeowner's insurance application. The Parties are advised to contact their 112 insurance agents with questions regarding insurability and costs.
- FLOOD PLAINS/WETLANDS/SHORELAND: Buyer acknowledges that it is recommended that Buyer seek professional assistance in interpreting any flood plain, wetlands and shoreland maps.
- FLOOD INSURANCE: Buyer's mortgage lender may require Buyer to purchase flood insurance in connection with the purchase of the Property. The National Flood Insurance Program (NFIP) (https://www.floodsmart.gov/floodsmart/) provides for the availability of 117 flood insurance and establishes flood insurance premiums based on the risk of flooding. Recent changes to federal law may result in 118 flood insurance premiums that are likely higher, and in the future may be substantially higher, than premiums paid by Seller. Buyer 119 should consult with one or more flood insurance carriers regarding flood insurance coverage, current and future premiums, and whether Buyer may assume Seller's policy. Buyer may wish to contact NFIP for information about flood insurance for this Property.
- FEDERAL VA AND FHA MORTGAGE: If this Offer is contingent upon Buyer obtaining a FHA or Federal VA loan, it is also 123 contingent upon the Parties executing an FHA or Federal VA amendment to the contract which shall give Buyer the right to terminate 124 the Offer if the Property fails to appraise for the purchase price.
- MUNICIPALITY DISCREPANCY: Buyer acknowledges that while the Property mailing address may be within one municipality, the 126 Property may be physically located in an adjoining municipality that will determine the applicable property taxes and school district.

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4801 Forest Run Road			
Madison, Wisconsin 53704 REAL ESTATE CONDITION REPO		_	
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issued by a governmental body, advice or recommendations. "Am aware" means that the purpos has	- 11 .		
B.1. In this form, "am aware" means have notice or knowledge. "Am aware" means that the owner has correction of a property defect or problem, personal observation, or some other source of information. In this to repaired, removed or replaced would significantly shorten or a working a significantly impair the health or safety of the property; that would significantly impair the health or safety of the property affect the expected normal life of the means that person or those personal adversely affect the expected normal life of the means that person or those personal adversely affect the expected normal life of the means that person or those personal adversely affect the expected normal life of the means that person or those personal adversely affect the expected normal life of the means that personal property affect the expected normal life of the means that personal property affect the expected normal life of the means that personal property affect the expected normal life of the means that personal property affect the expected normal life of the means that personal property affect the expected normal life of the means that personal property affect the expected normal life of the means that personal property affect the expected normal property affect the expected norma	notice or knowled	ige based on .	an official
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correction of a property defect or problem, personal observation, or some other source of information. In this to a significant adverse effect on the value of the property; that would significantly impair the health or safety of in this form, "owner" means that person or those persons, or the entity or organization, which is the property is owned by two or more individuals as into topics.	remises,	- ar ma brober	Ty; or that If not
Heat Estate Condition Report or complete a sea joint terrants of tenants-in-common, people is the own	ner of the above-	desorib	
In this form, "owner" means that person or those persons, or the entity or organization, which is the owner or the expected normal life of the property is owned by two or more individuals as joint tenants or tenants-in-common, each joint owner or tenant containing one to four dwelling units by sale, exchange or land contract, "Owners" do not include person, if duciaries appointed by or subject to supervision by a court if they have never occupied the property transfet to the owner or the buyer. B.2. The owner discloses the following information with the land affect the expected normal life or safety and supervision by the land contract.	it-in-common mu	st join in the A	property. If the
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fiduciaries appointed by or subject to supervision by a court if they have never occupied the property which has not been inhabited or who transfer property by conveyance exempt from the real estate to the owner or the buyer. B.2. The owner discloses the following information with the knowledge that, even though this is not a viransaction to provide a copy of this statement, and to disclose any information in the statement, to any personal statement and to disclose any information in the statement, to any personal statement and to disclose any information in the statement, to any personal statement and to disclose any information in the statement.	ansfer fee. In this	form "pring)	ns who transfer
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sale of the property.	any agent repre	senting any c	dy rely on this
Information in deciding whether and on what terms to purchase the property. The owner hereby authorizes sale of the property. B.3. The owner represents that to the best of his or her knowledge the responses to the following statement or "not applicable" to the property being sold. If the owner responds to any statement with "yes," the owner shall be form, an explanation of the reason why the response to the statement is "yes." B.4. If the transfer is of a condominium unit, the property to which this form applies is the condominium of the response to the statement is "yes."	ii iii connectioti A	vith any actual	or anticipated
this form an evolunation at it.	te house has		
B.4. If the transfer is of a condominium unit, the property to which this form applies is the condominium unit, the property to which this form applies is the condominium unit, the instead of responding to any statement below with a "yes," "no," or "not applicable," and explaining the "professionals, provided the information and explaining the "professionals, provided the information.	provide. In the a	Urately noted	as "ves " "go "
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Town of any agent involved in the transport -	iaco la luerimier	f floorer i	יים פחשעגש פיי
information provided (Wis. Stat. §§ 709.02 & 452.23 (2)(b)). If a statement is answered by such an expert's of a statement is answered by such an expert's of allach the expert's written information to this Real Estate Condition Report, or provide the written information septiment of the statement of the stateme	el the standards	n; or other per	Sons who the
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Jocument, the owner may place an "X" in the "See Expert's Report" column next to the statement(s) which an expert's or attach the expert's written information to this Real Estate Condition Report, or provide the written information sep THE ITALICIZED LISTS OF POSSIBLE TYPES OF DEFECTS FOLLOWING EACH STATEMENT BELOW ARE ONLY DEFECTS WHICH MIGHT PROPERLY BE DISCLOSED IN RESPONSE TO EACH RE	parately belore th	e applicable de	and eadling
ONLY DEFECTS WHICH MIGHT PROPERLY BE DISCLOSED IN RESPONSE TO EACH RE	E <u>EXAMPLES</u> O	NLY AND ARE	
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PROPERTY CONDITION STATEMENTS	Yes No		Expert's
1. I am aware of defects in the roof. Roof defects might include, but are not limited to such things as	TES No	N/A	Réport
takage, ice build-up, or significant problems with gutters or each but are not limited to such things as	V	•	
2. I am aware of defects in the electrical system. Electrical defects might include, but are not limited to, sh, security system, doorbells or integrant.		<u> </u>	
ectrical wiring not in compliance with applicable code, or defects in an attached antenna and cables, satellite	×		_
37, Second system, debroeils or Intercom.			-
displacement that it is a series of the plumbing system (including the	X		
cessive or insufficient water processes leads other plumbing system defects might leading to water softener and	^		
bs, showers, or any sprinkler system. I sake or other detects in pipes, toilets, interior or system not limited to,			
4. I am aware of delects in the heating and air conditioning system (including the air filters and pplemental heaters, verificating tags or lighters).	•		•
midifiers). Other healing and air conditioning system (including the state)	V	4	
midifiers). Other heating and air conditioning system (including the air filters and oppermental heaters, ventilating fans or lixtures, or solar collectors.			
5. I am aware of defects in the well, including unsafe well water. Well defects might include, but are not limited an unused well not properly closed in conformance with state regulations, a well which was a result of the standards or local code, we will state regulations, a well which was a second or a well-which was a second or a w			
an unused well not properly closed in conformance with state regulations, a well which was not constructed rent code specifications.	¥¹		
rsuant to state standards or local code, or a well which requires modifications, a well which was not constructed	^	-	•
to only tellio compliance with			
3. I am aware that this property is served by a joint well.	l a		
the same account of the control of t			

C.B. Large groups at the Large	Yes	kt a		See Expert's
C.8. I am aware of underground or aboveground fuel storage tanks on or previously located on Agriculture, Trade and Consumer Protection at P.O. Box 8911, Madison, Wisconsin Department of tanks are in use or not. Regulations of the Consumer Protection at P.O. Box 8911, Madison, Wisconsin, 59709.	,,,,	No X.	N/A	Report
tanks are in use or not Department of				
C.9. Lam guess of an old of terrioval or unused tanks.)				
C.9. I am aware of an "LP" tank on the property. (If correct, specify in the additional information C.9m I am aware that a dam is totally no partially loggest the tank.)		<u>x</u>		
that is not located on the property will be transferred with the property or that an ownership in a dam		X		
Department of Maluret Granders association, taxe district, or similar group, the last it is owned collectively				
Other basement defeats with the pasement or foundation (including greats apply.)		v		
		\overline{x}		
C.12. Lam aware that the property is located in a floodplain, wetland or shoreland region		٠,		
racinance as all a f		-		
foundation: wood not and artificial or flaws in interior or extended with a shifting or		-4-		
G 13 Law guest of data, windows, doors, floors, ceilings, staliways or insulation				
properly to profittee to the moonaliteal equipment included in the gate attack.		Y		
dishwasher, refrigerator, treater, but are not limited to, defects in any slove given head		-/-		
dishwasher, refrigerator, freezer, washer, dryer, trash compactor, garbage disposal, central vacuum,				
driveway)		v		
radon radium to water a delect caused by unsale concentrations of or waste		-		
caused by used for the form of the premises of promoting system		-X -		_
chemicals on the process. Note the production of methamohetamine (moth) also be				
C. 16. Lam aware of the processes stories built before 1978,				
C.16.1 am aware of the presence of asbestos or asbestos-containing materials on the premises. C.17.1 am aware of a defect caused by unsafe concentrations of, unsafe conditions relating to, or the are not limited to environmental beauty beauty beauty by the content of the conditions of the conditions relating to, or the		X		
storage of, hazardous or toxic substances on neighboring properties. Such defects might include, but commercialized by unsafe concentrations of, unsafe conditions relating to, or the are not limited to, environmental hazards resulting from an adjacent or pearly during the commercialized by the latest substances.		X		
are not limited to, environmental hazards resulting from an adjacent or nearby dump, gas station, or commercial/industrial business which improperly uses/handles loxic substances. C.18 I am aware of current or previous together.				
C.19 Law guest at the provious termine, powder-post beetle or carpenter ant laborately		X		
or tireplace or elsewhere on the property or a violation of applicable state at the state of the		$\frac{\dot{\lambda}}{\lambda}$		
Such defects might legisde, but levels of most residential properties (see Wir. State of the sta				
installed fireplace equipment or was that limited to, defects in the chimney, fireplace for 101,149 & 101,647).				
C.20 I am aware either that remodeling affecting the property's structure or mechanical systems required nermits		Y		
was done or that additions to this property were made during my period of ownership without the				
existing condition. This might be to be a local regulations requiring repairs, alterations of the second se		ν.		
		<u>X</u> _		
U.C.D. Latti avidis niki (AMOCIOlino tan)		. .		-
public improvements such as but not the but assessments, Such assessments might be to		<u> </u>		
C.24 m i am aware that the south and interest of the control of th		_X		
G.24.m1 am aware that the property is located within a special purpose district, such as a drainage against the real property located within the district that has the authority to impose assessments		V		
		-21		' '
C.25. I am aware of the proposed construction of a public project that may affect the use of the property. C.26. I am aware of subdivision homeowners' associations, common areas co-owned with others, state of local permits had not been taken.		ኢ		
zoning violations of nonconforming uses, any land division involving the account with others,		\overline{x} –		
O.20.111 am aware that the property is subject to a mitigation plan remixed under adultive assemble.		火		
by the county.	<u> </u>	-		
2.7 Les conty.				
'o, diseased or dring trees or shrubs; animal, reptile or insect infestation; drainage easement or grading problems; substantial pet damage; excessive sliding, settling, earth movements, tobassistic trees are the street or grading settling.		<u>(</u> '		
or observed on bying trees or shrubs; animal, reptile or insect infestation; drainage easement or grading problems; environmental nuisances affecting the property such as noise, smoke, odor, or water diversion in a located on but not diversion.	·			-
rom neighboring properly; high voltage electric (100 KV or greater) or steel natural gas transmission the property; deed restriction violations; lade of the property is the property; deed restriction violations; lade of the property is the property of the property; deed restriction violations; lade of the property is the property of the property of the property is the property of the pr				
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	With State of the use-value assessment converted		_ <u>X</u>		
			- <u>X</u>		
	development), that person may own a convertise above the income development aperson may own a convertise above the line of the	ne that would be generate	ed from its ren	ital for i	
D. 1.e	Notice: The use value assessment system values agricultural land based on the incompatible rather than its fair market value. When a person converts agricultural land to the Wisconsin Department of Revenue's Equalization Section at 608-266-2149 or visit he Notice: The early termination of a farmland preservation agreement.	o a non-agricultural us ion about the use value	e (e.g. resid law or conve	ential or	cultural use commercial
	to a light termination of a farmland preservation agreement.	WGV STUBS, WILDOW	faqs/slf/useas	rision char <u>sml.html</u> ,	ge, contact
D, 1.f	I am aware of the presence of unsafe levels of mold, or mold, because the presence of unsafe levels of mold, or mold, because the presence of unsafe levels of mold, or mold, because the presence of unsafe levels of mold, or mold, because the presence of unsafe levels of mold, or mold, because the presence of unsafe levels of mold, or mold, because the presence of unsafe levels of mold, or mold, because the presence of unsafe levels of mold, or mold, because the presence of unsafe levels of mold, or mold, or mold, because the presence of unsafe levels of mold, or m	uch an agreement can leas	ler payment of	a conversio	00 /aa a
Dia	leaks, or overflow from sinks, bathlubs or sewers, or other water or moisture into lam aware that all, or part, of the provide the growth of unsafe levels of mold. I am aware that all, or part, of the property is a levels of mold.	plumbing rusions or	Norm Inform	ation,	n lea equal
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D.3. E	ne owner has lived on the property for ———————————————————————————————————	program.			_ -
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Notice:	You may obtain information show the	er or elevator must be	performed b	V a state	
Wiscons	rinspector. You may obtain information about the sex offender registry and persor sin Department of Corrections on the Internet at https://www.widocoffenders.org OWNER'S CERTIFICATION	ns registered with th	a roalet .	y = state- _i	licensed
	OWNER'S CERTIFICATION	or by phone at 608-24	- төдізігу Б 10-5830.	y contact	ling the
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