#### **RESIDENTIAL PURCHASE AGREEMENT** OFFER RECEIPT AND ACCEPTANCE

1	BUYER: The undersigned AM Building Renovating Construction Landscaping Consultant LLC offers to buy the			
2	PROPERTY: Located at 407 20th st West			
3	City_Lorain, Ohio, Zip Code 44052			
4	Permanent Parcel No. <u>02-01-003-161-014</u> , and further described as being:			
5	HOGAN 3 FRNT 0050.00 DPTH 0129.00 990614350			
6 7 8 9 10 11 12 13 14 15	The property, which Buyer accepts in its "AS IS" PRESENT PHYSICAL CONDITION, shall include the land, all appurtenant rights, privileges and easements, and all buildings and fixtures, including such of the following as are now on the property: all electrical, heating, plumbing and bathroom fixtures; all window and door shades, blinds, awnings, screens, storm windows, curtain and drapery fixtures; all landscaping, disposal, TV antenna, rotor and control unit, smoke detectors, garage door opener(s) and controls; all permanently attached carpeting. The following selected items shall also remain: satellite dish; range and oven; microwave; kitchen refrigerator; dishwasher; washer; radiator covers; window air conditioner; central air conditioning; gas grill; fireplace tools; screen, glass doors and grate; all existing window treatments; gas logs; and water softener.			
16	Also included:			
17	Fixtures NOT Included:			
18				
19	PRICE: Buyer shall pay the sum of			
20	Earnest money payable to Fast Tract Title Services in the amount of \$500.00			
21 22	In the form of a ☑check □other: which shall be redeemed immediately upon receipt of a binding agreement (as defined			
23 24	on lines 216-224) and □ Balance of cash to be deposited in escrow			
25	Mortgage loan to be obtained by Buyer			
26 27	□ Conventional, □ FHA, □ VA, ☑ Other <u>Seller Financing</u> Buyer will pay seller \$3,000 down payment towards the sale price at closing. Buyer will make monthly principal			
28	payments of \$233.33 to seller for 30 months beginning 90 days after closing.			
29 30 31 32 33 34 35 36 37	<b>FINANCING:</b> Buyer shall make a written application for the above mortgage loan and provide documentation to Seller of said application within <u>N/A</u> days and shall obtain a commitment for that loan no later thandays after acceptance of this offer. If the closing date cannot occur by the date of closing due to no fault of either party, any government regulation or lender requirement, the date of closing shall be extended for the period necessary to satisfy these requirements, not to exceed fourteen (14) business days. At the Seller's written election, if, despite Buyer's good faith efforts, that commitment has not been obtained, then this Agreement shall be null and void. Upon signing of a <i>mutual release</i> by Seller and Buyer, the earnest money deposit shall be returned to the Buyer without any further liability of either party to the other or to the Brokers and their agents. (see line 205)			
38 39 40 41 42	<b>CLOSING:</b> All funds and documents necessary for the completion of this transaction shall be placed in escrow with the lending institution or escrow company on or before $04/05/2019$ , and title shall be recorded on or about $04/05/2019$ . Ohio law requires that closing funds over the amount of \$1,000.00 be electronically transferred to the closing/escrow agent. Buyers are advised to consult their lender and closing/escrow agent for wiring requirements to assure that funds are received in a timely manner.			

BUYER: A METIALS AND DATE Page 1 of 6

> RESIDENTIAL PURCHASE AGREEMENT NEOHREX – Amended: March 2017

SELLER'S INITIALS AND DATE

POSSESSION: Seller shall deliver possession to Buyer of the property within 0 days by 5 (time),
AM Ø PM after the title has been recorded. Subject to Buyer's rights, if any, the premises may be occupied by
the Seller free for days. Additional days at a rate of \$ per day. Insurance coverage
and payment and collection of fees for use and occupancy after recording of title are the sole responsibility of
Seller and Buyer.

48 **TITLE:** Seller shall convey a marketable title to Buyer by general warranty deed and/or fiduciary deed, if required, 49 with dower rights released, free and clear of all liens and encumbrances whatsoever, except a) any mortgage 50 assumed by Buyer, b) such restrictions, conditions, easements (however created) and encroachments as do not 51 materially adversely affect the use or value of the property, c) zoning ordinances, if any, and d) taxes and 52 assessments, both general and special, not yet due and payable. Seller shall furnish an Owner's Fee Policy of Title 53 Insurance in the amount of the purchase price. Seller shall have thirty (30) days after notice to remove title defects. 54 If unable to do so, Buyer may either a) accept Title subject to each defect without any reduction in the purchase 55 price or b) terminate this agreement, in which case neither Buyer, Seller nor any broker shall have any further 56 liability to each other, and both Buyer and Seller agree to sign a *mutual release*, releasing earnest money to Buyer. 57 (see line 205)

58 PRORATIONS: General taxes, annual maintenance fees, subdivision charges, special assessments, city and 59 county charges and tenant's rents, collected or uncollected, shall be prorated as of the date the title has been 60 recorded. Taxes and assessments shall be prorated based upon the latest available tax duplicate. However, if the 61 tax duplicate is not yet available or the improved land is currently valued as land only, taxes and assessments shall 62 be prorated based upon 35% of the selling price times the millage rate. The escrow agent is instructed to contact 63 the local governmental taxing authority, verify the correct tax value of the property as of the date the title has been 64 recorded and pay the current taxes due to the date the title has been recorded. If the property being transferred is 65 new construction and recently completed or in the process of completion at the time the agreement was signed by 66 the parties, the escrow agent is instructed to make a good faith estimate of the taxes to be owed on the value of the 67 improved property to the date the title has been recorded and reserve sufficient funds in escrow from Seller's net 68 proceeds to pay those taxes when they become due and payable after the title has been recorded. The escrow 69 agent is instructed to release the balance of the funds on reserve to Seller once they receive notice from the local 70 county auditor that the taxes on the land and improvements have been paid in full to the date the title has been 71 recorded. Buyer acknowledges that the latest available tax duplicate may not reflect the accurate amount of taxes 72 and assessments that will be owed. Seller agrees to reimburse Buyer directly outside of escrow for any increase in 73 valuation and the cost of all passed or levied, but not yet certified, taxes and assessments, if any, prorated to the 74 date the title has been recorded. Seller is not aware of any proposed taxes or assessments, public or private, 75 except the following:

76

77 In the event the property shall be deemed subject to any agricultural tax recoupment (C.A.U.V.),

78  $\square$  Buyer  $\square$  Seller agrees to pay the amount of such recoupment.

79 **CHARGES/ESCROW INSTRUCTIONS:** This agreement shall be used as escrow instructions subject to the

80 Escrow Agent's usual conditions of acceptance.

81 Seller shall pay the following costs through escrow: a) deed preparation b) real estate transfer tax, c) any amount 82 required to discharge any mortgage, lien or encumbrance not assumed by Buyer, d) title exam and one half the 83 cost of insuring premium for Owners Fee Policy of Title Insurance, e) pro-rations due Buyer, f) Broker's 84 commissions, g) one-half of the escrow fee (unless VA/FHA regulations prohibit payment of escrow fees by Buyer 85 in which case Seller shall pay the entire escrow fee), and h)

- Tenant security deposits, if any, shall be credited in escrow to the Buyer. The escrow agent shall withhold
   \$200.00
   from the proceeds due Seller for payment of Seller's final water and
- 88 sewer bills. Seller shall pay all utility charges to date of recording of title or date of possession whichever is later.

Buyer shall pay the following through escrow (unless prohibited by VA/FHA regulations): a) one-half of the escrow fee b) one half the cost of insuring premiums for Owners Fee Policy of Title Insurance; c) all recording fees for the deed and any mortgage, d) \_\_\_\_\_\_. If the closing

- 92 date cannot occur by the date of closing due to any government regulation or lender requirement, the date of
- 93 closing shall be extended for the period necessary to satisfy these requirements, not to exceed fourteen (14) 94 business days. The Selling and Listing Brokers request and the Seller(s) and Buyer(s) hereby authorize and

SELLER'S INITIALS AND DATE

- 95 instruct the escrow agent to send a copy of their fully signed, Buyers and Sellers, Closing Disclosures and/or
- 96 Settlement Statements, if applicable, to their respective Broker(s) listed on this Agreement promptly after closing,
- 97 which Brokers may disburse to other parties to the transaction.

98 HOME WARRANTY: Buyer acknowledges that Limited Home Warranty Insurance Policies are available and that 99 such policies have deductibles, may not cover pre-existing defects in the property, and have items excluded from

- 100 coverage. Broker may receive a fee from the home warranty provider. Buyer does does not elect to secure a
- 101 Limited Home Warranty Plan issued by
  - . The cost of \$
  - shall be paid by Buyer Seller through escrow. 102

103 **INSPECTION:** This agreement shall be subject to the following inspection(s) by a qualified inspector of

- 104 Buyer's choice within the specified number of days from acceptance of binding agreement. Buyer assumes 105 sole responsibility to select and retain a qualified inspector for each requested inspection and releases
- 106 Broker of any and all liability regarding the selection or retention of the inspector(s). If Buyer does not elect 107 inspections, Buyer acknowledges that Buyer is acting against the advice of Buyer's agent and Broker. Buyer
- 108 understands that all real property and improvements may contain defects and conditions that are not readily
- 109 apparent and which may affect a property's use or value. Buyer and Seller agree that the Broker(s) and their
- 110 agent(s) do not guarantee and in no way assume responsibility for the property's condition. Buyer acknowledges
- 111 that it is Buyer's own duty to exercise reasonable care to inspect and make diligent inquiry of the Seller or Buyer's
- 112 inspectors regarding the condition and systems of the property.

#### 113 Inspections required by any state, county, local government or FHA/VA do not necessarily eliminate the 114 need for the Inspections listed below.

RM 115 Waiver 03/07/19 initials) Buyer elects to waive each professional inspection to which Buyer has not indicated "ves". Any failure by Buyer to perform any inspection indicated "ves" herein is a waiver of such inspection 116 117 and shall be deemed absolute acceptance of the property by Buyer in its "as is" condition.

118 119	<u>Choic</u> Yes	<u>e</u> <u>Inspections</u> No		<u>ctions</u>	<u>Expense</u> BUYER	SELLER
120			GENERAL HOME	_days from acceptance of Agreement		
121			SEPTIC SYSTEM	_days from acceptance of Agreement		
122 123			WELL WATER (□flow, □ potability)	_days from acceptance of Agreement		
124			RADON	_days from acceptance of Agreement		
125	D	Ø	MOLD	_days from acceptance of Agreement		
126 127			PEST/ WOOD DESTROYING INS	_days from acceptance of Agreement		
128			OTHER	_days from acceptance of Agreement		
129		(list ot	her inspections)			

130 Within three (3) days after completion of the last inspection. Buyer shall elect one of the following:

131 a. Remove the inspection contingency and accept the property in its "as is" present physical condition. If the 132 property is accepted in its "as is" present physical condition, Buyer agrees to sign an Amendment to the 133 Residential Purchase Agreement removing the inspection contingency and this agreement will proceed in 134 full force and effect: OR

135 b. Accept the property subject to Seller agreeing to have specific items that were identified in a written 136 inspection report, if requested, repaired by a qualified contractor in a professional manner at Seller's 137 expense. If the property is accepted subject to the Seller repairing specific defects, Buyer agrees to provide 138 Seller with a copy of all inspection reports, if requested, and sign an Amendment to the Residential 139 Purchase Agreement removing the inspection contingency and identifying the defects which are to be 140 repaired. Seller and Buyer have five (5) days from Seller's receipt of the written list of defects and the 141 inspection report(s), if requested, to agree in writing which defects, if any, will be corrected at Seller's 142 expense. If a written agreement is not signed by Seller and Buyer within those five (5) days, this agreement is null and void and Seller and Buyer agree to sign a *mutual release*, with the earnest money being returned 143

to the Buyer. (see line 205) The Buyer and Seller can mutually agree in writing to extend the dates for

- 145 inspections, repairs, or to exercise their right to terminate the Agreement. Seller agrees to provide
- 146 reasonable access to the property for Buyer to review and approve any conditions corrected by Seller, **OR**
- 147 Terminate this agreement if written inspection report(s) identify material latent defects not previously 148 disclosed in writing by the Seller and/or any cooperating real estate broker. If Buyer elects to terminate this
- 149 agreement based upon newly discovered material latent defects in the property. Buyer agrees to provide a
- 150 copy of the written inspection report(s), if requested, to the Seller, and both parties agree to sign a *mutual*
- 151 *release.* The earnest money will be returned to the Buyer without any further liability of either party to the
  - 152 other or to the broker(s) (see line 205).

**MEGAN'S LAW** Seller warrants that Seller has disclosed to Buyer all notices received pursuant to Ohio's sex offender law. The Buyer acknowledges that the information disclosed may no longer be accurate and agrees to inquire with the local sheriff's office. Buyer agrees to assume the responsibility to check with the local sheriff's office for additional information. Buyer will rely on Buyer's own inquiry with the local sheriff's office as to registered sex offenders in the area and will not rely on Seller or any real estate agent involved in the transaction to determine if a sex offender resides in the area of any property Buyer may purchase

- sex offender resides in the area of any property Buyer may purchase.
- 159**CONDITION OF PROPERTY:** Buyer has examined the property and agrees that the property is being purchased160in its "As Is" Present Physical Condition including any defects disclosed by the Seller on the Ohio Residential
- 161 Property Disclosure Form or identified by any inspections requested by either party or any other
- 162 forms or addenda made a part of this agreement. Seller agrees to notify Buyer in writing of any additional
- 163 disclosure items that arise between the date of acceptance and the date of recording of the deed. Buyer has not
- relied upon any representations, warranties, or statements about the property (including but not limited to its condition or use) unless otherwise disclosed on this agreement or on the *Residential Property Disclosure Form*.
- 166 I. Buyer acknowledges receipt of completed *Residential Property Disclosure Form* from Seller
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- 170 Seller shall pay all costs for the repair of any gas line leak found between the street and foundation at the time 171 of recording of title, or restoration of utilities, whichever is sooner. Seller agrees to comply with any and all local 172 governmental point of sale laws and/or ordinances. Seller will promptly provide Buyer with copies of any notices 173 received from governmental agencies to inspect or correct any current building code or health violations. If 174 applicable, Buyer and Seller have five (5) days after receipt by Buyer of all notices to agree in writing which party 175 will be responsible for the correction of any building code or health violation(s). If Buyer and Seller cannot agree in writing, this Agreement can be declared null and void by either party. In that event Seller and Buyer agree to sign a 176 177 mutual release with instruction to the Broker on disbursement of the earnest money. (see line 205)

178 **REPRESENTATIONS AND DISCLAIMERS:** Buyer acknowledges that the Seller completed the Residential 179 Property Disclosure Form unless otherwise stated above and Seller has not made any representations or 180 warranties, either expressed or implied, regarding the property, (except for the Ohio Residential Property 181 Disclosure Form, if applicable), and agrees to hold the Brokers and their agents harmless from any misstatements 182 or errors made by the Seller on the form. Buyer also acknowledges and agrees that the Brokers and their agents 183 have no obligation to verify or investigate the information provided by the Seller on that form. Buyer hereby 184 acknowledges that any representation by Seller or the real estate agent(s) regarding the square footage of the 185 rooms, structures or lot dimensions, homeowner's fees, public and private assessments, utility bills, taxes and 186 special assessments are approximate and not guaranteed. Please list any and all verbal representations made by 187 Brokers or their agents that you relied upon when purchasing this property (if none, write "none") 188

**DAMAGE:** If any building or other improvements are destroyed or damaged in excess of ten percent of the purchase price prior to title transfer, Buyer may either a) accept the insurance proceeds for said damage and complete this transaction or b) terminate this agreement and receive the return of all deposits made. In that event, Seller and Buyer agree to sign a *mutual release*, with instruction to the Broker on disbursement of the earnest money on deposit (see line 205). If such damage is less than ten percent of the <u>purchase price</u>, Seller

- 194 shall restore the property to its prior condition and Buyer agrees to complete the purchase of the Property
- 195 ADDENDA: The additional terms and conditions in the attached addenda 🗹 Agency Disclosure Form
- 196 ZResidential Property Disclosure VA FHA FHA Home Inspection Notice Secondary Offer Condominium
- 197 Short Sale House Sale Contingency House Sale Concurrency Z Lead Based Paint (required if built before 1978)
- Homeowner's Association □ Affiliated Business Arrangement Disclosure Statement □ Walk-Through Addendum
   □ Other
- 200 are made part of this Agreement. The terms and conditions of any addenda will supersede any conflicting 201 terms in the Purchase Agreement.
- 202 **ADDITIONAL TERMS:** Fast Track Title Services to be used for title, escrow and closing.
- 203 Buyer to Assume POS

#### 204

205 EARNEST MONEY: In the event of a dispute between the Seller and Buyer regarding the disbursement of the 206 earnest money in the Broker's trust account, the Broker is required by Ohio law to maintain such funds in a trust 207 account until the Broker receives (a) written instructions signed by the parties specifying how the earnest money is 208 to be disbursed or (b) a final court order that specifies to whom the earnest money is to be rewarded. If within two 209 years from the date the earnest money was deposited in the Broker's trust account, the parties have not provided 210 the Broker with such separate signed instructions or written notice that such legal action to resolve the dispute has 211 been filed, the Broker shall return the earnest money to the purchaser with no further notice to the Seller. In all 212 events, at closing of the transaction, the broker shall have the right to apply earnest money being held by broker 213 against the real estate commission owed the broker as a result of said closing. If said earnest money 214 exceeds commission due Broker, the amount over the commission due Broker shall be sent to the escrow agent or 215 if requested by Seller, the total earnest money shall be sent to the Escrow Agent.

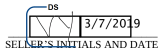
216 BINDING AGREEMENT: Upon written acceptance, then either written or verbal notice of such acceptance to the 217 last-offering party, this offer and any addenda listed above shall become a legally binding agreement upon Buyer 218 and Seller and their heirs, executors, administrators and assigns and shall represent the entire understanding of the 219 parties regarding this transaction. All counter-offers, amendments, changes or deletions to this Agreement shall be 220 in writing and be signed/initialed by both Buyer and Seller. Facsimile and/or scan and e-mail signatures shall be 221 deemed binding and valid. This Agreement shall be used as escrow instructions subject to the Escrow Agent's 222 usual conditions of acceptance. If there is any conflict between the escrow's conditions of acceptance and this 223 Agreement, the terms of this Agreement shall prevail. For purposes of this Agreement, "days" shall be defined as 224 calendar days.

## 225 This Agreement is a legally binding contract. If you have any questions of law, consult your attorney.

226	BUYER Radames Melendez	dotloop verified 03/07/19 11:40 AM EST NNDQ-FFOX-JLYT-GHUZ		
227	Print Name Adam Melendez		ZIP	
228	BUYER	Date	Phone	
229	Print Name	Email radames	smelendez12@gmail.com	



RESIDENTIAL PURCHASE AGREEMENT NEOHREX – Amended: March 2017



230	ACCEPTANCE: Seller accepts the above offer and i	rrevocably instructs escrow agent to pay from Seller's escrow
231	funds a commission of \$1,250 or	percent (%) of the
232	purchase price to Realty Trust Services	(Selling Broker) Westlake (Office)
233	and \$,750plus	percent (%) of the
234	purchase price to IIP Management, LLC.	(Listing Broker)(Office)
235	SELLER 7.27	Address
236	Print Name Sigma X Ventures, LLC	ZIP
237	SELLER	Date 3/7/2019 Phone 216.965.6624
238	Print Name	_ Emailsigmaxventures@gmail.com
239	Selling Agent Name, RE License Number,	Listing Agent Name, RE License Number
240	Telephone and Email:	Telephone and Email:
241	Tim Debronsky	Vince Yurak
242	2012003122	2014001381
243	440-281-4747	216.965.6624
244	timdebronsky@gmail.com	vincent@IIP-Management.com
245	Selling Brokers Name, BR License Number,	Listing Brokers Name, BR License Number
246	Telephone and Email:	Telephone and Email:
247	Realty Trust Services	
248	440-427-0123	
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