## IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

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WOODBRIDGE GROUP OF COMPANIES, LLC, et al., 1

Debtors.

Chapter 11

Case No. 17-12560 (KJC)

(Jointly Administered)

Ref. Docket Nos. 3146

ORDER (I) AUTHORIZING THE SALE OF 714 N. OAKHURST DRIVE, BEVERLY HILLS, CALIFORNIA PROPERTY OWNED BY THE DEBTORS FREE AND CLEAR OF LIENS, CLAIMS, ENCUMBRANCES, AND OTHER INTERESTS; (II) APPROVING RELATED PURCHASE AGREEMENT; AND (III) GRANTING RELATED RELIEF

Upon the motion (the "Motion")<sup>2</sup> filed by the above-captioned debtors and debtors in possession (collectively, the "Debtors") in these chapter 11 cases (the "Chapter 11 Cases") for entry of an order (i) authorizing the sale (the "Sale") of real property owned by the Debtor Eldredge Investments, LLC (the "Seller") located at 714 N. Oakhurst Drive, Beverly Hills, California 90210 (the "Land"), together with Seller's right, title, and interest in and to the buildings located thereon and any other improvements and fixtures located thereon (collectively, the "Improvements" and together with the Land, the "Real Property"), and any and all of the Seller's right, title, and interest in and to the tangible personal property and equipment remaining on the Real Property as of the date of the closing of the Sale (collectively, the "Personal Property" and, together with the Real Property, the "Property") on an "as is, where is" basis, free and clear of any and all liens, claims, encumbrances, and other interests to Monsoon Blockchain

The last four digits of Woodbridge Group of Companies, LLC's federal tax identification number are 3603. The mailing address for Woodbridge Group of Companies, LLC is 14140 Ventura Blvd #302, Sherman Oaks, California 91423. Due to the large number of debtors in these cases, which are being jointly administered for procedural purposes only, a complete list of the Debtors, the last four digits of their federal tax identification numbers, and their addresses are not provided herein. A complete list of this information may be obtained on the website of the Debtors' noticing and claims agent at <a href="www.gardencitygroup.com/cases/WGC">www.gardencitygroup.com/cases/WGC</a>, or by contacting the undersigned counsel for the Debtors.

<sup>&</sup>lt;sup>2</sup> Capitalized terms used but not defined herein have the meaning assigned to such terms in the Motion.

Storage, Inc. (together with any assignee, the "Purchaser") pursuant to the terms and conditions of that certain California Residential Purchase Agreement and Joint Escrow Instructions dated as of November 14, 2018 (as may be amended, supplemented, or otherwise modified from time to time, the "Purchase Agreement") by and between the Seller and the Purchaser, a copy of which is attached as Exhibit 1 hereto; (ii) authorizing and approving the terms of the Purchase Agreement, and (iii) granting certain related relief; and the Court having jurisdiction to consider the Motion and the relief requested therein in accordance with 28 U.S.C. §§ 157 and 1334; and the Court having found that the legal and factual bases set forth in the Motion and the Declaration of Bradley D. Sharp in Support of Debtors' Motion to Sell 714 N. Oakhurst Drive, Beverly Hills, California Property establish good and sufficient cause for granting the Motion; and it appearing that the relief requested in the Motion is appropriate in the context of these Chapter 11 Cases and in the best interests of the Debtors and their respective estates, their creditors, and all other parties-in-interest; and it appearing that notice of the Motion was adequate and proper under the circumstances of these Chapter 11 Cases, and that no other or further notice need be given; and after due deliberation and sufficient cause appearing therefor,

### IT IS HEREBY ORDERED THAT:

- 1. The Motion is GRANTED as set forth herein.
- 2. The Purchase Agreement is authorized and approved in its entirety.
- 3. Pursuant to sections 105 and 363 of the Bankruptcy Code, the Debtors are authorized, in their discretion and in the exercise of their business judgment, to sell the Property pursuant to the Purchase Agreement free and clear of all liens, claims, interests, and encumbrances, to perform all obligations under the Purchase Agreement (including payment of the Broker Fees and the Other Closing Costs out of the proceeds of the Sale), and to take any

other reasonable actions that may be necessary in the Debtors' good faith business judgment to effectuate closing of the Sale, and that any actions taken by the Debtors necessary or desirable to consummate such transactions prior to the entry of this Order are hereby ratified.

- 4. The Debtors and any intermediary financial institution, title company, and closing attorney participating in the closings of the Sale are authorized to transfer title and deed property, and take any other actions as may be necessary to transfer ownership of the Property to the Purchaser.
- 5. All persons and entities holding liens, claims, interests or encumbrances with respect to the Property are hereby barred from asserting such liens, claims, interests or encumbrances against the Purchaser, its successors or assigns, or the Property.
- 6. All proceeds of the Sale (net of the Broker Fees and Other Closing Costs) shall be paid to the Debtors into the general account of Debtor Woodbridge Group of Companies, LLC, and such net proceeds shall be disbursed and otherwise treated by the Debtors in accordance with the Final Order on Debtors' Motion for Entry of Interim and Final Orders (I) Pursuant to 11 U.S.C. §§ 105, 361, 362, 363, 364, 507, and 552 Authorizing Debtors to (A) Obtain Postpetition Secured Financing, (B) Use Cash Collateral, (C) Grant Adequate Protection to Prepetition Secured Parties; (II) Modifying the Automatic Stay; (III) Scheduling a Final Hearing Pursuant to Bankruptcy Rules 4001(b) and 4001(c); and (IV) Granting Related Relief [D.I. 724].
- 7. The Debtors are authorized and empowered to pay the Broker Fees out of the sale proceeds by paying the Seller's Broker Fee to Coldwell Banker in the amount of up to 2% of the gross sale proceeds and by paying the Purchaser's Broker Fee to Berkshire Hathaway in the amount of up to 2.5% of the gross sale proceeds.

- 8. The Purchase Agreement is undertaken by the Debtors and Purchaser in good faith and that, pursuant to section 363(m) of the Bankruptcy Code, the reversal or modification on appeal of any sale consummated pursuant to the terms of this Order shall not affect the validity of such sale unless such sale was stayed pending appeal.
- 9. Filing of a copy of this Order in the county in which the Property is situated may be relied upon by all title insurers in order to issue title insurance policies on the Property.
- 10. Any title insurer, escrow agent, or other intermediary participating in a closing of the Sale of the Property is authorized to disburse all funds at the closing of the Sale pursuant to the applicable settlement statement or escrow instructions provided by the parties to such Sale.
- 11. The Debtors shall be authorized and empowered to take any necessary actions to implement and effectuate the terms of this Order.
- 12. The terms and conditions of this Order shall be immediately effective and enforceable upon its entry notwithstanding any applicability of Bankruptcy Rule 6004(h).
- 13. The terms and provisions of this Order and any actions taken pursuant hereto shall (i) survive entry of any order converting the Debtors' cases to chapter 7 or dismissing the Debtors' cases (or any of them), and (ii) continue in this or any superseding case under the Bankruptcy Code of any of the Debtors.
- 14. The provisions of this Order shall be binding upon the Debtors and their successors and assigns, including, without limitation, any trustee or other fiduciary hereafter appointed as legal representative of the Debtors or with respect to property of the estates of the Debtors, whether under chapter 11 of the Bankruptcy Code, any confirmed plan, or any subsequent chapter 7 case.

- 15. Notice of the Motion as provided therein shall be deemed good and sufficient notice of such motion and to have satisfied Bankruptcy Rule 6004(a).
- 16. This Court shall retain jurisdiction and power with respect to all matters arising from or related to the interpretation and implementation of this Order.

Dated:

Wilmington, Delaware

KEVIN J. CAREY

UNITED STATES BANKRUPTCY JUDGE

## Exhibit 1

**Purchase Agreement** 



## DISCLOSURE REGARDING REAL ESTATE AGENCY RELATIONSHIP



(Selling Firm to Buyer) (As required by the Civil Code) (C.A.R. Form AD, Revised 12/14)

[ (If checked) This form is being provided in connection with a transaction for a leasehold interest exceeding one year as per Civil Code section 2079.13(k), (I) and (m).

When you enter into a discussion with a real estate agent regarding a real estate transaction, you should from the outset understand what type of agency relationship or representation you wish to have with the agent in the transaction.

### **SELLER'S AGENT**

A Seller's agent under a listing agreement with the Seller acts as the agent for the Seller only. A Seller's agent or a subagent of that agent has the following affirmative obligations:

To the Seller: A Fiduciary duty of utmost care, integrity, honesty and loyalty in dealings with the Seller.

To the Buyer and the Seller:

- (a) Diligent exercise of reasonable skill and care in performance of the agent's duties.
- (b)A duty of honest and fair dealing and good faith.
- (c) A duty to disclose all facts known to the agent materially affecting the value or desirability of the property that are not known to, or within the diligent attention and observation of, the parties. An agent is not obligated to reveal to either party any confidential information obtained from the other party that does not involve the affirmative duties set forth above.

#### **BUYER'S AGENT**

A selling agent can, with a Buyer's consent, agree to act as agent for the Buyer only. In these situations, the agent is not the Seller's agent, even if by agreement the agent may receive compensation for services rendered, either in full or in part from the Seller. An agent acting only for a Buyer has the following affirmative obligations:

To the Buyer: A fiduciary duty of utmost care, integrity, honesty and loyalty in dealings with the Buyer.

To the Buyer and the Seller:

- (a)Diligent exercise of reasonable skill and care in performance of the agent's duties.
- (b)A duty of honest and fair dealing and good faith.
- (c) A duty to disclose all facts known to the agent materially affecting the value or desirability of the property that are not known to, or within the diligent attention and observation of, the parties.

An agent is not obligated to reveal to either party any confidential information obtained from the other party that does not involve the affirmative duties set forth above.

### AGENT REPRESENTING BOTH SELLER AND BUYER

A real estate agent, either acting directly or through one or more associate licensees, can legally be the agent of both the Seller and the Buyer in a transaction, but only with the knowledge and consent of both the Seller and the Buyer.

In a dual agency situation, the agent has the following affirmative obligations to both the Seller and the Buyer:

- (a) A fiduciary duty of utmost care, integrity, honesty and loyalty in the dealings with either the Seller or the Buyer.
- (b)Other duties to the Seller and the Buyer as stated above in their respective sections.

In representing both Seller and Buyer, the agent may not, without the express permission of the respective party, disclose to the other party that the Seller will accept a price less than the listing price or that the Buyer will pay a price greater than the price offered. The above duties of the agent in a real estate transaction do not relieve a Seller or Buyer from the responsibility to protect his or her own interests. You should carefully read all agreements to assure that they adequately express your understanding of the transaction. A real estate agent is a person qualified to advise about real estate. If legal or tax advice is desired, consult a competent professional. Throughout your real property transaction you may receive more than one disclosure form, depending upon the number of agents assisting in the transaction. The law requires each agent with whom you have more than a casual relationship to present you with this disclosure form. You should read its contents each time it is presented to you, considering the relationship between you and the real estate agent in your specific transaction. This disclosure form includes the provisions of Sections 2079.13 to 2079.24, inclusive, of the Civil Code set forth on page 2. Read it carefully. I/WE ACKNOWLEDGE.REGERT OF A COPY OF THIS DISCLOSURE AND THE PORTIONS OF THE CIVIL CODE

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■ Buyer Seller Landlord	Tenant		Date		
	AND/OR ASSINGEE				
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(Salesperso	n or Broker-Associate) JODEE JEA	N LEMON			ŧ
Agency Disclosure Compliance	Civil Code §2079.14):				
. When the listing brokerage com	pany also represents Buyer/Tenant: T	he Listing Agent shall have one AD for	rm signed by Seller/Landlord	and a	1
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presented to Seller/Landlord for	r signature prior to presentation of the	offer. If the same form is used, Seller i 10:29 PST	may sign here:		
Seller/Landlord	Date	Seller/Landlord	Date		l
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AD REVISED 12/14 (PAGE 1 OF 2)

DISCLOSURE REGARDING REAL ESTATE AGENCY RELATIONSHIP (AD PAGE 1 OF 2)

Phone: (310)363-9210 Fax: 3108581295

714 N Oakhurst

### CIVIL CODE SECTIONS 2079.24 (2079.16 APPEARS ON THE FRONT)

2079.13 As used in Sections 2079.14 to 2079.24, inclusive, the following terms have the following meanings: (a) "Agent" means a person acting under provisions of Title 9 (commencing with Section 2295) in a real property transaction, and includes a person who is licensed as a real estate broker under Chapter 3 (commencing with Section 10130) of Part 1 of Division 4 of the Business and Professions Code, and under whose license a listing is executed or an offer to purchase is obtained. (b) "Associate licensee" means a person who is licensed as a real estate broker or salesperson under Chapter 3 (commencing with Section 10130) of Part 1 of Division 4 of the Business and Professions Code and who is either licensed under a broker or has entered into a written contract with a broker to act as the broker's agent in connection with acts requiring a real estate license and to function under the broker's supervision in the capacity of an associate licensee. The agent in the real property transaction bears responsibility for his or her associate licensees who perform as agents of the agent. When an associate licensee owes a duty to any principal, or to any buyer or seller who is not a principal, in a real property transaction, that duty is equivalent to the duty owed to that party by the broker for whom the associate licensee functions. (c) "Buyer" means a transferee in a real property transaction, and includes a person who executes an offer to purchase real property from a seller through an agent, or who seeks the services of an agent in more than a casual, transitory, or preliminary manner, with the object of entering into a real property transaction. "Buyer" includes vendee or lessee. (d) "Commercial real property" means all real property in the state, except single-family residential real property, dwelling units made subject to Chapter 2 (commencing with Section 1940) of Title 5, mobilehomes, as defined in Section 798.3, or recreational vehicles, as defined in Section 799.29. (e) "Dual agent" means an agent acting, either directly or through an associate licensee, as agent for both the seller and the buyer in a real property transaction. (f) "Listing agreement" means a contract between an owner of real property and an agent, by which the agent has been authorized to sell the real property or to find or obtain a buyer. (g) "Listing agent" means a person who has obtained a listing of real property to act as an agent for compensation. (h) "Listing price" is the amount expressed in dollars specified in the listing for which the seller is willing to sell the real property through the listing agent. (i) "Offering price" is the amount expressed in dollars specified in an offer to purchase for which the buyer is willing to buy the real property. (j) "Offer to purchase" means a written contract executed by a buyer acting through a selling agent that becomes the contract for the sale of the real property upon acceptance by the seller. (k) "Real property" means any estate specified by subdivision (1) or (2) of Section 761 in property that constitutes or is improved with one to four dwelling units, any commercial real property, any leasehold in these types of property exceeding one year's duration, and mobilehomes, when offered for sale or sold through an agent pursuant to the authority contained in Section 10131.6 of the Business and Professions Code. (I) "Real property transaction" means a transaction for the sale of real property in which an agent is employed by one or more of the principals to act in that transaction, and includes a listing or an offer to purchase. (m) "Sell," "sale," or "sold" refers to a transaction for the transfer of real property from the seller to the buyer, and includes exchanges of real property between the seller and buyer, transactions for the creation of a real property sales contract within the meaning of Section 2985, and transactions for the creation of a leasehold exceeding one year's duration. (n) "Seller" means the transferor in a real property transaction, and includes an owner who lists real property with an agent, whether or not a transfer results, or who receives an offer to purchase real property of which he or she is the owner from an agent on behalf of another. "Seller" includes both a vendor and a lessor. (o) "Selling agent" means a listing agent who acts alone, or an agent who acts in cooperation with a listing agent, and who sells or finds and obtains a buyer for the real property, or an agent who locates property for a buyer or who finds a buyer for a property for which no listing exists and presents an offer to purchase to the seller. (p) "Subagent" means a person to whom an agent delegates agency powers as provided in Article 5 (commencing with Section 2349) of Chapter 1 of Title 9. However, "subagent" does not include an associate licensee who is acting under the supervision of an agent in a real property transaction.

2079.14 Listing agents and selling agents shall provide the seller and buyer in a real property transaction with a copy of the disclosure form specified in Section 2079.16, and, except as provided in subdivision (c), shall obtain a signed acknowledgement of receipt from that seller or buyer, except as provided in this section or Section 2079.15, as follows: (a) The listing agent, if any, shall provide the disclosure form to the seller prior to entering into the listing agreement. (b) The selling agent shall provide the disclosure form to the seller as soon as practicable prior to presenting the seller with an offer to purchase, unless the selling agent previously provided the seller with a copy of the disclosure form pursuant to subdivision (a). (c) Where the selling agent does not deal on a face-to-face basis with the seller, the disclosure form prepared by the selling agent may be furnished to the seller (and acknowledgement of receipt obtained for the selling agent from the seller) by the listing agent, or the selling agent may deliver the disclosure form by certified mail addressed to the seller at his or her last known address, in which case no signed acknowledgement of receipt is required. (d) The selling agent shall provide the disclosure form to the buyer as soon as practicable prior to execution of the buyer's offer to purchase, except that if the offer to purchase is not prepared by the selling agent, the selling agent shall present the disclosure form to the buyer not later than the next business day after the selling agent receives the offer to purchase from the buyer.

2079.15 In any circumstance in which the seller or buyer refuses to sign an acknowledgement of receipt pursuant to Section 2079.14, the agent, or an associate licensee acting for an agent, shall set forth, sign, and date a written declaration of the facts of the refusal.

2079.16 Reproduced on Page 1 of this AD form.

2079.17 (a) As soon as practicable, the selling agent shall disclose to the buyer and seller whether the selling agent is acting in the real property transaction exclusively as the buyer's agent, exclusively as the seller's agent, or as a dual agent representing both the buyer and the seller. This relationship shall be confirmed in the contract to purchase and sell real property or in a separate writing executed or acknowledged by the seller, the buyer, and the selling agent prior to or coincident with execution of that contract by the buyer and the seller, respectively. (b) As soon as practicable, the listing agent shall disclose to the seller whether the listing agent is acting in the real property transaction exclusively as the seller's agent, or as a dual agent representing both the buyer and seller. This relationship shall be confirmed in the contract to purchase and sell real property or in a separate writing executed or acknowledged by the seller and the listing agent prior to or coincident with the execution of that contract by the seller.

(c)	The confirmation required by subdivisions (a) and (b) shall be	e in the following form.	
` '	(DO NOT COMPLETE, SAMPLE ONLY)	_ is the agent of (check one):	☐ the seller exclusively; or ☐ both the buyer and selle
(Nai	me of Listing Agent)		□ · · · · · · · · · · · · · · · · · · ·
	(DO NOT COMPLETE, SAMPLE ONLY)	_ is the agent of (check one):	the buyer exclusively; or the seller exclusively; or
(Nai	me of Selling Agent if not the same as the Listing Agent)		both the buyer and seller.
1.8	The disclands and confirmation required by this saction sha	all he in addition to the disclosur	re required by Section 2079.14.

(d) The disclosures and confirmation required by this section shall be in addition to the disclosure required by Section 2079.14.

2079.18 No selling agent in a real property transaction may act as an agent for the buyer only, when the selling agent is also acting as the listing agent in the transaction. 2079.19 The payment of compensation or the obligation to pay compensation to an agent by the seller or buyer is not necessarily determinative of a particular agency relationship between an agent and the seller or buyer. A listing agent and a selling agent may agree to share any compensation or commission paid, or any right to any compensation or commission for which an obligation arises as the result of a real estate transaction, and the terms of any such agreement shall not necessarily be determinative of a particular relationship.

2079.20 Nothing in this article prevents an agent from selecting, as a condition of the agent's employment, a specific form of agency relationship not specifically prohibited by this article if the requirements of Section 2079.14 and Section 2079.17 are complied with.

2079.21 A dual agent shall not disclose to the buyer that the seller is willing to sell the property at a price less than the listing price, without the express written consent of the seller. A dual agent shall not disclose to the seller that the buyer is willing to pay a price greater than the offering price, without the express written consent of the buyer. This section does not alter in any way the duty or responsibility of a dual agent to any principal with respect to confidential information other than price

2079.22 Nothing in this article precludes a listing agent from also being a selling agent, and the combination of these functions in one agent does not, of itself, make that agent a dual agent.

2079.23 A contract between the principal and agent may be modified or altered to change the agency relationship at any time before the performance of the act which is the object of the agency with the written consent of the parties to the agency relationship.

2079.24 Nothing in this article shall be construed to either diminish the duty of disclosure owed buyers and sellers by agents and their associate licensees, subagents, and employees or to relieve agents and their associate licensees, subagents, and employees from liability for their conduct in connection with acts governed by this article or for any breach of a fiduciary duty or a duty of disclosure.

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AD REVISED 12/14 (PAGE 2 OF 2)

REAL ESTATE BUSINESS SERVICES, INC.



## POSSIBLE REPRESENTATION OF MORE THAN ONE BUYER OR SELLER - DISCLOSURE AND CONSENT

(C.A.R. Form PRBS, 11/14)

A real estate broker (Broker), whether a corporation, partnership or sole proprietorship, may represent more than one buyer or seller. This multiple representation can occur through an individual licensed as a broker or salesperson or through different individual broker's or salespersons (associate licensees) acting under the Broker's license. The associate licensees may be working out of the same or different office locations.

Multiple Buyers: Broker (individually or through its associate licensees) may be working with many prospective buyers at the same time. These prospective buyers may have an interest in, and make offers on, the same properties. Some of these properties may be listed with Broker and some may not. Broker will not limit or restrict any particular buyer from making an offer on any particular property whether or not Broker represents other buyers interested in the same property.

Multiple Sellers: Broker (individually or through its associate licensees) may have listings on many properties at the same time. As a result, Broker will attempt to find buyers for each of those listed properties. Some listed properties may appeal to the same prospective buyers. Some properties may attract more prospective buyers than others. Some of these prospective buyers may be represented by Broker and some may not. Broker will market all listed properties to all prospective buyers whether or not Broker has another or other listed properties that may appeal to the same prospective buyers.

Dual Agency: If Seller is represented by Broker, Seller acknowledges that broker may represent prospective buyers of Seller's property and consents to Broker acting as a dual agent for both seller and buyer in that transaction. If Buyer is represented by Broker, buyer acknowledges that Broker may represent sellers of property that Buyer is interested in acquiring and consents to Broker acting as a dual agent for both buyer and seller with regard to that property.

In the event of dual agency, seller and buyer agree that: (a) Broker, without the prior written consent of the Buyer, will not disclose to seller that the Buyer is willing to pay a price greater than the offered price; (b) Broker, without the prior written consent of the seller, will not disclose to the buyer that seller is willing to sell property at a price less than the listing price; and (c) other than as set forth in (a) and (b) above, a dual agent is obligated to disclose known facts materially affecting the value or desirability of the property to both parties.

Offers not necessarily confidential: Buyer is advised that seller or listing agent may disclose the existence, terms, or conditions of buyer's offer unless all parties and their agent have signed a written confidentiality agreement. Whether any such information is actually disclosed depends on many factors, such as current market conditions, the prevailing practice in the real estate community, the listing agent's marketing strategy and the instructions of the seller.

Buyer and seller understand that Broker may represent more than one buyer or more than one seller and even both buyer and seller on the same transaction and consents to such relationships.

and seller of the same transa		- Vala Danuagentotion o	of More Than One	
Seller and/or Buyer acknow Buyer or Seller Disclosure	vledges reading and understanding this Pos and Consent and agrees to the agency possi	pilities disclosed.	11/16/2018	10:2
1 A	ELDREDGI	E INVESTMENTS, LLC	_Date	•
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Seller Jonald Basile, (El)	MONSOON BL	OCKCHAIN STORAGE, INC.	Date <u>11/14/2018</u> 3	L:39:5
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714 N Oakburst

PRBS 11/14 (PAGE 1 OF 1)

POSSIBLE REPRESENTATION OF MORE THAN ONE BUYER OR SELLER (PRBS PAGE 1 OF 1) Fax: 3108581295



## WIRE FRAUD AND ELECTRONIC FUNDS TRANSFER ADVISORY



(C.A.R. Form WFA, Revised 12/17)

Property Address: 714 N OAKHUSRT DRIVE, BEVERLY HILLS, CA 90210

("Property").

## WIRE FRAUD AND ELECTRONIC FUNDS TRANSFERS ADVISORY:

The ability to communicate and conduct business electronically is a convenience and reality in nearly all parts of our lives. At the same time, it has provided hackers and scammers new opportunities for their criminal activity. Many businesses have been victimized and the real estate business is no exception.

While wiring or electronically transferring funds is a welcome convenience, we all need to exercise extreme caution. Emails attempting to induce fraudulent wire transfers have been received and have appeared to be legitimate. Reports indicate that some hackers have been able to intercept emailed transfer instructions, obtain account information and, by altering some of the data, redirect the funds to a different account. It also appears that some hackers were able to provide false phone numbers for verifying the wiring or funds transfer instructions. In those cases, the victim called the number provided to confirm the instructions, and then unwittingly authorized a transfer to somewhere or someone other than the intended recipient.

### ACCORDINGLY, YOU ARE ADVISED:

- 1. Obtain phone numbers and account numbers only from Escrow Officers, Property Managers, or Landlords at the beginning of the transaction.
- 2.DO NOT EVER WIRE OR ELECTRONICALLY TRANSFER FUNDS PRIOR TO CALLING TO CONFIRM THE TRANSFER INSTRUCTIONS. ONLY USE A PHONE NUMBER YOU WERE PROVIDED PREVIOUSLY. Do not use any different phone number or account number included in any emailed transfer instructions.
- 3. Orally confirm the transfer instruction is legitimate and confirm the bank routing number, account numbers and other codes before taking steps to transfer the funds.
- 4. Avoid sending personal information in emails or texts. Provide such information in person or over the telephone directly to the Escrow Officer, Property Manager, or Landlord.
- 5. Take steps to secure the system you are using with your email account. These steps include creating strong passwords, using secure WiFi, and not using free services.

If you believe you have received questionable or suspicious wire or funds transfer instructions, immediately notify your bank, and the other party, and the Escrow Office, Landlord, or Property Manager. The sources below, as well as others, can also provide information:

Federal Bureau of Investigation: https://www.fbi.gov/; the FBI's IC3 at www.ic3.gov; or 310-477-6565

National White Collar Crime Center: http://www.nw3c.org/

On Guard Online: https://www.onguardonline.gov/

NOTE: There are existing alternatives to electronic and wired fund transfers such as cashier's checks. By signing below, the undersigned acknowledge that each has read, understands and has received a copy of this Wire Fraud and Electronic Funds Transfer Advisory.

copy of this Wife Fraug and Electronic Fu	nds Transfer Advisory.		
Buyer/Tenant Wire Praud and Electronic Fu	MONSOON BLOCKCHAIN STORAGE, INC. Date 11/14/2018 1:39:58		
Buyer/Tenant	AND/OR ASSINGEE Date		
Seller/Landiord	ELDREDGE INVESTMENTS, LLC Date 11/16/2018   10:29		
Seller/Landlord 27FDF99019284D7	Date		
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525 South Virgil Avenue, Los Angeles, California 90020



WFA REVISED 12/17 (PAGE 1 OF 1)

WIRE FRAUD AND ELECTRONIC FUNDS TRANSFER ADVISORY (WFA PAGE 1 OF 1)



### **CALIFORNIA** RESIDENTIAL PURCHASE AGREEMENT AND JOINT ESCROW INSTRUCTIONS



(C.A.R. Form RPA-CA, Revised 12/15)

Dat	te P	repared: <u>11/14/2018</u>	
1.		FER: THIS IS AN OFFER FROM MONSOON BLOCKCHAIN STORAGE, INC., AND/OR ASSINGEE  WONSOON BLOCKCHAIN STORAGE, INC., AND/OR ASSINGEE  THIS IS AN OFFER FROM	("Buyer").
	Α.		
	₽.	THE REAL PROPERTY to be acquired is 114 N UNANIOSKI DRIVE, BLVENE THIESE (City), LOS ANGELES (County), California, 90210 (Zip Code), Assessor's Parcel No. 4	<u>4341-035-041 (</u> "Property").
	_	THE DUDGE ASE DDICE Afford IS TOO MILLION NIX HUNDIED LITOUSHID	
			)0,00
	D.	CLOSE OF ESCROW shall occur on X January 4, 2019 (date)(or Date	lys After Acceptance).
	Ē.	Buyer and Seller are referred to herein as the "Parties." Brokers are not Parties to this Agreement.	
2.			Agency Relationshins"
	A.	ENCY: DISCLOSURE: The Parties each acknowledge receipt of a X "Disclosure Regarding Real Estate	Agency (Clattonompo
		(C A B Farm AD)	
	В.	CONFIRMATION: The following agency relationships are hereby confirmed for this transaction:  (Print Firm Name) is to be a confirmed for the property of the following agency relationships are hereby confirmed for this transaction:	the agent of (check one):
		Listing Agent COLDWELL BANKER RESIDENTIAL BROKERAGE (Print Firm Name) is	
		the Seller exclusively; or both the Buyer and Seller.  Selling Agent BERKSHIRE HATHAWAY HOMESERVICES CA PROPERTIES (Print Firm Name of the Seller exclusively; or both the Buyer and Selling Agent BERKSHIRE HATHAWAY HOMESERVICES CA PROPERTIES	e) (if not the same as the
	_	POTENTIALLY COMPETING BUYERS AND SELLERS: The Bear BRBS)	t of a 🗶 "Possible
		m	
2	EIN	LANCE TERMS. Duran represents that funds will he cook then deposited with Esciew Holds.	
э.	- A	INSTITUTE DEPONET DANGER COOK DO IN THE SIMOLOGICAL CONTRACTOR OF THE CONTRACTOR OF	\$ 318,000.00
	۸.	The second of the second desired deposit directly to Escrib Holder by electronic lands	
		transfer. cashier's check, personal check, other within 5 business days	
		after Acceptance (or	
	OF	after Acceptance (or	
		the agent submitting the offer for to	
		. The deposit shall be held uncashed until Acceptance and their deposited	
		with Escrow Holder within 3 business days after Acceptance (or).	
		Deposit checks given to agent shall be an original signed check and not a copy.	
	(No		\$
	В.	INCREASED DEPOSIT: Buyer shall deposit with Escrow Holder at thicreased deposit in the attention of the state	
		within Days After Acceptance (or	
		If the Parties agree to liquidated damages in this Agreement, user also agree to liquidated damages clause (C.A.R. Form	
		deposit into the liquidated damages amount in a separate liquidated damages clause (C.A.R. Form	
	_	RID) at the time the increased deposit is delivered to Escrow Holder.  X ALL CASH OFFER: No loan is needed to purchase the Property. This offer is NOT contingent on Buyer than the property of the property o	
	C.	obtaining a loan. Written verification of sufficient funds to close this transaction IS ATTACHED to this offer or	
		X   Buyer shall, within 3 (or) Days After Acceptance, Deliver to Seller such verification.	
	_	LOANCY.	
	υ.	THE WHOLE CARL IN the amount of	\$
		INIS 1030 Strail De di d'inco	
			Φ
		This foon will be conventional tinancing of Caller Marchy (C.A.R. Form St.A.), Lassanios	
		overed % or I an adjustable rate loan with initial rate not to exceed	
		the type of loan, Buyer shall pay points not to exceed % of the loan amount.	
		(3) FHAVA: For any FHA or VA loan specified in 3D(1), Buyer has 17 (or) Days After Acceptance	
		to Deliver to Seller written notice (C.A.R. Form FVA) of any lender-required repairs or costs that Buyer requests Seller to pay for or otherwise correct. Seller has no obligation to pay or satisfy lender	
		Buyer requests Seller to pay for or otherwise correct. Seller has no obligation to pay or or otherwise correct. Seller has no obligation to pay or or otherwise correct. Seller has no obligation to pay or or otherwise correct. Seller has no obligation to pay or otherwise correct. Seller has no obligation to pay or otherwise correct. Seller has no obligation to pay or otherwise correct. Seller has no obligation to pay or otherwise correct. Seller has no obligation to pay or otherwise correct.	
		requirements unless agreed in willing. A Friend anticipation order to the American	
	_	part of this Agreement. ADDITIONAL FINANCING TERMS:	
			•
	Ľ	BALANCE OF DOWN PAYMENT OR PURCHASE PRICE in the amount of	. \$ <u>10,282,000.00</u>
		The state of the s	
	G	PURCHASE PRICE (TOTAL):	\$ <u>10,600,000.00</u>
	J.		
		DGB Sollar's Initials ( )	
Вι	ıyer'	s Initials Seller s Initials	
O	1991	-2015, California Association of REALTORS®, Inc.	EDUAL HOUSING EPPORTUNITY
		OA DEVISED 4245 (BAGE 4 OF 10)	

RPA-CA REVISED 12/15 (F

CALIFORNIA RESIDENTIAL PURCHASE AGREEMENT (RPA-CA PAGE 1 OF 10) Fax: 3108581295

## Case 17-12560-KJC Doc 3254-1 Filed 01/02/19 Page 7 of 27

DocuSign Envelope ID: C0EF6434-F08B-463C-9D47-BD516315E7FC

D	ty Address: 714 N OAKHUSRT DRIVE, BEVERLY HILLS, CA 90	Date: November 14, 2	2018	
H. VERIFICATION OF DOWN PAYMENT AND CLOSING COSTS: Buyer (or Buyer's lender or loan broker pursuant to paragram 3J(1)) shall, within 3 (or) Days After Acceptance, Deliver to Seller written verification of Buyer's down payment are				
I.	closing costs. ( Verification attached.)	t is (or $\square$ is NOT) contingent upon a written appr	aisal of the	
	Property by a licensed or certified appraiser at no less than the in writing, remove the appraisal contingency or cancel this Agreer	nent within 17 (or) Days After Acceptance.	apri 140(0);	
J.	LOAN TERMS:  (1) LOAN APPLICATIONS: Within 3 (or) Days After Acceptal loan broker stating that, based on a review of Buyer's written applied for any NEW loan specified in paragraph 3D. If any loan specified or preapproval letter shall be based on the qualifying rate, not the (2) LOAN CONTINGENCY: Buyer shall act diligently and in go for the loan(s) specified above is a contingency of this Agreem contingency or the appraisal contingency has been waived or reprice does not entitle Buyer to exercise the cancellation right profession of this Agreement.  (3) LOAN CONTINGENCY REMOVAL:	I in paragraph 3D is an adjustable rate loan, the pre- initial loan rate. ( Letter attached.) od faith to obtain the designated loan(s). Buyer's ent unless otherwise agreed in writing. If there is r moved, then failure of the Property to appraise at the ursuant to the loan contingency if Buyer is otherwi- deposit, balance of down payment and closing co	qualification qualification no appraisal ne purchase se qualified sts are not	
	Within 21 (or) Days After Acceptance, Buyer shall, as spectancel this Agreement. If there is an appraisal contingency, remo	ified in paragraph 14, in writing, remove the loan cor val of the loan contingency shall not be deemed rer	ntingency or moval of the	
	appraisal contingency.  (4) NO LOAN CONTINGENCY: Obtaining any loan specified above is NOT a contingency of this Agreement. If Buyer does not obtain the loan and as a result does not purchase the Property, Seller may be entitled to Buyer's deposit or other legal remedies.  (5) LENDER LIMITS ON BUYER CREDITS: Any credit to Buyer, from any source, for closing or other costs that is agreed to by the Parties ("Contractual Credit") shall be disclosed to Buyer's lender. If the total credit allowed by Buyer's lender ("Lender Allowable Credit") is less than the Contractual Credit, then (i) the Contractual Credit shall be reduced to the Lender Allowable Credit, and (ii) in the absence of a separate written agreement between the Parties, there shall be no automatic adjustment to			
к	the purchase price to make up for the difference between the Col	resentation of the type of financing specified (inclu	ding but not	
rx.	limited to, as applicable, all cash, amount of down payment, or colosing date, purchase price and to sell to Buyer in reliance on	Infination at the manufacture in the contract of the contract	to a poom-	
	financing specified in this Agreement. Seller has no obligation to that specified in the Agreement and the availability of any such a	cooperate with buyers enous to obtain any limitation liternate financing does not excuse Buyer from the	ig outer alon.	
4 SA	purchase the Property and close escrow as specified in this Agre LE OF BUYER'S PROPERTY:			
_	This Agreement and Buyer's ability to obtain financing are NOT of This Agreement and Buyer's ability to obtain financing are column are column.	ontingent upon the sale of any property owned by B ntingent upon the sale of property owned by Buyer	luyer. as specified	
5 AF	in the attached addendum (C.A.R. Form COP).  DENDA AND ADVISORIES:			
	ADDENDA:	X Addendum # 1 (C.A.R. Form ADM)	<u> </u>	
	T Back Up Offer Addendum (C.A.R. Form BUO)	Court Confirmation Addendum (C.A.R. Form CC	·A)	
	Septic, Well and Property Monument Addendum (C.A.R. Form	Other		
	Short Sale Addendum (C.A.R. Form SSA)	■ Buyer's Inspection Advisory (C.A.R. Form BIA)		
В.	BUYER AND SELLER ADVISORIES:	X Statewide Buyer and Seller Advisory (C.A.R. For	rm SBSA)	
	Probate Advisory (C.A.R. Form PA)	REO Advisory (C.A.R. Form REO)	0 = 0,	
	Trust Advisory (C.A.R. Form TA) Short Sale Information and Advisory (C.A.R. Form SSIA)	Other		
	TER TERMS, OF LEG TO DAY FOR WOOD DESTROYING PE	ST INSPECTION PREPARED BY TOP TERMITE.	SELLER	
6. U	GREES TO PAY FOR ALL SECTION 1 REPAIRS IDENTIFIED IN	REPORT. ALL TERMITE WORK TO BE COMPLE	ETED 5	
D.	AYS PRIOR TO CLOSE OF ESCROW.			
<u>,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,</u>	107.1007.1007.1007.1007.1007.1007.1007.			
_	LOCATION OF COSTS INSPECTIONS, REPORTS AND CERTIFICATES: Unless ofh	erwise agreed in writing, this paragraph only dete	ermines who	
re	is to pay for the inspection, test, certificate or service ("Report") mentioned; it does not determine who is to pay for any work recommended or identified in the Report.  (1) Buyer Seller shall pay for a natural hazard zone disclosure report, including tax environmental Other:			
	prepared by <u>Disclosure Source</u> (2) Buyer X Seller shall pay for the following Report <u>CITY C</u>	·e	•	
	prepared by		·	
	(3) Buyer Seller shall pay for the following Report prepared by	DS		
	0°5 066		4	
Buyer's	s Initials (1960)	Seller's Initials		
RPA-	CA REVISED 12/15 (PAGE 2 OF 10)	REFEMENT (RPA-CA PAGE 2 OF 10)	EGRAC HOUSE EGRAC HOUSE	

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٠		rty Address: 714 N OAKHUSRT DRIVE, BEVERLY HILLS, CA 90210	Date: November 14, 2018
10	_		
		(1) Buyer X Seller shall pay for smoke alarm and carbon monoxide device it Law. Prior to Close Of Escrow ("COE"), Seller shall provide Buyer written state.	atement(s) of compliance in accordance man otalis
		and local Law, unless Seller is exempt.  (2) (i) Buyer X Seller shall pay the cost of compliance with any other minimum (2) (ii) Buyer X Seller shall pay the cost of compliance with any other minimum (2) (iii) Buyer X Seller shall pay the cost of compliance with any other minimum (2) (iii) Buyer X Seller shall pay the cost of compliance with any other minimum (2) (iii) Buyer X Seller shall pay the cost of compliance with any other minimum (2) (iii) Buyer X Seller shall pay the cost of compliance with any other minimum (2) (iii) Buyer X Seller shall pay the cost of compliance with any other minimum (2) (iii) Buyer X Seller shall pay the cost of compliance with any other minimum (2) (iii) Buyer X Seller shall pay the cost of compliance with any other minimum (2) (iii) Buyer X Seller shall pay the cost of compliance with any other minimum (2) (iii) Buyer X Seller shall pay the cost of compliance with any other minimum (2) (iii) Buyer X Seller shall pay the cost of compliance with any other minimum (2) (iii) Buyer X Seller shall pay the cost of compliance with any other minimum (2) (iii) Buyer X Seller shall pay the cost of compliance with any other minimum (2) (iii) Buyer X Seller shall pay the cost of compliance with any other minimum (2) (iii) Buyer X Seller shall pay the cost of compliance with any other minimum (2) (iii) Buyer X Seller shall pay the cost of compliance with any other minimum (2) (iii) Buyer X Seller shall pay the cost of compliance with any other minimum (2) (iii) Buyer X Seller shall pay the cost of compliance with any other minimum (2) (iii) Buyer X Seller shall pay the cost of compliance with any other minimum (2) (iii) Buyer X Seller shall pay the cost of compliance with any other minimum (2) (iii) Buyer X Seller shall pay the cost of compliance with any other minimum (2) (iii) Buyer X Seller shall pay the cost of compliance with any other minimum (2) (iii) Buyer X Seller shall pay the cost of compliance with any other minimum (2) (iiii) Buyer Seller shall pay the cost of compliance with an	
		if required as a condition of closing escrow under any Law.  (ii) Buyer Seller shall pay the cost of compliance with any other mi required as a condition of closing escrow under any Law, whether the work (iii) Buyer shall be provided, within the time specified in paragraph 14A, a point-of-sale inspection report prepared pursuant to this Agreement or in an	a copy of any required government conducted or
	C.	ESCROW AND TITLE:	
		(1) (a) X Buyer X Seller shall pay escrow fee EACH TO PAY OWN RESPECT	<u> </u>
		(b) Escrow Holder shall be <u>SELLER'S CHOICE</u> (c) The Parties shall, within <b>5</b> (or) Days After receipt, sign and return I	Escrow Holder's general provisions.
		(c) The Parties shall, within 5 (or) Days Aller receipt, sign and return (2) (a) Buyer \( \mathbb{X} \) Seller shall pay for owner's title insurance policy specified in	n paragraph 13E
		カンス ( (')) じっしょ is a is a is A is A is CELLED'S ('日())' E	
		(Buyer shall pay for any title insurance policy insuring Buyer's lender, unles	ss otherwise agreed in writing.)
	D.	OTHER COSTS:	
		(1) Buyer Seller shall pay County transfer tax or fee	
		(2) Buyer X Seller shall pay City transfer tax or fee	
		(3) Buyer Seller shall pay Homeowners' Association ("HOA") transfer fee (4) Seller shall pay HOA fees for preparing documents required to be delivered	
		(4) Seller shall pay HOA lees for preparing documents required to be districted (5) ☐ Buyer ☐ Seller shall pay HOA fees for preparing all documents other that	an those required by Civil Code §4525.
		(6) Ruyer to hav for any HOA certification fee.	
		(7) Buyer X Seller shall pay for any private transfer fee IF APPLICABLE	·
		(8) Buyer Seller shall pay for	·
		(9) Buyer Seller shall pay for Buyer Seller shall pay for the cost, not to exceed \$ 1,200.00	, of a standard (or 🗶 upgraded)
	1		
		Ruyer is informed that home warranty plans have many optional coverages	Ill addition to mose herea above.
		on investigate these coverages to determine those that may be suitable for OR. Buyer waives the purchase of a home warranty plan. Nothing in a home warranty plan during the term of this Agreement.	tills paragraph producted buyer a parameter
	170	MOURDED IN AND EVOLUDED EDOM SALE:	
ο.	Α.	NOTE TO BUVER AND SELLER: Items listed as included or excluded in	the MLS, flyers or marketing materials are not
		included in the purchase price or excluded from the sale unless specified in pa	ragraph 8 B or C.
	В.	ITEMS INCLUDED IN SALE: Except as otherwise specified or disclosed,	
		<ul><li>(1) All EXISTING fixtures and fittings that are attached to the Property;</li><li>(2) EXISTING electrical, mechanical, lighting, plumbing and heating fixtures,</li></ul>	ceiling fans, fireplace inserts, gas logs and grates,
		solar power systems, built-in appliances, window and door screens, aw coverings, television antennas, satellite dishes, air coolers/conditioners, controls, mailbox, in-ground landscaping, trees/shrubs, water features and systems/alarms and the following if checked: X all stove(s), except	pool/spa equipment, garage door openers/remote fountains, water softeners, water purifiers, security; X all refrigerator(s)
		ON OF A DOENDLING #4	
		(4) Existing integrated phone and home automation systems, including necession connected hardware or devices, control units (other than non-dedicated connected hardware or devices, control units (other than non-dedicated	on are ( are NOT) included in the sale.
		(5) LEASED OR LIENED ITEMS AND SYSTEMS: Seller shall, within the time if any item or system specified in paragraph 8B or otherwise included specifically subject to a lien or other encumbrance, and (ii) Deliver to Buetc.) concerning any such item. Buyer's ability to assume any such lease	in the sale is leased, or not owned by Seller, or over all written materials (such as lease, warranty,
		any such lien or encumbrance, is a contingency in favor of Buyer and Selic	er as specified in paragraph 145 and 5. erwise specified, (i) are owned by Seller and shall
		be transferred free and clear of liens and encumbrances, except the items	ferred without Seller warranty regardless of value.
	c.	. ITEMS EXCLUDED FROM SALE: Unless otherwise specified, the following components (such as flat screen TVs, speakers and other items) if any such bracket or other mechanism attached to the component or item is attached to	HEAT IS THE RESCRIPTION OF THE POPULATION OF THE
		to the Property for earthquake purposes; and (III)	
		. Brackets attached to walls, floo or item shall remain with the Property (or ☐ will be removed and holes or	ors or ceilings for any such component, furniture other damage shall be repaired, but not painted).
D.	ا اسمري	1 1/60	reller's Initials
	•	's initials () () CA REVISED 12/15 (PAGE 3 OF 10)	

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B. Seller-occupied or vacant property: Possession shall be delivered to Buyer: (i) at 6 PM or (RECO AM/PM) on the date of Close

Seller remaining in possession After Close Of Escrow: If Seller has the right to remain in possession after Close Of Escrow, (i) the Parties are advised to sign a separate occupancy agreement such as C.A.R. Form SIP, for Seller continued occupancy of less than 30 days, C.A.R. Form RLAS for Seller continued occupancy of 30 days or more; and (ii) the Parties are advised to consult with their insurance and legal advisors for information about liability and damage or injury to persons and personal and real property; and (iii)

D. Tenant-occupied property: Property shall be vacant at least 5 (or \_\_\_\_) Days Prior to Close Of Escrow, unless otherwise agreed in

Date: November 14, 2018

AM/ PM on

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9. CLOSING AND POSSESSION:

Property Address: 714 N OAKHUSRT DRIVE, BEVERLY HILLS, CA 90210

A. Buyer intends (or 🗵 does not intend) to occupy the Property as Buyer's primary residence.

Of Escrow; (ii) no later than \_\_\_ calendar days after Close Of Escrow; or (iii) at \_\_\_

Buyer is advised to consult with Buyer's lender about the impact of Seller's occupancy on Buyer's loan.

D.	Tenant-occupied property: Property shall be vacant at least 5 (or / Days Phot to Gloss of Editor), this control and other applicable Law, writing. Note to Seller: If you are unable to deliver Property vacant in accordance with rent control and other applicable Law,
	writing. Note to Seller: If you are unable to deliver Property vacant in accordance with tent control and other approach
	you may be in breach of this Agreement.
OF	Tenant to remain in possession (C.A.R. Form TIP).
E.	At Close Of Escrow: Seller assigns to Buyer any assignable warranty rights for items included in the sale; and Seller shall Deliver to Buyer
	available Copies of any such warranties. Brokers cannot and will not determine the assignability of any warranties.
F.	At Class Of Ecorous uplose otherwise agreed in writing. Seller shall provide keys, passwords, codes and/or means to operate all locks,
	available and acquirity evistome, alarms, home sufomation systems and intranet and internet-conflected devices included in the purchase
	price, and garage door openers. If the Property is a condominium of located in a common interest subdivision, buyer may be required
	to your deposit to the Hemographers' Association ("HOA") to obtain keys to accessible HUA Tacillies.
10 ST	ATTITODY AND OTHER DISCHASTIPES (INCHIDING FAD-RASEI) PAINT HAZARD DISCLUSURES) AND CANCELLATION NIGHTS.
Δ	(4) Caller shall within the time enecified in paragraph 14A Deliver to Bliver (1) it required by Law, a fully completed, i edetal account
Λ.	Paged Boint Disclosures (C.A.R. Form Fl.D.) and namphlet ("Lead Disclosures"); and (II) unless exempt, runy completed disclosures of
	notices required by sections 1102 et. seq. and 1103 et. seq. of the Civil Code ("Statutory Disclosures"). Statutory Disclosures include,
	but are not limited to, a Real Estate Transfer Disclosure Statement ("TDS"), Natural Hazard Disclosure Statement ("NHD"), notice or
	actual knowledge of release of illegal controlled substance, notice of special tax and/or assessments (or, if allowed, substantially
	equivalent notice regarding the Mello-Roos Community Facilities Act of 1982 and Improvement Bond Act of 1915) and, if Seller has
	equivalent notice regarding the wello-roots Continuity Facilities Act of 1902 and improvement (C.A.R. Form SPO of ESD)
	actual knowledge, of industrial use and military ordnance location (C.A.R. Form SPQ or ESD).
	(2) Any Statutory Disclosure required by this paragraph is considered fully completed if Seller has answered all questions and completed
	and signed the Seller section(s) and the Listing Agent, if any, has completed and signed the Listing Broker section(s), or, if applicable,
	and signed the Selier Section(s) and the Listing Agent, it tarry, had signed the Selier Section (s) and the Listing Agent, it tarry, had signed the Selier Section (s) and the Listing Agent Visual Inspection Disclosure (C.A.R. Form AVID). Nothing stated herein relieves a Buyer's Broker, if any, from the obligation an Agent Visual Inspection Disclosure (C.A.R. Form AVID).
	4. (It conducts a reasonably compotent and diligent visual inspection of the accessible dieds of the Frugerity and disclose, on desirence
	of the TDS, or an AV/ID, material facts affecting the value or desirability of the Property that were or should have been revealed by such
	an inspection or /ii) complete any sections on all disclosures required to be completed by Buyer's Broker.
	(a) Needs to Device and Sollor: Waiver of Statutory and Lead Disclosures is prohibited by Law.
	(4) latthin the time energified in paragraph 14A (i) Seller linless exempt from the obligation to provide a 1D3, stall, complete and
	provide Buyer with a Seller Property Questionnaire (C.A.R. Form SPQ); (II) If Seller is not required to provide a 103, Seller Shake
	complete and provide Ruyer with an Evemnt Sellet Disclosure (C.A.R. Form ESU).
	(F) Developed within the time specified in paragraph 14R(1) return Signed Copies of the Statutory, Lead and other disclosures to Selici.
	(c) to the event College or Listing Broker, prior to Close Of Escrow, becomes aware of adverse conditions indicating anecting the
	Proporty or any material inaccuracy in disclosures information or representations previously provided to buyer, delicit state
	promptly provide a subsequent or amended disclosure or notice. In Writing, covering those items, nowever, a subsequent or
	amended disclosure shall not be required for conditions and material maccuracies of which buyer is otherwise aware, or
	which are disables of in reports provided to or obtained by Buyer or ordered and bald for by Buyer.
	(π) is any displaying or notice energified in paragraph 10Δ/1), or subsequent or amended disclosure or notice is Delivered to Buyer direct
	the offer is Signed. Buyer shall have the right to cancel this Agreement within 3 Days After Delivery in person, or 5 Days After
	Delta was build an acit in the moil, bu giving written notice of cancellation to Seller or Seller's agent.
R	ALATURAL AND ENVIRONMENTAL HAZARD DISCLOSURES AND OTHER BOOKLE IS: Within the time specified in paragraph 1445,
۵,	Caller shall if required by Lawr (it Deliver to Ruyer earnaliske diliners) (and duestionidate), Citylionincidal research research
	anarry reting nomphiet: (ii) disclose if the Property is incated in a Special Flood Hazard Area; Potential Flooding (incidential) Area;
	Very High Fire Hazard Zone; State Fire Responsibility Area; Earthquake Fault Zone; and Seismic Hazard Zone; and (iii) disclose any
	ather are as required by Low and provide any other information required for those zones.
^	WITHEOLDING TAXES: Within the time specified in paragraph 14A, to avoid required Withholding, Seller shall believe to buyer or qualified
	authority to an affidavit aufficient to comply with federal (FIRPTA) and California Withholding Law (C.A.K. Politi AS OI QS).
_	MECANIC LAW DATABASE DISCLASURE Notice Pursuant to Section 290.46 of the Penal Code, information about specified
D.	are sistered any effonders is made available to the public via an internet Web site maintained by the Department of Justice at
	was marginal as any Depending on an offender's criminal history, this information will include eather the address at which the
	a standard resides on the community of residence and ZIP Code in which he of she resides. (Neither Seller not brokers are required to
	check this website. If Buyer wants further information, Broker recommends that Buyer obtain information from this website during
	Buyer's inspection contingency period. Brokers do not have expertise in this area.)
r	NOTICE DECARDING GAS AND HAZARDOUS LIQUID TRANSMISSION PIPELINES: This notice is being provided simply to inform
⊏,	that information about the general location of gas and hazardous liquid transmission pipelines is available to the public via the
	Austral Charles Manning Custom (MDMC) Internet Mich site maintained by the United States Department of Harisportation at
	Little Brown phones dot gov! To seek further information about nossible transmission pipelines near the Property, you may
	contact your local gas utility or other pipeline operators in the area. Contact information for pipeline operators is searchable by ZIP
	contact your local gas unity of other pipeline operators in the dreat. Others with the pipeline operators in the dreat.
_	Code and county on the NPMS Internet Web site.  CONDOMINIUM/PLANNED DEVELOPMENT DISCLOSURES:
۴.	(1) SELLER HAS: 7 (or) Days After Acceptance to disclose to Buyer if the Property is a condominium, or is located in a
	planned development or other common interest subdivision (C.A.R. Form SPQ or ESD).
المحمدا	s Initials ( Seller's Initials ( )
DO V	CA PEVISED 12/15 /PAGE 4 OF 10)
KEA-	CAREVISED 12/13 (FAGE 4 OF 10)  CALIFORNIA RESIDENTIAL PURCHASE AGREEMENT (RPA-CA PAGE 4 OF 10)
	Produced with zipForm® by zipLogix 18070 Fifteen Mile Road, Fraser, Michigan 48026 www.zipLogix.com 714 N Oakhurst

Property Address: 714 N OAKHUSRT DRIVE, BEVERLY F	III I S	S CA	90210
Property Address: 714 N OAKHUSKI DRIVE, BEVERLIT	116-6-	J, OF	<del></del>
Property Address. 714 to 211375 or in located	in a	nianne	d devel

Date: November 14, 2018

(2) If the Property is a condominium or is located in a planned development or other common interest subdivision, Seller has ) Days After Acceptance to request from the HOA (C.A.R. Form HOA1): (i) Copies of any documents required by Law; (ii) disclosure of any pending or anticipated claim or litigation by or against the HOA; (iii) a statement containing the location and number of designated parking and storage spaces; (iv) Copies of the most recent 12 months of HOA minutes for regular and special meetings; and (v) the names and contact information of all HOAs governing the Property (collectively, "CI Disclosures"). (vi) private transfer fees; (vii) Pet fee restrictions; and (viii) smoking restrictions. Seller shall itemize and Deliver to Buyer all CI Disclosures received from the HOA and any CI Disclosures in Seller's possession. Buyer's approval of CI Disclosures is a contingency of this Agreement as specified in paragraph 14B(3). The Party specified in paragraph 7, as directed by escrow, shall deposit funds into escrow or direct to HOA or management company to pay for any of the above.

11. CONDITION OF PROPERTY: Unless otherwise agreed in writing: (i) the Property is sold (a) "AS-IS" in its PRESENT physical condition as of the date of Acceptance and (b) subject to Buyer's Investigation rights; (ii) the Property, including pool, spa, landscaping and grounds, is to be maintained in substantially the same condition as on the date of Acceptance; and (iii) all debris and personal property not included in the sale shall be removed by Close Of Escrow.

Seller shall, within the time specified in paragraph 14A, DISCLOSE KNOWN MATERIAL FACTS AND DEFECTS affecting the Property, including known insurance claims within the past five years, and make any and all other disclosures required by law.

B. Buyer has the right to conduct Buyer Investigations of the Property and, as specified in paragraph 14B, based upon information discovered in those investigations: (i) cancel this Agreement; or (ii) request that Seller make Repairs or take other action.

C. Buyer is strongly advised to conduct investigations of the entire Property in order to determine its present condition. Seller may not be aware of all defects affecting the Property or other factors that Buyer considers important, Property improvements may not be built according to code, in compliance with current Law, or have had permits issued.

## 12. BUYER'S INVESTIGATION OF PROPERTY AND MATTERS AFFECTING PROPERTY:

- A. Buyer's acceptance of the condition of, and any other matter affecting the Property, is a contingency of this Agreement as specified in this paragraph and paragraph 14B. Within the time specified in paragraph 14B(1), Buyer shall have the right, at Buyer's expense unless otherwise agreed, to conduct inspections, investigations, tests, surveys and other studies ("Buyer Investigations"), including, but not limited to: (i) a general physical inspection; (ii) an inspection specifically for wood destroying pests and organisms. Any inspection for wood destroying pests and organisms shall be prepared by a registered Structural Pest Control company; shall cover the main building and attached structures; may cover detached structures; shall NOT include water tests of shower pans on upper level units unless the owners of property below the shower consent; shall NOT include roof coverings; and, if the Property is a unit in a condominium or other common interest subdivision, the inspection shall include only the separate interest and any exclusive-use areas being transferred, and shall NOT include common areas; and shall include a report ("Pest Control Report") showing the findings of the company which shall be separated into sections for evident infestation or infections (Section 1) and for conditions likely to lead to infestation or infection (Section 2); (iii) inspect for lead-based paint and other lead-based paint hazards; (iv) satisfy Buyer as to any matter specified in the attached Buyer's Inspection Advisory (C.A.R. Form BIA); (v) review the registered sex offender database; (vi) confirm the insurability of Buyer and the Property including the availability and cost of flood and fire insurance; and (vii) review and seek approval of leases that may need to be assumed by Buyer. Without Seller's prior written consent, Buyer shall neither make nor cause to be made: invasive or destructive Buyer Investigations, except for minimally invasive testing required to prepare a Pest Control Report; or inspections by any governmental building or zoning inspector or government employee, unless required by Law.
- B. Seller shall make the Property available for all Buyer Investigations. Buyer shall (i) as specified in paragraph 14B, complete Buyer Investigations and either remove the contingency or cancel this Agreement, and (ii) give Seller, at no cost, complete Copies of all such Investigation reports obtained by Buyer, which obligation shall survive the termination of this Agreement.
- C. Seller shall have water, gas, electricity and all operable pilot lights on for Buyer's Investigations and through the date possession
- Buyer indemnity and seller protection for entry upon property: Buyer shall: (i) keep the Property free and clear of liens; (ii) repair all damage arising from Buyer Investigations; and (iii) indemnify and hold Seller harmless from all resulting liability, claims, demands, damages and costs, Buyer shall carry, or Buyer shall require anyone acting on Buyer's behalf to carry, policies of liability, workers' compensation and other applicable insurance, defending and protecting Seller from liability for any injuries to persons or property occurring during any Buyer Investigations or work done on the Property at Buyer's direction prior to Close Of Escrow. Seller is advised that certain protections may be afforded Seller by recording a "Notice of Non-Responsibility" (C.A.R. Form NNR) for Buyer Investigations and work done on the Property at Buyer's direction. Buyer's obligations under this paragraph shall survive the termination of this Agreement.

- A. Within the time specified in paragraph 14, Buyer shall be provided a current preliminary title report ("Preliminary Report"). The Preliminary Report is only an offer by the title insurer to issue a policy of title insurance and may not contain every item affecting title. Buyer's review of the Preliminary Report and any other matters which may affect title are a contingency of this Agreement as specified in paragraph 14B. The company providing the Preliminary Report shall, prior to issuing a Preliminary Report, conduct a search of the General Index for all Sellers except banks or other institutional lenders selling properties they acquired through foreclosure (REOs), corporations, and government entities. Seller shall within 7 Days After Acceptance, give Escrow Holder a completed Statement of Information.
- B. Title is taken in its present condition subject to all encumbrances, easements, covenants, conditions, restrictions, rights and other matters, whether of record or not, as of the date of Acceptance except for: (i) monetary liens of record (which Seller is obligated to pay off) unless Buyer is assuming those obligations or taking the Property subject to those obligations; and (ii) those matters which Seller
- C. Within the time specified in paragraph 14A, Seller has a duty to disclose to Buyer all matters known to Seller affecting title,
- D. At Close Of Escrow, Buyer shall receive a grant deed conveying title (or, for stock cooperative or long-term lease, an assignment of stock certificate or of Seller's leasehold interest), including oil, mineral and water rights if currently owned by Seller. Title shall vest as designated in Buyer's supplemental escrow instructions, THE MANNER OF TAKING TITLE MAY HAVE SIGNIFICANT LEGAL AND TAX CONSEQUENCES. CONSULT AN APPROPRIATE PROFESSIONAL.

Buyer's Initials RPA-CA REVISED 12/15 (PAGE 5 OF 10) CALIFORNIA RÉSIDENTIAL PURCHASE AGREEMENT (RPA-CA PAGE 5 OF 10)

Property Address: 714 N OAKHUSRT DRIVE, BEVERLY HILLS, CA 902	Date: November 14, 2018
	if applicable to the type of property and buyer. If not, Escrow Holder
altered, modified or changed by mutual written agreement. Any remove	val of contingencies or cancellation under this paragraph by
either Buyer or Seller must be exercised in good faith and in writing (C A. SELLER HAS: 7 (or) Days After Acceptance to Deliver to Buyer of Education and Education a	ver all Renords disclosures and information for which control
responsible under paragraphs 5, 6, 7, 8B(5), 10A, B, C, and F, 11A	and 13A. If by the time specified, Seller has not Delivered any
responsible under paragraphs 5, 6, 7, 66(5), 10A, B, C, and F, FA such item, Buyer after first Delivering to Seller a Notice to Seller to Per-	form (C A R Form NSP) may cancel this Agreement.
B. (1) BUYER HAS: 17 (or) Days After Acceptance, unless other	wise agreed in writing to: (i) complete all Buyer Investigations;
information, which Buyer receives from Seller; and approve	ers affecting the Property; and (ii) Deliver to Seller Signed Copies
of Statutory and Lead Disclosures and other disclosures Delivered by  (2) Within the time specified in paragraph 14B(1), Buyer may request	that Seller make repairs or take any other action regarding the
	Mica chariben in this Adjectment. Duvot Stight Donvot to Comb
. L. Cil	I CREDITED TO A PRODUCTION OF THE PROPERTY OF
Days After Delivery of any such items, or the time specified in para	graph 14B(1), whichever is later, to Deliver to Seller a removal of
the problem of the Adresment of the Adresment	
and the street of the street o	pecified in paragraph 14B(1) and before Seller cancels, if at all,
the same that Demonstrations the right in writing to bline	Ar in remove remaining continuencies, or (ii) occoor and reserved
based on a remaining contingency. Once Buyer's written removal of	all contingencies is Delivered to Seller, Seller may not cancel this
(E) Assess to Bronerty: Buyer shall have access to the Property to col	nduct inspections and investigations for 17 (or) Days After
- CT ALLE AM AANTINATNATIC WITH ACCEDI BUWAT TAMAVA	is the continuelities specified in the account and account
Domoval form IC & R. Form CR). If Bliver removes any conting	BILCA MILLIONE ALL AGENDACE GLICOLOGICATION & CO. C.
condition or Buyer's ability to purchase, Buyer is acting against the	ne advice of Broker.
·	
a market of the Divine Contingonology if by the time s	specified in this Agreement, Buyer does not Deliver to Seller a
1 cr to the sentiment or concollation of this Adisper	nont then seller aller hist Deliverhid to Dator a recios to Day's
Perform (C.A.R. Form NBP), may cancel this Agreement. In such ex	vent, Seller shall authorize the return of Buyer's deposit, except for
Cantanat Obligations: Soliar Strat	first delivering to Buyer a NBP, may cancel this Agreement it, by
	iniinaign namanes iniin toi ali moloasca acposit as togenes s
paragraphe 3B and 21B; or (viii) Provide evidence of authority to	sign in a representative capacity as specified in paragraph
such event, Seller shall authorize the return of Buyer's deposit, exc E. NOTICE TO BUYER OR SELLER TO PERFORM: The NBP or NSP	Shall: (1) be in writing, (1) be signed by the applicable paragraph.
the applicable time for the other Party to remove a continger of or cancer	It this Agreement of theet air obligation specified in paragraph
otherwise specified in writing, Buyer shall conclusively be deemed to h	have, (i) completed all buyer investigations, and removed with the
and other applicable information and disclosures pertaining that c	for Papeirs or corrections pertaining to that contingency or
and other applicable information and disclosures pertaining to that of transaction; and (iii) assumed all liability, responsibility and expen-	se for Repairs of Corrections portaining to that serving
cancellation right, or for the inability to obtain financing.	mont for failure of the other Party to close escrow pursuant to this
G. CLOSE OF ESCROW: Before Buyer of Seller may cancel this Agree	mend to close escrow (C. A.R. Form DCF). The DCE shall: (i) be
Agreement, Buyer or Seller must first Deliver to the other Party a del signed by the applicable Buyer or Seller; and (ii) give the applicable Buyer or Seller; and (iii) give the applicable and the signed by the applicable Buyer or Seller; and (iii) give the seller and a signed by the seller and the seller	of least 3 (or ) Days After Delivery to close escrow, A DCE
signed by the applicable Buyer or Seller, and (ii) give the other Party s	stone of energy
may not be Delivered any earlier than 3 Days Prior to the scheduled of H. EFFECT OF CANCELLATION ON DEPOSITS: If Buyer or Seller give	res written notice of cancellation pursuant to rights duly exercised
under the terms of this Agreement, the Parties agree to Sign mutual i	instructions to cancel the sale and escrow and release deposits, if
any, to the party entitled to the funds, less fees and costs incurred by	with the party. Fees and costs may be payable to service providers
m 11 11	mann to the other raily, it, within to pays that begins the time.
instructions. A Party may be subject to a civil penalty of up to \$	1,000 for refusal to sign cancellation instructions if no good
faith dispute exists as to who is entitled to the deposited funds (	Civil Code §1057.3).
faith dispute exists as to who is entitled to the deposited rando (	
Buver's Initials ( ) ( )	Seller's Initials
RPA-CA REVISED 12/15 (PAGE 6 OF 10)	C-PORTANTY C-PORTANTY

Date: November 14, 2018 Property Address: 714 N OAKHUSRT DRIVE, BEVERLY HILLS, CA 90210 15. FINAL VERIFICATION OF CONDITION: Buyer shall have the right to make a final verification of the Property within 5 (or \_\_\_\_\_ Prior to Close Of Escrow, NOT AS A CONTINGENCY OF THE SALE, but solely to confirm: (i) the Property is maintained pursuant to paragraph 11;

(ii) Repairs have been completed as agreed; and (iii) Seller has complied with Seller's other obligations under this Agreement (C.A.R. Form VP).

- 16. REPAIRS: Repairs shall be completed prior to final verification of condition unless otherwise agreed in writing. Repairs to be performed at Seller's expense may be performed by Seller or through others, provided that the work complies with applicable Law, including governmental permit, inspection and approval requirements. Repairs shall be performed in a good, skillful manner with materials of quality and appearance comparable to existing materials. It is understood that exact restoration of appearance or cosmetic items following all Repairs may not be possible. Seller shall: (i) obtain invoices and paid receipts for Repairs performed by others; (ii) prepare a written statement indicating the Repairs performed by Seller and the date of such Repairs; and (iii) provide Copies of invoices and paid receipts and statements to Buyer prior to final verification of condition.
- 17. PRORATIONS OF PROPERTY TAXES AND OTHER ITEMS: Unless otherwise agreed in writing, the following items shall be PAID CURRENT and prorated between Buyer and Seller as of Close Of Escrow: real property taxes and assessments, interest, rents, HOA regular, special, and emergency dues and assessments imposed prior to Close Of Escrow, premiums on insurance assumed by Buyer, payments on bonds and assessments assumed by Buyer, and payments on Mello-Roos and other Special Assessment District bonds and assessments that are now a lien. The following items shall be assumed by Buyer WITHOUT CREDIT toward the purchase price: prorated payments on Mello-Roos and other Special Assessment District bonds and assessments and HOA special assessments that are now a lien but not yet due. Property will be reassessed upon change of ownership. Any supplemental tax bills shall be paid as follows: (i) for periods after Close Of Escrow, by Buyer; and (ii) for periods prior to Close Of Escrow, by Seller (see C.A.R. Form SPT or SBSA for further information). TAX BILLS ISSUED AFTER CLOSE OF ESCROW SHALL BE HANDLED DIRECTLY BETWEEN BUYER AND SELLER. Prorations shall be made based on a 30-day month.

18, BROKERS:

- A. COMPENSATION: Seller or Buyer, or both, as applicable, agree to pay compensation to Broker as specified in a separate written agreement between Broker and that Seller or Buyer. Compensation is payable upon Close Of Escrow, or if escrow does not close, as otherwise specified in the agreement between Broker and that Seller or Buyer.
- B. SCOPE OF DUTY: Buyer and Seller acknowledge and agree that Broker: (i) Does not decide what price Buyer should pay or Seller should accept; (ii) Does not guarantee the condition of the Property; (iii) Does not guarantee the performance, adequacy or completeness of inspections, services, products or repairs provided or made by Seller or others; (iv) Does not have an obligation to conduct an inspection of common areas or areas off the site of the Property; (v) Shall not be responsible for identifying defects on the Property, in common areas, or offsite unless such defects are visually observable by an inspection of reasonably accessible areas of the Property or are known to Broker, (vi) Shall not be responsible for inspecting public records or permits concerning the title or use of Property; (vii) Shall not be responsible for identifying the location of boundary lines or other items affecting title; (viii) Shall not be responsible for verifying square footage, representations of others or information contained in Investigation reports, Multiple Listing Service, advertisements, flyers or other promotional material; (ix) Shall not be responsible for determining the fair market value of the Property or any personal property included in the sale; (x) Shall not be responsible for providing legal or tax advice regarding any aspect of a transaction entered into by Buyer or Seller; and (xi) Shall not be responsible for providing other advice or information that exceeds the knowledge, education and experience required to perform real estate licensed activity. Buyer and Seller agree to seek legal, tax, insurance, title and other desired assistance from appropriate professionals.
- 19. REPRESENTATIVE CAPACITY: If one or more Parties is signing this Agreement in a representative capacity and not for him/herself as an individual then that Party shall so indicate in paragraph 31 or 32 and attach a Representative Capacity Signature Disclosure (C.A.R. Form RCSD). Wherever the signature or initials of the representative identified in the RCSD appear on this Agreement or any related documents, it shall be deemed to be in a representative capacity for the entity described and not in an individual capacity, unless otherwise indicated. The Party acting in a representative capacity (i) represents that the entity for which that party is acting already exists and (ii) shall Deliver to the other Party and Escrow Holder, within 3 Days After Acceptance, evidence of authority to act in that capacity (such as but not limited to: applicable portion of the trust or Certification Of Trust (Probate Code §18100.5), letters testamentary, court order, power of attorney, corporate resolution, or formation documents of the business entity).

20. JOINT ESCROW INSTRUCTIONS TO ESCROW HOLDER:

- A. The following paragraphs, or applicable portions thereof, of this Agreement constitute the joint escrow instructions of Buyer and Seller to Escrow Holder, which Escrow Holder is to use along with any related counter offers and addenda, and any additional mutual instructions to close the escrow: paragraphs 1, 3, 4B, 5A, 6, 7, 10C, 13, 14G, 17, 18A, 19, 20, 26, 29, 30, 31, 32 and paragraph D of the section titled Real Estate Brokers on page 10. If a Copy of the separate compensation agreement(s) provided for in paragraph 18A, or paragraph D of the section titled Real Estate Brokers on page 10 is deposited with Escrow Holder by Broker, Escrow Holder shall accept such agreement(s) and pay out from Buyer's or Seller's funds, or both, as applicable, the Broker's compensation provided for in such agreement(s). The terms and conditions of this Agreement not set forth in the specified paragraphs are additional matters for the information of Escrow Holder, but about which Escrow Holder need not be concerned. Buyer and Seller will receive Escrow Holder's general provisions, if any, directly from Escrow Holder and will execute such provisions within the time specified in paragraph 7C(1)(c). To the extent the general provisions are inconsistent or conflict with this Agreement, the general provisions will control as to the duties and obligations of Escrow Holder only. Buyer and Seller will execute additional instructions, documents and forms provided by Escrow Holder that are reasonably necessary to close the escrow and, as directed by Escrow Holder, within 3 (or \_\_\_\_) Days, shall pay to Escrow Holder or HOA or HOA management company or others any fee required by paragraphs 7, 10 or elsewhere in this Agreement.
- B. A Copy of this Agreement including any counter offer(s) and addenda shall be delivered to Escrow Holder within 3 Days After ). Buyer and Seller authorize Escrow Holder to accept and rely on Copies and Signatures as defined in this Agreement as originals, to open escrow and for other purposes of escrow. The validity of this Agreement as between Buyer and Seller is not affected by whether or when Escrow Holder Signs this Agreement. Escrow Holder shall provide Seller's Statement of Information to Title company when received from Seller. If Seller delivers an affidavit to Escrow Holder to satisfy Seller's FIRPTA obligation under paragraph 10C, Escrow Holder shall deliver to Buyer a Qualified Substitute statement that complies with federal Law.

Buver's Initials RPA-CA REVISED 12/15 (PAGE 7 OF 10) CALIFORNIA RÉSIDENTIAL PURCHASE AGREEMENT (RPA-CA PAGE 7 OF 10) 714 N Oakhurst

Property Address: 714 N OAKHUSRT DRIVE, BEVERLY HILLS, CA 90210	Date: November 14, 2018
Property Address: /14 N UAKHUSKI DRIVE, BEVERLI HILLS, CA 90210	Date. November 14, 2010

- C. Brokers are a party to the escrow for the sole purpose of compensation pursuant to paragraph 18A and paragraph D of the section titled Real Estate Brokers on page 10. Buyer and Seller irrevocably assign to Brokers compensation specified in paragraph 18A, and irrevocably instruct Escrow Holder to disburse those funds to Brokers at Close Of Escrow or pursuant to any other mutually executed cancellation agreement. Compensation instructions can be amended or revoked only with the written consent of Brokers. Buyer and Seller shall release and hold harmless Escrow Holder from any liability resulting from Escrow Holder's payment to Broker(s) of compensation pursuant to this Agreement.
- D. Upon receipt, Escrow Holder shall provide Seller and Seller's Broker verification of Buyer's deposit of funds pursuant to paragraph 3A and 3B. Once Escrow Holder becomes aware of any of the following, Escrow Holder shall immediately notify all Brokers: (i) if Buyer's initial or any additional deposit or down payment is not made pursuant to this Agreement, or is not good at time of deposit with Escrow Holder; or (ii) if Buyer and Seller instruct Escrow Holder to cancel escrow.
- E. A Copy of any amendment that affects any paragraph of this Agreement for which Escrow Holder is responsible shall be delivered to Escrow Holder within 3 Days after mutual execution of the amendment.

### 21. REMEDIES FOR BUYER'S BREACH OF CONTRACT:

A. Any clause added by the Parties specifying a remedy (such as release or forfeiture of deposit or making a deposit non-refundable) for failure of Buyer to complete the purchase in violation of this Agreement shall be deemed invalid

В.	unless the clause independently satisfies the statutory liquidated damages requirements set forth in the Civil Code. LIQUIDATED DAMAGES: If Buyer fails to complete this purchase because of Buyer's default, Seller shall retain, as liquidated damages, the deposit actually paid. If the Property is a dwelling with no more than four units, one of which Buyer intends to occupy, then the amount retained shall be no more than 3% of the purchase price. Any excess shall be returned to Buyer. Except as provided in paragraph 14H, release of funds will require mutual, Signed release instructions from both Buyer and Seller, judicial decision or arbitration award. AT THE TIME OF ANY INCREASED DEPOSIT BUYER AND SELLER SHALL SIGN A SEPARATE LIQUIDATED DAMAGES PROVISION INCORPORATING THE INCREASED DEPOSIT AS LIQUIDATED DAMAGES (C.A.R. FORM FID).
	Buyer's Initials / / / Seller's Initials / / /
A.	MEDIATION: The Parties agree to mediate any dispute or claim arising between them out of this Agreement, or any resulting transaction, before resorting to arbitration or court action through the C.A.R. Real Estate Mediation Center for Consumers (www.consumermediation.org) or through any other mediation provider or service mutually agreed to by the Parties. The Parties also agree to mediate any disputes or claims with Broker(s), who, in writing, agree to such mediation prior to, or within a reasonable time after, the dispute or claim is presented to the Broker. Mediation fees, if any, shall be divided equally among the Parties involved. If, for any dispute or claim to which this paragraph applies, any Party (i) commences an action without first attempting to resolve the matter through mediation, or (ii) before commencement of an action, refuses to mediate after a request has been made, then that Party shall not be entitled to recover attorney fees, even if they would otherwise be available to that Party in any such action. THIS MEDIATION PROVISION APPLIES WHETHER OR NOT THE ARBITRATION PROVISION IS INITIALED. Exclusions from this mediation agreement are specified in paragraph 22C.  ARBITRATION OF DISPUTES:
Б.	The Parties agree that any dispute or claim in Law or equity arising between them out of this Agreement or any resulting transaction, which is not settled through mediation, shall be decided by neutral, binding arbitration. The Parties also agree to arbitrate any disputes or claims with Broker(s), who, in writing, agree to such arbitration prior to, or within a reasonable time after, the dispute or claim is presented to the Broker. The arbitrator shall be a retired judge or justice, or an attorney with at least 5 years of residential real estate Law experience, unless the parties mutually agree to a different arbitrator. The Parties shall have the right to discovery in accordance with Code of Civil Procedure §1283.05. In all other respects, the arbitration shall be conducted in accordance with Title 9 of Part 3 of the Code of Civil Procedure. Judgment upon the award of the arbitrator(s) may be entered into any court having jurisdiction. Enforcement of this agreement to arbitrate shall be governed by the Federal Arbitration Act. Exclusions from this arbitration agreement are specified in paragraph 22C.  "NOTICE: BY INITIALING IN THE SPACE BELOW YOU ARE AGREEING TO HAVE ANY DISPUTE ARISING OUT OF THE MATTERS INCLUDED IN THE 'ARBITRATION OF DISPUTES' PROVISION DECIDED BY NEUTRAL ARBITRATION AS PROVIDED BY CALIFORNIA LAW AND YOU ARE GIVING UP ANY RIGHTS YOU MIGHT POSSESS TO HAVE THE DISPUTE LITIGATED IN A COURT OR JURY TRIAL. BY INITIALING IN THE SPACE BELOW YOU ARE GIVING UP YOUR JUDICIAL RIGHTS TO DISCOVERY AND APPEAL, UNLESS THOSE RIGHTS ARE SPECIFICALLY INCLUDED IN THE 'ARBITRATION OF DISPUTES' PROVISION. IF YOU REFUSE TO SUBMIT TO ARBITRATION AFTER AGREEING TO THIS PROVISION, YOU

MAY BE COMPELLED TO ARBITRATE UNDER THE AUTHORITY OF THE CALIFORNIA CODE OF CIVIL PROCEDURE. YOUR AGREEMENT TO THIS ARBITRATION PROVISION IS VOLUNTARY."

"WE HAVE READ AND UNDERSTAND THE FOREGOING AND AGREE TO SUBMIT DISPUTES ARISING OUT OF THE MATTERS INCLUDED IN THE 'ARBITRATION OF DISPUTES' PROVISION TO NEUTRAL ARBITRATION."

		Buyer's Initials//
c	ΔΠΟΙΤΙΟΝΔΙ	MEDIATION AND ARBITRATION TERMS:

(1) EXCLUSIONS: The following matters are excluded from mediation and arbitration: (i) a judicial or non-judicial foreclosure or other action or proceeding to enforce a deed of trust, mortgage or installment land sale contract as defined in Civil Code §2985; (ii) an unlawful detainer action; and (iii) any matter that is within the jurisdiction of a probate, small claims or bankruptcy court.

Buyer's	Ini	161-	de	٠,	(0)				١.	ſ			١		
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Seller's Initials

Seller's Initials



## Case 17-12560-KJC Doc 3254-1 Filed 01/02/19 Page 14 of 27

Date: *November 14, 2018* 

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Property Address: 714 N OAKHUSRT DRIVE, BEVERLY HILLS, CA 90210

PIO	(2) PRESERVATION OF ACTIONS: The following shall not constitute a waiver nor violation of the mediation and arbitration
	provisions: (i) the filing of a court action to preserve a statute of limitations; (ii) the filing of a court action to enable the recording of a notice of pending action, for order of attachment, receivership, injunction, or other provisional remedies; or
	(iii) the filing of a mechanic's lien.  (3) BROKERS: Brokers shall not be obligated nor compelled to mediate or arbitrate unless they agree to do so in writing. Any
	Braker(a) participating in mediation or arbitration shall not be deemed a party to this Agreement.
	SELECTION OF SERVICE PROVIDERS: Brokers do not guarantee the performance of any vendors, service of product providers ( Providers ).
24.	MULTIPLE LISTING SERVICE ("MLS"): Brokers are authorized to report to the MLS a pending sale and, upon Close Of Escrow, the sales price and other terms of this transaction shall be provided to the MLS to be published and disseminated to persons and entities authorized
	to the information on forms approved by the MIS
25,	ATTORNEY FEEs, In any action, proceeding or arbitration between Buyer and Seller arising out of this Agreement, the prevaning buyer of
	Seller shall be entitled to reasonable attorney fees and costs from the non-prevailing Buyer or Seller, except as provided in paragraph 22A.  ASSIGNMENT: Buyer shall not assign all or any part of Buyer's interest in this Agreement without first having obtained the separate written consent of Seller to a specified assignee. Such consent shall not be unreasonably withheld. Any total or partial assignment shall not relieve Buyer of Buyer's obligations pursuant to this Agreement unless otherwise agreed in writing by Seller. (C.A.R. Form AOAA).
27.	EQUAL HOUSING OPPORTUNITY: The Property is sold in compliance with federal, state and local anti-discrimination Laws.  TERMS AND CONDITIONS OF OFFER:
20.	This is an affect to purchase the Broperty on the above terms and conditions. The liquidated damages paragraph of the arbitration of
	disputes paragraph is incorporated in this Agreement if initialed by all Parties or if incorporated by mutual agreement in a counter offer or addendum. If at least one but not all Parties initial, a counter offer is required until agreement is reached. Seller has the right to continue to offer the Property for sale and to accept any other offer at any time prior to notification of Acceptance. The Parties have read and acknowledge receipt of a Copy of the offer and agree to the confirmation of agency relationships. If this offer is accepted and Buyer
	aubanturantly defaults. Buyer may be responsible for navment of Brokers' compensation, this Agreement and any supplement, additional
20	or modification, including any Copy, may be Signed in two or more counterparts, all of which shall constitute one and the same writing.  TIME OF ESSENCE; ENTIRE CONTRACT; CHANGES:  Time is of the essence. All understandings between the Parties are incorporated in this
25.	A survey the terms are intended by the Dartice as a final complete and exclusive expression of their Agreement with respect to its subject matter;
	and may not be contradicted by evidence of any prior agreement or contemporaneous oral agreement. If any provision of this Agreement is held to be ineffective or invalid, the remaining provisions will nevertheless be given full force and effect. Except as otherwise specified, this Agreement shall be ineffective or invalid, the remaining provisions will nevertheless be given full force and effect. Except as otherwise specified, this Agreement provision in
	be interpreted and disputes shall be resolved in accordance with the Laws of the State of California. Neither this Agreement not any provision in
	it may be extended, amended, modified, altered or changed, except in writing Signed by Buyer and Selier.
30.	DEFINITIONS: As used in this Agreement:  A. "Acceptance" means the time the offer or final counter offer is accepted in writing by a Party and is delivered to and personally
	and the steer Borty or that Borty's authorized agent in accordance with the terms of this offer of a find counter offer.
	B. "Agreement" means this document and any counter offers and any incorporated addenda, collectively forming the binding agreement between the Parties. Addenda are incorporated only when Signed by all Parties.
	C "CAR Form" means the most current version of the specific form referenced or another comparable form agreed to by the parties.
	D. "Close Of Escrow", including "COE", means the date the grant deed, or other evidence or transfer of line, is recorded.
	"Baye" manne calendar days. However, after Acceptance, the last Day for performance of any act required by this Agreement
	directions Class Of Economy shall not include any Saturday Sunday of legal holiday and shall instead be the next Day.
	G. "Days After" means the specified number of calendar days after the occurrence of the event specified, not counting the calendar date on which the specified event occurs, and ending at 11:59 PM on the final day.
	H. "Days Prior" means the specified number of calendar days before the occurrence of the event specified, not counting the calendar
	date on which the specified event is scheduled to occur.
	Buyer or Seller or the individual Real Estate Licensee for that principal as specified in the section taled real Estate District or page 1979
	"Electronic Comu" or "Electronic Signature" means as applicable, an electronic copy of Signature complying with Camorina Law.
	Buyer and Seller agree that electronic means will not be used by either Party to modify or after the content of integrity of this Agreement.
	K. "Law" means any law, code, statute, ordinance, regulation, rule or order, which is adopted by a controlling city, county, state of rederan
	to well-the dividial or avacutive hody or agency
	L. "Repairs" means any repairs (including pest control), alterations, replacements, modifications or retrofitting of the Property provided for under this Agreement.
	** "Girmad" magne either a handwritten or electronic signature on an original document, Copy or any counterpart.
31.	EXPIRATION OF OFFER: This offer shall be deemed revoked and the deposit, if any, shall be returned to Buyer unless the offer is Signed by Seller and a Copy of the Signed offer is personally received by Buyer, or by
	who is authorized to receive it, by 5:00 PM on the third Day after this offer is signed by Buyer (or by X 6 AM/ X PM,
Re	on <u>November 16, 2018</u> (date)).  One or more Buyers is signing this Agreement in a representative capacity and not for him/herself as an individual. See attached presentative Capacity Signature Disclosure C.A.R. Form RCSD-B) for additional terms.  Ite 1/14/2018 1: 38 15 2 FM ASSANT DASIL , C.C.
(Pi	rint name) MONSOON BLOCKCHAIN STORAGE, INC.
Da	iteBUYER
•	rint name) AND/OR ASSINGEE
_	Additional Signature Addendum attached (C.A.R. Form ASA).  Seller's Initials
RF	PA-CA REVISED 12/15 (PAGE 9 OF 10)  CALIFORNIA RESIDENTIAL PURCHASE AGREEMENT (RPA-CA PAGE 9 OF 10)  Produced with zipForm® by zipLogix 18070 Fifteen Mile Road, Fraser, Michigan 48026 www.zipLogix.com 714 N Oakhurst

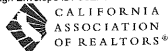
## Case 17-12560-KJC Doc 3254-1 Filed 01/02/19 Page 15 of 27

DocuSign Envelope ID: C0EF6434-F08B-463C-9D47-BD516315E7FC

Property Address: 714 N OAKHUSRT DRIVE, BEVERLY HILLS, CA 90210	Date: November 14, 2018
32. ACCEPTANCE OF OFFER: Seller warrants that Seller is the owner of the Pro Seller accepts the above offer, and agrees to sell the Property on the	operty, or has the authority to execute this Agreement. above terms and conditions. Seller has read and er a Signed Copy to Buyer.
(If checked) SELLER'S ACCEPTANCE IS SUBJECT TO ATTACHED COUNTY SMCO #1 11/14/18	TER OFFER (C.A.R. Form SCO or SMCO) DATED:
One or more Sellers is signing this Agreement in a representative capacity a Representative Capacity Signature of Students (C.A.R. Form RCSD-S) for additional Date 1/16/2018   10.29   95T   SELLER	and not for him/herself as an individual. See attached
(Print name) ELDREDGE INVESTMENTS; DLC	
Date SELLER	
(Print name)	
Additional Signature Addendum attached (C.A.R. Form ASA).	
(	by of Signed Acceptance is personally received by in this document. Completion of this confirmation
REAL ESTATE BROKERS:  A. Real Estate Brokers are not parties to the Agreement between Buyer and Sell B. Agency relationships are confirmed as stated in paragraph 2.  C. If specified in paragraph 3A(2), Agent who submitted the offer for Buyer acknowled D. COOPERATING BROKER COMPENSATION: Listing Broker agrees to pay Broker agrees to accept, out of Listing Broker's proceeds in escrow, the amou is a Participant of the MLS in which the Property is offered for sale or a recare not both Participants of the MLS, or a reciprocal MLS, in which the Prospectified in a separate written agreement (C.A.R. Form CBC). Declaration of document that tax reporting will be required or that an exemption exists.	Iges receipt of deposit.  Cooperating Broker (Selling Firm) and Cooperating unt specified in the MLS, provided Cooperating Broker ciprocal MLS. If Listing Broker and Cooperating Broker specty is offered for sale, then compensation must be
Telephone (310)363-9210 E-mail for Real Estate Broker (Listing Firm) COLDWELL BANKER RESIDENTIAL BROKERAG	01950205         Date         11/14/2018 12:49:4           Date         Date           ILLS         State         CA         Zip         90212           odee@jodeelemon.com         DRE Lic. # 00616212
DELIC #	Date
Address City	State Zip
Telephone (310)273-3113 Fax E-mail to	dipri@gmail.com
ESCROW HOLDER ACKNOWLEDGMENT:  Escrow Holder acknowledges receipt of a Copy of this Agreement, (if checked, a deposit counter offer numbers Seller's Statement of Inform, and agrees to act as Esc supplemental escrow instructions and the terms of Escrow Holder's general provisions.  Escrow Holder is advised that the date of Confirmation of Acceptance of the Agreement as the second selection of the second s	nation and
	Fscrow#
Escrow HolderBy	Date
Address	
PRESENTATION OF OFFER: ( Broker or Designee Initials ) Listing Broker presented this offer	er to Seller on (date).
REJECTION OF OFFER: () () No counter offer is being made. This offer	
©1991- 2015, California Association of REALTORS®, Inc. United States copyright law (Title 17 U.S. Code form, or any portion thereof, by photocopy machine or any other means, including facsimile or computerix THIS FORM HAS BEEN APPROVED BY THE CALIFORNIA ASSOCIATION OF REALTORS® (C.A.R. OR ACCURACY OF ANY PROVISION IN ANY SPECIFIC TRANSACTION. A REAL ESTATE BROK TRANSACTIONS. IF YOU DESIRE LEGAL OR TAX ADVICE, CONSULT AN APPROPRIATE PROFESS	ZEO TOTMES.  L.) NO REPRESENTATION IS MADE AS TO THE LEGAL VALIDITY  (ER IS THE PERSON QUALIFIED TO ADVISE ON REAL ESTATE  SIONAL.    Description   Descript
Published and Distributed by:  Buyer Acknowledges that page 10 is page 10.  REAL ESTATE BUSINESS SERVICES, INC.  a subsidiary of the CALIFORNIA ASSOCIATION OF REALTORS®  5 c as South Viroli Avenue Los Angeles California 90020	Buyer's Initials

RPA-CA REVISED 12/15 (PAGE 10 of 10)

PM P



### BUYER'S INSPECTION ADVISORY

(C.A.R. Form BIA, Revised 11/14)



Property Address 714 N OAKHUSRT DRIVE, BEVERLY HILLS, CA 90210

- 1. IMPORTANCE OF PROPERTY INVESTIGATION: The physical condition of the land and improvements being purchased is not guaranteed by either Seller or Brokers. You have an affirmative duty to exercise reasonable care to protect yourself, including discovery of the legal, practical and technical implications of disclosed facts, and the investigation and verification of information and facts that you know or that are within your diligent attention and observation. A general physical inspection typically does not cover all aspects of the Property nor items affecting the Property that are not physically located on the Property. If the professionals recommend further investigations, including a recommendation by a pest control operator to inspect inaccessible areas of the Property, you should contact qualified experts to conduct such additional investigations.
- 2. BROKER OBLIGATIONS: Brokers do not have expertise in all areas and therefore cannot advise you on many items, such as those listed below. If Broker gives you referrals to professionals, Broker does not guarantee their performance.
- 3. YOU ARE STRONGLY ADVISED TO INVESTIGATE THE CONDITION AND SUITABILITY OF ALL ASPECTS OF THE PROPERTY, INCLUDING BUT NOT LIMITED TO THE FOLLOWING. IF YOU DO NOT DO SO, YOU ARE ACTING AGAINST THE ADVICE OF BROKERS.
  - A. GENERAL CONDITION OF THE PROPERTY, ITS SYSTEMS AND COMPONENTS: Foundation, roof (condition, age, leaks, useful life), plumbing, heating, air conditioning, electrical, mechanical, security, pool/spa (cracks, leaks, operation), other structural and nonstructural systems and components, fixtures, built-in appliances, any personal property included in the sale, and energy efficiency of the Property.
  - B. SQUARE FOOTAGE, AGE, BOUNDARIES: Square footage, room dimensions, lot size, age of improvements and boundaries. Any numerical statements regarding these items are APPROXIMATIONS ONLY and have not been verified by Seller and cannot be verified by Brokers. Fences, hedges, walls, retaining walls and other barriers or markers do not necessarily identify true Property boundaries.
  - C. WOOD DESTROYING PESTS: Presence of, or conditions likely to lead to the presence of wood destroying pests and organisms.
  - D. SOIL STABILITY: Existence of fill or compacted soil, expansive or contracting soil, susceptibility to slippage, settling or movement, and the adequacy of drainage.
  - E. WATER AND UTILITIES; WELL SYSTEMS AND COMPONENTS; WASTE DISPOSAL: Water and utility availability, use restrictions and costs. Water quality, adequacy, condition, and performance of well systems and components. The type, size, adequacy, capacity and condition of sewer and septic systems and components, connection to sewer, and applicable fees.
  - F. ENVIRONMENTAL HAZARDS: Potential environmental hazards, including, but not limited to, asbestos, lead-based paint and other lead contamination, radon, methane, other gases, fuel oil or chemical storage tanks, contaminated soil or water, hazardous waste, waste disposal sites, electromagnetic fields, nuclear sources, and other substances, materials, products, or conditions (including mold (airborne, toxic or otherwise), fungus or similar contaminants).
  - G. EARTHQUAKES AND FLOODING: Susceptibility of the Property to earthquake/seismic hazards and propensity of the Property to flood.
  - H. FIRE, HAZARD AND OTHER INSURANCE: The availability and cost of necessary or desired insurance may vary. The location of the Property in a seismic, flood or fire hazard zone, and other conditions, such as the age of the Property and the claims history of the Property and Buyer, may affect the availability and need for certain types of insurance. Buyer should explore insurance options early as this information may affect other decisions, including the removal of loan and inspection contingencies.
  - BUILDING PERMITS, ZONING AND GOVERNMENTAL REQUIREMENTS: Permits, inspections, certificates, zoning, other governmental limitations, restrictions, and requirements affecting the current or future use of the Property, its development or size.
  - RENTAL PROPERTY RESTRICTIONS: Some cities and counties impose restrictions that limit the amount of rent that can be charged, the maximum number of occupants, and the right of a landlord to terminate a tenancy. Deadbolt or other locks and security systems for doors and windows, including window bars, should be examined to determine whether they satisfy legal requirements.
  - K. SECURITY AND SAFETY: State and local Law may require the installation of barriers, access alarms, self-latching mechanisms and/or other measures to decrease the risk to children and other persons of existing swimming pools and hot tubs, as well as various fire safety and other measures concerning other features of the Property.
  - L. NEIGHBORHOOD, AREA, SUBDIVISION CONDITIONS; PERSONAL FACTORS: Neighborhood or area conditions, including schools, law enforcement, crime statistics, registered felons or offenders, fire protection, other government services, availability, adequacy and cost of internet connections or other technology services and installations, commercial, industrial or agricultural activities, existing and proposed transportation, construction and development that may affect noise, view, or traffic, airport noise, noise or odor from any source, wild and domestic animals, other nuisances, hazards, or circumstances, protected species, wetland properties, botanical diseases, historic or other governmentally protected sites or improvements, cemeteries, facilities and condition of common areas of common interest subdivisions, and possible lack of compliance with any governing documents or Homeowners' Association requirements, conditions and influences of significance to certain cultures and/or religions, and personal needs, requirements and preferences of Buyer.

By signing below, Buyers acknowledge that they have read, understand, accept and have received a Copy of this Advisory.

Buyers are empoyraged to read it carefully. 11/14/2018 1:39 55 erPM PST Buyer

MONSOON BLOCKCHAIN STORAGE, INC.

AND/OR ASSINGEE

@1991-2004, California Association of REALTORS®, Inc. THIS FORM HAS BEEN APPROVED BY THE CALIFORNIA ASSOCIATION OF REALTORS® (C.A.R.). NO REPRESENTATION IS MADE AS TO THE LEGAL VALIDITY OR ACCURACY OF ANY PROVISION IN ANY SPECIFIC TRANSACTION, A REAL ESTATE BROKER IS THE PERSON QUALIFIED TO ADVISE ON REAL ESTATE TRANSACTIONS. IF YOU DESIRE LEGAL OR TAX ADVICE, CONSULT AN APPROPRIATE PROFESSIONAL.

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BIA REVISED 11/14 (PAGE 1 OF 1)



BUYER'S INSPECTION ADVISORY (BIA PAGE 1 OF 1)





### **ADDENDUM**

(C.A.R. Form ADM, Revised 12/15)

No.	1		
1101			 

		ha: Minurchase Agreement   Residential Lease
The following terms and conditions are hereby	incorporated in and made a part of tr	he: X Purchase Agreement, Residential Lease
or Month-to-Month Rental Agreement, <a> Tran</a>	sfer Disclosure Statement (Note: An a	amendment to the TDS may give the Buyer a right
dated November 14, 2018, on pro	erty known as	714 N OAKHUSRT DRIVE
		f the and (ID: wor/Topont'')
in which MONSOON BLOCKCHAII	I <u>STORAGE, INC. , AND/OR ASSINC</u>	is referred to as ("Buyer/Tenant")
and ELDREDGE	INVESTMENTS, LLC	is referred to as ("Seller/Landlord").
1 THE FOLLOWING ADDITIONAL ITEMS TO	) BE INCLUDED <u>IN SALE: ALL TV, E</u>	ELECTRONICS ATTACHED AND INSTALLED IN
1. THE FOLLOWING ADDITIONAL TIEMS TO HOME, KITCHEN CUSTOM BAR TABLE, AL	L LIGHTED MIRRORS AND MIRROR	RS EVEN ON HOOKS.
2. PARAGRAPH 26 IS HEREBY STRICKEN I	ROM RESIDENTIAL PURCHASE AC	GREEMENT.
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	and the second s	
		, and the same of the same
<u></u>		
The foregoing terms and conditions are hereb	y agreed to, and the undersigned ackn	nowledge receipt of a copy of this document.
11/14/2018 1:39:58 PM PST	_ 11/3	16/2018   10:29 PST
Date	Date	
D. II & il. I &		DocuSigned by:
Buyer/Tenant Donald Basile, LEO	Seller/Land	
MONSOON BLOCKCHAIN ST	ORAGE, INC.	ELDREDGE INVESTMENTS, LLC
monto en estados		27FDF99019284D7
Buyer/Tenant	Seller/Land	nora
AND/OR ASSINGEE		

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525 South Virgil Avenue, Los Angeles, California 90020



ADM REVISED 12/15 (PAGE 1 OF 1)

Fax: 3108581295



## REPRESENTATIVE CAPACITY SIGNATURE DISCLOSURE (FOR BUYER REPRESENTATIVES)

(C.A.R. Form RCSD-B, Revised 6/16)

This form is not an assignment. It should not be used to add new parties after a contract has been formed. The purpose of this form is to identify who the principal is in the transaction and who has authority to sign documents on behalf of the principal.

document		m	OP Other	
This is a d	perty known as	er Representation Agreement of Agreement	11/14/201	("Agreement"),
		14 N OAKHUSRT DRIVE		("Property"),
for the pro	perty known as	MENTS ILC	("Seller	", 🔲 "Buyer Broker").
between _	MONSOON BLOCKCHAIN ST	ORAGE INC. AND/OR ASSI	NGEE	("Buyer")
and	dentify Buyer as the trustee(s) of the trust or	by simplified trust name (e.g. Jo	ohn Doe, co-tr	ustee, Jane Doe, co-
If a trust, ic	dentify Buyer as the trustee(s) of the trust or Doe Revocable Family Trust 3.) Full name o	f trust should be identified in 1A	A below. If pov	ver of attorney, insert
1. A.	name as Buyer. TRUST: (1) Assets used to acquire/lease	the Property are held in trust p	oursuant to a	trust document titled
		and the same of th	d	ated
	(2) The person(s) signing below is/are Sole	/Co/Successor Trustee(s) of the	Trust	
<b>∦</b> B.	which has authorized the officer(s), manage	ing member(s), partner(s) or politicable bady of the entity described.	erson(s) signir	s is not attached.
□c.	power of Attorney or "POA") to act ( Specific Power of Attorney for the Pr Attorney. A Power of Attorney must have	on his/her behalf pursuant f	to a General This forn	Power of Attorney n is not a Power of
2. Buyer	s Representative represents that the trust, ent			
Buyer:	DocuSigned by:			11/14/2018 1:39:58 PM [
Du	Donald Basile, CEO		Date: _	11/14/2018 1:39:58 PM F
(Sign Nam	he of TrinsteffA的研究함께Wanaging Member, Pa	rtner, or Attorney-in-Fact)		CEO
•	,			
Ву			Date	
(Sign Nan (Print Rep	ne of Trustee, Officer, Managing Member, Pa resentative Name)	rtner, or Attorney-in-Fact)	Title: _	
Acknowle	edgement of Receipt By Other Party:			
/Buver-Br	Dhe*钟 <u>唇框RKSHIRE HATHAWAY HOMESER</u>	VICES CA PROPERTIES		11 (14 (2018 12:40:42 1
By a	odee Jean Lemon		Date:	11/14/2018 12:49:43 F
1 '	ручені разінент в противниції при		Date:	11/16/2018   10:29 PST
(Seller) 🏒	TO THE INVESTMENTS LLC			
(Print Sell	er Name) <b>ELDREDGE INVESTMENTS, LLC</b>			
(Seller)			Date:	
(Print Sell	er Name)			
form, or any p THIS FORM ACCURACY TRANSACTIO	California Association of REALTORS®, Inc. United States copyriorition thereof, by photocopy machine or any other means, including the provided of the california association of any provision in any specific transaction. And the provided of the california and postributed by:  ALESTATE BUSINESS SERVICES, INC.  Absidiary of the California Association of REALTORS®  South Virgil Avenue, Los Angeles, California 90020	ON OF REALTORS®. NO REPRESENTATION OF REAL ESTATE BROKER IS THE PERS	ION IO MADE AS I	TO THE LEGAL VALIDITY OR
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RCSD-B REVISED 6/16 (PAGE 1 OF 1)

REPRESENTATIVE CAPACITY SIGNATURE DISCLOSURE (RCSD-B PAGE 1 OF 1) Fax: 3108581295

BHHS California Properties - Beverly Hills, 131 South Rodeo Drive, Stc. 100 Beverly Hills CA 90212 Phone: (310)363-9210

Jodee Jean Lemon Produced with zipForm® by zipLogix 18070 Fifteen Mile Road, Fraser, Michigan 48026 www.zipl.ogix.com





## SELLER MULTIPLE COUNTER OFFER No. \_\_\_1\_

(C.A.R. Form SMCO, Revised 12/15)

	Date <u>11/14/2018</u>
This is a counter offer to the: 🔀 Purchase Agreement, 🗌 Other dated 11/14/2018, on property known as 714 N Oakhurst Dr, Beverly Hills, CA 90210-3533	("Offer"),
nated <u>11/14/2018</u> , on property known as <u>/14 N Oakhurst Dr, Beverly Hills, CA 90210-3533</u> Detween Monsoon Blockchain Storage Inc. and /or Assignee	("Property"), ("Buver")
and Eldredge Investments, LLC.	("Seller").
<ul> <li>TERMS: The terms and conditions of the above referenced document are accepted subject to the following:</li> <li>A. Paragraphs in the Offer that require initials by all parties, but are not initialed by all parties, are excluded f specifically referenced for inclusion in paragraph 1C of this or another Counter Offer.</li> <li>B. Unless otherwise agreed in writing, down payment and loan amount(s) will be adjusted in the same proportion as C. OTHER TERMS: See attached Addendum No. 1 to the Seller Multiple Counter No.1 and Addendum No.</li> </ul>	s in the original Offer,
D. The following attached addenda are incorporated into this Multiple Counter Offer: X Addendum No. SMCO 1	
[X] Addendum No. 1 to the Seller Multiple Counter No. 1  BINDING EFFECT: Seller is making Multiple Counter Offers to other prospective Buyers on terms that may or a Multiple Counter Offer. This Multiple Counter Offer does not bind Seller and Buyer unless all of the following occ Seller signs in paragraph 5, Buyer signs in paragraph 7, Seller signs in paragraph 8, and Buyer receives a copy of the signs in paragraph (Note: Price to the completion of all of the foregoing Buyer and Seller shall have no divisor of the foregoing Buyer and Seller shall have no divisor of the foregoing Buyer and Seller shall have no divisor of the foregoing Buyer and Seller shall have no divisor of the foregoing Buyer and Seller shall have no divisor of the foregoing Buyer and Seller shall have no divisor of the foregoing Buyer and Seller shall have no divisor of the foregoing Buyer and Seller shall have no divisor of the following of the foregoing Buyer and Seller shall have no divisor of the following of the followin	our in the times specified below: of the Multiple Counter Offer with
<ul> <li>all of the signatures. (Note: Prior to the completion of <u>all</u> of the foregoing, Buyer and Seller shall have no duties of sale of the Property.)</li> <li>EXPIRATION OF SELLER MULTIPLE COUNTER OFFER: This Multiple Counter Offer shall be deemed revoked at the counter offer shall be deemed revoked.</li> </ul>	-
returned to Buyer unless by 5:00PM on the third Day After the date Seller signs in paragraph 5 (if more than one 5 AM MPM on 11/15/2018 (Date)), (i) it is signed in paragraph 7 by Buyer, and (ii)	Seller, then the last date) (or by a copy of the Multiple Counter
Offer signed by Buyer is personally received by Seller or Di Prizito /Rey, when MARKETING TO OTHER BUYERS: Seller has the right to continue to offer the Property for sale. Seller has the	ho is authorized to receive it; e right to accept any other offer
received, prior to Seller selection of this Multiple Counter Offer.  SELLER MAKES THIS MULTIPLE COUNTER OFFER ON THE TERMS ABQVE 架的 SECEIF	PT OF A COPY.
Eldredge Investi	tments, LLC. Date Date
ACCEPTANCE OF SELLER MULTIPLE COUNTER OFFER: Buyer's acceptance of this Seller Multiple Counter Off the deposit, if any, shall be returned to Buyer unless by 5:00PM on the fourth Day After the date Seller signs in paragthen the last date) (or by AM _ PM on (Date) (i) it is signed in paragraph 8 Seller Multiple Counter Offer signed by Seller in paragraph 8 is personally received by Buyer or authorized to receive it.	er snall be deemed revoked and graph 5 (if more than one Seller, 3 by Seller, and (ii) a copy of this
. ACCEPTANCE: Buyer accepts of long rate ye. Multiple Counter Offer (If checked SUBJECT TO THE AT  #) and acknowledges race into of a Cong.    Multiple Counter Offer (If checked SUBJECT TO THE AT    Multiple Counter Offer (If checked SUBJECT TO THE AT	TACHED COUNTER OFFER
EEAE907C0C594BE Date	TimeAMPM Time AM PM
· F	
SELECTION OF ACCEPTED MULTIPLE COUNTER OFFER: By signing below, Seller accepts this Multiple Counter NOT sign in this box until after Buyer signs in paragraph 7.	
HERE I I I CALL IN THE ME I	
Eldredge Investments, LLC. Date	Times DAM DIM
	Time AM PM
	y received by Buyer or Buyer's
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	y received by Buyer or Buyer's ement is created when a Copy med in this document.
Date	y received by Buyer or Buyer's ement is created when a Copy med in this document.

6:

714 N Oakhurst

SELLER MULTIPLE COUNTER OFFER (SMCO PAGE 1 OF 1)

Coldwell Banker Residential Brokerage, 166 N. Canon Dr Beverly Hills CA 90210 Phone: 310.266.2777
Timothy Di Prizito Produced with zipForm® by zipLogix 18070 Fifteen Mile Road, Fraser, Michigan 48026 www.zipLogix.com



### **ADDENDUM**

(C.A.R. Form ADM, Revised 12/15)

No. <u>SMCO 1</u>

o rescind), X Other SMCO	714 N Oakhurst Dr
dated November 14, 2018, on property known as	CA 00210.2533
Beveriy milis,	nd/or Assignee is referred to as ("Buyer/Tenant")
n which Monsoon Blockchain Storage, Inc.	
nd Eldredge Investments, LLC.	10 10101104 10 10 10 10 10 10 10 10 10 10 10 10 10
	- offer encentance
Buyer's initial deposit to be funded into escrow within 48hr	s after acceptance.
2. Close of Escrow to be * see Addendum No. 1 to Seller Multi	way and Sallar shall each nay own costs.
2. Close of Escrow to be "See Addendam No. 1 to Sener Mails.  B. Escrow to be A & A Escrow Services – Antonia Delegado Barrello.  La company of the Company	i
4. Title to be Fidelity National Title Company – Janis Okerlund	nd 14 P (5) to be 10 days
5. 14.B.(1) Buyer's Investigation Contingency to be 10 days at	10 14.B.(5) to be 10 days.
6. Para 14 E. NBP to be 2 days after delivery. 7. Other items to be included with the purchase price are as fo	allows: Kitchen Butcher Block Table, All TV, AV, Security &
7. Other items to be included with the purchase price are as it	m mirrors
camera electronics attached/ installed and all affixed bathroo	upon seller's final approval of buyer's proof of cash funds in
<ol><li>Para 3. C. Seller's acceptance is subject to and contingent excess of purchase price and closing costs to be delivered to</li></ol>	scoller within 24 hrs after acceptance.
excess of purchase price and closing costs to be delivered to	ounter offer and RPA
9. Attached C.A.R. Form AGAA to be incorporated into this co	B. Form PCSD
10. Buyer shall execute and return to seller the attached C.A.	by incorporated into this counter offer and RPA.
11. Attached Addendum No. 1 to Seller Counter No. 1 is nerel	y incorporated into this counter oner and in a
The foregoing terms and conditions are hereby agreed to, and the	e undersigned acknowledge receipt of a copy of this document.
The foregoing terms and conditions are hereby agreed to, and the	e undersigned acknowledge receipt of a copy of this document.
11/15/2018 1:58:59 PM PST	11/14/2010   0
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ADM REVISED 12/15 (PAGE 1 OF 1)



## ASSIGNMENT OF AGREEMENT ADDENDUM

(For Use As An Addendum To A Purchase Agreement) (C.A.R. Form AOAA, 11/14)

▼ e following terms and conditions are hereby inc reement,			("Agreement"),
ted November 14, 2018, on property k	nown as	714 N Oakhurst Dr	("Property"),
Reverty H	ilis. CA 9UZTU-3033		( Property ), ("Buyer")
tween Monsoon Block	kchain Storage, Inc	and/or Assignee	("Seller"):
d Eldred	dge Investments, Li	LC.	nts the assignment
consideration, of the covenants contained herein bject to Seller's consent, of all or a partial interest litation, the right, title, and interest in any down partial (a) Partial Assignment (Adding a buyer granting to such Assignee(s) Buyer's proportion of the consent to the new or remaining Buyers (Adding a buyer of Agreement to the new or remaining Buyers (Adgreement to the Assignment).  (b) Assignee acknowledges that Buyer has approved by Buyer including, but not limited disclosures ("Prior Documents").  (b) Assignee, within 3 (or) Days After Selected and Prior Documents are attached to this Assign all Prior Documents are attached to this Assign (c) If Assignee does not Deliver to Seller all consent to the Assignment and the Assignment Assignee represents for the benefit of Sellected approvals and acts of Buyer pursuant to the Assignee assumes and agrees to perform art to be performed after the date of this Assign Buyer acknowledges and agrees that, notwing from any obligations or covenants under the Other terms: Buyer and/or Donald Basile to Seller has been advised that Buyer hashashad or accountant prior to signing this Asign and/or accountant prior to signing this As	A Buyer hereby assigned of Buyer's right, title syment or earnest more. Buyer is adding to nate interest in the second of the se	ns to assignee and assignee accepte, and interest under the Agreemer ney upon the following terms and cathe Assignee(s) named below to the Assigneent.  The Buyer is granting all of Buyer below.  Sesignee all of the transaction documents, inspection reports, pandall Prior Documents (or, initiale within the time specified in 2(b), Sher force and effect.  The first and approves as Assignee's including the date of this Assign obligations and covenants of Buyer agreement to this Assignment, But assignee stary consideration from Assignee for the Agreement and preserving all herein, Seller consents to the foregood to review this Assignment with a sample of the consents to the foregood to review this Assignment with	conditions: the Agreement and er's interest in the cuments previously highlets, advisories ment of Agreement ad Signed copies of seller may withdraw sown acts all price ment. er in the Agreement layer is not release or this Assignment. rights and remedic going Assignment. In their own attorner
	ances or mas assignin	IIGIII.	
signing bolow Ruyer Assignee, and Sell	er acknowledge tha	at each has read, understands,	
nd agrees to the terms of this Assignment of	r Agreement Adder	11/15/2018 Date	3 1:58:59 PM PS
புழை மாக்கு பெர்கள் Storage, inc and	or Assignee	Date	
		Date	
<b>luyer</b> ] One or more assignees will sign by a represe	ntative. Attached is a	a Representative Capacity Signatu	ure Disclosure.
		Date	
ssignee			
ssigned by:		Date 11/14/20	018   6:29 PST
		Date	
eller Eldredge Investments, LLC.			
eller Eldredge Investments, LLC.			
Seller  2014, California Association of REALTORS®, Inc. United States of any cortion thereof, by photocopy machine or any other means, incl	opyright law (Titte 17 U.S. Co uding facsimile or computerize	Date ide) forbids the unauthorized distribution, display	
Seller		Date ide) forbids the unauthorized distribution, display	

ASSIGNMENT OF AGREEMENT ADDENDUM (AOAA PAGE 1 OF 1)



# REPRESENTATIVE CAPACITY SIGNATURE DISCLOSURE (FOR BUYER REPRESENTATIVES)

(C.A.R. Form RCSD-B, Revised 6/16)

This form is not an assignment. It should not be used to add new parties after a contract has been formed. The purpose of this form is to identify who the principal is in the transaction and who has authority to sign documents on behalf of the principal.

This is a disclosure to the Purchase Agreement or Buyer Representation Agreement OR Other	greement")
This is a disclosure to the Purchase Agreement or Buyer Representation Agreement OR, dated, dated, dated	"Property").
for the property known as	/er Broker").
between Endreuge investments , LLO  Manager Blockchain Storage Inc and /or Assignee	("Buyer")
If a trust, identify Buyer as the trustee(s) of the trust or by simplified trust name (e.g. John Doe, co-trustee, Ja	ne Doe, co-
If a trust, identify Buyer as the trustee(s) of the trust of by simplified trust reache (s.g. seam Dec.) from trustee or Doe Revocable Family Trust 3.) Full name of trust should be identified in 1A below. If power of attornion and trust should be identified in 1A below.	orney, insert
principal's name as Buyer.  1. A. TRUST: (1) Assets used to acquire/lease the Property are held in trust pursuant to a trust document of the property are held in trust pursuant to a trust document.	ument titled
dated	
(2) The person(s) signing below is/are Sole/Co/Successor Trustee(s) of the Trust.	
which has authorized the officer(s), managing member(s), partner(s) or person(s) signing below behalf. An authorizing resolution of the applicable body of the entity described above is is is not power of Attorney" or "POA") to act on his/her behalf pursuant to a General Power ( Specific Power of Attorney for the Property), dated This form is not Attorney. A Power of Attorney must have already been executed before this form is used.	t attached. ney-In-Fact", of Attorney a Power of
2. Buyer's Representative represents that the trust, entity or power of attorney for which that Party is acting already	ady exists.
Buyer:	018 1:58:59 PM PS
By Donald Basile, (FO Sign Name of Trustee, Officer, Managing Member, Partner, or Attorney-in-Fact)  CEO  Title: Principal	
(a) A Compared to Managing Member Partner or Attorney-In-Faction (EU	
(Sign Name: Officer, Managing Member, Farther, or Attention of Title: Principal (Print Representative Name) Donald Basile  Title: Principal	
By Date: Date: (Sign Name of Trustee, Officer, Managing Member, Partner, or Attorney-in-Fact)	
(Sign Name of Trustee, Officer, Managing Member, Partner, or Attorney-in-Fact)	
(Sign Name of Trustee, Officer, Managing Memosi, Fatatisty of Table:	
Acknowledgement of Receipt By Other Party:	
(Buyer Broker) Date:	
BV	
	/2018   6:29 PST
(Seller) Date:Date:	
(Print Seller-Name)₄Eldredge Investments, LLC.	
(Seller)Date:	
(Seller)(Print Seller Name)	
(Fire delici Namo)	
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16 525 South Vilgit Avenue, Los Atigeres, Comortad 55525	. — 1

REPRESENTATIVE CAPACITY SIGNATURE DISCLOSURE (RCSD-B PAGE 1 OF 1)

Coldwell Banker Residential Brokerage, 166 N. Canen Dr Beverly Hills CA 90210 Phone: 310,266,2777
Timothy Di Prizito Produced with zipForm® by zipLogix 18070 Fifteen Mile Road, Fraser, Michigan 48026 www.zipLogix.com

714 N Oaldnerst

## ADDENDUM NO. 1 TO SELLER MULTIPLE COUNTER OFFER NO. 1

THIS ADDENDUM NO. 1 TO SELLER MULTIPLE COUNTER OFFER NO. 1 (this "Addendum") is attached to and made a part of that certain Seller Multiple Counter Offer No. 1 dated as of November 14, 2018 (together with this Addendum, collectively, the "Seller Counter Offer No. 1"), which is a counter offer to the C.A.R. Form California Residential Purchase Agreement and Joint Escrow Instructions dated as of November 14, 2018 (the "Offer"), by and between MONSOON BLOCKCHAIN STORAGE, INC., AND/OR ASSINGEE ("Buyer"), and ELDREDGE INVESTMENTS LLC, a Delaware limited liability company AND/OR ASSIGNEE ("Seller"), with respect to that certain real property located at 714 N Oakhurst Dr., in the City of Beverly Hills, County of Los Angeles, State of California and identified by Assessor's Parcel Number 4341-035-041 (the "Property"). The Offer and the Seller Counter Offer No. 1 are collectively referred to herein as the "Agreement". Each capitalized term not otherwise defined herein shall have the meaning ascribed to it in the Offer. To the extent that this Addendum conflicts with the Offer, the terms of this Addendum shall control and take precedence over the terms of the Offer. Buyer and Seller may be referred to herein each individually as a "Party" and collectively as the "Parties".

- Bankruptcy Court Approval; Close Of Escrow. Seller is currently the subject of 1. bankruptcy proceedings pending in the United States Bankruptcy Court for the District of Delaware (the "Bankruptcy Court") under case number 17-12560 (KJC) (the "Bankruptcy Proceedings") and, therefore, the Agreement is subject to the approval of the Bankruptcy Court as more specifically set forth herein. The Close Of Escrow shall take place as soon as practicable after the entry of an order by the Bankruptcy Court approving the sale of the Property pursuant to the Agreement (the "Sale Order"), but no later than fourteen (14) days following the entry of the Sale Order (or the first business day thereafter, if such 14th day is not a business day) (the "Closing Date"), or on such later date as Buyer and Seller may mutually agree in writing; provided, however, Seller shall have the right to extend the Closing Date by up to an additional five (5) business days upon delivery of written notice to Buyer. Subject to the provisions of Paragraph 21.B. of the Offer, if the Close Of Escrow does not occur on or before the Closing Date, Escrow Holder shall, unless it is notified by both Parties to the contrary within five (5) days after the Closing Date, return to the depositor thereof items which may have been deposited hereunder. Any such return or termination, shall not, however, relieve either Party of any liability it may have under the terms of the Agreement for its wrongful failure to close.
- 2. <u>Bankruptcy Sale</u>. Buyer acknowledges that (i) Seller is a currently a "debtor-in-possession" in the Bankruptcy Proceedings, and (ii) the Agreement is subject to notice to creditors and the approval of the Bankruptcy Court. Buyer acknowledges that, in order to obtain Bankruptcy Court approval of the Agreement, Seller must demonstrate that it has taken reasonable steps to obtain the highest or otherwise best offer possible for the Property. Buyer further acknowledges and agrees that Seller may decide not to seek the Bankruptcy Court's approval of the Agreement, if Seller determines that to do so would be inconsistent with its fiduciary duties, and, upon such determination, Seller may terminate this Agreement. If Seller is not able to obtain Bankruptcy Court approval of the Agreement, then Seller shall have the right to terminate the Agreement by delivering written notice of termination to Buyer. Upon any termination of the Agreement pursuant to this Section, Escrow Holder shall return the Deposit to Buyer and neither Party shall have any further rights, duties or obligations hereunder.

**BUYER** WHERE-IS. AS-IS, PROPERTY OF ACCEPTANCE ACKNOWLEDGES AND AGREES THAT (I) SELLER HAS NEVER OCCUPIED THE PROPERTY AND, AS SUCH, SELLER IS NOT VESTED WITH KNOWLEDGE OF THE PROPERTY ORDINARILY EXPECTED OF A SELLER OF RESIDENTIAL PROPERTY, AND (II) BUYER WILL BE CONCLUDING THE PURCHASE OF THE PROPERTY BASED SOLELY UPON BUYER'S OWN INSPECTIONS AND INVESTIGATIONS OF THE PROPERTY, AND ON AN "AS-IS, WHERE-IS" BASIS, WITH ALL FAULTS, LATENT AND PATENT. WITHOUT LIMITING THE GENERALITY OF THE FOREGOING, BUYER ACKNOWLEDGES AND AGREES THAT NEITHER SELLER NOR ANY OF SELLER'S AGENTS OR REPRESENTATIVES HAS MADE, AND SELLER HEREBY EXPRESSLY DISCLAIMS AND NEGATES, ANY REPRESENTATIONS OR WARRANTIES OF ANY KIND WHATSOEVER, EITHER EXPRESS OR IMPLIED, ON WHICH BUYER IS RELYING AS TO ANY MATTER CONCERNING THE PROPERTY. ACKNOWLEDGES AND AGREES THAT (I) ANY INFORMATION PROVIDED OR TO BE PROVIDED WITH RESPECT TO THE PROPERTY BY OR ON BEHALF OF SELLER WAS OBTAINED FROM A VARIETY OF SOURCES, (II) SELLER HAS NOT MADE ANY INDEPENDENT INVESTIGATION OR VERIFICATION OF SUCH INFORMATION, (III) ALL SUCH INFORMATION HAS BEEN AND SHALL BE PROVIDED SOLELY AS AN ACCOMMODATION TO BUYER, (IV) SELLER MAKES NO REPRESENTATIONS OR WARRANTIES AS TO THE ACCURACY, TRUTHFULNESS OR COMPLETENESS OF SUCH INFORMATION, AND (V) SELLER IS NOT, AND SHALL NOT BE, LIABLE OR BOUND IN ANY MANNER BY ANY VERBAL OR WRITTEN STATEMENT, REPRESENTATION OR INFORMATION PERTAINING TO THE PROPERTY, OR THE CONDITION THEREOF, FURNISHED BY OR ON BEHALF OF SELLER OR ANY CONSULTANT, ADVISOR, ATTORNEY, REAL ESTATE BROKER, CONTRACTOR, AGENT, EMPLOYEE, OR OTHER PERSON. BUYER HEREBY UNCONDITIONALLY AND IRREVOCABLY WAIVES ANY AND ALL ACTUAL OR POTENTIAL CLAIMS OR RIGHTS AGAINST SELLER AND EVERY ENTITY AFFILIATED WITH SELLER AND ALL OF ITS AND THEIR RESPECTIVE PARTNERS, MEMBERS, MANAGERS, SHAREHOLDERS. DIRECTORS, OFFICERS. AFFILIATES, SUBSIDIARIES, EMPLOYEES, AGENTS, ATTORNEYS AND INDEPENDENT CONTRACTORS AND THE SUCCESSOR OF EACH AND EVERY ONE OF THEM (COLLECTIVELY, THE "SELLER PARTIES") ARISING OUT OF THE INACCURACY OR INCOMPLETENESS OF ANY MATERIALS SO FURNISHED, ARISING OUT OF ANY ALLEGED DUTY OF THE SELLER PARTIES TO ACQUIRE, SEEK OR OBTAIN SUCH MATERIALS, ARISING OUT OF OR IN CONNECTION WITH THE ENVIRONMENTAL CONDITION OF THE PROPERTY AND ANY AND ALL ACTUAL OR POTENTIAL CLAIMS OR RIGHTS BUYER MIGHT HAVE REGARDING ANY FORM OF REPRESENTATION OR WARRANTY, EXPRESS OR IMPLIED, OF ANY KIND OR TYPE, RELATING TO THE PROPERTY. SUCH WAIVER IS ABSOLUTE, COMPLETE, TOTAL AND UNLIMITED IN ANY WAY.

Without limiting the generality of the foregoing <u>Section 3</u>, Buyer and Seller hereby acknowledge and agree as follows: (i) neither Seller nor any of Seller's agents or representatives have made, and Seller hereby expressly disclaims and negates to the fullest extent permissible by law, any representations or warranties of any kind whatsoever, either express or implied, on which Buyer might otherwise rely as to any matter pertaining to the construction, renovation,

and/or condition of the Property; (ii) effective upon the Close Of Escrow, and only to the extent assignable, any and all warranties provided by the general contractor ("General Contractor") or subcontractors for the Property in favor of Seller, if any, including with respect to the construction, renovation and/or condition of the Property (collectively, the "Warranties") shall be deemed assigned to Buyer; (iii) Buyer shall first fully exhaust all of its remedies under the Warranties, if any, and otherwise against the General Contractor prior to attempting to institute any claim against Seller; and (iv) notwithstanding the foregoing subsection (iii), prior to instituting any litigation against the General Contractor with respect to any alleged construction or construction-related defects, latent or patent, pertaining to the Property (collectively, "Defects"), Buyer shall first notify the General Contractor of such Defects in accord with Section 910 et seq. of the California Civil Code so as to permit the General Contractor (and any responsible subcontractors) to repair or remediate such Defects. Notwithstanding anything to the contrary in subsections (i) through (iv) above, the Parties do not intend to negate Section 926 of the California Civil Code. The foregoing shall survive the Close Of Escrow and any earlier termination of the Agreement.

- 4. <u>Buyer's Remedies</u>. If the transaction contemplated by the Agreement is not consummated by the Closing Date because of a default hereunder on the part of Seller, then Buyer's sole and exclusive remedy by reason of such default by Seller shall be to terminate the Agreement, in which event neither Party shall have any further rights, duties or obligations under the Agreement and the Deposit shall be returned to Buyer. Buyer hereby expressly waives any and all rights to claim specific performance of the Agreement and to record a lis pendens upon the Property. If the consummation of the transaction hereunder shall have occurred, Seller shall have no liability to Buyer (and Buyer shall make no claim against Seller) for a breach of any alleged representation or warranty, failure to disclose, or any other covenant, agreement or obligation of Seller, or for indemnification under the Agreement or any document executed by Seller in connection with the Agreement. The provisions of this Section 4 shall survive the Close Of Escrow and any earlier termination of the Agreement.
- Confidential. Buyer shall not disclose or permit to be disclosed to any third party, the terms or existence of the Agreement or the underlying transaction, any of the reports or any other documentation or information provided to or obtained by Buyer which relate to the Property (collectively, the "Confidential Information") in any way without Seller's prior written consent, which may be granted or withheld (i) in Seller's sole and absolute discretion prior to the Close Of Escrow, or (ii) in Seller's reasonable discretion after the Close Of Escrow. Notwithstanding the foregoing, Buyer shall have a right to disclose the Confidential Information: (i) to Buyer's lenders, accountants, employees, attorneys and other agents upon whom Buyer will rely upon or consult with in making acquisition decisions in connection with the transaction contemplated herein, provided that (A) such parties have been advised of the confidential nature of the same and Buyer shall be responsible for such parties' breach of the confidentiality restrictions set forth herein, and (B) all such Confidential Information shall be used by such parties solely in connection with the transaction contemplated hereby; and (ii) if obligated by law or legal process to make such disclosure, in which case Buyer shall provide Seller with written notice prior to any such disclosure. The provisions of this Section 5 shall survive the Close Of Escrow and any earlier termination of the Agreement.

Miscellaneous. The Agreement may be amended or modified only by a written 6. instrument executed by both Buyer and Seller. The Agreement shall be interpreted and enforced pursuant to the laws of the State of California and the United States of America including the Bankruptcy Code, Title 11, United States Code. The Bankruptcy Court shall have sole and exclusive jurisdiction to interpret and enforce the terms of the Agreement and the Parties hereby consent and submit to such exclusive jurisdiction. The Agreement may be executed in counterparts, each of which shall be deemed an original, and all of which, taken together, shall constitute one and the same instrument. In order to expedite matters, electronic signatures may be used in place of original signatures on the Agreement. The Parties intend to be bound by the signatures on the electronic document, and hereby waive any defenses to the enforcement of the terms of the Agreement based on the use of an electronic signature; provided, however, that the Parties hereby agree to execute and provide to each other original signatures, upon request made by either Party to the other. The invalidity or unenforceability of any one or more of the provisions of the Agreement shall not affect the validity of enforceability of any of the other provisions of the Agreement. The exhibits and schedules attached hereto are hereby incorporated by reference herein.

[Signature Page Follows]

IN WITNESS WHEREOF, Seller and Buyer have executed this Addendum as of the respective dates set forth below.

SELLER:			
ELDREDGE INVESTMENTS LLC,  a Delaware limited liability company			
By: Name 27 Realize Chin Title: Chief Executive Officer	Date: _	11/14/2018   6:29	PST

## **AGREED AND ACCEPTED BY:**

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BUYEK:			
Monsoon Blockchain Storage,	Inc., An	d/Or Assignee	
a			
By: Donald Basile, CEO	Date:	11/15/2018 1:58:59 PM PS	Γ
Name: Title: CEO			