

CHICAGO ASSOCIATION OF REALTORS® VACANT LAND PURCHASE AND SALE CONTRACT

under trust agreement dated 4-1-1968 Known as trust number 1122



1. Contract. This Vacant Land Purchase and Sale Contract ("Contract") is made by and between GT&T #80023778774 or Assignee ("Buyer") and Old Second Bank as Trustee ("Seller") (collectively, "Parties"), with respect to the purchase and sale of the real estate and improvements, if any located at Liberty Street, Aurora, Illinois ("Property"). (address)
Property P.I.N. #: 15-24-276-033 and 15-24-403-017 Lot size: TODA pproximately 25,4070 cres Purchase Price. The purchase price for the Property is \$ 200,000 following personal property: None ("Purchase Price"). The Purchase Price includes ß the following personal property: None _("Personal Property"). 7 3. Earnest Money. Upon Buyer's execution of this Contract, Buyer shall deposit with Old Second Bank as Trustee QE ore SAID ("Escrowee"), initial earnest money in the amount of \$20,000.00 in the form of Cashier's Check ("Initial Earnest Money"). The Initial Earnest Money shall be returned and this Contract shall be of no force or effect if this Contract is not accepted by Seller on or before May 18 2 | 2018. The Initial Earnest Money shall be increased to (strike one) 10% of the Purchase Price OR (percent) O 10 11 of the Purchase Price ("Final Earnest Money") within business days after the expiration of the Attorney Approval Period (as established in 12 Paragraph 12 of this Contract) (the Initial and Final Farnest Money are together referred to as the "Farnest Money"). The Parties acknowledge 13 and agree that (i) the Parties shall execute all necessary documents with respect to the Earnest Money in form and content mutually agreed upon between the parties and (ii) except as otherwise agreed, Buyer shall pay all expenses incurred in opening an escrow account for the Earnest Money. 15 4. Mortgage Contingency. This Contract is contingent upon Buyer securing by _________, 20______ ("First Commitment Date") a first written mortgage commitment for a fixed rate or an adjustable rate mortgage permitted to be made by a U.S. or Illinois savings and loan association. bank, or other authorized financial institution, in the amount of (strike one) \$ OR __% [percent] of the Purchase Price, the interest rate (or initial interest rate if an adjustable rate mortgage) not to exceed ___% per year, amortized over ___years, payable monthly, 18: loan fee not to exceed ________%, plus appraisal and credit report fee, if any ("Required Commitment"). If the mortgage secured by the Required Commitment has a balloon payment, it shall be due no sooner than ____ years. Buyer shall pay for private mortgage insurance as required by the lending institution. If a FHA or VA mortgage is to be obtained, Rider 8, Rider 9, or the HUD Rider shall be attached to this Contract. (1) If Buyer is unable to obtain the Required Commitment by the First Commitment Date, Buyer shall so notify Seller in writing on or before that Date. Thereafter, Seller may, within 30 business days after the First Commitment Base ("Second Commitment Date"), secure the Required Commitment for Buyer upon the same terms, and may extend the Closing Date by 30 business days. The Required Commitment may be given by Seller or a third party. Buyer shall furnish all requested credit information, sign customary documents relating to the application and securing of the Required Commitment, and pay one application fee as directed by Seller. Should Seller choose not to secure the Required Commitment for Buyer, this Contract shall be null and void as of the First Commitment Date, and the Earnest Money shall be returned to Buyer. (2) It Buyer notifies Seller on or before the First Commitment Date that Buyer has been unable to obtain the Required Commitment, and neither Buyer nor Sener secures the Required Commitment on or before the Second Commitment Date, this Contract shall be null and void and the Earnest Money shall be returned to Buyer. (3) 30 If Buyer does not provide any notice to Seller by the First Commitment Date, Buyer shall be deemed to have waived this contingency and this 31 Contract shall remain in full force and offect. Possession. Seller agrees to surrender possession of the Property on or before the Closing Date (as defined in Paragraph 6 below). 33 5. Closing. Buyer shall deliver the balance of the Purchase Price (less the amount of the Final Earnest money, plus or minus prorations and escrow fees, if any) to Seller and Seller shall execute and deliver the Deed (as defined below) to Buyer at "Closing". Closing shall occur on or prior to August 15 20 18 at a time and location mutually agreed upon by the Bartier Market Bartier Ba 35 _, 20 18 at a time and location mutually agreed upon by the Parties ("Closing Date"). Seller must provide Buyer with good and 36 merchantable title prior to Closing. 37 Deed. At Closing, Seller shall execute and deliver to Buyer, or cause to be executed and delivered to Buyer, a recordable warranty deed 38 ("Deed") (or other appropriate deed if title is in trust or in an estate), or Articles of Agreement, if applicable, subject only to the following, if any: covenants, conditions, and restrictions of record; public and utility easements; existing leases and tenancies, if any; visible private and public roads 40 and easements therefore; building setback lines and use or occupancy restrictions; zoning laws and ordinances; acts done by or suffered through 41 Buyer: all special governmental taxes or assessments confirmed and unconfirmed; and general real estate taxes not yet due and payable at the time 42 43 of Closing. 8. Real Estate Taxes. Seller represents that the 20 1 general real estate taxes were \$ #49 . General real estate taxes shall be provided based on (i) 105 % of the most recent ascertainable full year tax bill, or (ii) mutually agreed by the Parties in writing prior to the 44 45 46 expiration of the Attorney Approval Period. ___. This Contract is for the sale and purchase of the "AS-IS" Condition. Seller represents that the Property is zoned 47 Property (including any Personal Property) in its "as-is" condition as of the Acceptance Date. The Property (including any Personal Property) has 48 been inspected by the Buyer and Buyer acknowledges that no representations, warranties or guarantees with respect to the condition of the Property 49 (including any Personal Property) have been made by Seller or Seller's agents. brokers or representatives other than those set forth herein. 50 Buyer Initials: 10. Assues Related to Property Development - Contingencies. If Buyer contemplates developing property for a use other than the current use, 52 there are a variety of issues which should be addressed to insure the development or new use is possible. Municipal and zoning ordinances, recorded 53 building and use restrictions, covenants, conditions of record and easements may prohibit certain improvements or uses and therefore should be reviewed. Building permits, zoning variances, special use permits, architectural control committee approvals, estimates for utility hook-up expenses. 55 special assessment charges for installation of roads or utilities and environmental audits may be needed to determine the feasibility of a particular 56 57 use of the Property. As a result, this Contract is subject to the following contingencies (check all that apply): (A) Bevelopment Contingency. This Contract is contingent upon (strike one) Buyer / Seller obtaining all requisite approvals from any 58 governing body having jurisdiction for the construction/development of the Property as 59 _____to obtain approval in final, non-appealable form, upon conditions (strike one) Buyer / Seller is to have until 60 reasonably acceptable to the Parties. Buyer Initials: h. M. Buyer Initials: Seller Initials: Se

| 62 | [(B) Subdivision Contingency. This Contract is contingent upon (strike one) Buyer / Seller obtaining all requisite approvals from any |
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| 63 | governing body having jurisdiction for subdivision approval of the Property. (strike one) Buyer/Seller must make an application for |
| 64 | subdivision approval by 20 and the Parties agree to use commercially reasonable efforts to diligently pursue the |
| 65 | application. The final approval, upon conditions reasonable appentable to the Parties, shall be obtained on or before |
| 66 | [] (C) Utility Availability. This Contract is contingent upon (strike one) Buyer obtaining I Seller delivering evidence, on or before |
| 67 | . 20 that the following utilities serve the Property is a meaning a location reasonably acceptable to Buyer |
| 68 | (check all that apply): □ electricity; □ gas, □ municipal water; □ municipal sewer; □ telephone; □ other: |
| 1000 | (D) Vacant Land Disclosure This Contract is contingent upon Saller delivering to Buyer or Buyer's designated agent a completed copy |
| 69 70 | of the Chicage Association of Roalters' Vacant Land Disclosure Rider ("Disclosure") within 5 business days of the Acceptance Date. If |
| 71 | Buyer does not receive the Disclosure within the specified time, Buyer shall within 2 business days of the due date for receipt of the |
| 72 | Disclosure notify Seller in writing of Buyer's election to terminate the Contract or proceed with this Contract without regard to Buyer's |
| 73 | receipt of the Disclosure. IN THE ABSENCE OF ANY WRITTEN NOTICE FROM BUYER TO SELLER WITHIN SUCH 2 BUSINESS |
| 74 75 | DAY PERIOD, THIS PROVISION SHALL BE DEEMED WAIVED BY BUYER AND THIS CONTRACT SHALL REMAIN IN FULL — FORCE AND EFFECT. |
| 76 | IF BLVER DELIVERIES WRITTEN NOTICE TO SELLER THAT BLVER ELECTS TO TERMINATE THIS CONTRACT CTERMINATION |
| 77 | NOTICE'S PRIOR TO THE EXPIRATION OF ANY OF THE ABOVE REFERENCED CONTINGENCY PERIODS, THEN THIS CONTRACT |
| 78 | SHALL BE DECLARED NULL AND YOLD AS OF THE DATE OF SELLERS RECEIPT OF BUYERS TERMINATION NOTICE AND THE TARNEST MONEY SHALL BE DISBURSED BY ESCROWBE TO BUYER UPON THE WRITTEN DIRECTION OF THE PARTIES. |
| 80 | 11. Dual Agency. The Parties confirm that they have previously consented to |
| 81 | in providing brokerage services on behalf of the Parties and specifically consent to Licensee acting as Dual Agent on the transaction covered by this Contract. |
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| | Buyer Initials: Seller Initials: Seller Initials: Seller Initials: |
| | 12. Attorney Modification. Within 10 business days after the Acceptance Date ("Attorney Approval Period"), the Parties' respective attorneys may propose written modifications to this Contract ("Proposed Modifications") on matters other than the Purchase Price, broker's |
| 86 86 | compensation and dates. Any Proposed Modifications that are set forth in writing and accepted by the other party shall become terms of this Contract |
| 87 | as if originally set forth in this Contract. If, within the Attorney Approval Period, the Parties cannot reach agreement regarding the Proposed |
| 88 | Modifications, then, at any time after the Attorney Approval Period, either Party may terminate this Contract by written notice to the other Party. In |
| 89 | that event, this Contract shall be null and void and the Earnest Money shall be returned to Buyer. IN THE ABSENCE OF DELIVERY OF |
| 90 | PROPOSED MODIFICATIONS PRIOR TO THE EXPIRATION OF THE ATTORNEY APPROVAL PERIOD, THIS PROVISION SHALL BE DEEMED WAIVED BY ALL PARTIES, AND THIS CONTRACT SHALL DE IN FULL FORCE AND EFFECT. |
| | |
| 92 93 | 13. <u>Inspection</u> . Within <u>60</u> business days after the Acceptance Date ("Inspection Period"), Buyer may conduct, at Buyer's sole cost and expense (unless otherwise provided by law) inspections of the Property ("Inspections"), including but not limited to investigations of the utilities serving the |
| 94 | Property, environmental audits and soil sample testing, by one or more properly licensed or certified inspection personnel (each au "Inspector"). |
| 95 | Buyer shall provide Seller with reasonable notice prior to conducting any such investigations. Buyer shall indemnify Seller from and against any loss |
| 96 | or damage to the Property or personal injury caused by the Inspections, Buyer, or Buyer's Inspector. Buyer agrees to promptly provide copies of all inspection reports to Seller and to the listing broker, if any. Buyer further agrees to restore the Property to its original condition and agrees to be |
| 97 98 | responsible for any damage incurred while performing such Inspections. Buyer may terminate this Contract at any time prior to the expiration of the |
| 99 | Inspection Period by providing written notice of such termination to Seller. In the event of such notice, this Contract shall be null and void and the |
| 00 | Earnest Money shall be returned to Buyer. Buyer's obligations under this Paragraph 13 shall survive the termination of this Contract. IN THE |
| | ABSENCE OF WRITTEN NOTICE PRIOR TO EXPIRATION OF THE INSPECTION PERIOD, THIS PROVISION SHALL BE DEEMED WAIVED BY ALL PARTIES, AND THIS CONTRACT SHALL BE IN FULL FORCE AND EFFECT. |
| 03 | 14. General Provisions, Riders and Addendums. THIS CONTRACT WILL BECOME A LEGALLY BINDING CONTRACT WHEN |
| 04 | SIGNED BY ALL PARTIES AND DELIVERED. THIS CONTRACT INCLUDES THE GENERAL PROVISIONS ON THE LAST PAGE OF THIS |
| 05 | CONTRACT AND RIDERS (list Rider numbers here) AND ADDENDUM (list |
| 06 | Addendum numbers here) ATTACHED TO AND MADE A PART OF THIS CONTRACT. |
| | [SIGNATURE PAGE FOLLOWS] |
| | * See attached language regarding forming agreement and copy of Galusta Farms Farming Agreement (Zpages) dated 11-1-7. |
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| | of Galustia Farms Farming Agreement (2pages) Mated 11-1-11- |
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| | Standard Berkelt J. S. S. W. | and authority conferred upon and vested in it as such Teletine. It is expressly uniscretized and agreed that off the warrantion, |
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| 13/4 | lessey _ | egreements herein made on the part of the Trustee are |
| | 4 194 <u></u> | unidertainen by it solety in its copacity as Trustee and not merannally. No personal liability or personal responsibility is |
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145 GENERAL PROVISIONS

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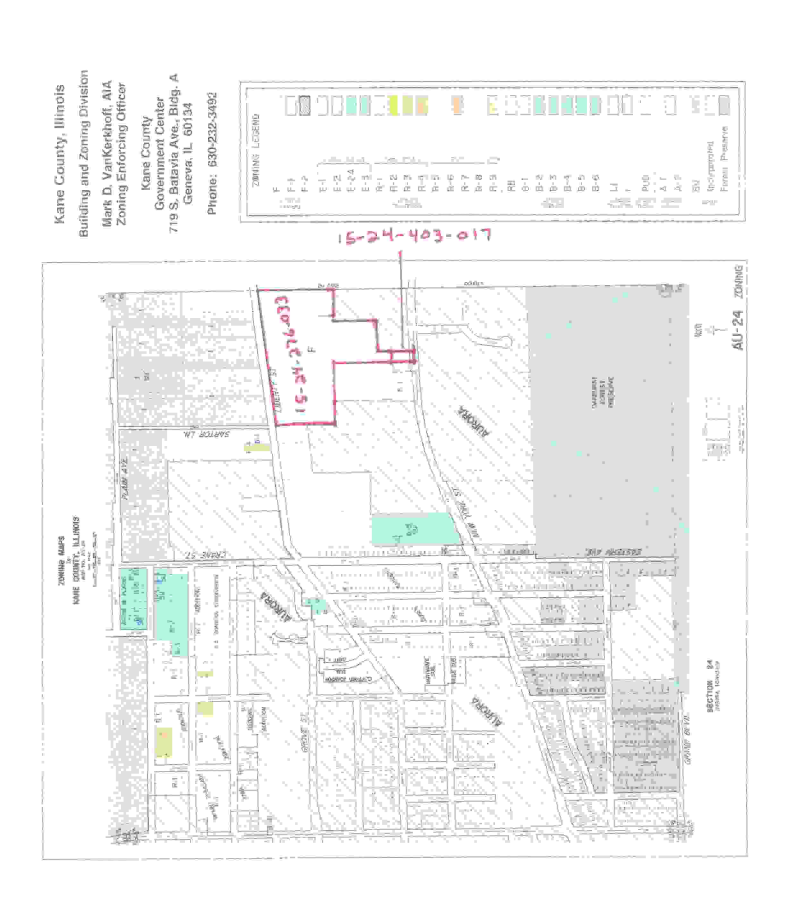
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- A. Prorations. Rent, interest on existing mortgage, if any, water taxes and other items shall be prorated as of the Closing Date.
- 147 B. Uniform Vendor and Purchaser Risk Act The provisions of the Uniform Vendor and Purchaser Risk Act of the State of Illinois shall be applicable to this 148 Contract.
 - C. Title. Within 5 days prior to the Closing Date, Seller shall deliver to Buyer or his agent evidence of merchantable title in the intended grantor by delivering a Commitment for Title Insurance of a title insurance company bearing a date on or subsequent to the Acceptance Date, in the amount of the Purchase Price, subject to no other exceptions than those previously listed within this Contract and to general exceptions contained in the commitment. Delay in delivery by Seller of a Commitment for Title Insurance due to delay by Buyer's mortgage in recording mortgage and bringing down title shall not be a delault of this Contract. Every Commitment for Title Insurance furnished by Seller shall be conclusive evidence of title as shown. If evidence of title discloses other exceptions, Seller shall have 30 days after Seller's receipt of evidence of title to cure the exceptions and notify Buyer accordingly. As to those exceptions that may be removed at Closing by payment of money, Seller may have those exceptions removed at Closing by using the proceeds of the sale.
 - D. Notice. All notices required by this Contract shall be in writing and shall be served upon the Parties or their attorneys at the addresses provided in this Contract. The mailing of notice by registered or certified mail, return receipt requested, shall be sufficient service when the notice is mailed. Notices may also be served by personal delivery or commercial delivery service, by mail-o-gram, telegram, or by the use of a facsimile machine with proof of transmission and a copy of the notice with proof of transmission being sent by regular mail on the date of transmission. In addition, facsimile signatures or digital signatures shall be sufficient for purposes of executing this Contract and shall be deemed originals. E-mail notices shall be deemed valid and received by the addressee when delivered by e-mail and opened by the recipient, provided that a copy of the e-mail notice is also sent by regular mail to the recipient on the date of transmission.
 - E. Disposition of Earnest Money. In the event of default by Buyer, the Earnest Money, less expenses and commission of the listing broker, shall be paid to Seller. If Seller defaults, the Earnest Money, at the option of Buyer, shall be refunded to Buyer, but such refunding shall not release Seller from the obligations of this contract. In the event of any default, Escrowee shall give written notice to Seller and Buyer indicating Escrowee's intended disposition of the Earnest Money within 30 days after the notice. However, Seller and Buyer acknowledge and agree that if Escrowee is a licensed real estate broker, Escrowee may not distribute the Earnest Money without the joint written direction of Seller and Buyer or their authorized agents. If Escrowee is not a licensed real estate broker, Seller and Buyer agree that if neither Party objects, in writing, to the proposed disposition of the Earnest Money within 30 days after the date of the notice, then Escrowee shall proceed to disperse the Earnest Money as previously noticed by Escrowee. If either Seller or Buyer objects to the intended disposition within the 30 day period, or if Escrowee is a licensed real estate broker and does not receive the joint written direction of Seller and Buyer authorizing distribution of the Earnest Money, then the Escrowee may deposit the Earnest Money with the Clerk of the Circuit Court by the filling of an action in the nature of an Interpleader. Escrowee may be reimbursed from the Earnest Money for all costs, including reasonable attorney's fees, related to the filling of the Interpleader and the Parties indemnify and hold Escrowee harmless from any and all claims and demands, including the payment of reasonable attorneys' fees, costs, and expenses arising out of those claims and demands.
- F. Bill of Sale. Seller shall furnish to Buyer at Closing an executed, notarized bill of sale ("Bill of Sale") transferring all of Seller's right, title and interest in the Personal Property, if any, To Buyer at Closing.
- G. Affidavit of Title. Seller shall furnish to Boyer at Closing an executed, notarized affidavit of title ("Affidavit of Title"), and any other documents as may be required by the Title Company for the issuance of any ALTA owner's policy and/or lender's policy, as the case may be. The Affidavit of Title shall cover the Closing Date.
- H. Code Violations. Seller warrants that no notice from any city, village, or other governmental authority of a dwelling code violation that currently exists on the Property has been issued and received by Seller or Seller's agent ("Code Violation Notice"). If a Code Violation Notice is received after the Acceptance Date and before Closing, Seller shall promptly notify Buyer of the Notice.
 - I. Escrow Closing. At the written request of Seller or Buyer received prior to the delivery of the deed under this Contract, this sale shall be closed through an escrow with a title insurance company, in accordance with the general provisions of the usual form of deed and money escrow agreement then furnished and in use by the title insurance company, with such special provisions inserted in the escrow agreement as may be required to conform with this Contract. Upon the creation of an escrow, payment of Purchase Price and delivery of deed shall be made through the escrow, this Contract and the Earnest Money shall be deposited in the escrow, and the Broker shall be made a party to the escrow with regard to commission due. The cost of the escrow shall be divided equally between Buyer and Seller.
- J. Survey. At least 5 days prior to the Closing Date, Seller shall provide Buyer with a survey by a licensed land surveyor dated not more than six months prior to the date of Closing, showing the present location of all easements, building set-back lines and boundaries of the Property. If Buyer or Buyer's mortgagee desires a more recent or extensive survey, the survey shall be obtained at Buyer's expense.
 - K. 1031 Exchange. The Parties agree that at any time prior to the Closing Date, Buyer and/or Seller may elect to effect a simultaneous or non-simultaneous tax-deferred exchange pursuant to Section 1031, and the regulations pertaining thereto, of the Internal Revenue Code, as amended. Each party expressly agrees to cooperate with the other party in connection with any such exchange in any manner which shall not impose any additional cost or liability upon the cooperating party, including without limitation by executing any and all documents, including escrow instructions or agreements consenting to the assignment of any rights and obligations hereunder to an exchange entity, which may be necessary to carry out such an exchange; provided, however, that any election to effect such an exchange shall not delay the Closing Date.
 - L. Legal Description. The Parties may amend this Contract to attach a complete and correct legal description of the Property.
- 197 M. RESPA. Buyer and Seller shall make all disclosures and do all things necessary to comply with the applicable provisions of the Real Estate Settlement 198 Procedures Act of 1974; as amended.
- N. Transfer Taxes. Seller shall pay the amount of any stamp tax imposed by the state and county on the transfer of title, and shall furnish a completed declaration signed by Seller or Seller's agent in the form required by the state and county, and shall furnish any declaration signed by Seller or Seller's agent or meet other requirements as established by any local ordinance with regard to a transfer or transaction tax. Any real estate transfer tax required by local ordinance shall be paid by the person designated in that ordinance.
- Removal of Personal Property. Seller shall remove from the Property by the Possession Date all debris and Seller's personal property not conveyed by
 Bill of Sale to Buyer.
- P. Surrender. Seller agrees to surrender possession of the Property in the same condition as it is on the Acceptance Date, ordinary wear and tear excepted, subject to Paragraph B of the General Provisions of this Contract.
 - Q. Time. Time is of the essence for purposes of this Contract.
 - R. Number. Wherever appropriate within this Contract, the singular includes the plural.
 - S. Flood Plain Insurance. In the event the Property is in a flood plain and flood insurance is required by Buyer's lender, Buyer shall pay for that insurance
- T. Business Days and Time. Any reference in this Contract to "day" or "days" shall mean business days, not calendar days, including Monday, Tuesday, 211 Wednesday, Thursday, and Friday, and excluding all official federal and state bolidays.
- U. Patriot Act. Seller and Buyer represent and warrant that they are not acting, directly or indirectly, for or on behalf of any person, group, entity, or nation named by Executive Order or the United States Treasury Department as a Specially Designated National and Blocked Person, or other banned or blocked person, entity, nation or transaction pursuant to any law, order, rule or regulation which is enforced or administered by the Office of Poreign Assets Control ("OFAC"), and that they are not engaged in this transaction directly or indirectly on behalf of, any such person, group, entity, or nation. Each Party shall defend, indemnify, and hold harmless the other Party from and against any and all claims, damages, losses, risks, liabilities, and expenses (including reasonable attorneys' fees and costs) arising from or related to any breach of the foregoing representation and warranty.
- V. Brokers. The real estate brokers named in this Contract shall be compensated in accordance with their agreements with their clients and/or any offer of compensation made by the listing broker in a multiple listing service in which the listing and cooperating broker both participate.
 - W. Original Executed Contract. The listing broker shall hold the original fully executed copy of this Contract.

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| Buyer Initials: 4 | 76 | Buyer Initials: | 4 of 4 | Seller Initials: | Seller Initials: |



*Attachment

Currently the Property is subject to a Farming Agreement dated 1-16-2012 with Galusha Farm, LLC, a copy of which is attached hereto and incorporated herein by reference (the "Farming Agreement"), which Farming Agreement will be assigned to Buyer at Closing and assumed by Buyer at Closing. A copy of the current Certificate of Insurance insuring Galusha Farm, LLC, as required by the Farming Agreement, is attached hereto and incorporated herein by reference (the "Current Insurance Certificate"). Seller agrees that in the event, Galusha Farm, LLC does not obtain and deliver to the Buyer and Seller, prior to the expiration of the current insurance coverage under the Current Insurance Certificate, a new Certificate of Insurance for another year under the Farming Agreement, similar in coverage and length as set forth in the Current Insurance Certificate, the Seller agrees to obtain and deliver to Buyer, at Seller's cost, a certificate of insurance for commercial general liability insurance coverage for the farming activities by Galusha Farm, LLC on the Property under the Farming Agreement, with a \$1,000,000 each occurrence limit and a general aggregate limit of \$2,000,000 for the period from the expiration date of the insurance coverage under the Current Insurance Certificate thru December 31, 2018. Seller shall have no obligation to provide or obtain any commercial general liability insurance coverage or any other insurance coverage after December 31, 2018. Seller shall use its best efforts to obtain from Galusha Farm, LLC an updated certificate of insurance that names the Buyer(CT & T #80023778774 or Assignee) as an additional insured on the Current Insurance Certificate.

Farming Agreement

Hedrich Farm (Owner) Farm land on Liberty St Aurora, IL

11-1-07

Re Farm land and agriculture production on 22.5 acres on the South side of Liberty St. with New York St. to the south border. Approximately 2 miles west of Eola Rd. located in Kane County.

Thank you for the opportunity to farm the above referenced property. Please note below the farming agreement for the above farm, starting November 2007

Consideration

- 1 Galusha Farm. LLC shall work the soil, plant a crop and harvest such for the mutual benefit of both parties. All costs and proceeds shall be that of Galusha Farm. LLC, solely.
- (Owner) shall pay to Galusha Farm, LLC, with an office located at 30VV771
 Butterfield Rd. Naperville, IL. 60563 at 630-878-6350, the sum of \$4,500
 per year for the farming activity. Payment shall be made each year on or
 before Feb. 1st. annually (starting in 2008)
- 3 Owner agrees to remove debris (rocks, scrub trees, fallen trees, garbage and asphalt) and keep the farm clean and free from all debris and fallen trees or tree limbs

Insurance and Indemnification:

Galusha Farm, LLC shall carry all necessary insurance and indemnify. Owner against any damage or injuries caused by Galusha Farm, LLC, his employees, guests or invitees

Owner shall have no liability, other than due to its own negligence, for damage or injury arising from tilling, planting, harvesting or other operations by Galusha Farm. LLC his employees, guests or invitees, on the Property.

Damage to Crops:

- Owner, will Pay Galusha Farm, LLC \$550 per acre, for crop damage, or for loss of the plants after May1st annually, if the land or plants are destroyed by earth-moving equipment, surveyors, core drillers etc. on approximately 22.5 acres... or whatever acreage is calculated as damaged, if damaged by Owners' election
- 2 Damage payment will be made to Galusha Farm. LLC within 30 days from the date of the damage notification to either party

Limited Power of Attorney

For the strict purpose of the Farm Service Agency, FSA, U.S. Dept. of Ag. Agency. Owner agrees to sign a power of attorney form strictly for the convenience of Galusha Farm, LLC. Owner agrees to sign a power of attorney form, allowing Galusha Farm, LLC to fill out FSA paperwork without the written consent and signature of Owner.

All FSA payments shall be made to Galusha Farm, LLC

TERM

The term of this agreement shall be continuous. Either party may cancel this agreement by written notice on or before August 31st to be effective for the next crop year. For example ... August 30th 2009 written notice for the 2010 calendar year.

By signing below both parties agree to the above statements

| Manager, Galusha Farm, LLC: |
|--|
| Date: 7 |
| Raymond O Hedrich as trustee under the Raymond O Hedrich declaration of Trust dated 10/5/1988 at amended, as the sole beneficiary of Old Second National Bank of Aurora, Trust Number 1122, dated April 11, 1968 |
| Owner |
| Date: 11-4-87 |



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/00/YYYY) 09/20/2017

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

important: If the certificate holder is an ADDITIONAL INSURED, the policy(les) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsements.

| | m nie cet | trilicate notder in heri of s | | s). | | | | |
|--|--|-----------------------------------|----------------------------|------------------------------|--|--------------|--------|--|
| PRODUCER | CONTACT MICHAEL E DILLON | | | | | | | |
| GALLAGHER, DILLON, FRIEDLUND & AS | PHONE [A/C, No. Ext): 815-756-8643 [A/C, No. Ext): 815-756-4499 | | | | | | | |
| | E-WAIL. | | | | | | | |
| 15126 WILLOW RUN DRIVE | | ADDRESS: | | | | | | |
| DEKALB | | IL 60115 | | | RDING COVERAGE | | NAIC# | |
| INSUREO | | is 00110 | | | . REINSURANCE COMPA | MA. | | |
| GALUSHA FARMILLO | | | INSURER B: OWNE | RS INSURAN | ICE COMPANY | | | |
| G/O STEVEN BERNING | | | INSURER C : | <u>:-</u> | | | | |
| | | | INSURER 0: | | | | | |
| 27W271 GALUSHA AVE | | | INSURER E | | | | | |
| WARRENVILLE | | IL 60555 | INSURER F: | | | | | |
| COVERAGES CER | RTIFICAT | E NUMBER; | | _ | REVISION NUMBER: | | | |
| THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN. THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS. EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS. | | | | | | | | |
| INSE LTR TYPE OF INSURANCE | ADDL SUBP INSD WVD | | POLICY EFF (MM/DD/YYYY) | POLICY EXP (MINI/OD/YYYY) | LIMIT | S. | | |
| COMMERCIAL GENERAL LIABILITY | | | | GHENGEN T (SEN) | EACH OCCURRENCE | ± 1,00 | 00.000 | |
| CLAIMS-MADE X OCCUR X FARM LIABILITY PUBLIC & | | | | | DAMAGE TO RENITED PREMISES (Ex occurrence) | \$ | | |
| A EMPLOYER'S LIABILITY | Y | ADDIN INTER | | # no months and a sign | MED EXP (Any ana person) | n) \$ 25,000 | | |
| | F | 10391 KMIC | 10/08/2017 | 10/08/2018 | PERSONAL & ADV INJURY | y s | | |
| GEN'L AGGREGATE LIMIT APPLIES PER: YEAR PRO- LECT | 1 1 | Y | | | GENERAL AGGREGATE | \$ 2,000,000 | | |
| | | II | | | PRODUCTS - COMP/OF AGG | <u>\$</u> | | |
| AUTOMOBILE LIABILITY | | | | | COMBINED SINGLE LIMIT | E. | | |
| ANY AUTO | 1 | | | ľ | (Ea accided!) | * 200,000 | | |
| and allower property and an arrangement of the second of t | | 20000000000 | | | BODILY INJURY (Per person) | | | |
| AUTOS ONLY AUTOS | Υ ; | 0000677712 | 02/27/2017 | 02/27/2018 | | denti 3 | | |
| AUTOS ONLY AUTOS ONLY | AUTOS ONLY AUTOS ONLY NON-OWNED | | | | PROPERTY DAMAGE (Per accident) | \$ | | |
| | | 1 | | | | B: | | |
| X UMBRELLA LIAS X OCCUR | | ļ. | | | EACH OCCURRENCE: | s 5,00 | 0.000 | |
| B EXCESSION CLAIMS-MADE | Y | 49-623782-00 | 10/08/2017 | 10/98/2018 | | ja Ja | | |
| DED RETENTIONS | | | | | | s | | |
| WORKERS COMPENSATION AND EMPLOYERS LIABILITY | | | | 10/08/2018 | X PER STATUTE ER | ~ | | |
| ANYPROPRIETOR/PARTNER/EXECUTIVE | 3014 | 2000000000 | () | | | s 100, | nina | |
| (Wandstory in NH) | NIA | 0000663495 | 10/98/2017 | | 400,000 | | | |
| If yes, describe under DESCRIPTION OF OPERATIONS below | ' | 1 | | | | ş 500, | | |
| | | | 1 | | EL DISERSE PULLY LIMIT | 3 200% | 000 | |
| A | | | | | | | | |
| 1 | | | l I | | | | | |
| DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICL | es (Acoko | 181. Additional Remarks Schoolule | may he attached to man | a compa in convers | -i\(\) | | | |
| GENERAL FARMING, INCLUDING CUSTO | | | ey may be attached it must | source is require | ect) | | | |
| | elitor a 2 as cross | 2017 2003 | | | | | | |
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| CERTIFICATE HOLDER | | | CANCELLATION | | | | | |
| | | | | | | | | |
| | SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS. | | | | | | | |
| | AUTHORIZED REPRESENTATIVE | | | | | | | |
| | 11284 | | | | | | | |
| | | 1 | 11100 | | | | | |

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