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MLS#

LISTING BROKER Pilot Group	SELLING BROKER	J. A.	Bachler Realto)r
LISTING AGENT Die LU/C	- FILING AGENT_	Mich	ael G. Bachler	
AGENT ID# OFFICE ID#	AGENT ID#	6502347170	OFFICE ID#	7400139
EMAIL	EMAIL	mbachler@	jabachler.com	
PHONE 586-254.0500		310-765-8895		

1. PROPERTY DESCRIPTION: The undersigned Buyer hereby offers and agrees to purchase Property located in Michigan, City/Township/Village of ______ Marine City _____ County of ______ St. Clair _____ Tax ID# _____

Legal description See Att	ached			
Also commonly known as	303	S. Water	Street	Zip 48039
Stroet Address				

Property described above shall include all available sub surface and mineral rights, all fixtures, improvements and appurtenances now in or including cabinets, on Property. all built-in appliances/equipment, shelving, all lighting fixtures, ceiling fans, attached carpeting, all window treatments and hardware, attached mirrors, hard-wired telephone system and instruments designed for the system, television antennae, satellite dishes (if owned) and complete rotor equipment, storm doors, storm windows, screens, awnings, garage door openers and transmitters, water softeners and security systems (if owned), mailboxes, fences, fireplace inserts, doors, screens, gas logs, grates, gas attachments and equipment, attached humidifiers, all landscaping, fuel in tanks, central vacuum and attachments, and

Items specifically excluded in the Listing Agreement or MLS publication must be listed hereafter, or they will be deemed included in the sale:

- PRICE: Buyer agrees to pay the sum of ______ Dollars
 (\$______) in consideration for which Seller will provide a warranty deed subject to existing building and use
 restrictions and easements and rights of way of record.
- 3. <u>METHOD OF PAYMENT</u>: All money must be paid in U.S. funds by cashier's check, wired funds, or such other funds acceptable to the closing agent. Sale shall be completed by the following method: (Mark only the box that applies.)

X A. CASH SALE. Delivery of the Warranty Deed conveying marketable title and payment of the purchase price.

□ B. CASH SALE WITH NEW MORTGAGE. Agreement contingent upon Buyer securing a ______ mortgage, not contingent upon sale or closing of other assets, in the amount of \$______ and paying \$______ down plus mortgage costs, prepaid items, adjustments and flood insurance (if required) by lender. Buyer agrees to apply for such mortgage at buyer's own expense within ______ calendar days from final acceptance of this Agreement. If a mortgage commitment conditioned only upon marketable title and satisfactory survey (if required) is not delivered to Listing Broker within ______ calendar days from date of agreement, the Seller may declare Agreement void. Buyer further agrees that in connection with application to lender, Buyer will promptly comply with lender's requirements and requests for true and accurate information required to process loan application.

C. SALE BY LAND CONTRACT/MORTGAGE ASSUMPTION/SELLER FINANCING.

(See appropriate land contract financing addendum attached and made a part hereof.)

4. EARNEST MONEY DEPOSIT: Buyer is depositing with broker \$ 10,000.00 in the form of a check, money order, cashier's check or certified funds. An additional sum of \$ 0.00 shall be tendered within _____ calendar days of acceptance by Seller, making the total earnest money deposit \$ 10,000.00 Total sums deposited will be deemed the Earnest Money Deposit to be held in accordance with the laws of the State of Michigan and applied to the purchase price at closing. The Earnest Money Deposit shall be disbursed ONLY in accordance with either: (a) the terms hereof; (b) a fully executed mutual release; or (c) until a civil action has determined to whom the deposit must be paid. If offer made is not accepted by Seller, the Earnest Money Deposit shall be returned to Buyer.

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Seller(s) Initials

MLS # _____



5.	ACKNOWLEDGEMENT OF EARNEST MONEY DEPOSIT: Received by:	J.A. Bachler, REALTOR
		Company Name
	Agent	Signature
r	CONNECTION AND THE AND THE ADDRESS AND ADDRESS	00/25/22

- 7. POSSESSION: Seller shall deliver possession to Buyer 🕅 at closing or 🗆 by 12:00 Noon ______days after closing (closing to apply if no choice is made.) If possession is not delivered at closing, from and including day of closing, through date of vacating property, SELLER SHALL PAY the sum of \$_______ per day. Designated escrow agent shall retain from amount due Seller the sum of 1 ½ times daily fee, times total days for occupancy. Designated escrow agent shall disburse occupancy fee due Buyer every 30 days, upon written request from Buyer. Seller shall be entitled to any unused portion of occupancy fee as determined by date Property is vacated and keys surrendered to 🗆 Buyer 🗠 Listing Broker. Seller is legally obligated to deliver possession as specified herein. If Seller FAILS to deliver possession as specified herein, Seller shall pay TWICE the daily occupancy fee per day and may be liable for cost of eviction, actual attorney fees, damages and other costs incurred by Buyer in obtaining possession and collecting any amount due. Brokers have no obligation, implied or otherwise, as to condition of premises or for seeing that premises are vacated on date specified.
- 8. AVAILABILITY OF HOME PROTECTION PLANS: Buyer and Seller acknowledge having been advised of availability of home protection plans.
- 9. <u>SEWER AND WATER CHARGES:</u> Seller agrees to pay for all sewer and water charges to date of CLOSING POSSESSION (possession will apply if no choice has been made.) Designated escrow agent shall retain from amount due Seller at closing \$300.00, or more if needed for final water and sewer charges. After water and sewer bills are verified paid, any unused portion shall be returned to Seller.
- 10. <u>TITLE EVIDENCE AND SURVEY:</u> Seller agrees to order title insurance upon acceptance of offer and to furnish Buyer a commitment of Title Insurance to be issued without standard exceptions. Buyer to secure and pay for a survey, if required by the title company to remove the standard exceptions. After closing, a Policy of Title Insurance, at seller's sole cost, without standard exceptions will be issued in the amount of purchase price, bearing date of closing or later guaranteeing title in condition required for performance of Agreement. Title Commitment shall be "marked up" at closing insuring through date of recording.

Title Insurance has been recommended by the real estate broker(s).

- 11. <u>TITLE OBJECTIONS:</u> If objection to title is made, based upon written notice that title is not in the marketable condition required for performance hereunder, Seller shall have 30 calendar days from date notified in writing of particular defects claimed, to either: (a) remedy title; or (b) obtain title insurance satisfactory to Buyer. Buyer agrees to complete sale within 10 calendar days of written notification that the title has been remedied or by date specified in this Agreement if later. If Seller is unable or unwilling to remedy title within time specified, Buyer will waive requirement in writing within 10 calendar days of written notification thereof, or Agreement may be declared null and void at Buyer's option.
- 12. TAXES: All property taxes due and payable on or before date of closing shall be paid by Seller. Current taxes shall be prorated and adjusted as of date of closing in accordance with due date of municipality or taxing unit(s) in which Property is located. Buyer acknowledges that Property taxes are subject to change. If taxes are not paid in advance, see addendum made a part hereof. Seller shall pay transfer taxes and other costs required to convey title. Buyer shall pay all costs for recording the warranty deed.
- 13. ASSESSMENTS: Seller shall discharge in full all public authority charges confirmed by municipality or taxing unit(s) (special assessments, water, sewer, paving charges, etc.) which are currently due and payable. Buyer is responsible for other assessments including, but not limited to, capital and lateral charges (assessed, but value not yet determined) which are confirmed and become due and payable after closing.
- 14. <u>CONDOMINIUM/HOMEOWNERS ASSOCIATION ASSESSMENTS:</u> Current dues shall be prorated to date of closing. Any delinquent condominium/homeowner association dues/assessments/liens shall be paid by Seller at closing. Any and all dues/assessments/liens confirmed and becoming due and payable after closing will be paid by Buyer. (See Condominium Addendum made a part hereof if applicable)
- 15. <u>MAINTENANCE OF PROPERTY</u>: Seller is responsible for keeping Property in substantially the same condition as of date of Agreement. Seller is responsible to maintain grounds and keep all systems in working order until Property is vacated and keys are surrendered by Seller except for conditions disclosed in Seller's Disclosure Statement or conditions discovered by Buyer as part of inspections. In the event Property has

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Seller(s) Initials

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been winterized, it shall be the obligation and expense of Seller to de-winterize Property prior to closing. Seller agrees to leave Property broom-clean and free of debris and personal property.

- 16. UTILITIES: Seller shall order final billings on all utilities (gas, electric, etc.) as of the day of possession and Seller shall pay final billings. Seller shall not direct any utilities to be disconnected. Buyer agrees to inform all utility companies of ownership and to assume and pay all billings from day of taking possession.
- 17. <u>RISK OF LOSS</u>: Seller is responsible for any damage to the Property, except for normal wear and tear until the closing or possession, whichever is later. If there is damage that Seller is unable or unwilling to repair or to arrange and pay to be repaired, Buyer has the option to cancel this Agreement and the Earnest Money Deposit shall be immediately refunded to Buyer or Buyer can proceed with the closing and deduct from the purchase price a fair and reasonable estimate of the cost to repair the Property and assume the responsibility for the repair, thereby releasing Seller.

18. SELLER'S DISCLOSURE STATEMENT: (initial only one).

Buyer(s) Initials

A With Disclosure: Buyer bas, prior to writing this offer, received Seller's Disclosure Statement.

8 Without Disclosure: All Parties understand that Seller's Disclosure Statement was not available at time this offer was written. Seller shall provide Buyer with a Seller's Disclosure Statement with Seller's Acceptance of this offer pursuant to Public Act 92 of 1993.

19. LEAD BASED PAINT DISCLOSURE/INSPECTION: (For residential housing built prior to 1978)

- A. ______ Buyer acknowledges that prior to signing this Agreement, Buyer has received and reviewed a copy of the Lead-Based Paint Seller's Disclosure Statement.
- B. _____ Buyers hall have a _____ day opportunity after date of Agreement to conduct an inspection Buyers hillings Buyers hillings Buyers hillings Buyers hillings Buyers hillings Buyer to Seller within this period, Agreement shall be terminated and Earnest Money Deposit shall be refunded to Buyer.

20. DEFAULT:

- A. <u>BUYER:</u> In the event Buyer fails to fulfill obligations set forth herein or fails to close this transaction in the time and manner provided, Seller may elect to enforce the terms hereof, declare the sale void, and retain Earnest Money Deposit (per paragraph 4) as liquidated damages and/or seek all available legal or equitable remedies.
- B. <u>SELLER:</u> In the event Seller fails to fulfill obligations set forth herein or fails to close this transaction in the time and manner provided, Buyer may elect to enforce terms herein, declare sale void, be entitled to refund of Earnest Money Deposit (per paragraph 4), and/or seek all available legal or equitable remedies.
- 22. TIME LIMIT: Buyer is making this offer valid until _____ D AM 🗆 PM on ______ or until withdrawn in writing.
- 23. ADDITIONAL DOCUMENTS ATTACHED: The Seller's Disclosure Statement, Lead Based Paint Disclosure, Agency Relationship Disclosure, plus the following checked items are also attached hereto.

□FHA/VA Addendum □Private Road Addendum □Add'I (General) Conditions Unplatted Land Addendum
Condominium Addendum
Well & Septic Addendum

Contingency Sales Agreement Vacant Land Addendum Financing Addendum Swimming Pool Addendum Home Warranty

24. <u>FLOOD INSURANCE:</u> Buyer may, at his expense, obtain a Floodplain Certification within ______ calendar days from the date of Seller's acceptance of this Agreement. If the Certification discloses that the property is in a Special Flood Hazard Area, Buyer may notify Seller, in

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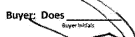
Seller(s) Initials

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writing, within ______ days from the date of the Certification that Buyer declares this Agreement null and void and the deposit shall be returned to the Buyer. Failure to notify Seller that the property is in a Special Flood Hazard Area within this same time period shall constitute a waiver of Buyer's right to terminate the Agreement under this paragraph and Buyer agrees to obtain a policy of flood insurance if required to do so by the mortgage lender.

- 25. WELL AND SEPTIC SYSTEM INSPECTION: See attached addendum made a part hereof, if applicable.
- 26. <u>PROPERTY INSPECTION/DUE DILIGENCE CONTINGENCY:</u> Note: Inspections required by FHA, VA, lenders, or municipalities are not made for, nor should they be relied upon by, Buyer. Broker(s) recommend that Buyer conduct independent private inspection(s) of property at Buyer's expense. Due diligence may include, but is not limited to, any inspection(s) or research deemed necessary by Buyer, including: structural integrity, condition of mechanical systems, environmental status, health or safety conditions, surveys or infestation. To ensure intended use of premises it is recommended that Buyer research: square footage; building and use restrictions; easements; ordinances; regulations; school district; and/or property tax status. If Buyer <u>DOES NOT</u> notify Seller, in writing, within <u>15</u> calendar days from date of final acceptance of Agreement that Buyer is dissatisfied with results of due diligence, Agreement shall be binding without regard to inspection(s). If Buyer notifies Seller, in writing and within specified time, that, in Buyer's sole judgment, Buyer is dissatisfied with results of due diligence, Buyer shall do one, or a combination, of the following within the contingency period stated above.
 - A. Present to Seller an amendment for mutual agreement that cites a list of repairs and/or conditions to be remedied.
 - B. Present to Seller an amendment for mutual agreement with a credit to be applied against the purchase price, and/or a price reduction, in full satisfaction of inspection contingency.
 - C. Present to Seller a Notice of Dissatisfaction with due diligence which shall render Agreement null and void, in which case Seller agrees to authorize Broker to return all earnest monies to Buyer.
 - D. In the event Seller and Buyer are unable to reach an Agreement to Buyer's proposals made under A or B, Buyer shall either elect to proceed with transaction by waiving this contingency in writing, or declare Agreement void by election of C within 3 calendar days of receipt of Seller's written responses to A or B above.



Does Not ______ desire to have Property Inspection.

- 27. <u>LIABILITY OF BUYER FOR DAMAGE</u>: Buyer shall be solely responsible for any and all damage to Property as a result of any and all inspection(s) of Property authorized by or conducted by Buyer. Buyer shall pay for any and all necessary repairs to restore Property to its condition prior to inspection(s) or shall reimburse Seller for actual cost of such restoration.
- 28. <u>MUNICIPAL INSPECTIONS</u>: If a municipal inspection and/or certification of premises are required by local ordinance, state or federal law, or Buyer's lending institution, Seller agrees to pay for inspections. Seller agrees to complete any and all repairs required by municipality, provided repairs do not exceed \$______. If Seller does not complete all repairs required by municipality, Buyer may assume the additional costs to complete repairs, or Buyer may declare this Agreement void.
- 29. <u>BUYER ACCEPTANCE OF CONDITION:</u> AS IS CONDITION By closing this transaction, Buyer shall be deemed to have accepted the Property in "AS IS" condition and it shall be deemed by closing this transaction that Buyer is satisfied with the condition of the Property.
- 30. <u>TIME FOR LEGAL ACTION</u>: Buyer and Seller agree that any legal action against either party or against Broker(s) or their agents related to the condition of the Property or arising out of the provisions of this Agreement or any services rendered or not rendered must be brought within the shorter of (a) the time provided by law, or (b) one (1) year after the Closing, or be forever barred.
- 31. SHOWINGS: Seller agrees not to allow the Property to be shown after the inspection contingency is removed or has expired.
- 32. FOREIGN INVESTMENT IN REAL PROPERTY TAX ACT (FIRPTA): The parties to this transaction acknowledge that they are bound by the requirements of FIRPTA, and that the required addendum or affidavit shall be prepared and executed to determine the amount required to be withheld from a foreign Seller's proceeds, if any.
- 33. This is a legal and binding document, and both Buyer and Seller acknowledge that they have been advised to consult an attorney to protect their interests in this transaction. Where the transaction involves financial and tax consequences, the parties acknowledge that they have been advised to seek the advice of their accountant or financial adviser.
- 34. <u>DISCLAIMER OF BROKER(S) AND RELEASE:</u> Broker(s) and Broker(s)' agents specifically disclaim responsibility for the condition of Property and/or for performance of Agreement by the parties. Parties acknowledge that they are not relying on any representation or warranties that may have been made other than those in writing, and the parties waive and release and relinquish any and all claims or causes of action against the Broker(s), their officers, directors, employees and/or their agents for the condition of the Property or the performance of this Agreement by the parties. Broker(s) and its agents are not experts in the areas of law, tax, financing, surveying,

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Seller's) Initials

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structural conditions, hazardous conditions, or engineering, and Buyer acknowledges that Buyer has been advised to seek professional advice from experts in these areas.

- 35. FINAL WALK-THROUGH PRIOR TO CLOSING: Buyer reserves the right to walk through Property within 48 hours prior to closing to determine whether terms of Agreement have been met.
- **36.** <u>ENTIRE AGREEMENT</u>: This Agreement supersedes any and all understandings and agreements and constitutes the entire agreement between the parties and no oral representations or statements shall be considered a part hereof.
- 37. <u>TIME IS OF THE ESSENCE</u>: Buyer and Seller understand that no extensions of time limits contained herein are expected or agreed to unless specified in writing and signed by both Buyer and Seller. Time is of the essence.
- 38. SUCCESSORS AND ASSIGNS: This Agreement shall bind the personal representatives, administrators, successors and assigns of the parties.
- 39. FACSIMILE/ELECTRONIC AUTHORITY: As an Alternative to physical delivery, the parties agree that this Agreement, any amendment or modification of this agreement and/or any written notice of communication in connection with the agreement may be delivered to the Seller in care of the Listing Agent and the Buyer in care of the Seller Agent via electronic mail or by facsimile via the contact information set forth above. Any such communication shall be deemed delivered at the time it is sent or transmitted. Seller represents and warrants that an electronic email address has been provided to the Listing Agent from which Seller may receive electronic mail. Buyer represents and warrants that an electronic email address has been provided to Selling Agent from which Buyer may receive electronic mail. The parties agree that the electronic signatures and initials shall be deemed to be valid and binding upon the parties as if the original signatures or initials were present in the documents in the handwriting of each party. All electronic means of signature or Initials by any party must be accompanied with a certificate.

40. MISCELLANEOUS:

- A. Amendment: The parties agree that this Agreement may not be altered, amended, modified, or otherwise changed, except by a duly executed written agreement between the parties.
- **B.** Headings: The headings contained in this Agreement are for reference purposes only and shall not affect in any way the meaning or interpretation of this Agreement.
- C. Grammar and Syntax: The grammar and syntax used in this Agreement shall be construed to give proper meaning and consistency to its content. Thus, "or" means "and/or," the singular may be construed to include the plural, the plural the singular, and the use of any gender or tense may be construed to include all genders and tenses.
- D. Governing Law: This Agreement shall be governed by and construed according to the laws of the State of Michigan, the state in which the Property is located.
- E. Electronic Storage of Documents and Records: The undersigned Sellers and Buyers hereby stipulate and acknowledge that all documents relating to this agreement and all records and correspondence relating thereto, whether now existing or created hereafter, may be stored as electronic images and the originals of the electronically stored documents may be destroyed. The electronic images shall be deemed to serve as the original documents thereafter.

41. OTHER TERMS AND CONDITIONS:

Seller shall include 2 dedicated parking spaces on the street in front of the building.

Purchaser reserves the right to assign purchase agreement to North Pointe Shores, LLC with Wallace and Donna Evans as managing members.

BUYER SIGNATURE AND ACKNOWLEDGMENT OF RECEIPT: Buyer hereby makes this offer with terms and conditions contained herein and acknowledges receiving a copy of this Agreement.

BUYER Wallace Evans	BUYER ST	<u>)))(</u>
Please Print		nature
BUYER	BUYER	
Please Print	Sigr	nature
Buyertstwittels	Page 5 of 6	Seller(s) Initials
	MLS #	



WITNESS	lee_	DATE7-2	0-2-2
SELLER SIGNATURE: S Agreement.	eller hereby agrees to t	erms and conditions contained herein.	. Seller acknowledges receiving a copy of this
SELLER		SELLER	
p,	ease Print		Signature
SELLER		SELLER	
	lease Print		Signature
WITNESS		DATE	
	utes a final acceptance		es receipt of Seller's signed acceptance of this were made by the Seller, thereby making this
BUYER Wallace Eva	ns	BUYER	
ACCOUNT OF A COUNT OF	lease Print		Signature

BUYER	BUYER		
Please Print		Signature	
WITNESS	DATE		

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Buyer(s)Initials

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Disclosure Regarding Real Estate Agency Relationships

Before you disclose confidential information to a real estate licensee regarding a real estate transaction, you should understand what type of agency relationship you have with that licensee. A real estate transaction is a transaction involving the sale or lease of any legal or equitable interest in real estate consisting of not less than 1 or not more than 4 residential dwelling units or consisting of a building site for a residential unit on either a lot as defined in section 102 of the land division act, 1967 PA 288, MCL 560.102, or a condominium unit as defined in section 4 of the condominium act, 1978 PA 59, MCL 559.104.

- (1) An agent providing services under any service provision agreement owes, at a minimum, the following duties to the client:
 - (a) The exercise of reasonable care and skill in representing the client and carrying out the responsibilities of the agency relationship.
 - (b) The performance of the terms of the service provision agreement.
 - (c) Loyalty to the interest of the client.
 - (d) Compliance with the laws, rules, and regulations of this state and any applicable federal statutes or regulations.
 - (c) Referral of the client to other licensed professionals for expert advice related to material matters that are not within the expertise of the licensed agent. A real estate licensee does not act as an attorney, tax advisor, surveyor, appraiser, environmental expert, or structural or mechanical engineer and you should contact professionals on these matters.
 - (f) An accounting in a timely manner of all money and property received by the agent in which the client has or may have an interest.
 - (g) Confidentiality of all information obtained within the course of the agency relationship, unless disclosed with the client's permission or as provided by law, including the duty not to disclose confidential information to any licensee who is not an agent of the client.

(2) A real estate broker or real estate salesperson acting pursuant to a service provision agreement shall provide the following services to his or her client:

- (a) When the real estate broker or real estate salesperson is representing a seller or lessor, the marketing of the client's property in the manner agreed upon in the service provision agreement.
- (b) Acceptance of delivery and presentation of offers and counteroffers to buy, sell, or lease the client's property or the property the client seeks to purchase or lease.
- (c) Assistance in developing, communicating, negotiating, and presenting offers, counteroffers, and related documents or notices until a purchase or lease agreement is executed by all parties and all contingencies are satisfied or waived.
- (d) After execution of a purchase agreement by all parties, assistance as necessary to complete the transaction under the terms specified in the purchase agreement.
- (c) For a broker or associate broker who is involved at the closing of a real estate or business opportunity transaction, furnishing, or causing to be furnished, to the buyer and seller, a complete and detailed closing statement signed by the broker or associate broker showing each party all receipts and disbursements affecting that party.

Michigan law requires real estate licensees who are acting as agents of sellers or buyers of real property to advise the potential sellers or buyers with whom they work of the nature of their agency relationship.

SELLER'S AGENTS

A seller's agent, under a listing agreement with the seller, acts solely on behalf of the seller. A seller can authorize a seller's agent to work with subagents, buyer's agents and/or transaction coordinators. A subagent of the seller is one who has agreed to work with the listing agent, and who, like the listing agent, acts solely on behalf of the seller. Seller's agents and their subagents will disclose to the seller known information about the buyer which may be used to the benefit of the seller.



Individual services may be waived by the seller through execution of a limited service agreement. Only those services set forth in paragraph (2)(b), (c), and (d) above may be waived by the execution of a limited service agreement.

BUYER'S AGENTS

A buyer's agent, under a buyer's agency agreement with the buyer, acts solely on behalf of the buyer. A subagent of the buyer is one who has agreed to work with the buyer's agent with who, like the buyer's agent, acts solely on behalf of the buyer. Buyer's agents and their subagents will disclose to the buyer known information about the seller which may be used to benefit the buyer.

Individual services may be waived by the buyer through execution of a limited service agreement. Only those services set forth in paragraph (2)(b), (c), and (d) above may be waived by the execution of a limited service agreement.

DUAL AGENTS

A real estate licensee can be the agent of both the seller and the buyer in a transaction, but only with the knowledge and informed consent, in writing, of both the seller and the buyer.

In such a dual agency situation, the licensee will not be able to disclose all known information to either the seller or the buyer. As a dual agent, the licensee will not be able to provide the full range of fiduciary duties to the seller or the buyer.

The obligations of a dual agent are subject to any specific provisions set forth in any agreement between the dual agent, the seller and the buyer.

TRANSACTION COORDINATOR

A transaction coordinator is a licensee who is not acting as an agent of either the seller or the buyer, yet is providing services to complete a real estate transaction. The transaction coordinator is not an agent for either party and therefore owes no fiduciary duty to either party.

DESIGNATED AGENCY

A buyer or seller with a designated agency agreement is represented only by agents specifically named in the agreement. Any agents of the firm not named in the agreement do not represent the buyer or seller. The named "designated" agent acts solely on behalf of his or her client and may only share confidential information about the client with the agent's supervisory broker who is also named in the agreement. Other agents in the firm have no duties to the buyer or seller and may act solely on behalf of another party in the transaction.

LICENSEE DISCLOSURE (Check one)

I hereby disclose that the agency status of the licensee named below is:

- _____ Seller's agent
- Seller's agent limited service agreement
- Buyer's agent
- _____ Buyer's agent limited service agreement
- _____ Dual agent
- Transaction coordinator (A licensee who is not acting as an agent of either the seller or the buyer.)
- _____ None of the above

AFFILIATED LICENSEE DISCLOSURE (Check one)

Check here if acting as a designated agent. Only the licensee's broker and a named supervisor broker have the same agency relationship as the licensee named below. If the other party in a transaction is represented by an affiliated licensee, then the licensee's broker and all named supervisory brokers shall be considered disclosed consensual dual agents.

J.

Check here if not acting as a designated agent. All affiliated licensees have the same agency relationship as the licensee named below.

Further, this form was provided to the buyer or seller before disclosure of any confidential information.

	<u>Z 20-2</u>
Licensee Michael G. Bachler	Date

Licensee

ACKNOWLEDGMENT

By signing below, the parties acknowledge that they have received and read the information in this agency disclosure statement and acknowledge that this form was provided to them before the disclosure of any confidential information. THIS IS NOT A CONTRACT.

DOES X DOES NOT have an agency relationship with any other real estate licensee. If an agency The undersigned relationship exists, the undersigned is represented as SELLER BUYER. Potential K E Date Caller Aheek one Wally Evans

Potential D Buyer D Seller (check one)

Date

Date

Disclaimer This form is provided as a service of the Michigan Association of KEALTORS®. Please review both the form and details of the particular transaction to ensure that each section is appropriate for the transaction. The Michigan Association of REALTORS® is not responsible for use or misuse of the form, for misrepresentation, or for warrantics made in connection with the form.

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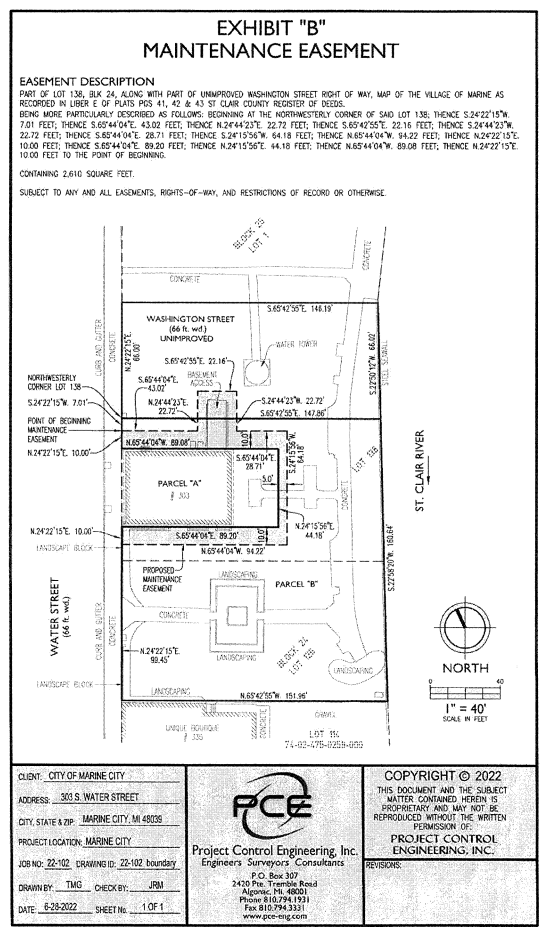


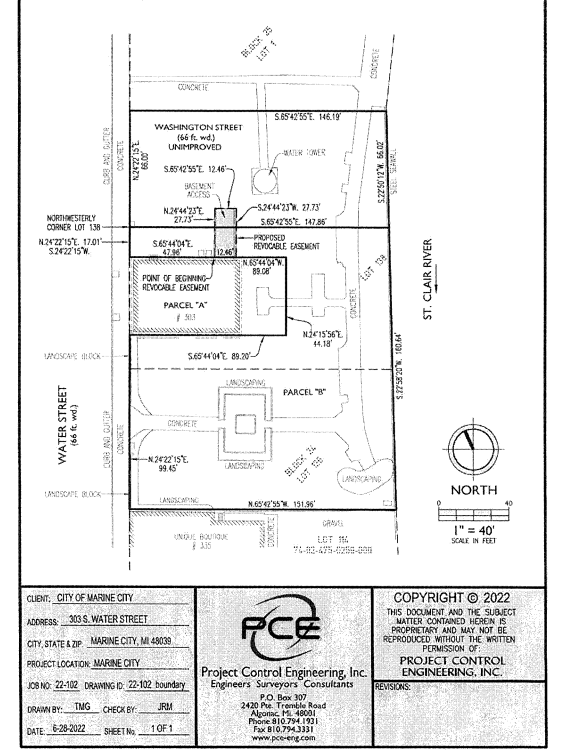
EXHIBIT "B" REVOCABLE EASEMENT

EASEMENT DESCRIPTION

PART OF LOT 138, BLK 24, ALONG WITH PART OF UNIMPROVED WASHINGTON STREET RIGHT OF WAY, MAP OF THE VILLAGE OF MARINE AS RECORDED IN LIBER E OF PLATS POS 41, 42 & 43 ST CLAIR COUNTY REGISTER OF DEEDS. BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS: COMMENCING AT THE NORTHWESTERLY CORNER OF SAID LOT 138; THENCE S.24'22'15'W. 17.01 FEET; THENCE S.26'44'04'E. 47.96 FEET TO THE POINT OF BEGINNING. THENCE N.24'44'23'E. 27.73 FEET; THENCE S.65'42'05'E. 12.46 FEET; THENCE S.24'44'23'W. 27.73 FEET; THENCE N.65'44'04'W. 12.46 FEET TO THE POINT OF BEGINNING.

CONTAINING 346 SQUARE FEET.

SUBJECT TO ANY AND ALL EASEMENTS, RIGHTS-OF-WAY, AND RESTRICTIONS OF RECORD OR OTHERWISE.



MAINTENANCE EASEMENT

That I (we)	City of Marine City		, hereaft	er referred to as Gra	ntor,
	Name				
				10020	
whose addre	ss is 260 S. Parker	Marine City	MI	48039	
	Streat	City	State	Zin	

and who is the current owner of Parcel A & Parcel B, shown and described on attached Exhibit "A".

For the mutual benefit of adjoining property owners, Grantor does hereby release and convey to any future property owner of Parcel "A", hereafter referred to as Grantee, an Easement for maintenance and repair activities. Grantee agrees to schedule use of the easement with Grantor, except for emergency repairs, and accepts, acknowledges and agrees that use of the easement is limited to short durations of time only as needed for maintenance and repair activities of the exterior building structure on Parcel "A". This is the sole and controlling purpose of the easement.

The easement shall be a Permanent Easement, as shown on attached: EXHIBIT "B"

The Grantee shall indemnify and hold the Grantor harmless from and against any and all claims for expenses, costs, losses, liabilities and/or damages, including without limitation harm to persons or property and any violations of any federal, state, or local laws, ordinances, rules or regulations, asserted against the Grantor, which may be incurred by the Grantor as a result of the Grantee's use of the easement for the sole purpose as stated herein.

Any portion of the premises disturbed or damaged while the easement is used shall be immediately restored by grantee to its original conditions.

This casement is granted based on mutual consideration that is acknowledged and accepted by the parties hereto.

This Easement shall run with the land and be binding upon the heirs, executors, administrators, successors and assigns of the undersigned, as the holders of the legal title to the lands and premises above described.

IN WITNESS WHEREOF, the undersigned have hereunto set their hands and scals, this _____day of ______, 20_____,

Signed in the Presence of:

Witnesses:

Grantor:

CITY OF MARINE CITY.

By: Cheryl Vercammen

Its: Mayor

ACKNOWLEDGEMENT

STATE OF MICHIGAN)) ss. COUNTY OF _____)

On this ______ day of ______, 20_____, before me, a Notary Public in and for said State and County, personally appeared <u>Cheryl Vercammen Mayor_</u> of the City of Marine City, known to me to be the person(s) described in and who executed the within instrument, and acknowledged the same to be his/her free act and deed.

My commission expires:

Notary Public County, Michigan.

WHEN RECORDED, RETURN TO: CITY OF MARINE CITY HOLLY TATMAN, CITY MANAGER 260 S PARKER MARINE CITY, MI 48039 DRAFTED BY: PROJECT CONTROL ENGINEERING, INC P.O. BOX 307 ALGONAC, MI 48001

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REVOCABLE EASEMENT

That I (we) City of Marine City		, hereaft	er referred to as Gra	ntor
Name				
whose address is 260 S. Parker	Marine City	MI	48039	
Street	City	State	Zip	

and who is the current owner of Parcel A, Parcel B, and the undeveloped right-of-way of Washington Street shown and described on attached Exhibit "A".

For the mutual benefit of adjoining property owners, Grantor does hereby release and convey to any future property owner of Parcel "A", hereafter referred to as Grantee, a Revocable Easement for the sole and defined purpose of maintenance, and repair of the basement access loading dock structure. Grantee agrees to be liable and responsible for the loading dock structure and realizes that the easement is revoked when Grantee no longer uses or dismantles the loading dock structure.

The easement shall be a Revocable Easement, as shown on attached: EXHIBIT "B"

The Grantee shall indemnify and hold the Grantor harmless from and against any and all claims for expenses, costs, losses, liabilities and/or damages, including without limitation harm to persons or property and any violations of any federal, state, or local laws, ordinances, rules or regulations, asserted against the Grantor, which may be incurred by the Grantor as a result of the Grantee's use of the easement for the sole purpose as stated herein.

Any portion of the premises disturbed or damaged while the easement is used shall be immediately restored by grantee to its original conditions.

This easement is granted based on mutual consideration that is acknowledged and accepted by the parties hereto.

This Easement shall run with the land and be binding upon the heirs, executors, administrators, successors and assigns of the undersigned, as the holders of the legal title to the lands and premises above described.

IN WITNESS WHEREOF, the undersigned have hereunto set their hands and seals, this _____day of ______, 20_____.

Signed in the Presence of:

Witnesses:

CITY OF MARINE CITY.

Grantor:

By: Cheryl Vercammen

lts: Mayor

ACKNOWLEDGEMENT

STATE OF MICHIGAN

COUNTY OF

) 55.

On this ______day of ______, 20_____, before me, a Notary Public in and for said State and County, personally appeared <u>Cheryl Vercammen Mayor</u>, of the City of Marine City, known to me to be the person(s) described in and who executed the within instrument, and acknowledged the same to be his/her free act and deed.

My commission expires: ____

Notary Public _____ County, Michigan.

WHEN RECORDED, RETURN TO: CITY OF MARINE CITY HOLLY TATMAN, CITY MANAGER 260 S PARKER MARINE CITY, MI 48039 DRAFTED BY: PROJECT CONTROL ENGINEERING, INC P.O. BOX 307 ALGONAC, MI 48001

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