Real Estate Purchase Agreement				
	Date: DD/MM/YYYY			
1. THE PARTIES: Buyer and Seller are hereinaft				
Buyer(s) <b>Buyer Name and Address</b>				
-	LLC, 113 Barksdale Professional center, Newark, DE 19711			
	defined as the Property, all improvements, the fixtures and			
•	Buyer, the following described real estate situated in the City Kansas: 625 Kiowa St., Leavenworth, KS 66048 whose Le			
Description is attached in Exhibit A.				
<b>3. PURCHASE PRICE:</b> Purchase Price of	(			
follows:				
Deposit: \$(	) payable on acceptance and at closing: \$ (			
).	or at such time as mutually agre			
by the Parties in writing.	or at such time as mutually agre-			
· -	ler shall deliver possession to Buyer at the time of Closing.			
Possession shall be deemed to have been deliv	•			
6. AS IS CONDITION: This Contract is for the s	ale and purchase of the Real Estate in its "As Is" condition as			
the Date of Offer. Buyer acknowledges tha	t no representations, warranties or guarantees with respect			
	made by Seller or Seller's Designated Agent other than tho			
	ller. The buyer in buying the property 'AS IS' and 'WHERE			
-	roperty (property is herein defined to be the property a			
•	f the contract) is being sold as-is, and with all faults and agrees			
	nes in relation to any outstanding or future legal action regard ly situated on the property and any encroachments therein. T			
	which may arise from Buyer in relation to Seller.			
, , ,	r makes no representations or warranties regarding the prope			
(property is herein defined to be the property	and improvements, if any, which are the subject of the contract			
SELLER MAKES NO REPRESENTATIONS OR WAI	RRANTIES TO PURCHASER AND SHALL NOT IN ANY WAY BE LIAE			
FOR ANY REPRESENTATIONS OR WARRANTIE	ES, INCLUDING, WITHOUT LIMITATION, REPRESENTATIONS A			
WARRANTIES WITH RESPECT TO (I) THE DIME	NIONS, SIZE OR ACREAGE OF THE PROPERTY, (II) THE CONDITION			
OF THE PROPERTY OR ANY IMPROVEMENTS T	HEREON OR THE SUITABILITY OF THE PROPERTY FOR HABITATION			
OR FOR PURCHASER'S INTENDED USE OR FOR	ANY USE WHATSOEVER, (III) ANY APPLICABLE BUILDING, ZONII			
OR FIRE LAWS OR REGULATIONS OR WITH	RESPECT TO THE EXISTENCE OF OR COMPLIANCE WITH A			
REQUIRED BUILDING CODES OR PERMITS; (IV)	ANY ORDERS OF ANY GOVERNMENTAL OR OTHER AGENCIES;			
THE AVAILABILITY OR EXISTENCE OF ANY WA	TER, SEWER OR OTHER UTILITIES (PUBLIC OR PRIVATE); (VI) T			
EXISTENCE ACCURACY, OR VALIDITY OF ANY D	OCUMENTS OR OTHER INFORMATION, WRITTEN OR ORAL, WI			
RESPECT TO THE PROPERTY; (VII) THE PRESE	NCE OR ABSENCE OF ANY TOXIC, HAZARDOUS OR DANGERO			
SUBSTANCES, WASTES OR OTHER MATERIALS	IN, UNDER, UPON, OVER OR ADJACENT TO THE PROPERTY;			
(VIII) ANY AND ALL MATTERS OR ITEMS CONVE	YED OR ASSIGNED PURSUANT TO THIS AGREEMENT.			
Buyer acknowledges and understands that th	e property is being sold As-Is, and with all faults. Buyer furtl			
· -	r was not an owner-occupant and its information concerning t			
_	akes no representations as to the condition of the property,			
	ss for a particular use of the property, or any component of t			
	o buy the property, has not relied upon any representation			
	subsidiary or affiliate thereof, or any of its officers, directo			
	roperty is sold subject to any taxes, tax redemptions, notic			
	and this transaction is done without recourse and seller makes			
	d or yet unrecorded encumbrances on the property. Buyer ta			
	matters and herewith agrees to hold seller harmless relative			
· · ·	<u> </u>			
property but not limited to, environmental, as	ity to undertake its own investigations and inspections of			
	bostos vodom gos londinaint maniel mini-i			

the result of the buyer's failure to comply with this provision.

Buyer Initial \_\_\_\_\_\_ Buyer Initial \_\_\_\_\_ Seller Initial \_\_\_\_\_ Seller Initial \_\_\_\_\_ Seller Initial \_\_\_\_\_

structural defects, roof, basement, mechanical systems such as heating and air conditioning, electrical systems, sewage and septic systems, plumbing, exterior site drainage, termite and other types of pest and insect infestation or damage caused by such infestation. The Buyer is responsible for complying with building codes and regulations, notices or requirements of any public authority and agrees to obtain the necessary approvals and licenses such as any building department and fire department inspections and approvals that may be required based upon the buyer's chosen usage for this property prior to any occupancy. Buyer agrees to defend any legal actions and indemnify the seller against any claim or expense (including legal fees) incurred by seller as

The Seller is not aware of the presence of toxic, explosive or other hazardous substances having been stored, disposed of, concealed within or released on or from the property and any other adverse environmental conditions that may affect the property but makes no representations or warranties to that effect. Buyer the buyer is deemed to have relied entirely on their own information, judgments and inspections of the property in making the decision to purchase the property.

## 9. BUYER RESPONSABILITIES:

The buyer is responsible for complying with any building code requirements and notices and for ensuring the necessary permits are obtained to carry out any work needed to comply with building, zoning and other requirements and to shall indemnify and hold seller harmless from any and all liabilities to the City arising from non compliance with any of the city codes. The buyer is responsible for rehabbing and repairing the property without delay and shall indemnify and hold seller harmless from any and all liabilities to the City arising from non compliance with any of the city codes and against any claim or expense (including legal fees) incurred by seller as the result of the buyer's failure to comply with this provision.

- 10. TAXES AND OTHER ASSESSMENTS: Buyer assumes all real estate taxes, redemptions and assessments.
- **11. PARAGRAPH HEADINGS.** The headings for each paragraph of this contract are for convenience and reference purposes only and in no way define, limit or describe the scope or intent of each paragraph or of this document and in way affect this Addendum.
- **12. SEVERABILITY.** If any provisions of this addendum shall be prohibited by or invalid under applicable law, such provisions shall be ineffective only to the extent of such prohibition or invalidity, without invalidating the remainder or this addendum or the sales contract.
- **13. COMMISSION:** Buyer and Seller agree that Buyer is responsible for the payment of the listing and/or selling agent's real estate commission (if any).
- **14. BUSINESS DAYS/HOURS:** Business Days are defined as Monday through Friday, excluding Federal holidays. Business Hours are defined as 8:00 A.M. to 6:00 P.M. EST time.
- **15. FACSIMILE OR DIGITAL SIGNATURES:** Facsimile or digital signatures shall be sufficient for purposes of executing, negotiating, and finalizing this Contract.
- **16. NOTICE:** Notice shall be given in the following manner:
- (a) By personal delivery; or
- (b) By mailing to the addresses recited herein by regular mail and by certified mail, return receipt requested. Except as otherwise provided herein, Notice served by certified mail shall be effective on the date of mailing; or
- (c) By facsimile transmission. Notice shall be effective as of date and time of the transmission, provided that the Notice transmitted shall be sent on Business Days during Business Hours. In the event Notice is transmitted during non business hours, the effective date and time of Notice is the first hour of the next Business Day after transmission; or
- (d) By e-mail transmission if an e-mail address has been furnished by the recipient Party or the recipient Party's attorney to the sending Party or is shown on this Contract. Notice shall be effective as of date and time of e mail transmission, provided that, in the event e- mail Notice is transmitted during non business hours, the effective date and time of Notice is the first hour of the next Business Day after transmission. An attorney or Party may opt out of future e- mail Notice by any form of Notice provided by this Contract; or
- (e) By commercial overnight delivery (e.g., FedEx). Such Notice shall be effective on the next Business Day following deposit with the overnight delivery company.
- **17. PERFORMANCE:** Time is of the essence of this Contract. In any action with respect to this Contract, the Parties are free to pursue any legal remedies at law or in equity and the prevailing Party in litigation shall be entitled to collect reasonable attorney fees and costs from the non- Prevailing Party as ordered by a court of competent jurisdiction.
- **18. ALL CASH TRANSACTION.** This is an all-cash sale and purchase, and is NOT contingent upon Buyer obtaining Financing for the purchase of the Property regardless of any mortgage loan application made by the Buyer to any lending institution. Buyer understand and agree that neither delivery of a commitment for a mortgage loan from any lending institution nor the Buyer acceptance of such a commitment will in any way be a condition of Buyer obligation under this Contract. Buyer represent to Seller that Buyer has sufficient readily available funds to complete the purchase of the Property.
- **19. REPAIRS.** The Property is being sold "as-is" and any repairs to the Property identified by Buyer or which may be required by any party shall be the responsibility of the Buyer. The Seller will be under no obligation whatsoever to make any Repairs to the Property. Buyer agrees not to enter the Property prior to Closing for the purpose of making any repairs or alterations without Sellers express written consent.

Buyer Initial	Buyer Initial	Seller Initial	Seller Initial
Address: 625 Kinw	a St., Leavenworth, KS 660	48	

20. NOTWITHSTANDING ANYTHING TO THE CONTRARY CONTAINED IN THE CONTRACT, IF THE SALE OF THE PROPERTY TO BUYER HAS NOT BEEN CONSUMMATED FOR ANY REASON OTHER THAN SELLER'S DEFAULT UNDER THE CONTRACT, SELLER SHALL BE ENTITLED TO RETAIN THE DEPOSIT AS SELLER'S LIQUIDATED DAMAGES AND SHALL HAVE THE RIGHT TO ELECT TO RECOVER THE GREATER OF ITS ACTUAL DAMAGES OR THE LIQUIDATED DAMAGES BY GIVING WRITTEN NOTICE TO BUYER, WITH SELLER HAVING ALL OTHER RIGHTS AND REMEDIES AGAINST BUYER PROVIDED AT LAW AND IN EQUITY.

THE PARTIES HAVE SET FORTH THEIR INITIALS BELOW TO INDICATE THEIR AGREEMENT WITH THE DAMAGES PROVISION CONTAINED IN THIS SECTION.

In the event the Seller erminated with no recourse and closing date. In the event Seller Price, a (1) \$500.00 fee for the
erminated with no recourse and closing date. In the event Seller
eller pursuant to any provision of hable to perform this Agreement,
ne the Contract shall cease and sponsibilities to one another.
UNDER NO CIRCUMSTANCE BE CESS OF THE AMOUNT OF THE R LIABLE FOR ANY SECONDARY, IT NOT LIMITED TO DAMAGES TY, INCONVENIENCE OR LOSS OF NDERSTANDS AND AGREES THAT TO ANY RADON GAS OR OTHER CIAL, WHICH MAY BE LOCATED RT OF THE PROPERTY, ANY AND WHETHER THEY NOW EXIST OR
ELLER'S INITIALS

- **23. TRANSFER OF TITLE.** Seller will transfer title by means of a Quit Claim deed, or an equivalent thereof (the "deed"). By providing such deed in the name of the buyer, the seller is deemed to be in full compliance of all the terms and conditions of the contract.
- **24. ATTORNEYS' FEES.** Subject to the limitation upon damages recoverable by Buyer as set forth hereinabove, the prevailing party in connection with any litigation arising out of this Contract shall be entitled to recover all fees and costs incurred, including reasonable attorneys' fees, which reasonable attorneys' fees shall include but not be limited to paralegal and legal assistant fees and those reasonable attorneys' fees incurred by such prevailing party for the services of such prevailing party's attorney(s) at all judicial levels.
- **25.BINDING NATURE**. This Contract shall be binding upon the parties hereto and their respective heirs, executors, administrators, legal representatives, successors and, as permitted hereunder, assigns.
- **26. ASSIGNMENT:** The Buyer shall neither assign their rights nor delegate their obligations hereunder without obtaining seller's prior written consent, which may be withheld in seller's sole discretion. In no event shall any assignment relieve them from their obligations under this contract. Any purported or attempted assignment or delegation without obtaining seller's prior written consent shall be void and of no effect.
- **27. ENTIRE AGREEMENT AND MANNER OF MODIFICATIONS**. This Contract and all attachments hereto constitute the complete agreement of the parties concerning the Property, supersede all previous correspondence and agreements, and may be modified or assigned only by a written agreement signed by all parties.

Buyer Initial	Buyer Initial	Seller Initial	Seller Initial
Address: 625 Kiowa St., Le	eavenworth, KS 66048		

are not made as st	ipulated in clause	3 above.				
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	DELIVE	NED TO THE PA	INTIES ON THEIN A	JLINI'S.		
IIS DOCUMENT V	VILL BECOME A	LEGALLY BIND	ING CONTRACT V	/HEN SIGNEI	D BY ALL PAR	TIES AND
Date of Offer			Date of Acce	ptance		
Buyer Signature			Seller Signature			
Buyer Signature			Seller Signature			
	( ) [ ]				MW Holdings	LLC
Print Buyer(s) Nam	ie(s) [Required]		Print Seller(s) Name(s) [Required]  113 Barksdale Professional Center  Address  Newark  DE  19711			
Address						
City	State	Zip	City	State	Zip	
	For	Information O	nly			
uyer's Broker MLS #		Seller's Broker	MLS#			
Buyer's Designated Agent MLS # Seller's Designa		ated Agent MLS #				
hone	Fax	Phone	Fax			
mail		Email				
Buyer's Attorney Email Seller's Attorney		ey Email				
hone	Fax	Phone	Fax			
Nortgage Company	Phone	Homeowner's,	/Condo Association (if an	y) Phone		
oan Officer	Phone/Fax	Management (	Co. /Other Contact	Phone		
		_	on			-

**28. CHOICE OF LAW/GOOD FAITH:** All terms and provisions of this Contract including shall be governed by the laws of the State of Kansas and are subject to the covenant of good faith and fair dealing implied in all Kansas

## **REAL ESTATE PURCHASE ADDENDUM A**

The addendum is to be made part of, and incorporated into, the purchase Contract dated \_\_\_\_\_ (the "Contract)", between Princeton Commercial MW Holdings LLC of 113 Barksdale Professional Center, Newark, DE 19711 (the Seller) **Buyer Name and Address** for the property and improvements located at the following address: 625 Kiowa St., Leavenworth, KS 66048 ("Property") IN THE EVENT ANY PROVISION OF THIS FIRST ADDENDUM TO CONTRACT DATED ("ADDENDUM A") CONFLICTS IN WHOLE OR IN PART WITH ANY OF THE TERMS OF THE CONTRACT BETWEEN BUYER AND SELLER, AS IDENTIFIED THEREIN ("THE CONTRACT"), THE PROVISIONS OF THIS ADDENDUM WILL OVERRIDE AND CONTROL. The Purchaser and Seller agree as follows: 1. The property was purchased by the Buyer on \_\_\_\_\_\_ at an auction through bid4assets.com Auction ID: #\_ 2. In addition to the purchase price the buyer agrees to pay to the seller: an auction premium of 8% (\$\_\_\_\_\_) and \$500.00 deed preparation fees. **SELLER Princeton Commercial MW Holdings LLC BUYER'S SIGNATURE** DATE SELLER'S SIGNATURE DATE

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