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RE1895 10/2018

Th th	HIS AGREEMENT, made and entered into by and between, hereinafter called Seller, and e If accepted, this offer can create a legally enforceable contract. Both parties should read this ocument carefully and understand it before signing.				
Se tra	eller and the agree that the is purchasing this property for highway or other insportation related purposes, within the meaning of Chapter 84 of the Wisconsin Statutes.				
Se	eller warrants and represents to the that Seller has no notice or knowledge of any of the following:				
1)	Planned or commenced public improvements which may result in special assessments which would otherwise materially affect the property, other than the planned transportation facility for which the is purchasing this property;				
2)	Government agency or court order requiring repair, alteration, or correction of any existing condition;				
3)	B) Shoreland or special land use regulations affecting the property; and,				
4)	Underground storage tanks and the presence of any dangerous or toxic materials or conditions affecting the property.				
DI he	ESCRIPTION: The Seller agrees to sell and the agrees to buy, upon the terms and conditions ereinafter named, the following described real estate situated in County, Wisconsin:				
Le	egal description is attached hereto and made a part hereof by reference.				
	ne purchase price of said real estate shall be the sum of,				
	eneral taxes shall be prorated at the time of closing based on the net general taxes for the current year, if known, otherwise the net general taxes for the preceding year.				
fre	eller shall, upon payment of purchase price, convey the property by warranty deed or other conveyance provided herein, see and clear of all liens and encumbrances, including special assessments, except recorded public utility easements and corded restrictions on use running with the land or created by lawfully enacted zoning ordinances and, provided none of the foregoing prohibit present use.				
Le	gal possession of premises shall be delivered to the on the date of closing.				
Pł pr	hysical occupancy of property shall be given to the on the date of closing. Seller may not occupy operty after closing unless a separate lease agreement is entered into between the and Seller.				
SI	PECIAL CONDITIONS:				
Th re	his agreement is binding upon acceptance by the as evidenced by the signature of an authorized presentative of the within days after Seller's signature, this agreement shall be null and void.				
	his transaction is to be closed at the office of on or before or at such				
	ner time and place as may be agreed to in writing by the Seller and the o representations other than those expressed here, either oral or written, are part of this sale.				

	Collon Circumstance	D-1:
	Seller Signature	Date
	Print Name	
	Seller Signature	Date
	Print Name	
	Seller Signature	Date
	Print Name	
	Seller Signature	Date
	Print Name	
	The above agreement is acce	pted.
	Signature	Date
	Print Name	
	Title	
	Must be signed by administrat representative of the	or or an authorized
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