



## AGREEMENT OF SALE

brokered by

**PARK VILLAGE AUCTIONS CENTRAL (PTY) LTD**  
C/O R64 & VALENCIA RD, WATERBRON  
BLOEMFONTEIN, 9301  
(the "Agent")

Entered into by and between  
**THE LIQUIDATORS**

In the matter of:  
**GIS BUILDING & PAINT CONTRACTORS (PTY) LTD (IN LIQUIDATION)**  
**REGISTRATION NO: 2012/014228/07**  
**MASTER REFERENCE NO: B6/2021**  
"Hereinafter referred to as the "Seller"

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And

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*(the "Purchaser")*

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*("Identity Number")*

In respect of the property more fully described as:

**ERF 10122, PORTION 0, GARDENIA PARK,**  
**BLOEMFONTEIN EXT 60**  
(the "Property")

Measuring approximately: 1071m<sup>2</sup> in extent **(ONE ZERO SEVEN ONE SQUARE METERS)**

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## 1. PURCHASE PRICE:

- 1.1 The purchase price payable for the property is R\_\_\_\_\_
- \_\_\_\_\_
- \_\_\_\_\_
- excluding value added tax** and is payable as set out hereunder:
- 1.2 A deposit equal to **15% (fifteen percent)** of the purchase price (“the deposit”) is payable to the Agent on signature hereof by the Purchaser, which amount will be held by the Agent (in a non-interest-bearing account) pending acceptance of the offer by the Seller. Thereafter, the Agent shall pay over to the Seller or the Seller’s conveyancer (at the election of the Seller or the Agent) the said deposit amount (hereinafter referred to as “the trust amount”), after deducting agreed costs, disbursements and expenses.
- 1.3 The balance of the purchase price will be paid over to the Seller or the Seller’s conveyancer (at the election of either the Seller or its Agent) by the Purchaser within 30 (thirty) calendar days of written acceptance of this agreement by the Seller, or shall be secured by a bank guarantee, or guarantees, as required by and on terms acceptable to the Seller and the conveyancer, within the same 30 (thirty) calendar days aforesaid from date of acceptance of this agreement, which guarantees shall be payable against registration of transfer of the property into the name of the Purchaser.
- 1.4 The Purchaser hereby authorises the Agent, upon written acceptance of this agreement by the Seller, to pay over the trust amount to either the Seller or the Seller’s conveyancer (as nominated by the Seller or its Agent) and the conveyancer to utilise such portion of the trust amount as may be required for the purpose of obtaining clearance figures. The Seller and the Purchaser hereby irrevocably instruct and authorise the recipient to invest the trust amount in an interest-bearing trust account, such as contemplated in terms of Section 86(4) of the Legal Practise Act No 28 of 2014 where the interest accrues for the benefit of the Seller.
- 1.5 It is agreed that Value Added Tax or Transfer Duty (as may be applicable) and all costs, expenses, fees and disbursements occasioned by the transfer process (as determined by the conveyancer), will be paid by the Purchaser in addition to the purchase price, as set out herein.

## 2. ACCEPTANCE:

- 2.1 This document initially constitutes an Offer to Purchase submitted to the Seller by the Purchaser, which is subject to written acceptance by the Seller within **14 (fourteen)** business days (hereinafter referred to as “the offer period”) from date hereof and shall remain irrevocable and open for acceptance by the Seller at any time during the offer period. For the sake of clarity, the Purchaser’s offer is open for acceptance until 17h00 on the **14<sup>th</sup> (fourteenth)** business day after the signature hereof by the Purchaser, the counting of the business days to commence on the **1<sup>st</sup> (first)** business day after date of signature hereof and shall endure until 17h00 on the **14<sup>th</sup> (fourteenth)** business day thereafter.

- 2.2 The date of sale of the property shall, for purposes of this agreement, be the date of written acceptance of this offer by the Seller, which acceptance will be evidenced by the signature of the Seller or its authorised representative hereto. The Agent may within its own and sole discretion thereafter notify the Purchaser in writing of such acceptance by pre-paid registered post, by hand delivery, by e-mail transmission or facsimile transmission. Such notification is however not a precondition to the conception of the agreement.
- 2.3 The Seller reserves the right to decline the Purchaser's offer. The Seller shall have no obligation to accept the offer and shall not be obliged to furnish a reason for the rejecting of an offer. If the Seller rejects the Purchaser's offer, the Seller shall be entitled to accept any other offer that may be received in respect of the Property.
- 2.4 Should the Seller not accept the Purchaser's offer; the Agent shall immediately refund the Purchaser any deposit and buyer's commission plus VAT thereon paid in respect hereof.
- 2.5 In the event of the Seller requiring the consent of the Master of the High Court to effect transfer, then the transfer of the property will be subject to such consent being obtained in writing as soon as possible and in the normal course of the conveyancing process. If such consent is refused or not obtained for whatever reason within a reasonable period (solely within the discretion of the Seller) then this offer will be voidable at the instance of the Seller and neither party shall have a claim against the other arising herefrom and both will reasonably be restored to their prior position.
- 2.6 Insofar as the Purchaser is a Company or Close Corporation and such Company or Close Corporation is not yet formed and the person signing as Purchaser acts or purports to act as agent or trustee for such Company or Close Corporation to be formed: -
- 2.6.1 such person undertakes in his/her personal capacity that the company or close corporation for which he/she is acting as agent or trustee will be formed within 30 (thirty) days of conclusion of this contract and will, within 14 (fourteen) days of being incorporated or formed, adopt or ratify this contract without modification;
- 2.6.2 if the said company or close corporation is not incorporated or formed within the period prescribed in 2.6.1, or having been incorporated or formed does not adopt or ratify this contract within the period of 14 (fourteen) days, then such person shall, in his personal capacity, be deemed to be the Purchaser in terms of this contract;
- 2.6.3 if the said company or close corporation is incorporated or formed and does adopt or ratify this agreement as contemplated in 2.6.1 and 2.6.2, then such person by his/her/their signature binds himself/herself/themselves in favour of the Seller as surety for and co-principle debtor in solidum with such company or close corporation, under renunciation of the benefits of division, excussion and cession of action, for the due performance of all the obligations of the said company or close corporation in terms of or arising out of this Agreement of Sale.
- 2.6.4 If the Purchaser purports to be a legal entity which it subsequently transpires is not properly constituted or incorporated, the natural person signing this

document shall be deemed to be the Purchaser and shall assume all of the liabilities and obligations of the Offeror/Purchaser in terms hereof.

### 3. SALE OF A PROPERTY AS PART OF A GOING CONCERN

- 3.1 The Seller and the Purchaser hereby agree that –
- 3.1.1 should the property be an enterprise or part of an enterprise which is capable of separate operation as defined in Section 1 of the Value Added Tax Act, Act 89 of 1991 (hereinafter referred to as the "VAT Act"); and
  - 3.1.2 such enterprise is being disposed of (in terms of this agreement and by the prior advises of the Agent) as a "going concern" within the meaning of Section 11(1)(e)(i) of the VAT Act; and
  - 3.1.3 such enterprise is, on the signature date, and will, on the transfer date, be "an income earning activity" within the meaning of Section 11(1)(e)(i)(aa) of the VAT Act; and
  - 3.1.4 the property together with all assets necessary for the carrying on of the enterprise will be transferred to the Purchaser on the transfer date, and the purchase price referred to in 1.1 shall be inclusive of value-added tax (hereinafter referred to as "VAT") as defined in the VAT Act, at the rate of zero percent. Notwithstanding the foregoing, should VAT, for whatever reason, be levied upon this transaction (or any portion hereof) at a rate higher than zero percent, such VAT shall be paid by the Purchaser against delivery to it by the Seller of an original tax invoice in respect thereof and shall be calculated on the basis that the purchase price is exclusive of VAT.
- 3.2 The Seller warrants to the Purchaser that, as at the time of supply of the enterprise to the Purchaser (as defined in section 9(1) of the VAT Act) it shall be registered as a VAT vendor, as defined in the VAT Act.
- 3.3 The Purchaser warrants to the Seller that, as at the time of supply of the enterprise to the Purchaser (as defined in section 9(1) of the VAT Act) it shall be registered as a VAT vendor, as defined in the VAT Act.

### 4. AGENT'S COMMISSION AND ENTITLEMENT:

- 4.1 The Purchaser shall in addition to the purchase price of the property, pay the Agent's commission at the rate of **6% (SIX PERCENT)** plus VAT, calculated on the purchase price of the Property.
- 4.2 It is specifically agreed that the commission is earned and will be immediately payable to the Agent on signature hereof. The commission shall be paid by the Purchaser simultaneously with the deposit set-out in Clause 1.2 above and shall be in addition to the said deposit.
- 4.3 The parties agree that payment of any portion of the purchase price and the commission (even if made in separate payments) is deemed to be one indivisible transaction and payment of both are required in order for the Purchaser to is charge its duties arising from this agreement and the Seller may refuse to effect transfer if the Agent's commission is not paid in terms hereof.

- 4.4 The Seller and the Purchaser acknowledge that the Agent is the sole effective cause of the sale of the property to the Purchaser.

5. **RISK, CONTROL & INSURANCE:**

- 5.1 The sole risk and control and benefit in and to the property shall, unless otherwise agreed in writing and signed by both parties, **passes to the Purchaser on the date of the written acceptance of the offer by the Seller** and from that date, the Purchaser shall be liable for all imposts or charges levied on the property, inclusive of and without limiting the generality hereof, all municipal rates and taxes, levies and other official, Body Corporate, Homeowners and/or municipal and consumable charges.
- 5.2 Neither the Seller nor the Agent shall be liable to the Purchaser for any damage caused, losses suffered, or inconvenience experienced by the Purchaser caused by any pests, insects or vermin, irrespective of when or how the damage, loss or inconvenience were caused, nothing whatsoever excepted, neither will the Seller or the Agent be liable to effect any repairs in respect of such damages.
- 5.3 From the date upon which the sole risk vests in the Purchaser, the Purchaser shall at its own expense insure the property and all improvements thereon against all general risks, losses or damages from any cause whatsoever, including public liability.
- 5.4 The Purchaser shall inform the insurer and/or the underwriter of the Seller's insurable interest in and to the property and shall insist that the Seller's interest is recorded in the insurance policy or schedule. The Seller's interest shall persist until date of registration of transfer in the Deeds Office of the property into the Purchaser's name.
- 5.5 Should an event occur which gives rise to a claim covered by the terms of the insurance policy, then the Purchaser shall immediately commence the correct procedure to lodge a claim against the insurer arising from this policy.
- 5.6 The parties acknowledge that the happening of an insurable event shall not in any manner detract from the validity of this agreement, nor shall it be a cause for the delay of the transfer of the property or frustrate full consummation of this agreement in any manner.
- 5.7 The Purchaser shall remain fully liable to indemnify the Seller against any and all losses in and upon the property, notwithstanding the above requirements and notwithstanding whether or not the Purchaser complied with same, it being recorded that the above does not detract from or negate the Purchaser's liability towards the Seller in any form or manner in respect of any losses or damages suffered by the Seller arising herefrom, the intention being to always the restore the Seller to its pre-event condition, either by the insurer through the policy or the Purchaser itself, or a combination of them.

## 6. OCCUPATION:

- 6.1 The date of occupation for purposes of this agreement, is the is the date of written acceptance of the offer by the Seller.
- 6.2 This date does not refer to the actual date of the Purchaser moving into the property or receiving the keys thereto. The Seller cannot give any warranty or guarantee that the Purchaser will obtain vacant occupation of the property on that date, and the Purchaser shall have no claim of whatsoever nature against the Seller should vacant occupation not be obtained on the said date or at all.
- 6.3 From the date of occupation of the property and pending transfer, the Purchaser shall not sell, let or in any other manner dispose of, or alienate or encumber (whether temporarily or otherwise) the property or cede and assign any of its rights or obligations relating to the occupation thereof, except with the express written consent of the Seller.
- 6.4 **The Purchaser shall pay occupational interest on or before the first day of each and every month directly to the conveyancer, at the rate of 12% (twelve percent) per annum (pro-rated monthly) calculated on the reduced balance of the purchase price remaining after the deposit and any additional amounts paid by the Purchaser towards the purchase price have been deducted, the intention of the parties being that the larger the deposit amount paid by the Purchaser towards the purchase price, the less occupational interest will be paid by the Purchaser. Should the Purchaser so elect, it may deposit the full purchase price with the conveyancer, in which event there shall be no occupational interest payable. Occupational interest commences from the date of occupation up to and including the date of registration of transfer, paid monthly in advance without any deduction or set-off. In the event that the purchaser deposits the balance of the purchase price with the conveyancer, the conveyancer shall invest the relevant amount with a registered bank pending transfer, the interest thereon to accrue to the seller.**
- 6.5 The Seller may within reason assist the Purchaser at the Purchaser's expense, as may be reasonably necessary and/or required by law, to assist the Purchaser in obtaining vacant occupation of the property, but not to the extent that the Seller obtains any liability to pay for or effect any eviction itself, or obtain any liability in respect of an unsuccessful eviction, or in respect of any damages suffered whatsoever by the Purchaser as a result thereof.
- 6.6 If the property is leased, this agreement is entered into subject to the rights of the tenants under any existing lease agreement, as well as the Rental Housing Act if applicable and from the date of occupation, the Purchaser accepts all pre-existing obligations and liabilities arising from any lease agreement with the tenants, notwithstanding any omission by either the Seller or Agent to point out such obligations or liabilities.

## 7. CONDITION OF PROPERTY:

- 7.1 The Seller and the Agent point out to the Purchaser that the immovable property sold herewith contains improvements which could possibly have been constructed

some time ago and will accordingly not have the same characteristics as a newly constructed building.

- 7.2 The Purchaser therefore acknowledges and accepts that the condition of the improvements will not be equivalent to that of a newly constructed building and that due to the effluxion of time or as a result of wear and tear, certain latent (concealed and not known to the Seller or Agent), and also patent (obvious and apparent upon inspection) defects will have developed in the property or its accessories, fixtures and fittings, particularly with regards to the condition of the roof, roof trusses, ceiling, electrical-, plumbing- and sewerage reticulations, walls, glazing, windows and skylight fittings, floors, fixtures and fittings, gates, pool or pond motors, garden installations and similar items.
- 7.3 The Purchaser agrees to have particular regard to potential problems including but not limited to roof leaks, rising damp, patently broken fixtures and fittings and appurtenances, possible swimming pool and pond leaks, possible broken electrical- and water installations such as swimming pool motors and pumps, irrigation systems, pond reticulations, electric gate motors, electrical garage doors, alarm systems, defective electric fencing and alarm systems and the like.
- 7.4 By its signature hereto, the Purchaser therefore accepts the condition of the property as it is and to the extent as it now lies and furthermore acknowledges that neither the Seller nor the Agent hold themselves out to be experts in immovable property and that their failure to specifically point out each and every defect in the property cannot be ascribed to any misrepresentation on their part.
- 7.5 Neither the Seller nor the Agent are therefore liable to the Purchaser for any defects, shortcomings, missing keys or movables, lost fixtures and fittings or any flaw otherwise in and to the property, nor for any damages suffered by the Purchaser by reason of such defects.
- 7.6 The Purchaser agrees to inspect the property to its satisfaction and accepts that neither the Seller nor the Agent provide any guarantees or warranties, or make any representations concerning the nature of the property or regarding the condition or quality of the property or any of the improvements thereon, nor regarding any of the accessories thereto or in regard to any of the zoning or other town planning matters.
- 7.7 The property is therefore sold in the condition as it lies, which include all the conditions and the servitudes currently registered against the property and evidenced in the existing title deed thereto. Neither the Seller nor the Agent are therefore accountable or liable for any deficiency in the extent of the property and the Purchaser agrees that it has fully acquainted itself with the situation, nature, condition, beacons, extent and locality of the property as well as all conditions of title and servitudes prior to entering into this agreement and accepts that neither the Seller nor the Agent give any warranties in respect thereof and will therefore not accept any liability in respect thereof.
- 7.8 The Purchaser acknowledges that the Seller and the Agent provided it with the opportunity to fully acquaint itself with the aforementioned clauses or the condition and status of the property, and that neither of them accepts any liability to the Purchaser in respect of same.

7.9 The Purchaser therefore willingly enters into this transaction, being fully aware of the condition of the property and improvements and without having been induced or influenced to enter into same by any warranties or representations or statements made or information given by either the Seller or the Agent prior to the signature hereof, other than as set out in this agreement.

**8. TRANSFER, VALUE ADDED TAX AND COSTS THEREOF:**

8.1 The Purchaser and the Seller hereby undertake to sign all documents and fulfil all obligations as contained herein in order to give effect to this agreement and the completion thereof both timeously and in full on the basis that time is of the essence to effect registration of transfer of the property into the Purchaser's name. Transfer of the property will be affected by the conveyancer within a reasonable time after the Purchaser has complied with the terms and conditions of this agreement and paid to the conveyancer Transfer Duty or Value-Added Tax ("VAT") whichever is applicable, costs of transfer, transfer fees, disbursements and any other amounts required in the transfer process or due hereunder, such as commission payable by the Purchaser.

8.2 If the South African Revenue Services regard this sale as a VAT transaction, then the Purchaser shall, in addition to the purchase price, pay the Seller the amount of VAT calculated at the standard rate, it being specifically recorded that the purchase price as stipulated excludes VAT. Such payment shall be made or secured at the time the balance of the purchase price is paid or secured in terms hereof.

8.3 The Purchaser and/or the individuals signing this document and acting in a representative capacity, warrant that their tax affairs with the South African Revenue Services (hereinafter referred to as "SARS") are in order and up to date or, in the event of this not being the case, that agreement has been reached and that the necessary arrangements have been made with SARS in respect thereof.

8.4 The Seller shall, after registration of transfer of the Property, furnish notice to the Local Authority and/or Eskom terminating any consumer agreements in respect of the supply of water, electricity or other services to the Property. The Seller shall under no circumstances be liable for any loss or damage whatsoever arising as a result of the Seller terminating any consumer supply agreements after the registration of transfer; and

8.5 The Purchaser shall forthwith after date of transfer; substitute himself with respect to the deposits and/or guarantees in respect of the Property paid to the local Authority and/or Eskom by the Seller, if any. The Purchaser shall notify the Seller that such substitution has been affected and the Seller shall be responsible for obtaining the return of any guarantees or refunds of any deposits from the local authority and/or Eskom.

**9. FINANCIAL INTELLIGENCE CENTRE ACT ("FICA")**

9.1 The Seller and the Purchaser acknowledge that the Agent and the conveyancer are designated as "accountable institutions" in terms of FICA.

9.2 The Seller and the Purchaser hereby agree to comply with all the FICA requirements of the Agent and the conveyancer and to supply the Agent and the

conveyancer with all their respective FICA requirements within three days of demand made therefore.

- 9.3 The Seller and the Purchaser hereby acknowledge that the conveyancer is not permitted in terms of FICA to invest and administer any deposits or any other monies paid in terms of this agreement, unless the Seller and the Purchaser have provided the conveyancer with the documentation and information the conveyancer requires in terms of FICA.
- 9.4 The Seller and the Purchaser hereby agree that neither the Agent nor the conveyancer shall be liable for any loss or damage suffered by either of them, as a result of either Seller or the Purchaser failing to comply with the provisions of this clause.

10. **INTEREST ENTITLEMENT:**

In the event that any payment is not paid in full on the due date, interest will be payable by the defaulting party thereon and calculated at the prime overdraft rate, as determined by the main bankers of the Agent, plus 2 % per annum calculated from the date of default until the date that the default is remedied, both days being included.

11. **COMPANY TO BE FORMED:**

- 11.1 In the event of the Purchaser signing this offer in a capacity as agent for a Company to be formed, and the Purchaser fails within 20 (twenty) days from date of acceptance of this offer, to register the Company having as one of its objects the ratification and adoption of this agreement, or such Company, if formed fails to adopt or ratify this agreement within 7 (seven) days after the date of its incorporation, then, and in such event, the Purchaser shall be deemed, as from the date of acceptance hereof, to have entered into this agreement in his personal capacity, and to have acquired and accepted all the rights and obligations of the Purchaser under this agreement, subject to the condition that all parties may in writing agree otherwise.
- 11.2 **In the event of such Company being registered and duly adopting or ratifying this agreement, the signatory to this agreement or of Schedule 1 hereto, shall be deemed to be bound to the Seller as surety and co-principal debtor *in solidum* with such Company for the due performance by it as the replacement Purchaser, of all the terms, conditions and other obligations arising from this agreement, subject to the terms and conditions as set out in Schedule 1 hereto. (See schedule 1).**

12. **ASSOCIATIONS OR TRUSTS:**

If any person purports to represent another person, association or a trust and sign this agreement in that capacity, then the individual so signing shall be **personally** liable to procure the signatures of the other relevant individuals mandated to sign documents and agreements of this nature, in terms of that association's constitution or the trust's Deed of Trust. If the other designated persons either do not exist at the time of signing this document

or if their signatures are not procured by the individual signing this agreement within two weeks from date of signature hereof, then and in that event, such person signing shall be **personally liable** and bound by the terms hereof and shall in all respects be considered to be the Purchaser in terms of this agreement.

### 13. AGENT / NOMINEE & PROHIBITION ON FURTHER SALE

13.1 Where the Purchaser is acting as an agent or nominee for a principal, the Purchaser shall be entitled, by notice in writing to that effect addressed to the Seller or the Agent, to nominate its principal in its place as Purchaser, upon the following terms and conditions:

13.1.1 notice of such nomination shall be handed to the Seller or the Agent by not later than close of business on the day of acceptance of this offer by the Seller, accompanied by a copy of the agreement, *inter alia*, so appointing the Purchaser as agent or nominee;

13.1.2 the notice shall set out the name and address of the nominee so nominated as Purchaser;

13.1.3 the notice shall be accompanied by the principal's written acknowledgement:

13.1.3.1 that it is fully aware of all the terms and conditions of this agreement; and

13.1.3.2 that it is bound by the provisions of this as the Purchaser;

13.2 Should the Purchaser nominate a nominee in terms of this clause, then:

13.2.1 all reference to the Purchaser in this agreement shall be deemed to be a reference to its nominee; and

13.2.2 the Purchaser, by its signature hereto, hereby interposes and binds itself jointly and severally as **surety** and **co-principal debtor** in solidum to the Seller and the Agent for all the obligations of the nominee in terms of this agreement, including damages and losses and consequential damages as may arise.

13.3 Should the Purchaser fail to nominate a principal by close of business on the date of acceptance by the Seller, then it shall be bound to perform all his obligations as Purchaser in terms of this agreement.

13.4 Other than set out above in respect of nominee agreements, the Purchaser shall not without the express written consent of the Seller on-sell the property, or alienate, cede and/or assign any of its rights and responsibilities under this agreement to any third party prior to registration of transfer of the property into its name. Any transaction entered into by the Purchaser in contradiction of this prohibition may be ignored as *pro non scripto* by the Seller.

**14. CANCELLATION:**

- 14.1 Should the Purchaser fail to comply with any of the terms or conditions of this agreement within 7 (seven) days of dispatch of written demand, the Seller and/or the Agent on behalf of the Seller (acting on the written instructions of the Seller) shall, on such breach, be entitled without further written notice to either:
- 14.1.1 cancel this agreement, take occupation of the property and have the property resold by auction or private treaty, in its sole discretion. The Purchaser shall then be liable for all costs of such re-sale, any deficiency in price which results therefrom, advertising costs and other damages and losses including consequential damages as may arise. All payments made by the Purchaser to the Seller and/or the Agent pursuant to this agreement shall be forfeited by the Purchaser in favour of the Agent and the Seller respectively, or alternatively be regarded as liquidated, pre-estimated damages and/or losses suffered by them; or
  - 14.1.2 hold the Purchaser bound by this agreement and to claim forthwith payment of the entire purchase price and other benefits and entitlements and any other costs, losses and damages caused as a result of such breach; and in either instance
  - 14.1.3 hold the Purchaser liable in terms of the agreement to pay all commissions, VAT and charges, expenses and costs as incurred or as contemplated in this agreement.
- 14.2 The Purchaser will be liable for all legal costs incurred by the Seller and/or the Agent arising out of its breach of this agreement, on the attorney and own client scale of costs, including the collection costs relating to the payment of the purchase price and/or commission, as the case may be.

**15. REPAIRS AND IMPROVEMENTS AND VACATION ON CANCELLATION:**

- 15.1 The Purchaser will not be entitled to affect any alterations to the property without the prior written consent of the Seller. The Seller shall not be obliged to compensate the Purchaser for any alterations or improvements effected to the property, whether same were authorised or not, in the event of this transaction being cancelled.
- 15.2 The Purchaser shall not have a builder's lien, improvement lien or creditor's lien over the property or any portion thereof, regardless of whether any building works were affected with the Seller's consent or not.
- 15.3 The Purchaser shall be liable to the Seller upon cancellation for any damages suffered by the Seller as a result of any unauthorised alterations, demolition or improvements effected by the Purchaser to the immovable property.
- 15.4 The Purchaser and/or any persons occupying the property through or under the authority of the Purchaser shall be obliged to immediately vacate the property upon cancellation of this agreement for any reason whatsoever, it being agreed that no

tenancy shall be created by any occupation of the Purchaser or any one through him, prior to registration of transfer. Should the Seller take any steps to procure vacant possession of the property in such an instance, the Purchaser shall be liable for all costs, fees and expenses incurred by the Seller pertaining to same.

**16. ELECTRICAL / GAS / PLUMBING COMPLIANCE CERTIFICATES:**

- 16.1 The Seller shall not be liable to provide any Certificates of Compliance in regard to any of the electrical, electric fences, gas or plumbing installations in and to the property in terms of any relevant legislation, regulations or ordinances, including but not limited to the Electrical Installation Regulations of the Occupational Health and Safety Act No 85 of 1993, the Pressure Equipment Regulations of 2009, or the Water By-Law of the City of Cape Town 2010. The Purchaser shall be obliged to obtain such certificate/s at its own cost including the cost of any work required to any installation before such Certificate of Compliance can be issued.
- 16.2 Should an Entomologist's Certificate be required by any person or institution, the Purchaser shall, at his/its own expense obtain such certificate, and neither the Seller nor the Agent shall be liable for any costs relating to such certificate being obtained.

**17. FIXTURES AND FITTINGS:**

- 17.1 The property is sold together with any buildings or other improvements thereon and to the extent as it lies. Upon the same terms and conditions ventilated in clause 7 above (which terms are incorporated herein by reference, but appropriately adapted to what is pertinently described herein), neither the Seller nor the Agent assume any liability in respect of the condition, usability, serviceability or possible state of disrepair of any of the buildings or improvements thereon, nor in respect of any of the fixtures and fittings therein, including stoves and whatever assets are sold in terms of this agreement, all of it in the condition as it currently lies.
- 17.2 Neither the Seller nor the Agent will therefore be liable for any claims of whatsoever nature made by the Purchaser should the aforesaid improvements or fixtures and fittings either become unaccounted for, or are not be in the same condition upon the date of occupation as it might have been on the date of signature hereof.
- 17.3 The parties record that not all assets upon the property are included in the sale agreement and that all cranes, gantries, cold rooms, spray booths, compressors, generators and production line equipment are specifically excluded from the sale and remain the property of the Seller, unless otherwise agreed upon in writing.

18. **MAGISTRATE'S COURT JURISDICTION:**

For the purposes of all or any proceedings arising out of this agreement, the parties hereby consent to the jurisdiction of the Magistrate's Court and the Regional Court, otherwise having jurisdiction under Section 28 of the Magistrates' Court Act 32 of 1944, as amended; notwithstanding that the proceedings would otherwise be beyond the monetary jurisdiction of the Magistrate's or Regional Court. This clause shall be deemed to constitute the required written consent conferring jurisdiction upon the said Courts, pursuant to the Magistrates' Court Act of 1944, as amended. Notwithstanding the foregoing, this shall not preclude either party from approaching the High Court of South Africa for any relief sought.

19. **JOINT AND SEVERAL LIABILITY:**

Should there be more than one Purchaser, all Purchasers shall all be individually, jointly and severally liable for all the obligations in terms hereof, as well as for the payment of all obligations and benefits assumed hereunder and for complying with all the terms and conditions of this agreement of whatever nature.

20. **COSTS**

In the event of a breach of this agreement, the defaulting party shall be liable for all legal costs incurred by the Seller or the Agent in enforcing any of their rights arising herefrom, on the attorney and client scale, including collection commission.

21. **WHOLE AGREEMENT (NO AMENDMENT):**

21.1 This agreement constitutes the whole agreement between the parties relating to the subject matter hereof.

21.2 No amendment of this agreement or any provision or term of the agreement, or any other document issued or executed pursuant to or in terms of this agreement and no settlement of any disputes arising under this agreement and no extension of time, waiver or relaxation or suspension or consensual cancellation of any of the provisions or terms of this agreement or of any agreement or other document issued pursuant to or in terms of this agreement shall be binding unless recorded in a written document signed by the parties. Any such extension, waiver, relaxation, suspension or the like which is so provided or made will be strictly construed as relating strictly to the matter in respect whereof it was made or provided.

21.3 No extension of time, or waiver, or relaxation of any of the provisions or terms of this agreement or any agreement or other document issued or executed pursuant to, or in terms of this agreement, will operate as an estoppel against the Seller and/or the Agent in respect of any rights under this agreement, nor shall it operate so as to preclude the Seller and/or the Agent thereafter from exercising any rights strictly in accordance with this agreement.

21.4 This agreement may be executed by the parties in one or more counterparts, each of which shall be deemed to be an original, but all of which shall together constitute one and the same agreement. This agreement may also be executed by any one of

the parties signing an original and telefaxing the original for signature to another party. Signature of a faxed copy shall be deemed to be the signature of an original.

## 22. INTERPRETATION:

22.1 The headings of the clauses in this agreement are for the purpose of convenience and reference only, and shall not be used in the interpretation of, nor modification or amplification of the terms of this agreement or any clause thereof. Unless the contrary intention appears, words importing: -

22.1.1 any one gender include the other gender;

22.1.2 singular include the plural and vice versa; and

22.1.2 any reference to persons includes natural persons, corporate or unincorporated entities and the state and for purposes of this agreement, also refers to trusts as represented by their trustees.

22.2 In the event that the Purchaser is a consumer, this agreement will be read subject to the Consumer Protection Act, 68 of 2008 and should any clause or time period referred to in the clauses be in conflict with any of the rights of the Purchaser in terms of the Act, then such a clause or time period shall be substituted with any rights afforded by the Act to such Purchaser.

## 23. DOMICILIUM ADDRESS FOR ALL NOTICES

23.1 The Purchaser hereby chooses as its service address (*domicilium citandi et executandi*) for all purposes under this agreement, whether in respect of Court process, notices or other documents or communications of whatever nature, the following address:

Residential Address:	
Postal Address:	
Telephone Number:	
Fax Number:	
Cell Number:	
Email:	

- 23.2 The Seller hereby chooses as *domicilium citandi et executandi* for all purposes under this agreement, whether in respect of Court process, notices or other documents or communications of whatever nature, the following address:

Physical Address:	C/O R64 & Valencia Rd, Waterbron, Bloemfontein, 9301
Postal Address:	P O Box 26805, Langenhovenpark, BFN, 9300
Telephone Number:	051 430 2300
Fax Number:	086 519 5965
Email:	<a href="mailto:cindy@parkvillage.co.za">cindy@parkvillage.co.za</a>

- 23.3 Any notice or communication required or permitted to be given in terms of this agreement shall be valid and effective only if in writing, but it will be competent to give notice by telefax or email.

- 23.4 Any notice by any party:-

23.4.1 delivered by hand to a person apparently not less than 16 years of age and apparently residing or employed there during ordinary business hours at the physical address chosen as the other party's *domicilium citandi et executandi* shall be deemed to have been received on the day of delivery; and

23.4.2 sent by pre-paid registered post, telefax or email to the other party's chosen telefax numbers stipulated above or email address shall be deemed to have been received on the date of transmission thereof (unless the contrary is proven).

- 23.5 Notwithstanding anything to the contrary herein contained, a written notice or communication actually received by the Purchaser shall be an adequate written notice or communication to the Purchaser notwithstanding that it was not sent or delivered to the other party's *domicilium citandi et executandi*.

#### 24. **MATRIMONIAL PROPERTY ACT CONSEQUENCES:**

To the extent necessary, the Purchaser hereby warrants that all written consents required by the Matrimonial Property Act No 88 of 1984 in respect of this agreement or any matters arising therefrom or in terms hereof have been duly given.

#### 25. **SEVERABILITY:**

Should any clause herein be ruled to be unenforceable, the offending clause shall be severed from this agreement and the residual clauses shall survive and remain fully binding on the Purchaser and Seller.

26. **APPROVAL FOR CERTAIN FUNDAMENTAL TRANSACTIONS (THIS CLAUSE IS NOT APPLICABLE TO INSOLVENT SELLERS)**

The parties declare that they are aware of the provisions of Section 112 of the Companies Act, which states that if the Seller is a company and the property constitutes either the whole or the greater part of the undertaking of the Seller, then the shareholders of the Seller need to approve this transaction by way of a special resolution.

26.1 Accordingly, the Seller warrants that the provisions of Section 112 are/are not (delete whichever is not applicable) applicable to the sale of this property.

26.2 If Section 112 is applicable to the sale of this property and the special resolution has not yet been obtained from the shareholders as described in Section 112 of the Companies Act, then the Directors of the Seller warrant that they will procure the said special resolution within 14 (fourteen) days from date of acceptance of this agreement, specifically mentioning therein that the shareholders ratify this sale of the property.

27. **SPECIAL CONDITIONS:**

1. In the case of breach of contract / non-performance by the buyer the payable deposit set out in clause 1.2 becomes non-refundable.
2. The purchaser shall be liable for payment of the outstanding rates and taxes as well as municipal fees.
3. The transferring attorneys will be appointed by the Liquidators of the Estate.

**OFFER AND ACCEPTANCE BY PARTIES:**

**PURCHASER:**

I/We, the undersigned, \_\_\_\_\_,  
being the Purchaser, \_\_\_\_\_ (full names)

Identity/Registration Number \_\_\_\_\_

hereby offer to purchase the property from the Seller for the Purchase Price recorded in this agreement, being R\_\_\_\_\_ (Words) \_\_\_\_\_  
(purchase price) **excluding value added tax (if applicable)**

SIGNED at \_\_\_\_\_ on this the \_\_\_\_\_ day of \_\_\_\_\_ 2021

As witnesses:

1. \_\_\_\_\_

2. \_\_\_\_\_

\_\_\_\_\_  
**PURCHASER**  
Duly authorised

\_\_\_\_\_  
**Signature of Purchaser's Spouse** (If applicable)

SIGNED at \_\_\_\_\_ on this the \_\_\_\_\_ day of \_\_\_\_\_ 2021

As witnesses:

1. \_\_\_\_\_

2. \_\_\_\_\_

\_\_\_\_\_  
**AGENT**  
(as represented by and as accepts all benefits as conferred)

SIGNED at \_\_\_\_\_ on this the \_\_\_\_\_ day of \_\_\_\_\_ 2021

As witness:

1. \_\_\_\_\_

2. \_\_\_\_\_

\_\_\_\_\_  
**SELLER**  
(who signs personally or warrants authority to sign this agreement)

**Schedule 1  
SURETYSHIP**

I/we, the undersigned \_\_\_\_\_  
 \_\_\_\_\_ do hereby bind  
 myself/ourselves jointly and severally as Surety/ies for and co-principal debtor/s in *solidum* with  
 the Purchaser \_\_\_\_\_ (as defined in the Terms and  
 Conditions of Sale to which this suretyship is attached) to and in favour of the Seller  
 \_\_\_\_\_ (as defined) for the due and punctual payment  
 and performance by the Purchaser of all obligations assumed in terms of the Terms and  
 Conditions of Sale with which I/we acknowledge myself/ourselves to be fully acquainted.

I/we hereby renounce all benefits of the legal exceptions of division, excussion, cession of  
 action, error and the like and hereby confirm my/our understanding thereof as well as my/our  
 understanding of the effect of the renunciation.

**Surety No. 1**

Signature \_\_\_\_\_

Consent of Spouse (if applicable) \_\_\_\_\_

Full name \_\_\_\_\_

Marital status \_\_\_\_\_

Street address \_\_\_\_\_

\_\_\_\_\_

Postal address \_\_\_\_\_

\_\_\_\_\_

Place of signature \_\_\_\_\_

Date of signature \_\_\_\_\_

**Witnesses**

1. Signature \_\_\_\_\_ 2. Signature \_\_\_\_\_

Full name \_\_\_\_\_ Full name \_\_\_\_\_

Occupation \_\_\_\_\_ Occupation \_\_\_\_\_

Street address \_\_\_\_\_ Street address \_\_\_\_\_

**Surety No. 2**

Signature \_\_\_\_\_

Consent of Spouse (if applicable) \_\_\_\_\_

Full name \_\_\_\_\_

Marital status \_\_\_\_\_

Street address \_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

Postal address \_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

Place of signature \_\_\_\_\_

Date of signature \_\_\_\_\_

**Witnesses**

1. Signature \_\_\_\_\_ 2. Signature \_\_\_\_\_

Full name \_\_\_\_\_ Full name \_\_\_\_\_

Occupation \_\_\_\_\_ Occupation \_\_\_\_\_

Street address \_\_\_\_\_ Street address \_\_\_\_\_