CONTRACT FOR THE SALE OF REAL ESTATE AT AUCTION

(This is a legally binding contract, if not understood, seek competent advice.) **THIS CONTRACT**, made and entered into the 22nd_day of May 2023, by and between

The Gathering, Inc., a Missouri nonprofit corporation	, the SELLER, and
City of Columbia	the DLIVED
(The terms SELLER and BUYER may be either singular or plural according to whichever is evidence below.)	, the BUYER. ced by the signatures
PROPERTY: WITNESSETH, For and in consideration of the mutual obligations of the parties hereby agrees to sell and convey unto the BUYER and the BUYER agrees to purchase from SELLE conditions hereinafter set forth, the following described real estate situated in the County of BOONE, LOTS ONE (1) AND TWO (2) OF EL CHAPARRAL SUBDIVISION PLAT NO. EIGHT (8) AS SHOW IN PLAT BOOK 13, PAGE 23, RECORDS OF BOONECOUNTY, MISSOURI, together with the followappurtenances, fixtures, and/or personal property, if any, now located thereon, to wit:	R, upon the terms and , State of Missouri, VN BY PLAT RECORDED
All personal property located thereon as shown.	
subject, however, to any reservations, easements or restriction of record and any zoning laws, regular affecting the said property, as will not materially interfere with such use of the property as the Blexpect to make in view of the general character of the area and neighborhood in which the property. 1. PURCHASE PRICE: The price for said property shall be \$ 748,000.00	UYER might reasonably by is located. (including buver's
premium), to be paid as follows: \$ 74,800.00 (10% of purchase price) at the tidelivery of this contract, the receipt of which is hereby acknowledged by the SELLER, as earned part of the purchase price in consideration for this contract, to be held by BOONE CENT of COLUMBIA, MO escrow agent, and upon delivery of the deed as hereinafter provided, the balance of the purchase price to the SELLER as follows: BY CERTIFIED FUNDS AT CLOSING Conditions and Closing Practices and any Special Agreements, all as set forth below are hereby contract. Permission is hereby granted by SELLER and BUYER for the brokers to provide sales users of real estate sales data.	est money, and as a FRAL TITLE BUYER shall pay the G. All the General Sales by made a part of this
3. CLOSING AND POSSESSION: The sale under this contract shall be closed by the	Missouri, on or before the the property which require eral Closing Conditions and ing. The SELLER agrees to m and it is understood that ion. SELLER and BUYER facilitating an exchange, or
A. AS-IS, WHERE IS: Real Estate is being sold "as-is, where-is" basis with no expressed or in makes no warranty or representation of any kind, either implied or express or arising by partiestate or any portion thereof, and in no event shall Seller be liable for any damages, whether otherwise. Buyer acknowledges that Seller has not agreed to perform any work on or abcondition of Buyer's purchase of the Real Estate.	cular purpose of the Real conseguential, actual, or
B. This is a cash Contract and is not contingent on the Buyer's ability to obtain financing.	
C. This contract is not contingent on Buyer's ability to obtain zoning or special permit uses.	мм вышения экономистичный профессионный профессионный профессионный профессионный профессионный профессионный п
D. 10% of Purchase Price, as mentioned above in paragraph 1, PURCHASE PRICE, to be de Title within 3 business days by wire transfer or priority mail.	livered to Boone Central

- 5. LEAD BASED PAINT DISCLOSURE: Property exempt from lead based paint disclosure.
- **6. 1031 EXCHANGE:** SELLER and BUYER agree to cooperate with each other should either party elect to undertake an exchange under Section 1031 of the code of the Internal Revenue Service with the costs of facilitating said exchange to be borne by the party benefiting from said exchange.
- 7. SURVEY: No survey has or will be performed.

GENERAL CLOSING CONDITIONS AND SALES PRACTICES

(The marginal captions of the various paragraphs hereof are intended solely for convenience of reference and shall not be deemed to modify, play any construction upon, or explain a provision of this contract.)

TITLE INSURANCE: SELLER shall deliver to BUYER no later than 15 days prior to the date of closing a commitment to issue an owner's policy of title insurance. Any title commitment delivered hereunder shall be in the amount of the purchase price of the property, naming the BUYER as the insured and issued by a title insurance company licensed to write title insurance in Missouri which policy shall insure the owner's title to be marketable in fact as called for by this contract and shall provide that a policy shall be issued immediately after the SELLER's warranty deed to the BUYER is placed of record. Search fees and premium for owner's title insurance policy shall be paid by the SELLER and the premium of mortgagee's title insurance policy, if any, shall be paid by the BUYER.

DEFECT IN TITLE: The BUYER shall have five (5) days after such delivery of title insurance commitment to specify objections to the title in writing and deliver the same to the SELLER or transaction broker. The SELLER shall correct any such defects within sixty (60) days from the date of delivery of such objections. Any defects appearing in the title commitment and not so to objected (except liens of record which can be removed as of course by the payment of money), shall be deemed waived but only insofar as correction under the title commitment is concerned. If any of said defects so noted are not corrected within the sixty (60) day period aforementioned, then this contract shall be null and void (at the option of the BUYER) and the earnest money deposit shall be returned to the BUYER.

TITLE STANDARDS: It is understood and agreed that title herein required to be furnished is marketable title. The parties further understand and acknowledge that the following limitations in title shall not be deemed to render Seller's title unmarketable: a) Real estate taxes which may be a lien, but are not yet due and payable; b) Rights of way and easements of record acquired by any utility company to maintain and operate lines, wires, cables, pipes, poles, conduits, and distribution boxes in, over, above, and upon the Property which are not be violated by the current use of the Property; c) Zoning and all other restrictions, regulations, requirements, laws, ordinances, resolutions, and orders of all boards, bureaus, commission, departments, and bodies of any municipal, county, state, or federal authorities provided same are not violated by existing structures or the present use thereof; and d) Any exception or defect in title set forth in the title commitment delivered by seller above which is not objected to by BUYER within the time frame set forth above or for which SELLER is able to furnish to the issuing title company the affidavit or other delivery necessary for the removal of such exception by closing.

SELLER TO CONVEY BY SPECIAL WARRANTY DEED: If the title to said real property be marketable in fact as called for herein, the SELLER shall deliver to the BUYER at closing a Special Warranty Deed, free and clear form all liens and encumbrances whatsoever, except as herein provided, and the BUYER shall then and there pay the balance, if any, of the certified funds and deliver to the SELLER the note and deed of trust, if any, as hereinbefore mentioned.

TAXES, ASSESSMENTS AND RENTS: The SELLER shall pay in full all State, County and Municipal taxes and assessments, general and special, which are a lien on said property (if applicable) except taxes for the current calendar year which shall be prorated as the date of delivery of the deed. If the amount of taxes cannot then be ascertained, proration shall be computed on the amount of general taxes for the preceding calendar year. The rental from said real property, if any, shall go to the SELLER pro-rated to date of delivery of the deed and to the BUEYR thereafter. Security deposits and advance rents, if any, shall be paid to BUYER at closing. In the event SELLER has paid to any lender a deposit for taxes, such amounts shall be applied toward the payment of SELLER's obligation for pro-rated taxes hereunder, and if such deposit is not sufficient to satisfy SELLER's obligation hereunder, SELLER shall pay the BUYER the amount of any difference.

PARTIES TO PERFORM PROMPTLY/LIQUIDATED DAMAGES: It is understood and agreed that because of the commitments of the parties, that time is of the essence of this contract, and if the SELLER has kept SELLER's part of this contract by furnishing marketable title as herein provided, and the BUYER has failed to comply with the requirements of this contract within 10 days after the date specified for closing herein, then the money deposited as aforesaid shall be paid over to the SELLER as liquidated damages, actual damages being difficult if not impossible to ascertain, and this contract may or may not thereafter be operative, at the option of the SELLER. In the event of failure of SELLER to perform SELLER'S obligations imposed by this Agreement, then BUYER'S sole remedy hereunder is to terminate this Agreement and receive a refund of the Earnest Money.

Central States Brokers & Auctioneers shall not be liable for the earnest money to be deposited as herein provided until said earnest money is in the form of cash or cash equivalent in the hands of Central States Brokers & Auctioneers. If BUYER

DocuSign Envelope ID: C1DB8E79-015A-40E6-8391-981A144B26B4 ราเลแ เลม เบ pay audนเบาเลเ ฮสาเฮริม เบบเฮร นอบอริม พาเฮาเ นนe (if required by this contact) or if the earnest money is to be paid over to SELLER as liquidated damages because of failure of BUYER to perform as hereunder provided, then the earnest money deposit shall go first toward reimbursing expenses of SELLER or Central States Brokers & Auctioneers incurred in this transaction, and the balance to be paid one half to SELLER and one half to Central States Brokers & Auctioneers in lieu of its fee, provided however that Central States Brokers & Auctioneers shall in no event receive any sum of money for services greater than the amount agreed to as commission. SELLER and BUYER agree that in the event of a dispute over the return or forfeiture of any earnest money held by escrowee, as set forth in this contract, escrowee shall retain said earnest money deposit until all written release from all parties consenting to the disposition of earnest money is signed by SELLER and BUYER or until a civil action if filed by escrowee to determine the disposition of same at which time escrowee may pay the funds into the court for disposition.

PROPERTY TO BE KEPT INSURED: It shall be SELLER's obligation to keep the improvements on the said property fully insured until the date of delivery of the deed to the BUYER. If the improvements on this said property are substantially damaged or destroyed by fire or other casualty prior to the closing of this sale, then BUYER shall have the option of accepting all of the insurance proceeds an proceeding with BUYER's performance under this contract or canceling this contract whereupon earnest money deposited as aforesaid shall be returned to the BUYER, less any expense incurred on behalf of BUYER. In the event BUYER accepts the insurance proceeds and performs under this contract and SELLER has agreed herein to finance a part of the purchase price, then BUYER must either use the insurance proceeds to restore the improvements or SELLER, at SELLER's election, may cancel this contract.

SIGNATURES: All parties agree that documents signed and transmitted by other electronic form shall be treated as original documents.

REPRESENTATIONS: The parties understand and acknowledge that Central States Brokers & Auctioneers is not an expert in matters of the Property's physical condition, boundary locations, square footage or acreage determinations, any discrepancy that a survey may reveal, tax ramifications of purchase or sale, or in legal issues, including, but not limited to, title matters, and therefore. Central States Brokers & Auctioneers makes no guarantee or representations with respect to such matters. Please consult the appropriate experts for advice or determinations in those areas.

MISCELLANEOUS: This Agreement shall be construed in accordance with the laws of the State of Missouri. This Agreement contains the entire agreement of the parties. This Agreement shall be binding on the parties and their respective heirs, successors, and assigns, provided that Buyer shall not be entitled to assign its rights or obligations under this Agreement without the prior written consent of the Seller.

THE PARTIES ACKNOWLEDGE THAT THEY HAVE RECEIVED A COPY OF THIS AGREEMENT. 5/22/2023 CITY 96 COLUMBIA MORE				
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SELLER	DATE	BUYER	DATE	
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SELLER	DATE	BUYER	DATE	
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		Approved as f	Form	
		Approved as for	the	



6096 West Hwy 24 Huntsville, MO 65259

Office: 800-499-6774

Brokerage License #: 2017006136

License #: Auction

TITLE COMPANY INFORMATION & CLOSING TRANSMITTAL

To:Boone Central Title, Columbia, MO	(Title Co.)		
Description/Address: 1020 S El Chaparral, Columbia, MO			
Contract Date: 5-22-2023			
Closing At: Boone Central Title, Columbia, MO			
Listing Office: Central States (Sold at Auction)	Phone:		
Selling Office: same	Phone:		
Seller: The Gathering, Inc., a Missouri nonprofit	Address:		
	Phone:		
Buyer: City of Columbia	Address:		
	Phone:		
Loan Application To: N/A			
Loan Officer:	Phone:		
Survey: Yes () No ()	Ordered: N/A		
Inspections: Yes (No ()			
FOR OFFICE USE ONLY			
Other Contingencies: N/A			
Sales Price: \$748,000.00			
Earnest Money: \$74,800	held byBoone Central Title		
Commission: \$\\$68,000.00	%		
Listing Broker: Central States (Sold at Auction)	\$68,000.00 %		
Selling Broker: Central States			
Copy of Contract Attached: Yes 🗸) No]		
TI Ordered: YES	-		
Special Instructions: EMAIL CENTRAL STATES CLOS	SING DOCS TO info@brokersandauctioneers.com		