

RULES OF AUCTION

and

CONDITIONS OF SALE

PLACE OF AUCTION: THE MOUNT EDGECOMBE COUNTRY CLUB, GATE 2, 1 GOLF COURSE DRIVE,

MOUNT EDGECOMBE

DATE OF AUCTION: 21 NOVEMBER 2024

TIME OF AUCTION: 11H00

IN2ASSETS LEGAL (PTY) LTD

Registration Number: 2011/000231/07

Unit 503, 5th Floor, Strauss Daly Place, 41 Richefond Circle, Ridgeside Office Park, Umhlanga Ridge

(031) 574 7600

(the "AUCTIONEER")

Duly represented by: Andrew Miller

duly instructed by

PIERRE DE VILLIERS BERRANGE, SUNE SMIT & SIDDHARTHA SINGH IN THEIR CAPACITY AS LIQUIDATORS OF MISTY BLUE INVESTMENTS (PTY) LTD (IN LIQUIDATION)

> REGISTRATION NUMBER: 2003/030648/07 (Master's Reference No: N143/2019) (the "SELLER")

> > And

TARYN VALERIE ODELL, NDUMISO SENZOSENKOSI SIBIYA & LOUISA SIBIYA IN THEIR CAPACITY AS LIQUIDATORS OF HUNTREX 302 (PTY) LTD (IN LIQUIDATION) REGISTRATION NUMBER: 2010/004790/07

(Master's Reference No: N000153/2019)

(the SELLER in respect of the Movable Assets as per Annexure "A" herein referred to as "SELLER 2")

THE **SELLER** and **SELLER 2** for purposes of this agreement collectively referred to as "**THE SELLER**"

hereby offers for sale by public auction the following immovable **PROPERTY**:

TITLE DEED DESCRIPTION: THE REMAINDER OF ERF 1413 DURBAN NORTH

TITLE DEED: T2433/2015

IN EXTENT: 966 m²

STREET ADDRESS / KNOWN AS: 104 KENNETH KAUNDA ROAD, DURBAN NORTH

And all improvements thereon as well as the movable assets owned by **SELLER 2** as per **Annexure "A"** attached hereto **(the "MOVABLE ASSETS")**, on the following terms and conditions:

The "PROPERTY" and the "Movable Assets" will be regarded as one indivisible transaction for purposes hereof.

1. **AUCTION PROCEDURE**

- 1.1. The sale by auction is subject to a reserve price.
- 1.2. The **AUCTIONEER** or his agent shall be entitled to bid up to the reserve price on behalf of the owner, but shall not be entitled to make a bid equal to or exceeding the reserve price.
- 1.3. The rules of auction comply with section 45 of the Consumer Protection Act, Act 68 of 2008 ("the Act") and with the Consumer Protection Act Regulations ("the Regulations") that have been published in terms thereof in Government Gazette No. 34180 on 1 April 2011 (Volume 550) and any amendments thereto from time to time.
- 1.4. Registration to bid at the auction:
 - 1.4.1. Anyone that intends to bid at the auction must register his or her identity on the bidder's record **prior to the commencement of the auction** and such registration must meet the requirements of FICA (Financial Intelligence Centre Act, 2001) in respect of the establishment and verification of identity of the person and the person must sign the registration entry.
 - 1.4.2. A person who attends the auction to bid on behalf of another person (i.e. on behalf of a company) must produce a letter of authority that expressly authorises him or her to bid on behalf of that person and that person and the person bidding on his or her behalf must meet the requirements set out in clause 1.4.1 above. Where a person is bidding on behalf of a company the letter of authority must appear on the letterhead of the company and must be accompanied by a certified copy of the resolution authorising him or her to bid on behalf of the company.
 - 1.4.3. In the event that the letter of authority referred to in clause 1.4.2. above is not produced as contemplated above and / or is not valid, then the bidder shall be deemed to be the **PURCHASER** in his private capacity, and will be responsible in his personal capacity in accordance with the Rules of Auction & Conditions of Sale.

- 1.4.4. Where the bidder signs the Rules of Auction & Conditions of Sale and / or is the successful bidder on any lot (s) in a representative capacity, the bidder hereby binds himself as surety and co principal debtor for all the obligations of the concern that he represents.
- 1.5. The bidder's record and the vendor roll will be made available for inspection at the offices of the **AUCTIONEER** during normal business hours without the charge of a fee. The bidder's record will also be available for inspection at the auction.
- 1.6. The AUCTIONEER has a trust account. All money due to the SELLER in terms of the Rules of Auction will be paid into this trust account for the benefit of the SELLER, minus any commission payable to AUCTIONEER.
- 1.7. The **AUCTIONEER** will during the auction announce the reason for the auction unless that reason is the normal and voluntary disposal of **PROPERTY** by the **SELLER**.
- 1.8. The conduct of the auction is subject to the control of the **AUCTIONEER** who has the sole right to regulate the bidding procedure.
- 1.9. The sale shall be by the rise and the **PROPERTY** shall be sold to the highest bidder subject to the Rules of Auction. All bids are being made in South African Rand.
- 1.10. Every prospective bidder must read the Rules of Auction and must not bid unless he or she has done so.
- 1.11. Every bid shall constitute an offer to purchase the PROPERTY for the amount bid upon the terms and conditions contained herein, which the SELLER or the AUCTIONEER may accept or reject in their absolute discretion. The SELLER shall be entitled, in its absolute discretion, to withdraw the PROPERTY from sale prior to acceptance by the SELLER.
- 1.12.If no bid equals or exceeds the reserve price, the **PROPERTY** may be withdrawn from the auction. The **SELLER** shall be entitled to instruct the **AUCTIONEER** to accept any lower bid.
- 1.13. In the event of any dispute between the bidders, the decision of the **AUCTIONEER** shall be final and binding.
- 1.14. Any error by the **AUCTIONEER** shall be entitled to be corrected by him.
- 1.15. No bid may be withdrawn after the fall of the hammer until the expiry of the confirmation period that is provided for in the Rules of Auction, during which time the offer shall be open for acceptance by the SELLER or his agent and if the offer is accepted, the sale shall be deemed to be a sale by auction for purposes of the Act.
- 1.16. The highest bidder ("the **PURCHASER**") shall sign the Rules of Auction immediately on the fall of the hammer.
- 1.17. Guide Price: In the event of the **AUCTIONEER** issuing any guidance as to price of any Property, Bidders should be aware that:

- 1.17.1. any guide price may have varied upwards or downwards by the date on which any contract is formed;
- 1.17.2. guide prices, and estimates as to current or future open market rental for the whole or part of the Property, are not a substitute for detailed professional advice as to value;
- 1.17.3. guide prices are not to be taken as an indication of any Reserve;
- 1.17.4. The **AUCTIONEER** shall not be deemed as having undertaken any sort of valuation, formal or otherwise under any circumstances;
- 1.17.5. Bidders shall place no reliance on any guide price or view as to current or future open market rental for the whole or part of the Property which may be issued by the **AUCTIONEER**.
- 1.18. Each Bidder acknowledges section 45(3) of the Consumer Protection Act but furthermore, acknowledges the requirement thereof would not suit an electronic medium or platform in the form of the sales process. However, a Bid will lapse as an offer after the expiry of the confirmation period should it not have been super ceded, accepted or a sale not occurred as below reserve. No Bid may be withdrawn after acceptance.
- 1.19. The contract is formed immediately upon the auction ending by the **AUCTIONEER** accepting the winning Bid. When a Property is sold at auction, a "SOLD" message will appear beneath the onscreen bidding history and a message will be displayed onscreen to the winning Bidder announcing the Bidder's offer has been accepted. Thereafter if it is an online bid, the successful Bidder will be sent an email to further confirm the formation of the contract of sale on the terms contained in these Rules of Auction & the Conditions of Sale, and stipulate where the payment of the Deposit by the Bidder in accordance therewith.
 - 1.19.1. If the successful Bidder is an online Bidder he consents to an electronic signature unique to the successful Bidder's Bid being added to the Recordal; and
 - 1.19.2. Unsuccessful Bidders will see on screen that they have not been successful and this will be confirmed by email and their Initial Deposits (if any) will be repaid without interest.

2. **ACCEPTANCE AND CONFIRMATION**

- 2.1. The PURCHASER's offer shall remain open for acceptance by the SELLER or by the AUCTIONEER on behalf of the SELLER, until 17H00 on the 5th day of December 2024 ("confirmation period"). The PURCHASER and the AUCTIONEER acknowledge and agree that this provision is inserted and intended for the benefit of the SELLER.
- 2.2. The PURCHASER's offer shall be deemed to have been accepted only when the SELLER or the AUCTIONEER, whichever may be applicable, has signed these Rules of Auction on behalf of the SELLER in the space provided at the end thereof and the SELLER shall not be required to notify the PURCHASER of the acceptance of its offer prior to expiry of the confirmation period.

- 2.3. In the event of the **AUCTIONEER** receiving an offer after the date of the Auction such higher offer shall be: -
 - 2.3.1 on the same terms and conditions as set out herein for an amount higher than the **PURCHASER's** offer at the Auction.
 - 2.3.2 only submitted by a **PURCHASER** who was registered at the Auction.
 - 2.3.3 submitted to the **AUCTIONEER** by no later than 48 (forty-eight) hours prior to the expiration of the confirmation period referred to in clause 2.1 above.
 - 2.3.4 conveyed to the **PURCHASER** (Highest Bidder at the Auction) who shall be given at least 24 (twenty-four) hours to match such higher offer.
- 2.4 Should the **SELLER** elect to sell the **PROPERTY** for the higher amount in terms of the higher offer above and the **PURCHASER** in terms hereof matches such higher offer, the **SELLER** shall be obliged / compelled to accept the **PURCHASER's** increased offer.
 - 2.5 Notwithstanding the conditions of clause 2.3 above, the **SELLER** at his sole discretion shall not be obliged to consider / entertain or accept any higher offer received after the date of the Auction nor be compelled to supply any reason for such non-acceptance of any higher offer received after the Auction.
- 2.6 Should the **SELLER** reject the **PURCHASER's** offer, the **AUCTIONEER** will repay to the **PURCHASER** any deposit and commission paid to it in terms of this agreement.
- 2.7 The SELLER shall notify the PURCHASER in writing of either its acceptance or its rejection of the PURCHASER's offer immediately upon receipt of written request therefore from the PURCHASER, which request shall not be made before the last day of the Confirmation Period.
- 2.8 In the event of the sale requiring the consent of any statutory authority, The Master of the High Court, or any court of law, then this sale is subject to the granting of such consent.

3 **PURCHASE PRICE**

The Purchase Price, plus Value-Added Tax ("VAT") if applicable, shall be paid as follows:

3.1 IN RESPECT OF THE PROPERTY:

- 3.1.1 A deposit of 5% (five per cent) of the Purchase Price to the **AUCTIONEER** by the **PURCHASER** immediately on the fall of the hammer, which amount the **PURCHASER** hereby authorises and instructs the **AUCTIONEER** to pay over to the **SELLER's** Attorneys; in Trust pending Registration of Transfer.
- 3.1.2 The **PURCHASER's** signature hereto shall constitute the **PURCHASER's** written consent to authorise the **AUCTIONEER** to invest all amounts paid on account of the Purchase Price in an interest bearing account with a bank of the **AUCTIONEER's** choice. The

- interest shall accrue to the Property Practitioners Fidelity Fund in terms of section 34 (2) of the Property Practitioners Act unless the parties agree otherwise in writing.
- 3.1.3 The balance of the Purchase Price shall be secured to the satisfaction of the SELLER's Attorneys, by a written guarantee from a Bank or registered financial institution, payable free of exchange, against registration of transfer of the PROPERTY into the PURCHASER's name. The PURCHASER may elect to secure the balance of the Purchase Price by payment in cash to the SELLER's Attorneys, who shall hold same in trust, pending registration of transfer into the name of the PURCHASER. The aforesaid guarantee shall be presented and/or cash shall be payable by the PURCHASER to the SELLER's Attorneys within 45 (forty-five) days from receipt of a written request to that effect from the SELLER's attorneys.
- 3.1.4 Any payment made by the **PURCHASER** in terms of this Agreement shall be allocated first to the payment of **AUCTIONEER's** Commission when due and subject to the provisions contained in clause 5 hereof, then interest and thereafter to the payment of any other monies due in terms hereof.
- 3.1.5 The sale of the fixed **PROPERTY** and the movables shall constitute a single indivisible transaction although the respective sale prices will be apportioned as will more fully appear on page 19 hereof.

3.2 IN RESPECT OF THE MOVABLES

The Full Purchase Price plus Vat of the movables as per allocation in terms of page 19 below shall be payable in cash or via **Electronic Fund Transfer (EFT)** to the **SELLER's** Attorneys within 14 (Fourteen) days from receipt of a written request to that effect from the **SELLER's** attorneys.

4 VALUE-ADDED TAX

- 4.1 The **SELLER** in respect of the **PROPERTY** is a VAT Vendor.
- 4.2 The Purchase Price is exclusive of VAT.
- 4.3 The VAT shall be paid by the **PURCHASER** to the **SELLER's** Attorneys immediately on demand thereof.

5 **AUCTIONEER'S COMMISSION**

5.1 The PURCHASER shall be liable for and pay, in addition to the amounts payable in terms of clauses 3.1.1 and 3.1.3 and 3.2 AUCTIONEER's commission of 3% (three per cent) of the Purchase Price, plus VAT thereon, which commission shall be deemed to have been earned and is payable immediately upon the signing of acceptance of the PURCHASER's offer in terms hereof by the SELLER.

- 5.2 The **PURCHASER** shall pay the full amount of **AUCTIONEER's** commission into the trust account of the **AUCTIONEER** immediately on the fall of the hammer, but this amount shall remain the property of the **PURCHASER** and shall be retained in trust by the **AUCTIONEER** for the benefit of the **PURCHASER** pending acceptance by the **SELLER** of the **PURCHASER's** offer or until the **SELLER** either rejects the offer or until expiry of the confirmation period.
- 5.3 The provisions of this clause 5 are inserted and intended for the benefit of the **AUCTIONEER** who by his signature hereto, accepts such benefit.

6 OCCUPATIONAL RENT / INTEREST

Should the **PURCHASER** not take possession and occupation of the **PROPERTY** on date of Registration of Transfer as per clause 10.1 below and take earlier possession of the **PROPERTY** as per pre-agreed written agreement with the **SELLER**, the **PURCHASER** shall pay occupational rent to the **SELLER**, calculated at 12% (Twelve Percent) per annum on the balance of the purchase price, payable in advance on the first day of every month, from date of possession until date of transfer, both days inclusive, payable directly to the **SELLER's** Attorney (reduced *pro rata* for any period less than a month).

7 RATES AND TAXES

- 7.1 The **SELLER** shall be liable for all rates and taxes and other Municipal charges levied on the **PROPERTY** for the period prior to registration of transfer and the **PURCHASER** shall be liable for all rates and taxes and other Municipal charges levied thereafter.
- 7.2 The **PURCHASER** shall refund to the **SELLER** a pro rata share of all rates and taxes and services paid in advance by the **SELLER** for the period after registration of transfer, which refund shall be paid upon registration of transfer.

8 SELLER RESIDENCY AND WITHHOLDING TAX

It is recorded that **the SELLER, AUCTIONEER** and **PURCHASER** are aware of an obligation on the part of the **PURCHASER** to withhold part of the Purchase Price from the **SELLER**, if he is a non-resident and pay such withheld portion to the South African Revenue Services (hereinafter referred to as "SARS") in terms of Section 35A of the Income Tax Act, (hereinafter referred to as the "Act") and in that regard:

- 8.1 The **SELLER** warrants that it is a RESIDENT of the Republic of South Africa;
- 8.2 The **SELLER** hereby indemnifies and holds harmless both the **AUCTIONEER** and the **SELLER's** Attorneys attending to the transfer of the **PROPERTY** hereby sold, against any claim howsoever arising by virtue of them having acted in terms of the Act, on information supplied by the **SELLER**, or from any other source and the **SELLER** further waives any right of recourse he may have against the said **SELLER's** Attorneys and/or **AUCTIONEER**, in respect of any action or omission by them in terms of the Act, on information supplied to them by the **SELLER**, or any other source.

9. TRANSFER AND COSTS OF TRANSFER

- 9.1 Transfer of the **PROPERTY** shall be passed, by the **SELLER's** Attorneys, as soon as possible after date of acceptance, provided the **PURCHASER** has paid or secured all amounts payable in terms hereof.
- 9.2 Transfer of the **PROPERTY** shall be effected by the **SELLER's** Attorneys and all expenses of and incidental to the preparation and registration of transfer, the conveyancing fees, disbursements, transfer duty, and/or VAT (whatever is applicable), in respect of such transfer, shall be borne by the **PURCHASER** including all expenses and legal costs incidental to the preparation and registration of any mortgage bond to finance the Purchase Price herein, including any disbursement levied by the financial institution approving the finance, which will all be payable to the Transferring Attorneys immediately on demand thereof.
- 9.3. The PURCHASER acknowledges and accordingly undertakes to comply with all the FICA requirements as set out in Annexure "1" annexed hereto within 7 (seven) days from date of acceptance of this Agreement by the SELLER and to supply the SELLER's Attorneys all information and documentation required by the SELLER's Attorneys to enable the SELLER's Attorneys to fulfil their obligations in terms of FICA.

10 **POSSESSION AND RISK**

- 10.1 Possession of the **PROPERTY** shall only be given by the **SELLER** and taken by the **PURCHASER** on registration of transfer, provided that clauses 3.1.1, 3.1.3 and 3.2 above have been complied with, from which date all risks and benefits of ownership in respect of the **PROPERTY** shall pass to the **PURCHASER**.
- 10.2 Vacant possession and or occupation is not given or guaranteed by the **SELLER** or the **AUCTIONEER**.
- 10.3 Should the PURCHASER take and the SELLER allow possession of the PROPERTY prior to registration of transfer, the PURCHASER shall at its own expense insure the PROPERTY and improvements thereon for the full replacement value thereof from date of possession, against risk of loss or damage by any cause with an insurer acceptable to the SELLER. The SELLER's interest in the PROPERTY shall be endorsed against such policy for such period.
- 10.4 Upon the **PURCHASER** taking possession of the **PROPERTY** and pending transfer, the following further provisions shall apply
 - 10.4.1 the PURCHASER shall not sell, let or in any other manner dispose of or part with (whether temporarily or otherwise) the PROPERTY or his rights of occupation thereof, except with the written consent of the SELLER, which consent shall not be unreasonably withheld;
 - 10.4.2 the **PURCHASER** shall be responsible for and pay all costs of electricity and water consumed in the **PROPERTY**.

10.5 Ownership of the movables shall not pass or vest in or become the property of the **PURCHASER** until Registration of Transfer.

11 **EXISTING TENANCIES**

- 11.1 The **PROPERTY** is sold without any existing tenancies.
- 11.2 Neither the **SELLER** nor the **AUCTIONEER** guarantee any vacant occupation.
- 11.3 Occupancy of the **PROPERTY** by the **PURCHASER** or persons on the authority of the **PURCHASER** shall not create a tenancy either in terms of any statutory provision or at common law.
- 11.4 If the highest offer obtained for the sale of the PROPERTY subject to a lease is insufficient to meet the amount owing under any Mortgage Bond registered over the PROPERTY, then the PROPERTY may be sold free of any lease which was entered into after registration of any mortgage bond over the PROPERTY or any lease entered into prior to the registration of any mortgage bond of which lease the holder of the mortgage bond had no knowledge.

12 REPAIRS AND IMPROVEMENTS

- 12.1 Prior to registration of transfer, the **PURCHASER** shall not be entitled to effect any alterations to the **PROPERTY** without the prior written consent of the **SELLER**.
- 12.2 The **SELLER** shall not be obliged to compensate the **PURCHASER** for any authorised alteration effected in the event of the sale being cancelled.
- 12.3 The **PURCHASER** shall be liable for any damages suffered by the **SELLER** as a result of any alterations effected by the **PURCHASER**, not authorised by the **SELLER**.

13 **VOETSTOOTS, EXTENT AND REPRESENTATIONS**

13.1 The PROPERTY is sold "voetstoots" and subject to the terms and conditions, servitudes (if any), expropriations (if any) and encroachments (if any) mentioned or referred to in the current and/or prior Title Deeds and to the conditions of establishment of the Township in which it is situated and to the zoning applied to it under any Town Planning Scheme. The SELLER shall not profit by any excess nor shall it be answerable for any deficiency in the extent thereof. Neither the SELLER nor the AUCTIONEER shall be responsible for pointing out to the PURCHASER any surveyor's pegs or beacons in respect of the PROPERTY unless requested do so by the PURCHASER or unless the SELLER and/or AUCTIONEER had knowledge of any material deficiencies in the extent. The PURCHASER acknowledges that no occupation certificate is available or has been issued for the PROPERTY and the SELLER and the AUCTIONEER give no warranty in that regard, nor any warranty that valid occupation certificates exist in respect of the PROPERTY. The PURCHASER acknowledges that he will have no claim against the SELLER and/or the AUCTIONEER in respect hereof.

- 13.2 The PURCHASER acknowledges that he has not been induced into entering into this Agreement by any express or implied information, statement, advertisement or representation made or given any warranties in respect of the PROPERTY or anything relating thereto, by the AUCTIONEER or any other person, or by or on behalf of the SELLER and that is not contained in this Agreement.
- 13.3 The PURCHASER acknowledges that he has fully acquainted himself with the PROPERTY that he has purchased, or alternatively that he has elected to purchase the PROPERTY without fully acquainting himself therewith. In either case, the PURCHASER accepts the PROPERTY and the improvements thereon in the condition in which they stand, and the PURCHASER acknowledges that neither the SELLER nor the AUCTIONEER have given any warranty as to the condition of the PROPERTY or the improvements thereon, and the PURCHASER indemnifies the SELLER and the AUCTIONEER from all liability for any defects which may exist.
- 13.4 Annexure 2 hereto sets out information pertaining to the PROPERTY which is specifically brought to the attention of the PURCHASER.
- 13.5 The Movable Assets are also sold voetstoots and the PURCHASER hereby agrees that no warranties or representations have been given or made as to the state, condition or fitness of the Movable Assets, as more fully set out in clause 31.

14 **BREACH**

- 14.1 If one of the Parties commits a breach of this Agreement or fails to comply with any of the provisions hereof, then the Aggrieved Party shall be entitled to give the Defaulting Party 7 (seven) days notice in writing to remedy such breach or failure (unless such breach or failure occurs after the transfer documents have been lodged in the Deeds Office for registration, in which case the 7 (seven) day period may, at the election of the Aggrieved Party be reduced to 48 (forty eight) hours. If the defaulting party fails to comply with such notice then the innocent party shall forthwith be entitled, but not obliged, without prejudice to any other rights or remedies which it may have in law, including the right to claim damages:
 - 14.1.1 to cancel this Agreement and upon cancellation: -
 - 14.1.1.1 if the defaulting party is the **PURCHASER** the **SELLER** shall be entitled to retain all amounts paid by the **PURCHASER**, excluding **AUCTIONEER's** commission, as *rouwkoop* or as a genuine pre-estimate of damage suffered by the **SELLER**, and furthermore the **PURCHASER** shall not be entitled to compensation from the **SELLER** for any improvements of whatsoever nature it may have caused on the **PROPERTY**, whether with or without the **SELLER's** consent. The parties specifically agree that the **AUCTIONEER** shall be entitled, but not obliged, to immediately resubmit the **PROPERTY** for auction; and
 - 14.1.1.2 if the defaulting party is the **SELLER** the **PURCHASER** shall be entitled to a full refund of all money paid in terms hereof to the **SELLER** and to claim

any other damages from the **SELLER** that it may have suffered as a result of the **SELLER's** default;

(OR)

- 14.1.2 to claim immediate performance and/or payment of all the defaulting party's obligations in terms hereof.
- 14.2 Upon cancellation of this Agreement for whatever reason, the PURCHASER hereby undertakes to forthwith vacate the PROPERTY and to procure that the PROPERTY shall be vacated by any persons who occupy the PROPERTY through the PURCHASER's title or by his permission. Occupation shall be re-delivered in the same good condition as at the date of possession.
- 14.3 Occupancy of the **PROPERTY** by the **PURCHASER** or persons on the authority of the **PURCHASER** shall not create a tenancy either in terms of any statutory provision or at common law.
- 14.4 Notwithstanding what is contained herein, should the **PURCHASER** pay any amount as required under these Rules of Auction, the parties record and agree that the **AUCTIONEER** shall be entitled to first deduct from any such money paid under these Rules of Auction, **the value of its commission and any direct costs** incurred and recover any shortfall thereon from the **PURCHASER**.
- 14.5 It is recorded further that the deduction by the **AUCTIONEER** of commission due to it under the sale does not absolve the **PURCHASER** from any and all other obligations arising from these Rules of Auction.

15 **MORA CLAUSE**

- 15.1 In the event of there being any delay in the registration of transfer caused by the **PURCHASER**, the **PURCHASER** agrees to pay interest on the total purchase price at 2% (Two Percent) above the prime overdraft rate charged by any of the Registered South African Banks from time to time calculated from the date the **PURCHASER** is notified in writing by the **SELLER** (or the **SELLER's** agents) as being in mora, to the date upon which the **PURCHASER** has ceased to be in mora, both days inclusive.
- 15.2 A certificate by any Branch Manager of any of the aforementioned Banks as to such prime overdraft rate from time to time shall be *prima facie* proof of such rate.

16 **LEGAL COSTS**

The Defaulting Party shall be liable for all legal costs incurred by the Aggrieved Party, the **AUCTIONEER** and his Agent / Attorneys in enforcing the terms of this agreement, on an Attorney and own client scale, including collection commission.

17 ADDRESS / DOMICILIUM

- 17.1 The **PURCHASER** and the **SELLER** hereby choose their respective addresses / domicilium citandi et executandi for all purposes in respect of these Rules of Auction, including all notices and Court process to be delivered in terms hereof, the address recorded below his signature hereunder. Any notice sent by pre-paid registered post shall be deemed to have been received on the fifth day after posting; any notice delivered by hand shall be deemed to have been received on the day of delivery; any notice sent by telefax or electronically transmitted by email, shall be deemed to have been received on the first business day after date of despatch thereof.
- 17.2 Notwithstanding anything to the contrary herein contained, any written notice or communication actually received by a Party to this Agreement shall be deemed to be adequate written notice or communication to him notwithstanding that it was not sent or delivered at the chosen address / domicilium citandi et executandi or transmitted to such Party's telefax number and/or email address as stipulated herein.
- 17.3 The terms of "writing" shall include communications by email or facsimile.

18 **JOINT AND SEVERAL LIABILITY**

If this agreement is concluded with more than one **PURCHASER**, the liability of all such **PURCHASER**'s to the **SELLER** and to the **AUCTIONEER** shall be joint and several *in solidum*.

19 **SECTION 112 OF THE COMPANIES ACT**

- 19.1 It is recorded that the SELLER and the PURCHASER are aware of the provisions of Section 112 of the Companies Act 71 of 2008 (as amended) ("Section 112"), namely that if the SELLER is a company and if the PROPERTY constitutes either all or the greater part of the assets or the undertaking of the SELLER, then the directors of the SELLER shall not have the power, save by a special resolution of the shareholders of the SELLER, to dispose of the PROPERTY.
- 19.2 Accordingly, the **SELLER** warrants that the provisions of Section 112 are / are not applicable to the sale of the **PROPERTY**.
- 19.3 If Section 112 is applicable to the sale of the **PROPERTY** and if the directors of the **SELLER** have not already been granted the necessary authority in terms of Section 112 to dispose of the **PROPERTY**, then within 45 (forty five) days of the acceptance date the **SELLER** shall procure that its shareholders pass a special resolution ratifying the sale of the **PROPERTY**.

20 **NOMINEE**

The **PURCHASER** shall be entitled, by notice in writing to the **SELLER**, to nominate a nominee in his place as **PURCHASER**, upon the following terms and conditions:

- 20.1 the aforesaid notice shall be handed to the **SELLER** by not later than 24h00 on the same day as the acceptance date by the **SELLER**;
- 20.2 the notice shall set out the name and address of the nominee so nominated as **PURCHASER**;
- 20.3 the notice shall be accompanied by the nominee's written acknowledgement:
 - 20.3.1 that it is fully aware of all the terms and conditions of these Rules of Auction as if fully set out in such written acknowledgement; and
 - 20.3.2 that it is bound by the provisions of these Rules of Auction as the **PURCHASER**;
- 20.4 should the PURCHASER nominate a nominee in terms of this clause, then:
 - 20.4.1 all reference to the **PURCHASER** in this agreement shall be deemed to be a reference to its nominee; and
 - 20.4.2 the PURCHASER by his signature hereto, hereby interposes and binds himself as surety and co-principal debtor in solidum, for and on behalf of all the obligations of the aforesaid nominee as PURCHASER, to and in favour of the SELLER and/or AUCTIONEER, for all the PURCHASER's obligations under this agreement, including damages, and renounces the benefits of division and excussion.

21 **COMPANY TO BE FORMED**

- 21.1 In the event of the PURCHASER signing this agreement in his capacity as agent for a company to be formed and the PURCHASER fails within 20 (twenty) days from date of acceptance and confirmation of this agreement to register such company having as one of its objects the ratification and adoption of this agreement, or such company fails to adopt or ratify this agreement within 15 (fifteen) days after date of its incorporation, then in such an event the PURCHASER shall be deemed as from the date thereof to have entered into this agreement in his personal capacity and to have acquired all the rights and obligations of the PURCHASER under this agreement.
- 21.2 In the event of such company being registered and duly adopting or ratifying this agreement, or the nomination effected, then the PURCHASER by his signature hereunder, shall be deemed to bind himself to the SELLER and/or AUCTIONEER as surety and co-principal debtor in solidium with such company for the due performance by it as PURCHASER of the terms, conditions and obligations arising out of this agreement.

22 <u>COMPANIES, CLOSE CORPORATIONS, ASSOCIATIONS OR TRUSTS</u>

22.1 Should the PURCHASER be a company, close corporation, association or trust, the person signing this agreement on behalf of such PURCHASER, by his signature hereto interposes and binds himself as surety for and co-principal debtor with the PURCHASER for the due and proper discharge of all its obligations arising from this agreement.

22.2 If any individual purports to be representing another person including a company, close corporation, association or trust, and signs these Rules of Auction on that basis, that individual shall by signing this agreement on behalf of such other person shall be held personally liable for the due and proper discharge of all the PURCHASER's obligations in terms of these Rules of Auction and that individual shall be deemed to be the PURCHASER where such other person does not exist at the time of signing these Rules of Auction by that individual. This provision does not apply to instances contemplated in clause 21.

23 **ELECTRICAL INSTALLATION CERTIFICATE OF COMPLIANCE**

- 23.1 The **PURCHASER** agrees and undertakes to take steps sufficient to ensure, as far as is reasonably practicable, that the **PROPERTY** will comply with all prescribed requirements, including the issue of a Certificate of Compliance in respect thereof as required in terms of clause 7 of the Electrical Installation Regulations of 2009 under the Occupational Health and Safety Act (Act No. 85 of 1993, as amended), and in the event of an Electric Fence System installed on the **PROPERTY** as referred to in Regulation 12 (4) of the Electrical Machinery Regulations, 2011, a Certificate thereof, and that the **PROPERTY** will be safe and without risks to health.
 - 23.1.1 The **PURCHASER** hereby relieves the **SELLER** from the duty imposed upon him by the provisions of section 10 of Act 85 of 1993. All costs incurred in obtaining such a Certificates of Compliance, including costs of any repairs or replacements required in order for the certificates to be issued, shall be borne by the **PURCHASER**.
- 23.2 Should there have been any addition or alteration to the electrical installations existing on the **PROPERTY** subsequent to the issue of such certificates, the **PURCHASER** shall be obliged to obtain a Certificate of Compliance for such addition or alteration.
- 23.3 An Electrical Certificate of Compliance issued not more 2 (two) years prior to the date of this Agreement of Sale shall be valid and effective for the purposes of this clause 23.

24 GAS COMPLIANCE CERTIFICATE

The **PURCHASER** shall, at its expense, deliver to the **SELLER**, on or before the transfer or occupation date, whichever is the earlier, a Certificate of Conformity issued by an authorised person as defined in the Pressure Equipment Regulations 2009 made by the Minister of Labour under section 43 of the Occupational Health and Safety Act 85 of 1993, to the effect that the gas installation on the **PROPERTY** conforms to the required health and safety standard. The **PURCHASER** undertakes not to alter, install or remove the gas installation after issue of the said Certificate. In so far as the authorised person appointed by the **PURCHASER** to provide such Certificate requires corrective work to be carried out as a precondition to the issue of such Certificate, the **PURCHASER** will procure such work is carried out at the **PURCHASER's** cost and expense. Existing Certificates shall not pre-date the date of acceptance of the Agreement of Sale by more than 2(two) years.

25 **ENTOMOLOGIST CERTIFICATE**

If on the date of the sale there are any buildings included in the **PROPERTY**, then notwithstanding anything herein before contained, the **PURCHASER** shall, at his own expense and within 14 (Fourteen) days after the date of the sale or fulfillment of all precedent conditions, whichever is the later, cause all the said buildings to be inspected by a Government approved Entomologist and furnish to the conveyancer a certificate by the said Entomologist that such inspection disclosed no visible sign of active infestation of the said buildings by cryptotermis brevis, beetles, termites, borers or white ants. If the **PURCHASER** is unable to furnish the said certificate within the said period because there is such sign of any such infestation the **PURCHASER** shall, at his own expense and within 45 (Forty Five) days after the date of the sale, cause such infestation to be eradicated and furnish to the conveyancer a certificate by a Government approved Entomologist that such infestation has been eradicated.

26 **DISPUTE RESOLUTION AND ARBITRATION**

- 26.1 In the event of any dispute or difference arising between the parties with regard to:
 - 26.1.1 The un-conditionality of; or the interpretation of; or the carrying into effect of; or any of the parties rights and obligations arising from; or the termination or purported termination of or arising from the termination of; or the rectification or proposed rectification of this Agreement; or out of or pursuant to this Agreement, the parties shall forthwith attempt to settle such dispute or difference and failing such settlement within a period of 5 (five) business days, then such dispute or difference MAY be submitted to an arbitration in accordance with the rules of AFSA or its successors, subject to the provision set out below;
- 26.2 The arbitrator shall be a suitably experienced and qualified senior advocate of not less than ten (10) years standing, alternatively a retired Judge.
- 26.3 The Parties shall use their respective reasonable commercial endeavors to reach agreement as to the appointment of the arbitrator.
- 26.4 In the event that agreement cannot be reached within five (5) Business Days after the arbitration has been demanded, as to the appointment of the arbitrator, then the arbitrator shall be appointed in accordance with the procedure set out hereunder:
 - 26.4.1 the claimant shall nominate five (5) potential arbitrators within five (5) Business Days of the expiry of the period referred to in clause 26.4 in writing. The defendant shall be entitled to accept the nomination of one (1) of the five (5) arbitrators. The defendant shall communicate its acceptance of one (1) nominated arbitrator within five (5) Business Days thereafter. That arbitrator shall be the duly appointed arbitrator. Should that arbitrator refuse or fail to accept the appointment, then the process shall be repeated with the remaining four (4) arbitrators until an arbitrator acceptable to the defendant accepts the appointment;

26.4.2 should the claimant fail to nominate five (5) arbitrators or the defendant fail to accept one (1) nomination as envisaged in clause 26.4.1, then either party shall have the right to request the Chairman of the Kwa-Zulu Natal Bar Counsel to appoint an arbitrator. The appointment by the Chairman of the Kwa-Zulu Natal Bar Counsel shall be final and binding on the Parties.

26.5 The arbitration proceedings:

- 26.5.1 shall be governed in accordance with the rules regulating the conduct of proceedings in the High Court of South Africa;
- 26.5.2 shall be subject to the application of the law of evidence;
- 26.5.3 shall take place in Durban.
- 26.6 The Parties shall use their best endeavors to complete the arbitration proceedings within a period of ninety (90) days of the appointment of the arbitrator.
- 26.7 The arbitrator's decision will be final and binding, save for manifest error, unless the Parties otherwise agree in writing.
- 26.8 The arbitrator's decision may, at the instance of any of the disputing parties, be made an order of any court of competent jurisdiction.
- 26.9 The proceedings in the arbitration shall, as far as practicable, take place in private and be kept confidential.
- 26.10 The arbitration clause is intended to give the parties an option to arbitrate any dispute but nothing herein contained shall prevent any of the disputing parties, especially the **AUCTIONEER** in respect of a claim for commission, from proceeding in a court of competent jurisdiction should they elect not to submit the matter to arbitration.

27 **GENERAL CLAUSES**

- 27.1 These Rules of Auction constitute the whole agreement between the Parties as to the subject matter hereof and no agreement, representation or warranty between the Parties other than those set out herein are binding on the Parties.
- 27.2 No extension of time, waiver, indulgence or suspension of any of the provisions of this agreement, which any Party hereto may have given, shall be binding unless recorded in a written document signed by all Parties.
- 27.3 No variation or alteration or cancellation of these Rules of Auction or any of the terms hereof, shall be of any force or effect, unless in writing and signed by the Parties hereto.
- 27.4 Words importing the singular shall include the plural and vice versa, and words importing the masculine gender shall include the feminine and words importing persons shall include partnerships and bodies corporate, and *vice versa*.

- 27.5 The Parties signing this document confirm that they have read and understood all of the terms and conditions contained herein and agree that they are bound hereto.
- 27.6 The **SELLER** and the **PURCHASER** warrant that they are duly authorised to sign these Rules of Auction.

28 MASTER CONSENT

Insofar as may be required in law this sale and the terms and conditions hereof are subject to all necessary consents being obtained from the Master of the Supreme Court, this sale is subject to such consent. Should such consent not be obtained, or should the Master of the Supreme Court decline for any reason, then this agreement shall lapse and be null and void. In such event, the **SELLER** shall be obligated to repay to the **PURCHASER** all amounts which has been paid by him by virtue of this agreement against payment by the **PURCHASER** to the **SELLER** of reasonable compensation for all benefits which the **PURCHASER** has had as a result of this agreement, in particular, but not limited to, occupational rent as calculated above, but the parties shall otherwise have no further claims against each other.

29 **INSOLVENCY ACT NOTICE**

The Parties agree that the transaction contemplated in this Agreement shall not be advertised as contemplated in terms of Section 34 of the Insolvency Act, No. 24 of 1936, as amended from time to time.

30 PROTECTION OF PERSONAL INFORMATION

The parties record and agree that they will at all times uphold and comply with the spirit and intention of the provisions of the Protection of Personal Information Act No. 4 of 2013, as amended from time to time ("POPI Act") and any regulations promulgated pursuant thereto in dealing with any personal information connected to this agreement and the transaction envisaged herein.

31 MOVABLE ASSETS: - (SELLER 2)

- 31.1 The **PURCHASER** acknowledges herewith that all Movable Assets as per attached Inventory marked **Annexure "A" ("The Movables")** are owned by **SELLER 2.**
- 31.2 All parties hereto acknowledge herewith that the **PROPERTY** and the Movable Assets are sold as one indivisible transaction and that the total Purchase Price payable in terms of clause 3 shall be allocated and apportioned in terms of the apportionment as will more fully appear on page 19.
- 31.3 Both **SELLER 2** and the **PURCHASER** acknowledges herewith that the effective date of the sale of the movable assets will be date of Registration of Transfer of the **PROPERTY** into the name of the **PURCHASER** ("The Effective Date").

- 31.4 The risk of the movable assets shall pass to the **PURCHASER**, with effect from the effective date and subsequent delivery of the movable assets. **SELLER 2** shall ensure that all the movable assets are properly insured for at least the purchase price until the effective date.
- 31.5 **SELLER 2** shall not sell, cede, assign, transfer or pledge the movable assets or allow it to become subject to any lien of whatsoever nature or deliver possession thereof to any other person other than the **PURCHASER** on the effective date. Ownership of the movable assets will remain vested in the name of **SELLER 2** until Registration of Transfer.
- 31.6 The **PURCHASER** hereby agrees that no warranties or representations have been given or made as to the state, condition or fitness of the movable assets which he takes with all faults and agrees to accept all risks of whatsoever nature. The movable assets are sold "voetstoots" as it now stands and with all and any defects whether latent or patent.
- 31.7 The **PURCHASER** hereby acknowledges that the movable assets are second hand and that it purchases them at its own risk without any warranties from **SELLER 2** or the **AUCTIONEER** as to their condition.
- 31.8 No relaxation or indulgence granted by the **SELLER** and no omission by the **SELLER** timeously or diligently to enforce any right under this agreement shall be deemed to amount to a waiver of that or any other right.
- 31.9 The **PURCHASER** acknowledges that the quantities delivered on date of Registration of Transfer might not be exactly the same as the quantities reflected in terms of **Annexure** "A", and acknowledges that neither the **SELLER** nor the **AUCTIONEER** shall be liable for any shortfall of such items which may differ from the inventory as per **Annexure** "A".

31.10 SELLER 2 is a VAT Vendor.

- 31.10.1 The Purchase Price in respect of the movable assets as reflected on page 19 below is exclusive of VAT.
- 31.10.2 The VAT shall be paid by the **PURCHASER** to the **SELLER's** Attorneys immediately on demand thereof.

32 **BUILDING PLANS & OCCUPATION CERTIFICATE**

The **PURCHASER** acknowledges herewith that NO occupation certificate is available or has been issued in respect of the **PROPERTY**. All required compliance and certification in order to obtain the occupation certificate will be for the **PURCHASER'S** account (if applicable). The **PURCHASER** acknowledges that he will have no claim against the **SELLER** or the **AUCTIONEER** in respect hereof or in respect of any discrepancies, absence of occupation certificates or building plans, or any defects in the buildings that may not have been disclosed to the **PURCHASER**, and the **SELLER** and **AUCTIONEER** are absolved of all responsibility or liability for any such defects.

THE PROPERTY WAS PUT UP FOR SALE BY PUBLIC	AUCTION ON THE
DAY OF	
And sold by the rise for the amount of	
R	
(words)	
(PLUS VALUE ADDED TAX IF APPLICABLE)	
APPORTIONED as follows:	
IMMOVABLE PROPERTY :	R
MOVABLE ASSETS IN RESPECT OF SELLER 2 (EXCL VAT)	R

IN THE EVENT OF THE PURCHASER BEING A COMPANY / TRUST / CC:

TO:		
COMPANY/ CLOSE CORPC	DRATION/TRUST/ (OTHER
(hereinafter referred to as	s the "PURCHASER	")
ENTITY REGISTRATION NO	D.:	
ENTITY ADDRESS:		
TELEPHONE DETAILS:	(landline)	
	(Fax)	
	(Email)	
	(Cell)	
MARITAL STATUS		(In/Out of Community of PROPERTY)
SPOUSE'S NAME		
SPOUSE'S ID NO		

IN THE EVENT OF THE PURCHASER BEING A NATURAL PERSON:

TO:		
MR/MRS/MS		
(hereinafter referred to as	s the "PURCHASER	?")
IDENTITY NO.:		
ADDRESS:		
TELEPHONE DETAILS:	(home)	
	(Work)	
	(Fax)	
	(Email)	
	(Cell)	
MARITAL STATUS		(In/Out of Community of PROPERTY)
SPOUSE'S NAME		
SPOUSE'S ID NO		

I, THE PURCHASER, HEREBY CONFIRM THAT THE FULL EXTENT OF MY OBLIGATIONS AND RIGHTS HEREIN HAVE BEEN EXPLAINED TO ME AND THAT I HAVE BEEN GIVEN AN OPPORTUNITY TO MAKE THE NECESSARY ENQUIRIES IN RESPECT OF THE PROPERTY AND ALL MATERIAL ASPECTS RELATED TO THIS PROPERTY AND SALE AND THAT I UNDERSTAND THE EFFECT OF THIS AGREEMENT.

SIGNED BY THE PURCHASER AT	ON THE DAY OF
AS WITNESS:	
1	PURCHASER (and where applicable, the
	signatory binding himself as surety and
	co-principal debtor in solidium)
AS WITNESS: 1	
	IN2ASSETS PROPERTIES (PTY) LTD
	duly authorised who hereby accept all the
	rights conferred upon it in terms of
	this Agreement
ACCEPTANCE AND CONFIRMATION	
SIGNED BY THE SELLER ATON THE	IE DAY OF
AS WITNESSES:	
1	
	MISTY BLUE INVESTMENTS (PTY) LTD
	(IN LIQUIDATION) (and where applicable the
	SELLER is duly authorised)
2	SELLER'S ADDRESS:

SIGNED BY SELLER 2 AT	ON THE	DAY OF
AS WITNESSES:		
1		HUNTREX 302 (PTY) LTD (IN LIQUIDATION)
		(and where applicable the
		SELLER is duly authorised)
		autionised,
2		SELLER'S ADDRESS:

I hereby certify that the auction rules to the best of my knowledge meet the requirements of Regulation 21

1.

AUCTIONEER

AUCTIONEER FULL NAME/S: Andrew Ronald Miller

ADDRESS: Unit 503, 5th Floor, Strauss Daly Place, 41 Richefond Circle, Ridgeside Office Park,

Umhlanga Ridge

CONTACT NUMBER: 031 574 7600



DEED OF SURETYSHIP

I / We the undersigned,		
ID NUMBER:		
do hereby interpose and bind myself / ourselves as surety and co-principal debtor/s in solidum fo and on behalf of the PURCHASER to and in favour of the SELLER, SELLER 2 and the AUCTIONEER fo all the obligations of the PURCHASER under the Rules of Auction aforegoing and in particular for al amounts of money that may be due, including damages, from whatsoever cause arising unde renunciation of the benefits of division and excussion. I/We do further acknowledge that I/we are fully aware of all the terms and conditions of the Rules of Auction as if fully set out herein. I/We do accept domicilium et executandi at the address hereinafter set out.		
THUS DONE AND SIGNED at	thisday of	
AS WITNESSES:		
1	SELLER: MISTY BLUE INVESTMENTS (PTY)	
3.	LTD (IN LIQUIDATION)	
	SELLER 2: HUNTREX 302 (PTY) LTD (IN LIQUIDATION)	
	IN2ASSETS PROPERTIES (PTY) LTD duly authorised	
SURETY ADDRESS:	duly authorised	
Tel No:		

EXTRACT FROM THE MINUTES OF A M	EETING OF THE MEMBERS OF
HELD ATON .	
IT IS RESOLVED THAT:	
1. The CLOSE CORPORATION BUYS	the following PROPERTY
from	
for R	
to execute and sign all docum	in his capacity as Member be and is hereby authorised nents necessary to give effect to the above resolution, thus a things done and documentation already signed as if duly and of execution thereof.
Certified a true copy,	
MEMBER	MEMBER
MEMBER	MEMBER

EXTRACT FROM THE MINUT	ES OF A MEETING OF 1	THE DIRECTORS OF	
HELD AT	ON		
IT IS RESOLVED THAT:			
1. The COMPANY BUYS t	he following PROPERT	Υ	
			MOVABLE ASSETS AS PER MARKED ANNEXURE "A"
from			
for R			
to execute and sign ratifying and confirmi	all documents necess	sary to give effect to the and documentation all	e and is hereby authorised he above resolution, thus ready signed as if duly and
Certified a true copy,			
DIRECTOR		DIRECTOR	
DIRECTOR		DIRECTOR	

EXTRACT FROM THE MINUTES OF A MEET	FING OF THE TRUSTEES OF
HELD ATON	
IT IS RESOLVED THAT:	
1. The TRUST BUYS the following PRO	
from	
for R	
to execute and sign all document	in his capacity as Trustee be and is hereby authorised to necessary to give effect to the above resolution, thus sings done and documentation already signed as if duly and execution thereof.
Certified a true copy,	
TRUSTEE	TRUSTEE
TRUSTEE	TRUSTEE

(ANNEXURE 1)

FICA REQUIREMENTS: Natural Persons

- [1] South African identity document (foreigners: passport);
- Utility bill addressed to your residential address less than 3 months (accounts for mobile phones are not acceptable);
- [3] South African Income Tax reference number.
- [4] (Confirmation marital status, i.e. unmarried or married.)

If Married

- [5] Marriage certificate.
 - If IN community of property (no antenuptial contract)
- [6] S.A. identity document (foreigner: passport) of your SPOUSE.
 - If OUT of community of property (by Antenuptial Contract ("ANC")
- [7] Page 1 (and page 2 if necessary) reflecting the registered number and names of both parties.
 - If your Marriage is governed by the Laws of another country/state
- [8] S.A. identity document (foreigner: passport) of your SPOUSE;
- [9] Name of the country/state governing your marriage, i.e. the country where the husband was living at the time of the marriage with the intention of staying there permanently.

FICA REQUIREMENTS: Entities

- Person acting on behalf of the Entity must comply with paragraphs 1 to 4 above.
- · All directors / members / trustees must also comply with paragraphs 1 to 4 above

PLUS THE FOLLOWING:

Companies:

- [1] CM1.
- [2] CM22.

Close Corporations:

- [1] CK1;
- [2] and, if applicable, CK2.

Trusts:

- [1] Letters of Authority / Master's Certificate;
- [2] Trust Deed and all amendments thereto.
- [3] Resolution to approve the purchase (and <u>loan</u> application, if applicable) taken before the Agreement of Sale was signed. (The only exception is where it is a cash transaction and all the Trustees have signed the Agreement of Sale.)
- Detailed FICA requirements for Entities, will be supplied to such Purchasers, in due course.
- FICA requirements for Other Entities, if applicable, will be supplied to such Purchasers.