### **CONTRACT FOR SALE OF REAL ESTATE**

This CONTRACT FOR SALE OF REAL ESTATE ("Agreement") is made and entered into as of the date of last execution below (the "Effective Date"), by and between HELPING HANDS OF SPRINGFIELD, INC., an Illinois not-for-profit corporation (hereinafter "Seller"), and THE COUNTY OF SANGAMON, an Illinois body politic and corporate (hereinafter "Purchaser"), for the acquisition from Seller by Purchaser of the subject matter hereinafter described, pursuant to the following terms and conditions. Seller and Purchaser are also referred to herein individually as a "Party" and collectively as the "Parties."

1. <u>Subject Matter</u>. Subject to the terms and conditions of this Agreement and the consideration herein set forth, Seller agrees to sell and transfer, and Purchaser agrees to purchase and acquire, all of Seller's right, title and interest in and to the real property, and all buildings and structures (the "Buildings"), parking areas, improvements and fixtures now situated thereon (the "Improvements"), all easements, hereditaments and appurtenances belonging to or inuring to the benefit and pertaining thereto (the "Benefits"), if any, and any street, road or alley abutting the real property to the centerline thereof, if applicable, on the real property legally described in Exhibit A hereto (all such real property, Buildings, Improvements, and Benefits collectively referred to herein as the "Real Estate").

2. <u>Agreement to Convey</u>. Seller agrees to convey, and Purchaser agrees to accept, on the date of Closing good and merchantable fee simple title to the Real Estate by Special Warranty Deed, subject only to the "Permitted Exceptions" described in Section 6.A. hereinbelow.

## 3. Price and Terms.

A. The purchase price is and shall be TWO HUNDRED AND SEVENTY-FIVE THOUSAND DOLLARS AND NO/100 CENTS (\$275,000.00) payable by good funds in United States Dollars ("Purchase Price"). No earnest money deposit shall be paid by Purchaser for this transaction. Purchaser shall pay the Purchase Price, at Closing, less credit for prorated taxes and any other credit or deduction pursuant to this Agreement or any amendment thereof.

B. Purchaser shall take title to the Real Estate subject only to: (i) any lien for real property taxes, provided that said taxes are either due and payable or are a lien on the date of Closing and shall be paid by Seller giving Purchaser a credit at Closing for the amount of said real estate taxes in the manner described in Section 6.E. hereinbelow; and (ii) the Permitted Exceptions as defined hereinbelow in Section 6.A.

4. <u>Relocation Agreement Contingency</u>. This Agreement may be terminated at any time prior to Closing should Purchaser terminate the Relocation Agreement by and amongst the Parties and executed contemporaneously herewith due to any one of the contingencies contained in said Relocation Agreement.

5. <u>Contingencies</u>. This Agreement is contingent upon:

A. <u>Due Diligence Materials</u>. Seller furnishing to Purchaser, within five (5) business days of the Effective Date the following documents in the possession of, or reasonably accessible by, Seller: all surveys, environmental reports, mold and asbestos reports, engineering reports, blueprints, inspection reports, or other reports pertaining to the Real Estate or its condition and any leases, utility information and rent rolls along with copies of any contracts with service providers to the Real Estate.

B. <u>Tests and Inspections</u>. Purchaser, at its sole expense, conducting any and all engineering tests, soil boring tests, topography tests, geotechnical tests, soil compaction tests, architectural surveys, and structural and mechanical tests and inspections to ascertain that the Buildings on the Real Estate

are structurally and mechanically sound, including, but not limited to, the roof, the structural components, the mechanical components, the HVAC system, and the plumbing and electrical systems, and to determine that the Improvements are in compliance with the Americans With Disabilities Act ("ADA"). If Purchaser determines in its sole discretion that the Buildings are not structurally and mechanically sound or that the roof, mechanical systems and other systems in the Buildings or on the Improvements are not structurally or mechanically sound, if Purchaser determines that the Improvements are not ADA compliant, or if any surface, above surface, or below surface portion of the Real Estate is unacceptable to Purchaser, Purchaser shall have the right to terminate this Agreement. Seller hereby grants Purchaser the right to enter upon the Real Estate to conduct such tests and inspections as Purchaser deems reasonably necessary. In regard to such tests and inspections, and the tests and inspections described in Section 4.C. below, Purchaser agrees that at its sole cost and expense it will restore the Real Estate to the same condition as it existed prior to its entry onto the Real Estate to conduct such tests and inspections and shall be liable for any and all damage caused by such testing. Purchaser agrees to indemnify and hold Seller harmless from and against any loss, damage or liability for injury to any person, property, or the Real Estate caused by Purchaser or its agent's entry onto the Real Estate pursuant to the foregoing, which indemnity shall survive for a period of one (1) year after the earlier to occur, the Closing or the termination of this Agreement.

C. <u>Environmental Inspection</u>. Purchaser's receipt, at Purchaser's expense, of a Phase I Environmental Report, a Phase II Environmental Report, if necessary, an asbestos survey, a mold inspection and any other environmental or health inspections and surveys (collectively, the "Report(s)"), from an environmental engineer(s) or experts selected by Purchaser, demonstrating to Purchaser's satisfaction that the Real Estate is free from any and all environmental defects and that asbestos removal, mold remediation, or other remediation efforts will not be necessary or will be at a cost deemed reasonable by Purchaser. Upon Purchaser's receipt and review of such Report(s), should the same reveal that the Real Estate contains or may contain any environmental defects or is in need of asbestos removal, mold remediation, or other remediation efforts at a cost deemed unreasonable by Purchaser, Purchaser may elect, at Purchaser's sole discretion to declare this Agreement null and void. The Parties agree that the cost of such Report(s) and inspections shall be paid by Purchaser.

D. <u>Title Commitment</u>. Purchaser obtaining a title commitment from the Title Company in accordance with the provisions of Section 6.A. hereof.

E. <u>Survey</u>. That the survey of the Real Estate described in Section 6.B. below does not disclose any condition, easement or restriction affecting the Real Estate which would hinder, prevent or make more expensive Purchaser's intended development or use of the Real Estate.

F. Zoning. Purchaser determining that the Real Estate is zoned in such a manner so as to allow Purchaser to use the Real Estate for its intended use, and Purchaser determining that the Real Estate has sufficient parking to satisfy any and all zoning and/or other state, county, or municipal regulations. Should Purchaser desire to seek zoning reclassification of the Real Estate or any other zoning relief, variances, or approvals, Seller agrees and consents to Purchaser filing, prior to Closing, a petition seeking such relief and any other relief as Purchaser deems necessary for Purchaser to utilize the Real Estate for its intended purposes. Should Purchaser file such a petition prior to Closing, Seller agrees to cooperate with Purchaser in regard to the same, and give its written consent to be attached to the petition. If Purchaser files such a petition within thirty (30) days of the Effective Date, the Parties agree that the Contingency Period, only in regard to this zoning contingency, may be extended up to fourteen (14) days beyond the date that the applicable unit(s) of government take final action on said petition.

G. <u>Contingency Period</u>. Purchaser shall have a period of ninety (90) days from the Effective Date to satisfy itself that all of the above contingencies have been met (the "Contingency Period"). Notwithstanding anything herein to the contrary, if, in Purchaser's sole discretion, it deems the Real Estate unacceptable for any reason whatsoever, Purchaser shall advise Seller of the same in writing no later than

three (3) business days after the expiration of the Contingency Period. In such notice, Purchaser shall have the option of either waiving any or all of said contingencies, or declaring this Agreement null and void. Seller agrees that Purchaser and Purchaser's agents or representatives, shall have the right to enter upon the Real Estate during normal business hours, for the purpose of inspecting the Real Estate.

## 6. <u>Closing</u>.

Title Commitment. After execution of this Agreement, Purchaser shall obtain a Α, commitment for an owner's title insurance policy issued by Chicago Title Insurance Company (the "Title Company") covering the Real Estate in the amount of the Purchase Price and issued by the Title Company. It is a condition of Closing that said commitment shall reflect that Seller shall be in a position to deliver a Special Warranty Deed, conveying good and merchantable title, free and clear of encumbrances, reservations, restrictions, easements and rights of way, except as may be specifically approved in writing by Purchaser (the "Permitted Exceptions"), provided, however, that Purchaser shall not unreasonably withhold approval of easements, building lines, building laws and ordinances, use or occupancy restrictions, conditions and covenants of record, and rights of way that do not materially interfere with Purchaser's intended use of the Real Estate. Purchaser will advise Seller, in writing, within ten (10) days after receipt of the title commitment, of any objections to title and will allow Seller up to ten (10) days from receipt of such notice or up to the Closing, to correct such objections or to obtain Purchaser's approval of such objections as exceptions to title, and the Closing date stated hereinabove shall be extended as required to allow for correction of such objections. In the event that Seller does not elect to correct any such title exceptions, and if Purchaser does not approve such objections as exceptions to title, Purchaser may then elect to terminate this Agreement.

Survey. Prior to the expiration of the Contingency Period, Purchaser shall have the B. right to obtain, at Purchaser's expense, a current ALTA survey of the Real Estate prepared by a licensed Illinois Land Surveyor, certified to the Title Company and to Purchaser and showing the Real Estate and the Improvements thereon and in sufficient form to allow the Title Company to delete the survey exception to the owner's title policy to be provided to Purchaser. Said survey shall show that the Improvements on the Real Estate do not encroach upon adjoining real estate and do not violate any zoning or other setback requirements and shall show that there are no encroachments of improvements on adjoining real estate onto the Real Estate. Said survey shall also show that the Real Estate is not located in a flood zone. If Purchaser has any objections to the survey obtained by Purchaser, Purchaser shall inform Seller in writing of such objections within ten (10) days of its receipt of both the survey and the title commitment referred to hereinabove in Subparagraph 6.A. Seller shall have up to ten (10) days from receipt of such objections or up to the Closing, to correct such objections or to obtain Purchaser's approval of such objections, and the Closing date stated hereinabove shall be extended as required to allow for correction of such objections. In the event that Seller does not elect to correct any such objections, and if Purchaser does not waive its stated objections. Purchaser may then elect to terminate this Agreement.

C. <u>Closing</u>. Settlement and closing of this transaction shall take place at a mutually agreeable time and date occurring not later than October 1, 2023 unless such date is extended by Purchaser due to any delays in preparing the premises that will be leased from Purchaser to Seller located on Dirksen Parkway in Springfield, Illinois pursuant to that certain Lease Agreement executed by and among the Seller and Purchaser contemporaneously herewith (the "Closing").

D. <u>Closing Costs</u>. The premium for issuance of the owner's title insurance policy, payment of real estate transfer taxes and recording fees in regard to mortgage releases and the like, Seller's attorneys' fees and all other related title and closing costs normally paid by a seller in the county where the Real Estate is located shall be paid by Seller. Purchaser shall be responsible for payment of its recording fees, Purchaser's attorneys' fees, endorsements to the Title Policy, extended coverage, and all other related title and closing costs normally paid by a buyer in the county where the Real Estate is located.

Notwithstanding the foregoing, the closing fee of the Title Company shall be paid one-half (1/2) by Seller and one-half (1/2) by Purchaser.

E. <u>Real Estate Tax Prorations</u>. General real estate taxes levied or assessed against the Real Estate for the tax year in which the Closing occurs shall be prorated as of the Closing date based upon the most recent information available from the county Supervisor of Assessments. All real estate taxes levied or assessed against the Real Estate with respect to any tax year prior to 2023 which are due shall be paid by Seller at or prior to Closing. If as of the Closing date the Real Estate or any portion thereof shall be affected by any special or general assessments which are or may become payable in installments of which the first installment is then a lien and has become payable, Seller shall pay the unpaid installments of such assessments which are due prior to the Closing date and Purchaser shall pay the installments which are due on or after the Closing date. This provision will survive the Closing.

F. <u>Utility and Other Real Estate Operating Prorations</u>. Purchaser shall take all steps necessary to effectuate the transfer of all utilities it requires to its name as of the Closing. Seller shall ensure that all utility meters are read as of the Closing. At Closing, following the reading of the meters, Seller shall be entitled to the return of its utility deposits. All rents and other expenses associated with the operations of the Real Estate normally prorated in a commercial transaction shall be prorated at the Closing. Seller shall give Purchaser a credit for such prorated amounts.

G. <u>Closing Agent</u>. The Closing of this transaction will be conducted by the Title Company at 1043 South 5<sup>th</sup> Street, Springfield, Illinois 62703, or other place as agreed to by the Parties. Purchaser shall be entitled to receive at the Closing, from the Title Company, a marked-up title commitment or Pro Forma showing title in Purchaser, subject only to Permitted Exceptions or the title policy showing the same.

H. <u>Failure to Perform</u>. In the event Seller fails to provide the aforementioned documentation or any documentation required by this Agreement, or if Seller does not act or fails to perform any act required by this Agreement, including any representation or warranty that prevents the Closing, then, at Purchaser's sole and absolute discretion as evidenced by written notice to the Title Company, and to Seller, Purchaser shall have the option to terminate this Agreement, or Purchaser may, at its option, seek specific performance from Seller or may exercise any and all other remedies available at law or in equity. In the event that Purchaser does not act or fails to perform any act required by this Agreement, including any representation or warranty that prevents the Closing, Seller may seek specific performance from Purchaser or may exercise any and all other remedies available at law or in equity.

I. <u>Seller Closing Deliveries</u>. At Closing, Seller shall deliver to Purchaser, the following documents in a form satisfactory to Purchaser:

i. A Special Warranty Deed in recordable form, or other type of deed acceptable to Purchaser, conveying fee simple title in the Real Estate to Purchaser, along with any necessary transfer declaration or any other documentation required for recording of the deed, including but not limited to a Plat Act Affidavit and PTAX-203/MyDec Declaration. Said deed shall be subject only to the Permitted Exceptions;

ii. Seller shall execute, acknowledge and deliver to Purchaser such affidavits, resolutions and other documents which the Title Company shall reasonably require in order to issue the Title Policy described herein;

iii. Seller shall execute, acknowledge and deliver to Purchaser a certification that all of the representations and warranties of Seller in this Agreement are true and correct as of the date of Closing, and Seller shall indemnify and hold Purchaser harmless from any loss or damage suffered by

Purchaser on account of the untruth or incorrectness of any such warranties or representations, in the form attached hereto as Exhibit B;

iv. Seller shall deliver to Purchaser sole and actual possession of the Real Estate, free and clear of all tenancies and the rights of any other parties, including but not limited to any and all service or supply contracts associated with the Real Estate or any business Seller may have previously operated on the Real Estate, in a clean state free from debris. Seller shall terminate all leases and tenancies affecting the Real Estate, if any, as of the Closing date. At Closing, Seller shall deliver to Purchaser all keys, access codes, and operational instructions for all entry and security mechanisms for the Real Estate;

v. Seller shall provide Purchaser with a nonforeign ownership certificate in the form of <u>Exhibit C</u> hereto;

vi. If the Title Commitment, including any update thereto, discloses judgments, bankruptcies, or other returns against other persons having names the same as or similar to that of Seller, on request of Purchaser, Seller shall deliver to the Title Company affidavits showing that such judgments, bankruptcies, or other returns are not against Seller in order to request the Title Company to omit exceptions with respect to such judgments, bankruptcies, or other returns or to insure over same; and

vii. Seller shall cause to be delivered to Purchaser an Owner's Title Policy in the full amount of the Purchase Price in accordance with the Title Commitment approved by Purchaser, without any intervening liens, encumbrances or exceptions. At Closing, the Title Company shall deliver to Purchaser a Pro Forma of the Title Policy.

7. Purchaser Closing Deliveries. At Closing, Purchaser shall deliver to Seller, the following:

A. The Purchase Price in good and sufficient funds, less credit for prorated taxes and any other credit or deduction pursuant to this Agreement or any amendment thereof;

B. Purchaser shall execute, acknowledge and deliver to Seller such affidavits, resolutions and other documents which the Title Company shall reasonably require in order to issue the Title Policy described herein;

C. Purchaser shall deliver to Seller possession of the Premises, as defined by that certain Lease Agreement executed contemporaneously herewith by and between Seller and Purchaser relating to 2201 South Dirksen Parkway, Springfield, Illinois, in the Base Complex Condition, as defined by said lease agreement.

8. <u>Condemnation</u>. If any of the Real Estate is taken by eminent domain proceedings before the Closing date or if any Eminent Domain proceedings against the Real Estate are pending or threatened prior to the Closing date, then Purchaser may terminate this Agreement by written notice to Seller. Seller shall immediately notify Purchaser of any pending or threatened eminent domain proceedings.

9. <u>Seller's Representations and Warranties</u>. Seller hereby represents and warrants to Purchaser as to the following matters, each of which is warranted to be true and correct, as of the Effective Date and will also be true and correct on the date of Closing:

A. <u>Fee Simple Owner</u>. Seller is the fee simple owner of the Real Estate, and has full right and authority to transfer such title to Purchaser.

B. <u>Authorization</u>. If Seller is a corporation, limited liability company, trust, partnership, or other legally organized entity legally existing in accordance with the laws of the State of

Illinois. Seller agrees to furnish to the Title Company with any documentation required by the Title Company to demonstrate that the transaction reflected by this Agreement has been approved and authorized by the applicable boards, shareholders, members, partners, trustees, beneficiaries, directors, officers, boards, managers, or other appropriate officials of Seller.

C. <u>Notices</u>. Seller has not received any notice and is not aware of any violation of any environmental, zoning, health, fire, building code, or similar statute, ordinance, law, regulation, or code with respect to the Real Estate. Should Seller receive any such notice of violation prior to the Closing, Seller shall immediate notify Purchaser of the notice and shall cause such violation to be cured at its cost prior to Closing, or, if Seller shall refuse to do the same, Purchaser shall have the option of either voiding this Agreement, or of curing such violation with the right to deduct, from the Purchase Price, the cost of curing the same.

D. <u>Mine Subsidence</u>. Seller has no knowledge of any insurance claims for mine subsidence damage paid to Seller or any agent of Seller, and no claims for mine subsidence damage are known to be outstanding regarding the Real Estate.

E. <u>Litigation; Defects</u>. There are no matters of litigation, administrative actions or arbitration pending or threatened against Seller with respect to the Real Estate or against the Real Estate, and Seller has no knowledge of any environmental defect or problem in or on the Real Estate.

F. <u>Agreements</u>. There are no contracts, agreements, licenses, or leases that affect the Real Estate other than this Agreement.

G. <u>Bulk Sales</u>. Seller represents and warrants to Purchaser that the requirements of Section 902(d) of the Illinois Income Tax Act, 35 ILCS 5/902(d), and Section 5(j) of the Illinois Retailers Occupation Act, 35 ILCS 120/5(j), as well as Section 1800 of the Unemployment Insurance Act, 820 ILCS 405/1800 (collectively the "Bulk Sales Acts") are not applicable to Seller. Seller hereby agrees to indemnify, defend, and hold Purchaser harmless from and against any and all claims brought by the Illinois Department of Revenue or the Illinois Department of Employment Security seeking to recover any unpaid taxes, penalties, or interest owed by Seller as a result of Purchaser's purchase of the Property pursuant to the Bulk Sales Acts.

10. <u>Real Estate Legal Description</u>. The Parties agree and acknowledge that the legal description of the Real Estate attached hereto as Exhibit A is believed to be accurate, but shall not bind the Parties to the use of such legal description in the conveyance of the Real Estate in lieu of other proper description provided by the Title Company or survey.

11. <u>Operations on the Real Estate</u>. Seller agrees that, during the time between the Effective Date and the date of Closing, it shall not grant any leases, easements, licenses, or other rights, or enter into any service contracts or other agreements impacting the Real Estate, nor any extensions or modifications of any of the foregoing, and shall not improve the Real Estate or erect any structures or improvements on the Real Estate, or in any manner change the contour or grade of the Real Estate without Purchaser's prior written consent.

12. <u>Purchaser's Representations and Warranties</u>. Purchaser hereby represents and warrants to Seller that there are no matters of litigation, administrative actions or arbitration pending or threatened against Purchaser with respect to the subject matter of this Agreement.

13. <u>Destruction or Damage</u>. Destruction or damage to any portion of the Real Estate in excess of \$10,000.00 for any cause whatsoever, including but not limited to fire, casualty, structural defects, mechanical defects, acts of God, acts of third persons, subsidence, or condemnation of any portion of the

Real Estate, shall, at Purchaser's sole and absolute discretion and election, relieve Purchaser of any duty, obligation, or liability arising hereunder. It is expressly agreed and understood that Seller shall be solely responsible for maintaining any and all insurance policies, insurance coverages, and insurance agreements which Seller deems appropriate for Seller's own benefit up to and including the time of the Closing. Purchaser has no responsibility to insure, or in any other manner, protect any of the Seller's interest(s) or potential interest(s) regarding the Real Estate until it acquires title to the Real Estate at Closing. In the event the Real Estate is damaged or destroyed and Purchaser elects to complete the purchase of the Real Estate hereunder, Seller agrees to assign to Purchaser any and all insurance proceeds payable to Seller with respect to such damage or destruction.

14. <u>Notices</u>. Unless expressly otherwise provided elsewhere in this Agreement, any election, notice, demand, or other communication required or permitted to be given under this Agreement shall be in writing and shall be deemed to have been duly given if and when delivered personally (with receipt acknowledged), if and when emailed to the addresses provided below, or when sent by a national commercial courier service, such as Federal Express, for expedited delivery, to be confirmed in writing by such courier:

To Seller:	Helping Hands of Springfield, Inc. Attn: Laura Davis, Executive Director 1023 E Washington Street Springfield, IL 62703 Telephone: (217) 522-0048 Email:laura@helpinghandsofspringfield.or g	Cop y To:	Giffin, Winning, Cohen & Bodewes, P.C. ATTN: Creighton Castle 900 Community Drive Springfield, Illinois 62703 Telephone Number: (217) 525-1571 Email: CrCastle@gwcblaw.com
To Purchaser:	Sangamon County Administrator Attn: Brian McFadden 200 S. 9 <sup>th</sup> Street, Room 201 Springfield, IL 62701 Telephone: (217) 753-6650 Email: brian.mcfadden@sangamonil.gov	Cop y To:	Brown, Hay & Stephens, LLP Attn: Daniel L. Hamilton 205 South Fifth Street, Suite 1000 Springfield, Illinois 62701 Telephone: (217) 544-8491 Email: dhamilton@bhslaw.com

Each Party has the right to designate a different address for its receipt of notices hereunder within the 48 contiguous continental United States of America by notice duly given to the other Party at any time. Notice is not defective if not provided to the other Party's legal counsel.

15. <u>Survival of Covenants</u>. All covenants, agreements, indemnities, representations, and warranties made herein by Seller or Purchaser shall survive the execution and delivery of the deed by Seller and the consummation of the transaction contemplated herein for one (1) year after the earlier to occur, the Closing or the termination of this Agreement.

16. <u>Brokers</u>. Seller has not employed any broker or finder or incurred any liability for any brokerage fee, commission, or finder's fee or similar fees or commissions in connection with the transaction contemplated by this Agreement. All negotiations relative to this Agreement and the transactions contemplated hereby have been carried on directly by Seller with Purchaser, or Purchaser's legal counsel or authorized agent, without the intervention of any Seller authorized broker or finder. Seller has not engaged, consented to, or authorized any broker, investment banker or third party to act on their behalf, directly or indirectly, as a broker or finder in connection with the transaction contemplated by this Agreement. Seller agrees to hold Purchaser harmless from and against all claims by third parties based upon a relationship or alleged relationship with Seller for brokerage or finders' fees or commissions in connection with the execution of this Agreement or the consummation of the transactions contemplated hereby. Purchaser agrees to hold Seller harmless from and against all claims by third parties based upon a relationship or alleged

relationship with Purchaser for brokerage or finders' fees or commissions in connection with the execution of this Agreement or the consummation of the transactions contemplated hereby.

17. <u>Assignment</u>. Purchaser shall have the absolute right to assign this Agreement and Seller shall execute such documents as are reasonably requested to evidence consent to assignment. Seller shall not assign its interest pursuant to this Agreement.

18. <u>No Third-Party Beneficiary</u>. This Agreement is intended solely for the benefit of the Parties hereto, and it is not the intention of the Parties to confer third-party beneficiary rights upon employees, officers, directors or policyholders of any other person, firm, or corporation.

19. <u>Waiver</u>. No failure by any Party to insist upon the strict performance of any covenant, duty, agreement, or condition of this Agreement or to exercise any right or remedy consequent upon a breach thereof shall constitute a waiver of any such breach or any other covenant, duty, agreement, or condition.

20. <u>Binding Effect</u>. This Agreement shall be binding upon and inure to the benefit of the Parties and their respective heirs, personal representatives, successors and assigns.

21. <u>Entire Agreement</u>. This document constitutes the entire agreement between the Parties, and no oral agreements or other written agreements exist with respect to the subject matter hereof. This Agreement may be modified only by a writing executed by both Purchaser and Seller. Submission of this Agreement by one Party to the other for examination shall not constitute a binding agreement amongst the Parties, and no agreement shall be deemed to exist until this Agreement is executed and delivered by both Parties.

22. <u>Time</u>. Time shall be of the essence of this Agreement. Dates and time frames herein are explicitly agreed to by the Parties. By executing this Agreement, Seller confirms that the time to fully perform this Agreement is reasonable.

23. <u>Days</u>. The term "day" shall mean a calendar day unless otherwise provided. The term "business day" means any day except any Saturday, any Sunday, any day which is a federal legal holiday in the United States or any day on which banking institutions in the State of Illinois are authorized or required by law or other governmental action to close. If any of the dates or time periods in this Agreement fall or end on a Saturday, Sunday, or United States bank holiday, then such date or time period shall be extended until the next business day other than a Saturday, Sunday, or United States bank holiday.

24. <u>Construction</u>. The Parties have participated jointly in the negotiation and drafting of this Agreement. In the event an ambiguity or question of intent or interpretation arises, this Agreement shall be construed as if drafted jointly by the Parties and no presumption or burden of proof shall arise favoring or disfavoring any Party by virtue of the authorship of any of the provisions of this Agreement.

25. <u>Headings</u>. The headings contained in this Agreement are for convenience of reference only and are in no way intended to describe, interpret, define, or limit the scope, extent, or intent of this Agreement or any provision hereof. Terms of art shall have the meaning so ascribed herein.

26. <u>Relationship of Parties</u>. For the purposes of this Agreement, no Party shall be deemed to be an independent contractor, agent, or employee of the other Party. No Party shall have authority to make any statements, representations or commitments of any kind, or to take any action that is binding on the other Party, except as explicitly authorized herein.

27. <u>Further Assurances</u>. Each Party hereto agrees: (a) to furnish upon request to each other Party such further information as reasonably requested; (b) to execute and deliver to each other Party such

other documents reasonably requested; and (c) to do such other acts and things, as the other Party may reasonably request for the purposes of carrying out the intent and purposes of this Agreement.

28. Seller Authority. Seller, and the individual(s) executing this Agreement on behalf of Seller, warrant that it/they have all necessary power and authority to make, execute, deliver, and consummate this Agreement and has taken all necessary actions required to be taken to authorize execution and delivery of this Agreement and to perform all of its obligations, undertakings and agreements to be observed and performed by it hereunder. This Agreement has been duly executed and delivered by Seller and is a valid and binding agreement of Seller. Seller shall obtain any and all necessary compliance from any other party necessary for the consummation of this transaction.

Governing Law. This Agreement shall be governed by and construed in accordance with the 29. laws of the State of Illinois, without regard to the conflicts of law rules thereof. The Parties agree that all actions or proceedings arising directly, indirectly or otherwise in connection with this Agreement and the transactions contemplated hereby shall be litigated only in courts having a situs in Sangamon County, Illinois, and hereby consent and submit to the jurisdiction of state Circuit Court located within said county and state.

30. Counterparts. This Agreement and any amendment hereto may be executed in any number of counterparts by each Party, each of which when so executed and delivered shall be an original, and all of which together shall constitute one document. This Agreement and any amendment hereto or other document executed pursuant to the authority granted hereby may be executed by facsimile, scanned Portable Document Format ("PDF"), DocuSign, or other electronically transmitted document, including the signatures thereon, shall be treated in all respects as an original instrument bearing original signatures.

Purchaser Representations. Purchaser has the full right and authority and has obtained any 31. and all consents required to enter into this Agreement and to consummate or cause to be consummated the transactions contemplated hereby. This Agreement has been, and all of the documents to be delivered by Purchaser at the Closing will be, authorized and properly executed and constitute, or will constitute, as appropriate, the valid and binding obligation of Purchaser, enforceable in accordance with their terms.

IN WITNESS WHEREOF, the Parties have executed this Agreement as of the day and year last stated below, each Party being authorized thereunto.

#### SELLER:

HELPING HANDS OF SPRINGFIELD, INC., an Illinois not-for-profit corporation

**PURCHASER:** THE COUNTY OF SANGAMON, an Illinois body politic and corporate

By:\_\_\_\_\_

Printed Name:

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Printed Name: Laura K. Davis

Date: \_\_\_\_\_

Title:

Title: <u>Executive Director</u> Date: <u>5/15/23</u>

# EXHIBIT A TO CONTRACT FOR SALE OF REAL ESTATE BETWEEN HELPING HANDS OF SPRINGFIELD, INC. AND SANGAMON COUNTY

## Legal Description of the Real Estate:

Lots Twelve (12), Thirteen (13), Fourteen (14), Fifteen (15), and Sixteen (16) in Block Eight (8) of J. Whitney's Addition to the City of Springfield, Illinois in the West Half of the Southeast Quarter of Section 27 in Township 16 North, Range 5 West of the 3rd Principal Meridian EXCEPTING THEREFROM the following described real property:

Parts of Lots Twelve (12), Thirteen (13) in Block 8 of said J. Whitney's Addition to the City of Springfield, Illinois, beginning at the southwest corner of Lot 12 in Block 8 of the J. Whitney's Addition, being on the northerly existing right of way line of Washington Street; thence North 00 degrees 44 minutes 10 seconds East along the west line of Lot Twelve (12) in Block 8 of the J. Whitney's Addition, 3.24 feet; thence South 89 degrees 08 minutes 17 seconds East; 50.54 feet; thence South 00 degrees 51 minutes 44 seconds West, 3.33 feet to the northerly existing right of way line of Washington Street; thence North 89 degrees 02 minutes 15 seconds West along the northerly existing right of way line of Washington Street; 50.53 feet to the Point of Beginning containing 165.88 square feet or 0.004 acre, more or less.

Common Address: 115 North 11th Street and 1023 East Washington Street, Springfield, IL 62703

PIN: 14-27.0-460-023 and 14-27.0-460-029

## EXHIBIT B TO CONTRACT FOR SALE OF REAL ESTATE CERTIFICATION

This **CERTIFICATION** ("Certification") is made as of this  $15^{\text{th}}$  day of  $M_{evg}$ , 20 23, by **HELPING HANDS OF SPRINGFIELD, INC.**, an Illinois not-for-profit corporation ("Seller").

WHEREAS, THE COUNTY OF SANGAMON is an Illinois body politic and corporate located in Springfield, Illinois ("Purchaser");

WHEREAS, Seller has, as of this date, conveyed to Purchaser the real property commonly described as 115 North 11<sup>th</sup> Street and 1023 East Washington Street in Springfield, Illinois (PIN: 14-27.0-460-023 and -029) (the "Property") the closing of such transaction taking place concurrently with the execution of this Certification; and

WHEREAS, pursuant to Section 6.I.(iv) of the Contract, Seller desires to makes this Certification to satisfy Purchaser that the Property is being delivered to Purchaser free and clear of all tenancies and rights of any other parties, including but not limited to any and all service or supply contracts associated with the Property or any business Seller previously operated on the Property.

NOW THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Seller hereby certifies that:

1. <u>Certification</u>. Seller hereby reaffirms the truth and correctness of all warranties and representations contained in Contract as of the date of this Certification. Seller hereby certifies that as of this date there are no pending or threatened lawsuits, judicial, or administrative actions related directly or indirectly to the Property. Seller further certifies that as of this date the Property is being delivered to Purchaser free and clear of all tenancies and rights of any other parties, including but not limited to any and all service or supply contracts associated with the Property or any business Seller previously operated on the Property.

2. <u>Indemnification</u>. Seller hereby agrees to indemnify, defend, and hold harmless Purchaser, its successors and assigns, from and against any and all claims, liabilities, losses, costs, damages, and expenses (including reasonable attorneys' fees, charges, and expenses in the enforcement of this indemnity) for any breach or default of this Certification.

IN WITNESS WHEREOF, Seller has executed the foregoing instrument as of the day and year first above written, being authorized thereunto.

**SELLER:** 

HELPING HANDS OF SPRINGFIELD, INC., an Illinois not-for-profit corporation

By: Print Name: Laura K. Davis Title: Executive Director Date: 5/15

## EXHIBIT C TO CONTRACT FOR SALE OF REAL ESTATE FIRPTA CERTIFICATION

This FIRPTA CERTIFICATION ("Certification") is made as of this  $15^{\text{th}}$  day of <u>May</u>, 20\_23, by **HELPING HANDS OF SPRINGFIELD**, INC., an Illinois not-for-profit corporation (collectively, the "Transferor").

WHEREAS, THE COUNTY OF SANGAMON is an Illinois body politic and corporate located in Springfield, Illinois ("Transferee");

WHEREAS, Transferor has, as of this date, conveyed to Transferee the real property commonly described as 115 North 11<sup>th</sup> Street and 1023 East Washington Street in Springfield, Illinois (PIN: 14-27.0-460-023 and -029) (the "Property") the closing of such transaction taking place concurrently with the execution of this Certification; and

WHEREAS, the Foreign Investment in Real Property Tax Act ("FIRPTA"), Section 1445 of the Internal Revenue Code, 26 U.S.C.A. § 1445, provides that a transferee of a U.S. real property interest must withhold tax if the transferor is a foreign person.

NOW THEREFORE, to inform Transferee that withholding of tax is not required upon the disposition of a U.S. real property interest by Transferor, the undersigned certifies the following on behalf of Transferor:

1. Transferor is not a foreign corporation, foreign partnership, foreign trust, or foreign estate as those terms are defined in the Internal Revenue Code and Income Tax Regulations.

2. Transferor's U.S. Employer Identification Number is: 37-1255889

Transferor's address is 1023 E Washington Street, Springfield, Illinois.

4. Transferor understands that this Certification may be disclosed to the Internal Revenue.

5. Service by Transferee of any false statement in this certification could be punished by fine, imprisonment, or both.

6. Under penalties of perjury the undersigned declares that the undersigned has examined this Certification and to the best of the undersigned's knowledge and belief it is true, correct and complete and the undersigned further declares that the undersigned has authority to sign this Certification on behalf of Transferor.

IN WITNESS WHEREOF, Transferor has executed the foregoing instrument as of the day and year first above written, being authorized thereunto.

TRANSFEROR: HELPING HANDS OF SPRINGFIELD, INC., an Illinois not-for-profit corporation

Bv/ Print Name: Loura K. Dovis Title: Executive Director Date: 5/15/