The University of Michigan is seeking proposals for the SALE AND REMOVAL of the house located at 511 Glen Ct, Ann Arbor, Michigan.

Proposals must be submitted on the University's Form of Proposal and each proposal must include acknowledgement that the bidder has read and agrees to all terms in the House Removal Agreement. Form of Proposal and the form of University's Agreement for Purchase and Removal of House ("House Removal Agreement") are available via web link http://www.umaec.umich.edu/for-vendors/bids-proposals/ or will be furnished by Procurement Services upon request of prospective bidders.

Proposals must be clearly labeled; "Proposal for the purchase and removal of the house at 511 Glen Ct, Ann Arbor, MI".

Proposals Due:

2:00 PM local time, October 24, 2016

The University of Michigan will receive proposals at the following office:

Procurement Services - Facilities 326 E. Hoover Avenue Ann Arbor, MI 48109-1002 ATTN: Lorri Doneth

One-time tours will be conducted at the house located at 511 Glen Ave on October 14, 2016 starting promptly at 1:30 PM.

Any questions on the purchase or the removal of the house should be submitted in writing to Lorri Doneth, Procurement Services at ldoneth@umich.edu.

The house must be removed from the site by purchaser between October 25, 2016 and December 30, 2016. If the house is not removed from the site by December 30, 2016, the University will have all remedies available to it under the House Removal Agreement, including termination of the agreement.

The University of Michigan reserves the right to accept or reject any and all proposals and to negotiate any terms therein.

The contractor responsible for the removal of any house must provide proof of insurance with limits acceptable to the University of Michigan as described in the House Removal Agreement prior to starting any work.

FORM OF PROPOSAL

OWNER:		Regents of the University of Michigan				
PROJEC	CT:	511 Glen Court				
I NOJECI.		Building No. 1008038				
		House Sale and Removal				
		U-M Project No. P000122	53			
Name (of Bidder_			Phone		
Addres	s			E-mail		
To:	The Uni	versity of Michigan				
	Procure	ment Services – Facilities				
		loover Ave.				
		oor, Michigan 48109-1002				
	Attn: Lo	orri Doneth				
PROPO	SAL					
	-	n compliance with your adve	rtisement for sale and rem	oval for 511 Glen Court,	and House Removal Agre	ement Terms and
Conditi	ions dated	6/24/2016 relating to the ab	ove project, the Undersign	ed proposes to enter int	o an Agreement with the	Owner for:
			511 Gien Court Hou	use Sale and Removal		
In acco	rdance wit	h said documents for the sui	m of			
(\$) as the Lu	ımp Sum Proposal.			
Name (of Contract	tor Relocating House			Phone	
Propos	ed address	for house relocation				
Intende	ed Reuse o	f House				
PROPO	SAL SIGNA	ATURE				
Date:			Signature:			
שמנכ						
Witnes	sed in Pres	sence of:				
			Signature:			
_			Duintado	-		

AGREEMENT FOR PURCHASE AND REMOVAL OF HOUSE

This Agreement for Purchase and Removal of House (this "Agreement") is entered into

this _	day of, 2016 (the "Effective Date") by and between the					
REGE	NTS OF THE UNIVERSITY OF MICHIGAN ("University"), a Michigan					
constit	tutional corporation, having its principle office in Ann Arbor, Michigan and					
	("Buyer"), whose address is					
	and who has been selected by the					
Unive	rsity as the successful bidder on the attached Proposal, which is incorporated into					
	nade an enforceable part of this Agreement and the					
contra	ctor listed in Buyer's bid ("Contractor"), whose address is					
	The University agrees to sell and Buyer agrees to buy					
and re	emove a house located at 511 Glen Court, Ann Arbor, Michigan (the "House")					
	ant to the terms and conditions of this Agreement.					
Now the	herefore, for the valuable consideration recited below the parties agree as follows:					
1.	Sale Price; Deposit. The purchase price for the House shall be \$					
	(cash, certified funds or wire transfer) (the "Sale Price"). Buyer will pay the					
	University upon execution of this Agreement fifty (50%) of the Sale Price as an					
	earnest money deposit (the "Deposit").					
_						
2.	<u>Default</u> .					
	a. If Buyer or Contractor breaches any term or condition in this Agreement					
	then University may terminate this Agreement by written notice to Buyer					
	(provided that the indemnity in Section 22 will survive indefinitely) and					
	retain the Deposit as liquidated damages. In such a circumstance, the					
	University may sell the House to someone else, demolish the House or					
	take any other action it chooses in its sole discretion.					
	b. If University defaults so that the sale and purchase contemplated under					
	this Agreement is not consummated, then University shall return the					
	Deposit to Buyer and neither party shall have any further obligation to the					
	other under this Agreement.					
3.	Financing. On or before the Effective Date, Buyer shall provide to University					
	evidence satisfactory to University that Buyer will have funds adequate to					
	consummate the purchase and accomplish the removal of the House. Buyer's					
	failure to meet this contingency shall constitute a default pursuant to Section 2(a).					
4.	<u>Title Transfer</u> . The closing of the sale of the House shall take place no more than					
	three (3) days before the date movement of the House is commencing, on a date					
	and at a location mutually agreed upon by the parties (the "Title Transfer"). The					
	Title Transfer shall be no later than November 15, 2016. At the Title Transfer,					
	Seller shall transfer title to the House by a bill of sale for the House in					
	substantially the form attached as Exhibit A and the parties will execute any other					
	documents as appropriate for this transaction. Buyer shall tender to University					

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the Purchase Price, less the Deposit. Possession of the House shall transfer at Title Transfer.

- 5. Movement of House. Buyer shall, after the closing but before December 30, 2016 (the "Removal Deadline"), move the House from its present location to a location selected by Buyer. Seller shall start the movement of the house within three (3) days of the Title Transfer. All the costs of moving and the risks of damage to the House therefrom shall be Buyer's. Movement of the House shall be deemed to commence when the House is prepared for the move and shall not be completed until Buyer removes all loose debris from the present location of the House. If Buyer fails to complete the movement of the House by the Removal Deadline, Seller may pursue such legal and equitable remedies against Buyer that it may have, including specific performance and those remedies under Section 2, above.
- 6. <u>Removal Plan</u>. No less than 14 days before commencing the movement of the House, Buyer and Contractor will provide a removal plan and construction safety plan for the removal of house to the University for review and comment by the University.
- 7. <u>Contractor Qualifications</u>. Buyer will hire the Contractor to remove the House, who Buyer represents is experienced and qualified in moving houses.
- 8. <u>Buyer and Contractor Compliance</u>. All requirements imposed upon Buyer in this Agreement for the actual removal of the House apply to Buyer's Contractor.
- 9. <u>Restoration</u>. Buyer and Contractor will not damage or destroy any University property or other property in removing the House and will repair such damage or reimburse University for such damage. Buyer and Contractor will leave the University's real property in good condition after removal of the House.
- 10. <u>University Obligations Utilities and Personal Property Removal</u>. Prior to Title Transfer, the University will ensure that all utilities have been disconnected at the exterior of the House. It is the Buyer and Contractor's responsibility to disconnect any wiring or plumbing within the House to isolate the House from the basement/foundation (which will remain in place) and to work in consultation with the applicable utility providers to coordinate other logistical issues related to the removal of the House including, how to handle any power lines that are in the way of moving the House. The University will also remove its personal property in the House, if any.
- 11. <u>Legal Compliance</u>. Buyer and Contractor will comply with all applicable laws, regulations and ordinances in moving the House and will timely obtain any requisite permits, licenses or other approvals required by any governmental entity, including the City of Ann Arbor.

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- 12. <u>Supervision</u>. Buyer and Contractor shall be responsible for the supervision of the activities of all of Buyer's and Contractor's agents, employees, contractors, subcontractors, licensees and invitees in connection with the removal of the House, and Buyer and Contractor shall take all precautions, including but not limited to the policing of the area, the posting of signs and the placing of fencing and barricades as are necessary in the interest of public safety and for the safety of any persons working on or traveling upon or in any way using the University's land on which the House is located or land adjacent thereto.
- 13. <u>Coordination with City of Ann Arbor</u>. Buyer and Contractor will work in consultation with the City of Ann Arbor to coordinate the timing of the removal of the House and other logistical issues, including traffic control, associated with the move.
- 14. **DISCLAIMER OF WARRANTIES.** Buyer agrees that (i) at Title Transfer Purchaser will have fully examined and investigated to its full satisfaction the physical nature and condition of the House and all other matters pertaining to the Property, including, without limitation, the environmental condition of the House, (ii) Purchaser will acquire the House in an "AS IS" "WITH ALL FAULTS" condition, (iii) other than under Section 10, University will not be responsible for making (or contributing in any way to the cost of making) any changes or improvements to the House, including any repairs due to changes in the condition of the House from the Effective Date to the date of Title Transfer, and (iv) Purchaser has not relied upon any statement, promise, representation, or warranty that is not expressly set forth in this Agreement which has been made or given directly or indirectly, orally, or in writing, by University or any person or entity acting on behalf of University or whose acts or statements are attributable to or binding upon University. UNIVERSITY MAKES NO WARRANTY OR REPRESENTATION AS TO MARKETABILITY, FITNESS FOR ANY USE, HABITABILITY OR OF ANY OTHER NATURE WHATSOEVER WITH RESPECT TO THE HOUSE.
- 15. <u>Disclosures</u>. Given its age, the House is likely to contain lead based paint, asbestos and/or other materials that may be hazardous and/or regulated. Buyer accepts the House in such condition and assumes any and all responsibility and liability associated with the presence of such materials in the House, if any. University may, at its option, remove any containers of potentially hazardous materials (paint, oil, cleaners, etc.) that it may locate in the House, prior to releasing the House to the Buyer.
- 16. <u>Buyer Inspection</u>. Buyer has toured the House prior to execution of this Agreement and is aware of its condition and the logistics of moving the House from its present location.
- 17. <u>No Real Estate Interest in University Land</u>. The execution of this Agreement and the University's sale of the House to Buyer gives the Buyer NO interest in the real

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- property upon which the House is located, such real estate being solely owned and controlled by the University.
- 18. <u>Subcontractors</u>. Buyer and Contractor will make their employees and any subcontractors involved in the removal of the House aware of the conditions of this Agreement.
- 19. <u>Incorporation of Bid Documents</u>. Buyer's bid is incorporated into and made an enforceable part of this Agreement, as is the University's Bid document.
- 20. <u>Health and Safety</u>. Buyer and Contractor, and not the University, are solely responsible for the health and safety of those involved in removing the House.
- 21. <u>Liability for Contractor Actions</u>. Buyer is liable to the University for the acts, errors or omissions of Buyer's Contractor.
- 22. <u>Indemnification</u>. Buyer is fully responsible for any claims, damages and liabilities caused by moving the House. Buyer and Contractor will indemnify and hold the University harmless (including its Regents, officers, employees, students and agents) from and against any all claims, losses, damages, liabilities, or costs of any nature, including reasonable attorney's fees and defense costs, that arise from Buyer's ownership or moving of the House. The indemnity from Buyer to the University includes the acts, errors or omissions of Buyer and its Contractor. The requirements in this paragraph survive indefinitely, regardless of whether the Agreement is terminated before the House is moved.
- 23. <u>Insurance</u>. Within seven (7) days of execution of this Agreement, Buyer will provide the University with evidence satisfactory to the University that potential liability associated with moving the House is insured with coverage limits of not less than one million dollars (\$1,000,000.00) and that adequate workers compensation insurance is in place.
- 24. Assignment. Buyer may not assign or transfer this Agreement.
- 25. <u>Removal of Entire House</u>. By executing this Agreement, Buyer agrees to move the House in its entirety and not just parts of the House, the latter being a breach of this Agreement.
- 26. <u>Casualty</u>. If subsequent to the Effective Date and prior to the Title Transfer the House is substantially damaged or destroyed, other than by the acts of Buyer, Seller shall give Buyer written notice of such damage. Within fifteen (15) days following receipt of such notice, Buyer may elect to terminate this Agreement by giving written notice to Seller on or before the expiration of such fifteen (15) day period, the Seller shall return the Deposit to Buyer, and, except as otherwise provided in this Agreement, the parties shall have no further liability or obligation under this Agreement. The date of Title Transfer shall be extended if necessary to

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grant Buyer the aforesaid fifteen (15) day period. Otherwise the Agreement shall remain in full force and effect and if any damage is not material or if Buyer does not elect to terminate this Agreement as above, then the Title Transfer shall occur as scheduled.

- 27. <u>Risk of Loss</u>. Risk of loss or damage to the House is Buyer's from and after the date of Title Transfer.
- 28. <u>Time is of the Essence</u>. Time is of the essence in this Agreement.
- 29. <u>Entire Agreement</u>. This Agreement contains all of the representations and statements by each party to the other and expresses the entire understanding between the parties with respect to the transactions contemplated by this Agreement.

The undersigned fully agree to all of the terms and conditions above.

REGENTS OF THE UNIVERSITY OF MICHIGAN,	Buyer
a constitutional corporation.	
By:	
Its:	
Contractor:	
D	
By:	

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EXHIBIT A

BILL OF SALE

corporation whos "University"), for consideration, rec	e address is 326 E. the sum ofeipt of which is ackr	SITY OF MICHIGAN, a Michigan constitutional. Hoover Street, Ann Arbor, MI 48109-1002 (the \$ (\$) and other good and valuable nowledged, does hereby sell, transfer and set over to . Michigan ("Buyer") the following
described persona	ll property, to wit:	, Michigan ("Buyer") the following
	•	at 511 Glen Court, Ann Arbor, Michigan on, 2016.
of said personal p	roperty, that the United sof all persons, and	warrants to Buyer that the University is the owner versity will defend Buyer's title against the lawful d that said property is free and clear of all security
(INCLUDING MERCHANTAB	WITHOUT L	ILITY OR FITNESS FOR A PARTICULAR
	of, the University has day of	s executed this Bill of Sale by its duly authorized, 2016.
		INSERT NAME AND TITLE

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