Property for Sale
64-120 Niakwa Rd

Asking Price: $125,000

Any group or agencies including non-profit groups which can provide proof of non-profit status, are welcome to submit a bid. All offers will be considered.

On fournira la version française de la trousse de marketing et de l’offre d’achat sur demande (French translation of the marketing package and offer to purchase will be provided upon request).

Neighbourhood:
Alpine Place

Current Zoning: RMF
Residential - Multi-Family

Parking:
One space located within the garage

Unit Size:
988 sq. ft. ±

Certificate of Title:
3138024

Roll Number:
08002180400

Additional Info:
Common Expenses: $382.77 monthly (as of January, 2023)
Reserve Fund: $314.23 monthly (as of January, 2023)

For inquiries, please contact:
Peter Johannsson
Appraiser

Phone: 204-986-7338
Email: pjohannson@winnipeg.ca
Property information

Legal Description:
UNIT 64 CONDOMINIUM PLAN 63 WLTO, TOGETHER WITH AN UNDIVIDED 1.33% INTEREST IN THE COMMON ELEMENTS AS APPURTEMENT THERETO SUBJECT TO ALL ENTRIES SET OUT ON THE TITLE OF THE WINNIPEG CONDOMINIUM CORPORATION NO. 63 IN RL 116 PARISH OF ST. VITAL as identified as “SUBJECT CITY PROPERTY – UNIT NO. 64, 120 NIAKWA ROAD AREA: 91.8± m² (988± ft²)” on a drawing on file in the City’s Planning, Property and Development Department as Misc. Plan No. 15761.

The property is offered in an “as is, where is” condition, and it is the responsibility of the purchaser to do its own due diligence in this regard.

Offers Submitted will be reviewed as received
Instructions to Intending Purchasers

1. A certified cheque representing fifteen percent 15% of the total purchase price offered must accompany each Offer to Purchase by way of deposit. The cheque must be made payable to “The City of Winnipeg”.

2. All deposit cheques exceeding $50,000.00 will be deposited into a trust account by the City and held pending acceptance of an Offer by City Council or its delegated authority. All deposits exceeding $50,000.00 which accompany an Offer which is not accepted will be repaid to the unsuccessful purchaser(s) in due course.

3. All deposit cheques less than $50,000.00 will be held pending acceptance of an Offer by City Council or its delegated authority. Unaccepted Offers will have their deposit cheques returned in due course.

4. All Offers must be made on the form provided by the City (attached), in duplicate. Any variations or conditions proposed by the Purchaser must be identified and attached as Schedule “B” to the Offer.

5. Should the Purchaser choose to submit an Offer to Purchase (using the City’s form of Offer) through a Registered Real Estate Broker, the City of Winnipeg will recognize the participation of Real Estate Brokers. The Purchaser shall attach a Schedule “B” to the Offer to Purchase advising that the Offer is being submitted through a Real Estate Agent and the expected real estate commission payable. The Purchaser acknowledges that the commission payable will be taken into consideration by the City of Winnipeg when evaluating the Offers received.

6. Every intending purchaser is requested to read carefully the Offer to Purchase form before submitting it and to fill in all particulars as required.

7. The City reserves the right to negotiate the terms and conditions of a formal agreement with any/all successful prospective purchaser(s).

8. All Offers to Purchase must be sealed in an envelope and marked “Sealed Offer – 64-120 Niakwa Road” and the outside of the envelope must also bear the prospective purchaser's name and address.

9. The Offer must be completed with NAME, ADDRESS AND TELEPHONE NUMBER of prospective purchaser. The prospective purchaser must submit the Offer to Purchase in the name of the person, persons or entity in which it wishes to take title if it is the successful prospective purchaser.

10. In the event of the prospective purchaser being a Company, the forms must be signed by the signing officers of the Company, together with the Company’s seal, if applicable.
11. The highest offer, or any offer, may not necessarily be accepted. The City reserves the right to dispose of the subject property as it may see fit and further, the City of Winnipeg reserves the right to accept any Offer to Purchase and enter into a formal agreement for the purchase of the subject property, which Council or its designated authority considers to be in the best interests of the City. The City of Winnipeg is under no obligation to accept any Offer if Council or its delegated authority so deems.

12. If you are the successful bidder, the City shall provide you with a letter of acceptance and all relevant condo documents. The seven-day statutory “Cooling Off Period” will commence from the date you receive your letter of acceptance and corresponding documents.

13. Any properties not sold at this time may subsequently be listed on the City’s web site www.winnipeg.ca

14. Any interested party should contact the Zoning and Permits Branch at 204-986-5140 to ensure their intended development falls within the current zoning category. Any rezoning or conditional use of the site will be at the purchaser’s sole cost and expense. The subject property is to be sold on an “as is, where is” basis.

15. For further information you may require concerning the terms and conditions of the Offer to Purchase form, please contact: Peter Johannsson

   Phone: 204-986-7338  Email: pjohannsson@winnipeg.ca

16. Offers will be reviewed as received.

   Offers to Purchase should be addressed and delivered to:

   The City of Winnipeg
   Unit 31 – 30 Fort Street (Fort Garry Place)
   Winnipeg, Manitoba  R3C 4K4

   Attention: Peter Johannsson, Real Estate Appraiser
   Real Estate Branch (2nd Floor)
OFFER TO PURCHASE

The Undersigned (hereinafter called the “Purchaser”) hereby offers to purchase from The City of Winnipeg (hereinafter called the “City”) the following condominium unit:

The Property (the “Property”) with a civic address of: Unit 64 – 120 Niakwa Road which is legally described as:

UNIT 64 CONDOMINIUM PLAN 63 WLTO, TOGETHER WITH AN UNDIVIDED 1.33% INTEREST IN THE COMMON ELEMENTS AS APPURTENANT THERETO SUBJECT TO ALL ENTRIES SET OUT ON THE TITLE OF THE WINNIPEG CONDOMINIUM CORPORATION NO. 63 IN RL 116 PARISH OF ST. VITAL as identified as “SUBJECT CITY PROPERTY – UNIT NO. 64, 120 NIKWA ROAD AREA: 91.8± m² (988± ft²)” on a drawing on file in the City’s Planning, Property and Development Department as Misc. Plan No. 15761.

AND

is comprised of:

(a) Unit No. 64 of the condominium project known as Winnipeg Condominium Corporation No. 63 (the “Condominium Project”), the condominium corporation for the Condominium Project being Condominium Corporation No. 63 (the “Condominium Corporation”);

(b) An undivided 1.33% share in the common elements of the Condominium Project appurtenant to the Unit; and

(c) The following exclusive use common elements allocated to the Unit, namely:

(i) parking stall(s): One (1) Parking Space located in the Garage;

(ii) mailbox: None;

(iii) locker/storage compartment(s): None; and

(iv) others: None.

all of the foregoing in accordance with the condominium plans for the Condominium Project (including the said unit), and subject to such terms, conditions and restrictions as set forth in the condominium declaration, the Condominium Corporation By-laws and the Condominium Project rules and The Condominium Act and regulations.

(hereinafter collectively called the “Unit”),

for the sum of __________________________ dollars ($_____________) cash (the “Purchase Price”), and upon the following terms and conditions:

1. Payment:

   (1) Attached to this Offer is the Purchaser’s certified cheque, bank draft or money order payable to “The City of Winnipeg” in the amount of __________________________ dollars ($_____________), and represents an amount equal to fifteen percent (15%) of the Purchase Price which the Purchaser tenders by way of deposit, and which sum shall be applied to the Purchase Price if the sale is approved by the City’s Standing Policy Committee on Property and Development and/or City Council (in the event that Council approval is required) and/or its delegated authority (hereinafter called the “Date of Approval”). The Purchaser agrees to pay the balance of the Purchase Price, interest and adjustments on or before the Date of Closing, Possession and Adjustments.
(2) If the Purchaser fails to pay the balance of the purchase monies, interest and adjustments on or before the Date of Closing, Possession and Adjustments as in Sub-clause (1) above provided, the City may, at its option, cancel the sale and retain the deposit as liquidated damages.

(3) In the event that the purchase is not completed by reason of default of the Purchaser, the deposit and any interest earned thereon shall be forfeited immediately to the City and the City may exercise whatever other remedies are available to the City at law.

(4) Until possession of the Unit is delivered to the Purchaser, the Unit shall remain at the sole risk and responsibility of the City. In the event the Unit is substantial damaged, as determined by the City in the City’s sole discretion, prior to possession being delivered to the Purchaser, the City may, in the City’s sole discretion, elect to cancel the proposed purchase/sale. Should the City elect to cancel the proposed sale/purchase in accordance with the foregoing, the City shall return the deposit to the Purchaser.

2. The Date of Closing, Possession and Adjustments shall be sixty (60) days following the later of:

   (1) the Date of Approval; or

   (2) the end of the seven-day statutory “Cooling-off Period”;

or such other date as mutually agreed to by the parties and approved by the City’s Director of Planning, Property and Development (hereinafter called the “Director”) (hereinafter called the “Date of Closing, Possession and Adjustments”).

3. The Unit is presently owned by The City of Winnipeg and is therefore tax-exempt to the extent provided for under the provisions of The Municipal Assessment Act, C.C.S.M. c. M226. The Unit will no longer be tax-exempt to the extent presently provided for under the provisions of The Municipal Assessment Act on and after the Date of Closing, Possession and Adjustments or the transfer of title, whichever is the earlier. The Purchaser is responsible for payment of the taxes applicable to the Unit on and after the Date of Closing, Possession and Adjustments or transfer of title, whichever is the earlier, and will be sent a statement of, and demand for payment of, taxes in accordance with the provisions of The Municipal Assessment Act and The City of Winnipeg Charter, S.M. 2002 c. 39. All adjustments of other taxes, levies and charges, and other adjustments, if any, will be made as at the Date of Closing, Possession and Adjustments.

4. The Purchaser shall pay interest in lawful money of Canada on all monies remaining outstanding and payable to the City as of the Date of Closing, Possession and Adjustments, which interest shall be calculated at the rate per annum equivalent to the prime lending rate in force by the City’s banker at the Date of Closing, Possession and Adjustments plus one percent (1%), computed from the Date of Closing, Possession and Adjustments to and including the date all such monies and interest as aforesaid have been fully paid to the City.

5. Goods and Services Tax (“G.S.T.”):

   (1) The Purchaser agrees to pay to the City all G.S.T. applicable on the sale of the
Unit or, if the Purchaser is a registrant under the G.S.T. legislation, the Purchaser shall advise the City in writing of its registration number, complete a G.S.T. certification and indemnity form as prepared by the City and satisfy all G.S.T requirements. The Purchaser shall pay the G.S.T., or provide their registration number with a completed G.S.T. certification and indemnity form as prepared by the City, to the City on or before the Date of Closing, Possession and Adjustments or the date the balance of monies is paid to the City, whichever is the earlier.

(2) If the Purchaser fails to pay the G.S.T. or fails to provide his registration number as prescribed in Sub-clause (1) of this Clause, the Purchaser agrees that all of the Purchaser’s rights and interests in respect of the Lands shall, at the City's sole discretion, be fully ended without notice or any formality and all monies paid to the City by the Purchaser shall be retained by the City free from every claim.

6. The Purchaser will obtain possession of the Unit at the Purchaser's own expense, which includes, without limiting the generality of the foregoing, obtaining their own Surveyor’s Building Location Certificates, Surveyor’s Staking Certificates, and Zoning Memorandum and in connection therewith acknowledges and is aware that the City does not provide Declarations as to Possession nor shall the City provide any written undertakings to re-adjust.

7. The Purchaser will accept title to the Unit subject to all exceptions, reservations and encumbrances expressed or implied in the City's title.

8. The sale of the Unit to the Purchaser shall be subject to the provisions of the By-laws of The City of Winnipeg and all amendments thereto, the By-laws of Condominium Corporation No. 63 and all provisions of The Condominium Act. Furthermore, the Purchaser acknowledges and understands that its proposed use and development of the Unit may require applications for re-zoning, variances or conditional uses, amendments to OurWinnipeg, which applications and resulting land dedication charges (if any) are to be at the sole cost and responsibility of the Purchaser. Nothing in this Offer shall be construed as placing any duty or obligation upon the City to grant such rezoning, variance or conditional use orders and/or amendments to OurWinnipeg when the Purchaser's application for same is made to the City.

9. The Purchaser will not file any caveat or other encumbrance against the Unit before the transfer of the Unit to the Purchaser.

10. The Purchaser agrees that the City may register and maintain a caveat against the Unit to ensure the performance of the covenants on the part of the Purchaser herein set forth and the Purchaser agrees to grant and does hereby grant to the City an interest in the Unit according to the tenor of this Offer.

11. In consideration of the sale of the Unit by the City to the Purchaser, the Purchaser covenants and agrees as follows:

(1) This Offer shall run with the Unit and shall bind the Purchaser and its successors and assigns.

(2) The Purchaser shall pay the applicable Land Titles Office registration fees and Land Transfer Tax in respect thereto.
12. The Purchaser acknowledges and agrees that:

(1) The sale of the Unit shall be subject to any easement which may be required by a public utility, including, but not limited to, The Manitoba Hydro-Electric Board, Bell MTS Inc., Centra Gas (Manitoba) Inc., Shaw Cablesystems Limited, or the City, and/or any of their respective successors and/or other utilities for the maintenance of existing and future facilities together with the right to enter upon the Unit at any time, with or without equipment, for said purposes and subject to the Purchaser covenanting not to erect or cause to be erected upon the easement area any building or structure without the prior written consent of the public utility or the City requiring such easement.

(2) Without limiting the generality of the foregoing, the sale of the Unit shall be subject to the following easements:

(a) Caveat No. 227491/1 in favour of Man. Hydro Elecrtic Board and Man. Telephone System;

(b) Caveat No. 244432/1 in favour of Man. Hydro Elecrtic Board & Man. Telephone System;

(c) Caveat No. 255493/1 in favour of the City of Winnipeg; and

(d) Caveat No. 260484/1 in favour of Man. Hydro Elecrtic Board & Man. Telephone System.

(3) The Purchaser shall enter into agreements satisfactory to the said Utilities or the City.

(4) Any removal or relocation of a public utility as a result this transaction will be at the expense of the Purchaser. Information on electrical and gas service to new subdivisions can be obtained from the local Manitoba Hydro District Office.

(5) The Purchaser, at its own expense, shall be responsible to prepare and provide any Easement Plan that may be required to effect registration of an Easement Agreement in the Winnipeg Land Titles Office.

(6) The Purchaser acknowledges that the City may grant the easement before the Transfer of Land issues.

13. The Purchaser acknowledges and agrees that:

(1) The City has made no representation, warranties or guarantees of any nature or kind whatsoever as to the quality, condition or suitability of the Unit nor for any use or purpose, nor as to any environmental conditions which may exist.

(2) The Purchaser will rely solely upon its own investigations in determining the degree of contamination, if any, existing on and within the Unit and the extent of contamination, if any.

(3) The Purchaser shall indemnify and save harmless the City from and against all claims, costs and damages arising from or in any way connected with the existence of
contaminants of any kind in or on the Unit.

(4) That, in accordance with section 4(1) of the Prohibition on the Purchase of Residential Property by Non-Canadians Act S.C. 2022, c. 10, s. 235, it is prohibited for a non-Canadian to purchase, directly or indirectly, any residential property. The Purchaser represents and warrants that it is not a non-Canadian as that term is defined in the Prohibition on the Purchase of Residential Property by Non-Canadians Act S.C. 2022, c. 10, s. 235. The Purchaser declares that this representation and warranty is true in substance and in fact and acknowledges that the City has relied on it in entering into this Agreement.

(5) It is understood and agreed that the terms, conditions and covenants contained in this Clause shall not merge, but shall survive closing.

14. Notwithstanding any other terms, conditions or provisions in this Offer, the Purchaser acknowledges and agrees that:

(1) In submitting this Offer, the Purchaser relies entirely upon its own knowledge and personal inspection, examination or investigation of the Unit, the title thereto, the permitted encumbrances, any tenancies and all other matters material to the Purchaser and the proposed use of the Unit and also relies solely upon the advice of its own consultants, independent of any representation made by or on behalf of the City or any agent of the City;

(2) Any information supplied to the Purchaser by the City or its agents or representatives is and was supplied without any representation or warranty, and that the responsibility for verification of any such information shall be the responsibility of the Purchaser. Any error or discrepancy in the description or in the dimensions of the Unit as contained herein shall not entitle the Purchaser to any compensation in respect thereof nor shall it entitle the Purchaser to the cancellation of this Offer;

(3) The Purchaser is purchasing the Unit on an “as is”, “where is” basis and that the Unit are deemed to be taken by the Purchaser at the Purchaser’s own risk with all faults and imperfections whatsoever. The Purchaser agrees with the City that the application of “Purchaser Beware” shall apply to this Offer in the strictest meaning;

(4) That there are no representations, warranties, guarantees, conditions, collateral agreements, covenants and agreements affecting this Offer or the Unit except those expressly set forth herein; and

(5) Without limiting the generality of the foregoing, there are no representations, warranties, collateral agreements or conditions concerning the following:

(a) The quality or condition of the Unit;

(b) The dimensions or area of the Unit;

(c) The value of the Unit;

(d) The sufficiency of the Unit for any use or purpose and whether the Unit comply with the applicable zoning regulations and requirements;
(e) The subdivision, development or redevelopment of the Unit;

(f) The site or soil conditions of the Unit;

(g) Any survey of the Condo that may have been carried out;

(h) Existing structures on or in the Unit;

(i) Servicing; and

(j) Unregistered interests that may affect the Unit.

15. All existing improvements (if any) in or on the said Unit shall remain as part of the freehold.

16. The City's Water and Waste Department advises that there are existing lot-line connections servicing the Unit. The Purchaser must satisfy itself as to the existence of the sewer and/or water lot-lines and their suitability for re-use.

(1) If existing lot-line connections are available and can be re-used, the Purchaser must adhere to the requirements set forth in the Sewer By-law 92/2010 and Water By-law 107/2015.

(2) If new sewer and/or water lot-line connections must be installed, installation is subject to the review and approval of the City's Water and Waste Department and installation and costs of same are to be borne by the Purchaser. The Purchaser must repair any damage made to the sodded boulevards abutting the Unit during construction as soon as practicable and maintain same and shall pay the cost thereof and shall also restore the boulevard to the proper grade.

(3) If the existing water service is not adequately sized to meet the water demand of the Purchaser, the costs of any upgrade to the size of the water service shall be the Purchaser's sole responsibility.

17. The Purchaser and the City acknowledge and agree that:

(1) as of this date or May 31, 2023, the balance shown in the Condominium Project’s reserve fund account is $269,904.99

(2) The Purchaser shall contribute to the common expenses in the amount of $382.77 per month as of January, 2023 and shall contribute to the reserve fund in the amount of $314.23 per month as of January, 2023 from the Date of Closing, Possession and Adjustments, subject to further adjustments by the Condominium Corporation.

18. In signing this Offer, the Purchaser acknowledges that The Condominium Act provides that the Purchaser may cancel the Agreement at any time up to midnight on the 7th day after the day the Agreement of purchase and sale is entered into by the City and Purchaser or the City has complied with section 51 of The Condominium Act, whichever is later. If the last day to cancel falls on Saturday, Sunday or a holiday, the "Cooling-off Period" ends on that day unless the holiday is Remembrance Day. To cancel the Agreement, the Purchaser shall within the aforesaid time period either:
(a) give written notice of the cancellation to the City or the City's agent; or

(b) send a written notice of cancellation by registered mail, e-mail, fax or any other method that provides proof that it was sent to the address or fax number given by the City or the City's agent for this purpose.

19. In signing this Offer, the Purchaser acknowledges that The Condominium Act provides that the Purchaser may cancel the Agreement if a material change occurs in relation to the Agreement. The time period for cancelling the Agreement depends on whether the City gives the Purchaser notice of the material change. If the Purchaser has been given notice of the material change, the Purchaser may cancel the Agreement up to midnight on the 7th day after the day the City gave the Purchaser the notice or before the Purchaser receives possession of the Unit, whichever is earlier. If the Purchaser has not been given notice of the material change, the Purchaser may cancel the Agreement at any time after the end of the "Cooling-off Period" described in subsection 47(1) of The Condominium Act (and paragraph 18 of the Agreement) and before being given possession of the Unit. To cancel the Agreement, the Purchaser shall within the time period either:

(a) give written notice of the cancellation to the City or the City's agent; or

(b) send a written notice of cancellation by registered mail, e-mail, fax or any other method that provides proof that it was sent to the address or fax number given by the City or the City's agent for this purpose. If the last day to cancel falls on Saturday, Sunday or a holiday, the cancellation period ends on that day unless the holiday is Remembrance Day.

20. If the Purchaser is cancelling the Agreement because of a material change and the City did not notify the Purchaser of that change, the notice of cancellation must:

(a) state the Purchaser is cancelling the Agreement because of a material change; and

(b) identify the change and explain why it is a material change.

21. In signing this Offer, the Purchaser acknowledges that The Condominium Act permits the City to apply to court (within 10 days after receiving the Purchaser’s notice of cancellation) for a determination that the Purchaser did not have the right to cancel the Agreement.

22. In signing this Offer, the Purchaser acknowledges that the Purchaser should request a status certificate from the Condominium Corporation, as provided in subsection 61(1) of The Condominium Act, before closing the transaction. The Condominium Act provides that a transfer of the Unit may not be registered in the Land Titles Office unless it is accompanied by:

(a) a statutory declaration from the City; and

(b) a statutory declaration from the Purchaser.

23. The Purchaser and the City acknowledge and agree that:

(a) The party responsible for fulfillment of a condition will exercise reasonable efforts to fulfill the condition.
(b) Upon fulfillment of a condition, the benefited party shall give written notice of fulfillment.

(c) If this Agreement is terminated under any of paragraphs 18, or 20, then the City will return the deposit to the Purchaser without deduction.

(d) The party benefited by a condition may waive fulfillment of that condition, provided that such party does so in writing before the end of the time within which such condition is to be fulfilled. If the benefited party does not so waive and does not give notice of fulfillment with respect to such condition, then such condition will be deemed to be not fulfilled. Any written waiver or notification with respect to any condition for the benefit of the Purchaser may be given to the City and any written waiver or notification with respect to any condition for the benefit of the City may be given to the Purchaser.

24. No current legal survey was made of the Unit to determine the nature and extent of any structure thereon or to determine if there are any encroachments from adjoining Unit.

25. The Purchaser is hereby advised that soil conditions in Winnipeg are of the glacial till variety which are composed of lacustrine clays with silt intrusions. The Purchaser shall be responsible for any increased costs of development due to this random stratification.

26. None of the provisions of this Offer will merge with the conveyance of the Unit.

27. The City will recognize the participation of a Registered Real Estate Broker in this transaction. The expected real estate commission payable will be ___% of the Purchase Price, payable out of the sale proceeds.

28. The Purchaser shall have the right to nominate, assign, transfer and convey its rights, obligations and interests under this Offer, in writing, to any person, firm or corporation, subject to the consent of the Director.

(1) Any such nominee or assignee shall thereupon be bound to observe, keep and perform all of the covenants, obligations, terms and conditions of the Purchaser hereunder, and to enter into any and all documents contemplated herein as if such nominee or assignee had originally executed this Offer.

(2) Any such nomination, assignment, transfer or conveyance shall not relieve the Purchaser of its obligation for the full observance and performance of the covenants, obligations, terms and conditions herein contained.

(3) No nomination, assignment, transfer or conveyance shall be valid unless the Purchaser and the nominee or assignee deliver to the City a copy of an Assignment Agreement duly executed by the Purchaser and the nominee or assignee within ten (10) days following the execution of such Assignment Agreement, but in any event, prior to the Date of Closing, Possession and Adjustments. This Assignment Agreement shall include the following conditions:

   (a) A covenant of the nominee or assignee to assume all of the Purchaser's covenants, duties and obligations under this Offer and for the full observance and performance of the covenants, terms and conditions contained herein; and

   (b) If the nominee or assignee is a firm or corporation, the shareholders of the
Purchaser shall be the majority shareholders of any such nominee or assignee.

29. Time shall be of the essence of this Offer.

30. The word “Purchaser” shall have a plural meaning in the event that more than one party is making this Offer, and the masculine shall mean the feminine or neuter as the case may be.

31. The parties hereto shall and will at all times and from time to time hereafter and upon every reasonable written request so to do, both before and after the Date of Closing, Possession and Adjustments, make, do, execute, deliver or cause to be made, done, executed and delivered any and all such further acts, deeds, assurances and things as may be required for more effectually implementing and carrying out the true intent and meaning of this Offer.

32. This Offer and any other agreement delivered in connection therewith, and any amendment thereto, may be executed by facsimile transmittal facilities, or electronic copy in a portable document format or such similar format and if so executed and so transmitted, will be for all purposes as effective as if the parties had delivered an executed original of this Offer, or such other agreement or amendment, as the case may be, and shall be deemed to be made when the receiving party confirms this Offer, or such agreement or amendment, as the case may be, to the requesting party by facsimile or by electronic copy in a portable document format or such similar format. A party sending a facsimile or electronic copy shall thereafter send or deliver the original document to the receiver of such facsimile or electronic copy.

33. The Purchaser acknowledges and agrees that sale of the Unit, including all terms and conditions contained herein, are subject to the approval of the Standing Policy Committee on Property and Development and/or City Council (in the event that Council approval is required) and/or its delegated authority, and are not binding until such time as that approval is obtained.

34. PURCHASERS ARE STRONGLY URGED TO CONSIDER MAKING THEIR OWN ENQUIRIES WITH RESPECT TO ISSUES OF IMPORTANCE TO THEM, KEEPING IN MIND THAT THE CITY'S KNOWLEDGE OF THE PROPERTY MAY BE INCOMPLETE OR INACCURATE. THIS OFFER IF ACCEPTED AND NOT CANCELLED BY THE PURCHASER IS A LEGALLY BINDING CONTRACT: READ IT ALL BEFORE YOU SIGN. THE PURCHASER(S) IS ADVISED TO SEEK PROFESSIONAL ADVICE IF IT HAS ANY QUESTIONS REGARDING THE PROPERTY OR QUESTIONS OR CONCERNS REGARDING ANY PROMISES, REPRESENTATIONS OR UNDERTAKINGS.

EXECUTION PAGES TO FOLLOW
The full, true and correct name of the Purchaser is as follows:

Name (Please Print) Address

__________________________

Telephone Number

Purchaser’s Registration No. (G.S.T.) ____________________________

IN WITNESS WHEREOF the Purchaser has signed this document in
__________________, ________________, this ______ day of ________________, 20__

If you are an individual, please sign in Box 1. If you are a corporation, please sign and complete Box 2.

Box 1

Witness __________________________ Purchaser __________________________

Witness __________________________ Purchaser __________________________

Box 2

Witness __________________________ Per: __________________________

Per: __________________________ Purchaser

Name & Title of Authorized Signature:

(Please Print)

Witness __________________________ Per: __________________________

Per: __________________________ Purchaser

Name & Title of Authorized Signature:

(Please Print)

I/We Have the Authority to Bind the Corporation
ACCEPTED this ______ day of _______________________, 20__

THE CITY OF WINNIPEG

Per: ________________________________________________
    for Director of Planning, Property and Development

Reviewed as to Business Terms:  Certified as to Legal Description:

Planning, Property and Development  Planning, Property and Development
   Geomatics and Land Information Services

Approved as to Financial Details:  Legally Reviewed and Certified as to Form:

______________________________  ________________________________
for Chief Financial Officer       for Director of Legal Services/City Solicitor