Addendum "A" Autumn Ridge

Seller: <u>MN Holdings Inc.</u>	
Buyer:	
Property:	
Offer to Purchase dated:	

The following terms, conditions, covenants and agreements supplement those set forth in the above referenced Offer to Purchase, and are an integral part thereof. To the extent the terms, conditions, covenants and agreements set forth in this Addendum A conflict with those set forth in the Offer to Purchase, Addendum A shall control.

- I. <u>Subdivision Covenants and Restrictions</u>. Buyer acknowledges that prior to the execution of this Offer, Buyer has received and reviewed the Covenants and Restrictions for the Subdivision (the "Restrictions") and Buyer approves and accepts the terms and conditions contained therein. Buyer understands that ownership and use of property purchased in the Subdivision will be subject to the provisions, restrictions and conditions contained in the Restrictions. Buyer understands that the Restrictions may be subject to further amendment before or after closing, in accordance with the amendment provisions set forth in the Restrictions.
- II. <u>Association Fees</u>. Buyer is aware that fees have been established for the Subdivision according to the Restrictions and that Buyer will be responsible for the annual association fee of \$105.00 (which will be prorated for the year of closing), the \$100.00 initial fee, the \$150.00 mailbox fee, the \$250.00 tree fee (which is refundable after tree installation), the reserve fee of \$50.00 and the park assessment fee of \$50.00, all to be paid at closing.
- III. <u>Additional Fees</u>. Buyer acknowledges and agrees that Buyer is responsible for payment of any and all impact fees, sewer connection fees, water connection fees (see IV below), interceptor fees, and any other fees, charges, expenses or assessments imposed, levied or assessed against the Property and pertain to charges associated with the construction of a single family home on the Property, and that Buyer has independently investigated the amount of said fees, charges, expenses and assessments with the Municipality and the applicable utilities. Any and all such costs are subject to change at any time and are not included in the purchase price for the Property under this Offer.
- IV. <u>Private Water System.</u> Buyer is aware that Developer has installed a common well for the entire development, as stated in paragraph 36 of the Covenants and Restrictions. Buyer is responsible to reimburse Developer in the amount of \$4,000 at the time of application for Architectural Control Committee approval, or not longer than 9 months from the closing of this lot, whichever occurs first. This reimbursement will be paid before Developer will give Architectural approval on plans for Buyer to obtain building permit (s).
- V. <u>Park Impact Fee</u>. Buyer is aware that in Ixonia, there is a park impact fee of \$500 per lot. This fee has been paid for by the Developer and is included in the purchase price of the lot.
- VI. <u>Real Estate Taxes and Assessments</u>. Buyer is aware that all property is subject to the possibility of reassessment which may result in increased real estate taxes.
- VII. <u>Buyer's Inspection.</u> During the pendency of this Offer, Seller agrees that Buyer or Buyer's agents shall be given access to the Property for the purpose of soil analysis, land survey, and engineering. The time, location and means of access to the Property shall be subject to Seller's reasonable approval. Any disturbances to the surface shall be restored to substantially its previous condition at the sole cost of Buyer. Buyer further indemnifies and holds Seller harmless from and against all claims arising from Buyer's activities on the Property prior to the date of closing. In the event of any such testing, Buyer shall restore

the ground surface and the compaction, with verification of compaction by engineer's report, to the condition immediately prior to such test. In the event the results of any such testing disclose adverse subsoil conditions which would prohibit the construction of a house with a normal twelve course basement, without extraordinary expense, Buyer shall have the right, at Buyer's sole option, to declare this Offer to Purchase null and void, and in such event, all earnest money shall be returned to Buyer. Buyer's right to conduct soil tests, and Buyer's right to terminate this Offer pursuant to this provision, shall be deemed waived unless written notice of termination, together with copies of any such soil tests, are delivered to Seller prior to closing of this transaction.

VIII. Buyer Reliance and Release. Buyer acknowledges that in purchasing the subject property, Buyer has relied and will rely solely upon Buyer's own independent inspection and analysis of the property and conditions affecting the property and this transaction. Buyer releases Seller and Broker from any and all liability in any way relating to any defects, matters and/or conditions affecting the property or this transaction of which any Buyer had actual knowledge prior to acceptance of this agreement, which are disclosed in this agreement and/or which are discovered by or disclosed to any Buyer (by Seller, by Broker or by any third party) prior to the expiration of any applicable inspection or other contingency. Except as set forth elsewhere in this contract, Buyer further acknowledges that Buyer has not requested Seller or Broker to verify of determine any matters which are material to Buyer's decision to purchase, and that there are not other items or conditions that are material to Buyer's decision to purchase this property.

IX. <u>Building and Site Development Requirements</u>. Buyer acknowledges receipt of the Building and Site Development Requirements per the Restrictions and agrees to be bound thereby and understands that all building plans, stake out surveys and yard grades, etc. must be approved by the Architectural Control Committee and the Municipality for the Subdivision prior to construction. A Master Grading Plan establishes that all home builders are required to final grade their lot in accordance to that master plan. Furthermore all homeowners understand that this grade must be maintained in perpetuity.

X. <u>Conflict with Approved Forms</u>. It is intended that this document be used with an approved form as set forth in RL 16.03. In the event that any provision of this Addendum conflicts with the provisions of the approved form, the provisions of this Addendum shall control.

XI. <u>Seller's Real Estate Condition Report</u>. This property is vacant land; there is no Real Estate Condition Report and Buyer waives their right to receive one.

XII. <u>Broker Disclosure</u>. Seller's affiliate, Neumann Companies Inc., is a licensed real estate brokerage entity in the State of Wisconsin, and Matt K. Neumann, Seller and a principal of Neumann Companies Inc. is a licensed real estate broker.

XIII. <u>GAP</u>. GAP Insurance is not included. If Buyer chooses to have GAP coverage, Buyer will request the coverage and will pay the fee.

Seller:

MN HOLDINGS INC.

By: _____ Date: _____

Matt K. Neumann, President

Date: _____

Buyer

Date: _____



Submit to N27 W24075 Paul Court, Suite 200 Pewaukee, WI 53072 For more information contact:

melissa@neumanncompanies.com or wendy@neumanncompanies.com

	\$4,000.00 check for water fee attached to checklist for payment of the Water Fee made payable to "Neumann Companies, Inc." (note, plans will not be approved until water fee is received)	
	One detached single family home not exceeding two stories	
	Roof	
	0	No less than 5/12-roof pitch
	Materia	als
	0	vinyl, aluminum, brick, cedar, stone or some combination
	0	If vinyl is used the minimum thickness is .042"
	☐ At least 80 square feet of brick or stone on front elevation	
	0	No uniform appearance in subdivision
	Front elevation to have at least one gable	
□ Dwelling size		ng size
	0	1,500 sqft for one-story
	0	1,100 sqft on first level for bi-level
	0	1,600 sqft on upper two levels for tri-level
	0	1,900 sqft on upper two floors for two story
	0	Contemporary designs by ACC approval only
	Setbac	cks: to follow minimum requirement as shown on subdivision plat
	0	75 foot building setback from any and all wetlands as shown on final plat
		Front – 30'
		Side – 10'
	0	Rear – 25'
	Mailbo	
	0	Autumn Ridge Homeowners Association responsible for providing and installation
	0	Paid for by lot owner
	0	Upon closing for each lot buyer shall pay amount below with Autumn Ridge Homeowners Association
		Phase IA (Lots 1-53) = \$120
		Phase IB (Lots 55-102) = \$130

■ Phase IC (Lots 103-202) =\$150