STATE OF MINNESOTA DEPARTMENT OF TRANSPORTATION	RECOMMENDED FOR APPROVAL
OFFER TO SELL AND	Supervisor of Direct Purchase APPROVED
MEMORANDUM OF CONDITIONS	Ву
C.S.: 6222 (61=1) 152 Parcel: 706	County: Ramsey
Owners and addresses: County of Ramsey, 1425 Paul Kirk	wold Dr, Arden Hills, Minnesota, 55112;
For a valuable consideration, on thisday of,owners hereby offer to sell and convey to the State of Minn	,, the undersigned
permanent easement therein situated in Ramsey County instrument of conveyance hereto attached.	
The undersigned parties have this day executed an instrupermanent easement therein to the State of Minnesota, are the State of Minnesota, which instrument shall have no econvey is accepted in writing by the Office of Land Man Transportation within days from the date of this by certified mail directed to the address appearing after of accepted within the time limited herein such conveyance shorthwith be returned to the undersigned owners.	nd have conditionally delivered the same to effect until and unless this offer to sell and agement of the Minnesota Department of s offer. Such notice of acceptance shall be ur signatures hereto. If this offer is not so
If this offer is accepted it is mutually agreed by and between the owners and the State as follows:	
(1) Possession of the permanent easement shall transfer to of acceptance. The owners shall have the right to continue rent same to the present occupants or others until the date occupancy shall be subject to approval and concurrence by or possession the owners will vacate the permanent easer thereon, or cause same to be vacated, remove all persoutilities (if any) shut off by the supplier of same. No build items or fixtures (if any) will be removed from the premises and heating fixtures, etc. The owners shall notify the Deimprovements (if any) are vacated. The owners will main period of occupancy and will make all necessary repairs at bidders for the purchase or demolition of the improvements of entry for inspection purposes during the last 10 days of present the province of the purchase or demolition of the improvements.	e to occupy the permanent easement or to e of transfer of possession. Any change in the State. On or before the date for transferment and the improvements (if any) located nal effects (if any) therefrom and have all lings appurtenances or other non-personal by the owners or renters, including plumbing partment of Transportation as soon as the stain the improvements (if any) during their their own expense. The State's prospective is (if any) on the property shall have the right

- (2) Title to said permanent easement interest shall pass to the State of Minnesota as of the date of said acceptance subject to conditions hereinafter stated.
- (3) Buildings (if any) on said permanent easement shall be insured by the owners against loss by fire and windstorm in the amount of present coverage or if none in force then in an amount not less than the current market value during the entire period of the owners' occupancy of the buildings on the real estate, such policy or policies of insurance to be endorsed to show the State's interest.
- (4) If the State of Minnesota is acquiring all or a major portion of the property, mortgages (if any) on the property shall be satisfied in full by the State of Minnesota. The amount paid by the State of Minnesota to satisfy said mortgage(s) shall be deducted from the amount to be paid to the owners under the terms of this agreement. The amount paid by the State of Minnesota to satisfy the mortgage(s) shall include interest on the mortgage(s) to date that payment is made to the mortgage holder.
- (5) If the State of Minnesota is acquiring only a minor portion of the property, and the property is encumbered by a mortgage, it shall be the responsibility of the owners to furnish a written consent of mortgagee. Any fee charged by the mortgage holder for the written consent of mortgage must be paid for by the owners.
- (6) The owners will pay all delinquent (if any) and all current real estate taxes, whether deferred or not, which are a lien against the property. **Current taxes shall include those payable in the calendar year in which this document is dated.** The owners will also pay in full any special assessments, whether deferred or not, which are a lien against the property. The owners will also be responsible for and will pay in full any pending special assessments. The owners' obligation to pay deferred and pending taxes and assessments shall continue after the sale and shall not merge with the delivery and acceptance of the deed.
- (7) If encumbrances, mechanics liens or other items intervene before the date the instrument of conveyance is presented for recording and same are not satisfied or acknowledged by the owners as to validity and amount and payment thereof authorized by the owners, said instrument of conveyance shall be returned to the owners.
- (8) Payment to the owners shall be made in the due course of the State's business after payment of taxes, assessments, mortgages and all other liens or encumbrances against said real estate. The owners will not be required to vacate the permanent easement until the owners have received payment.
- (9) No payments shall be made of any part of the consideration for said sale until marketable title is found to be in the owners and until said instrument of conveyance has been recorded.
- (10) The owners hereby acknowledge receipt of a copy of the instrument of conveyance executed by them on this date, and a copy of this offer and memorandum.
- (11) It is understood that unless otherwise hereinafter stated the State acquires all appurtenances belonging to the premises including: None.

## **OWNERS**

COUNTY OF RAMSEY
Ву
Its
And
Its

(Address of Owner where acceptance is to be mailed.)