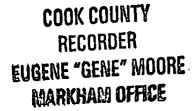
# UNOFFICIAL C 5278041 55 003 Page 1 of

2001-05-18 14:10:20 Cook County Recorder





## RIDER TO REAL ESTATE CONTRACT

Add: 15301 South Ashland, Harvey, IL MAURICE BEASLEY to MICHELLE SMALL Dated: February 12, 2001

To the extent that any of the terms of this Rider are inconsistent with any of the terms of the Real Estate Contract, the cerms of THIS RIDER SHALL GOVERN.

- Seller agrees to remove certain debris from the property at Seller's expense prior to closing, namely;
  - a. Remove bricks in front and back of builidng.

b. Remove debris from under the back porch.

Remove debris on the 1st and 2nd floor back porches, backyard, and under deck of porch.

d. Remove Jabris in basement.

- Seller shall remove debris around the building.
- Seller and buyer agree that all real estate tax prorations shall be based upon 140% of the most tax bill.

  105 MS 100

  3. Seller shall give Buye: \$3,500 00 towards closing costs.
- Seller shall tender to Biyer \$12,000.00 as and for repair credit, said payment to be payable directly to Buyer at closing.
- Seller shall remove the washer and dryer from the 2nd floor apartment.

NOTICE MAY BE SERVED VIA FACSIMILE.

Seller's Attorney BRUCE BECKER

Chicago, IL 60642

<u>uwer's Attorney</u> JOHN H. GHOLAR, P.O. BOX 428018 Evergreen Pk, Il 60805 (773)238-5229

"THE SIGNATURES OF THE PARTIES EXECUTING THIS DOCUMENT ARE COPIES AND ARE NOT ORIGINAL SIGNATURES."



REAL ESTATE CONTRACTIO 10423636 Page FORM APPROVED BY THE SOUTHWEST BAR ASSOCIATION OF REALTORS® 5

 $D_{\perp}$ 

OPPORTUNITY

ELLER:	מעוס	er	OF	Reca	nd '			SINGLE FAMILY
DRESS:	1530	_ 5.	As	4	Han	ey, Ill	60421	MULTI-FAMILY .
YER:	Miche	(CITY)	1	mall	(S	TATE;	(ZIP)	C) TOWNHOUSE
DRESS:	665	_	4	Drive	Soul4	Holland		/23 CONDOMINIUM
		(CITY)			(S	TATE)	(Z)P)	U VACANT LOT (Check One)
rer hereby agr SCRIPTION C	rees to purchas OF PROPERTY	se and Seller agre Y: LEGAL DESC	es to sell <b>the</b> RIPTION (Per	feliowing describe mission to attach	ed real estate, on thereto at any lim	i the terms and ne hereafter)	conditions herei	n set forts.
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NANCING:				- M	9 11			
is Contract is	contingent upo	n Buyer securing	within 2	days di ācce	ptance heleof a v	written mortgag	o In <mark>antiming</mark> e s	n the real estate herein in the
sount of S 🎜	8,775.00	or such t	esser sum as	Buver accepts, w	ith interest not to	excead	7%	per year, to be amortized over
O years, th	ne combined or	rigination and disc	ount tees for	such loan not to a	exceed	°. plus i	can processing	fees, if any. Buyer shall mak
itten applicatio	en for such loar	n within ten (10) d	ays from date	of acceptance of	Contract, shall o	coperate with t	he mender in sup	priving all necessary
ormation and o	accumentation	i, and shall diligen	try attempt to	octain the mortga Har ar Sallar's att	ige described he	rediction to the	u irre buye: S u vithin an equel	nable to secure such loan number of additional days,
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ir Selier secure	e such loan cor	mmitment as here	en provided w	ithin the time allo	wed, then this Co	entract shall bed	come rult and vo	id and all earnest money shi
returned to B	uver. Buver st	nail be allowed to	have a mong	age or trust deed	placed of record	phor to closing,	but any delive	caused thereby shall not
nstitute a deta	ult by the Selle	er. Selier must allo	w reasonable	inspection of the	premises by But	yer's financing a	agent. Uniers a :	contingent upon sale/closing
ovision is attac	thed and made	part of this Cont	ract, Buyer rep	presents that his	ability to obtain fi	nancing is not s	ubject to the sci	e, mosing, or rental of any
	<ul> <li>Buyer will be transaction as</li> </ul>		default if he o	btains a loan con	nmitment condition	oned upon the s	ate, closing, or i	ਜ਼ਾਹੀ ਸੰ other real estate. an
LOSING: ha closing shai	ll be on or befo	re HAM	uh 9,	2001	_ at the office of !	Buyer's lender,	or TITL	e Company
OSSESSION:	(Select one ap	plicable option)						•
) Selier shall d	deliver poseess	sion to the Buyer (		,	41. 21.	0-0-		
Selle: shall d	Seuver possess	sion to Buyer with sy for each day af	r	Seller retains po	i date of diosing. Issession: Seller	Seller agrees to shall be respor	pay buyer for t isible for heat, u	use and occupancy the sum of the

be refunded to Seller. Possession snall be deemed delivered to Buyer when Seller has vacated the premises and delivered the keys to the Buyer or the Escrowee. Escrow money shall be limited to delivery of possession, and funds held pursuant to this paragraph shall be used only to satisfy payment for

#### TITLE EVIDENCE:

use and occupancy.

Seller, at his expense, shall furnish not less than five (5) days prior to the closing date, a title commitment for an owners title insurance policy issued by an Itlinois licensed title insurance company in the amount of the purchase price covering the date hereof subject only to (a) the general exceptions contained in the title policy (except that, where the subject property qualifies as a single family residential unit, the policy shall provide extended coverage over the general exceptions); (b) the title exceptions set forth below, and (c) title exceptions pertaining to liens or encumbrances which have been assumed by the Buyer under the terms hereof or which the Seller has agreed to remove at closing from the proceeds hereunder. Any delay in delivery of the title commitment which is caused by the Buyer, his agent or his lending agency shall extend the time for delivery thereof by the Seller by such period of delay. If the title commitment discloses exceptions of the covering said unpermitted exceptions. It Seller alls to remove said exceptions or obtain additional insurance within the time stated herein, Buyer may elect to terminate this Contract and all monies paid by the Buyer shall be refunded to him.

#### DEED (CONVEYANCE, LIENS, ENCUMBRANCES):

Seiler shall convey or cause to be conveyed to Buyer of the premises by a recordable general warranty deed with release of homestead rights, or trustee's deed if applicable, in joint tenancy, if more than one buyer, or to Buyer's nominee, subject only to the following permitted exceptions, provided none of which shall materially restrict the reasonable use of the premises as a residence: (a) general real estate taxes not due and payable at the time of closing; (b) building lines and building laws and ordinances, use or occupancy restrictions, conditions and convenants of record; (c) zoning laws and ordinances which conform to the present usage of the premises; (d) public and utility easements which serve the premises; (e) public roads and highways, if any; (f) party wall rights and agreements. If any; and (g) limitations and conditions imposed by the Illinois Condominium Property Act and condominium declaration, if applicable.

#### PRORATIONS:

The following items, if applicable, shall be prorated as of the date of closing: (a) incurance premiums; (b) general real estate taxes, including special service areas, if any; (c) rents and security deposits; (d) interest on mortgage indebtedness assument; (e) water taxes; (f) homeowners and/or condominium/townhome association dues and assessments; (g) prepaid service contracts. Prorations of general taxes shall be on the basis of 60% of the last ascertainable bill. If said bill is based on a partial assessment or on an unimproved basis for improved property, a written agreement (with escrow) for final proration when the complete assessment information is available from the County Assessor shall be signed at closing by the parties hereto.

#### SURVEY:

Seller at his expense, except for condominiums, shall furnish to Buyer a current spotted survey (dated not move than 6 months prior to the closing date) under certification by an Illinois licensed land surveyor showing the location of all improvements, easements on the subject property shall be within the lot lines and not encroach upon any easements or building lines, and said survey shall show no encroachments from adjoining properties. In the event said survey discloses encroachments, these encroachments shall be insured by the title company for Buyer and Buyer's lender at Seller's expense.

#### COMMISSION:

Real estate broker's commission shall be paid in accordance with the terms of the listing agreements and Buyer representation agreements of the respective parties, unless otherwise agreed in writing by the respective parties and their brokers. Seller's broker and Buyer's broker are identified on page four (4) of this Contract.

### ATTORNEY MODIFICATION:

The terms of this Contract, except the purchase price, closing date, and possession date, are subject to good faith modification (which may include additional terms) by the attorneys for the parties within three (3) business days from the Contract Date (excluding Saturday, Sunday, and legal holidays). Notice of modification shall be in writing, served upon the other party or his agent, and shall state the specific terms to be modified and the proposed revisions. IN THE ABSENCE OF WRITTEN NOTICE WITHIN THE TIME SPECIFIED HEREIN, THIS PROVISION SHALL BE DEEMED WAIVED BY ALL PARTIES HERETO AND THIS CONTRACT SHALL CONTINUE IN FULL FORCE AND EFFECT. THE PARTIES ACKNOWLEDGE THAT MODIFICATION PURSUANT TO THIS PROVISION SHALL CONSTITUTE A COUNTEROFFER.

#### **CLEAN CONDITION:**

Seller shall leave the premises in broom-clean condition. All personal property not to be conveyed to Buyer and all refuse shall be removed from the premises at Seller's expense by the possession date.

PROPERTY INSPECTION CONTINGENCY: Select one applicable option)

Buyer declines to have a professional plot extra inspection, and this contract shall not be contingent upon such an inspection.

Buyer shall have the right, for a period of five (5) business alays following the date of acceptance of this Contract, to have the subject property and its improvements inspected by a certified horse inspection service of Buyer's choice, and at Buyer's cost. The home inspection shall cover ONLY the majory components of the Premises, central heating system(s), central cooling system(s) interior plumbing system, electrical system, all mechanical systems. and structural components, consisting of roof, walls, windows, ceilings, floors and foundation. A MAJOR COMPONENT SHALL BE DEEMED TO BE IN OPERATING CONDITION IF IT PERFORMS THE FUNCTION FOR WHICH IT IS INVENDED, REGARDLESS OF AGE, AND DOES NOT CONSTITUTE A THREAT TO HEALTH OR SAFETY. Buyer shall indemnify Seller and hold Seller narmless from and against any loss or damage caused by the acts of negligence of Buyer or any person performing such inspection. BUYER AGREES MINOR REPAIRS AND ROUTINE MAINTENANCE TEMS ARE NOT A PART OF THIS CONTINGENCY. The papers agree that repairs which do not exceed, in the aggreeate, \$500.00 to remeay shall be considered minor deficiencies for the purpose of this paragraph and Buyer agrees to assume those repairs with no allowance from Setter Buyer, within the five (5) business days after acceptance of Contract, shall have the right and option to serve written notice upon Selfer, Selfer's listing agent, or attorney of the above deficiencies disclosed by the inspection report when the comulative cost of repair exceeds the limitation set forth harein, and Buyer shall have the right to request repair of all such deficiencies. In the event Buyer shall makes a request for certain repairs, Buyer shall immediately deliver a copy of the inspection report to Seller Seller shall, within five (5) business days thereafter, nicitly Buyer that (i) Seller will repair such deficiencies (ii) Seller will, at closurg credit the Buyer in an amount equal to the reasonable cost of the repair of such deligencies or (iii) Seller proposes to negotiate the cost or obligation of correcting cartain defects; of (iv) Seller will heither repair nor provide a credit. In the event Seller selects option (p/), upon receipt of the Seller's notice, Buyer shall within two (2) business days thereafter notify Seller of Buyer's election to either proceed with the transaction, walving all come inspection regain requests, or destare the Contract null and void, in which, case all earnest/money shall be promptly refunded to Buyer. The parties hereto agree that the following items are accepted by Buyer "As is", shall not be made a part of Buyer's request for repairs, and shall not be fulffier regotiated:

IN THE ABSENCE OF WRITTEN ACTICE OF REQUEST FOR REPAIRS FROM BUYER WITHIN THE TIME SPECIFIED HEREIN, THIS HOME INSPECTION CONTINGENCY SHALL SE DEEMED WAIVED BY THE BUYER AND NO LONGER A PART OF THIS REAL ESTATE CONTRACT.

WELL AND SEPTIC TEST: (Select one applicable option)
The subject property is served by a community or inunicipal water and sewage treatment system (well and septic test provision inapplicable),

The subject property is not served by a community or monicipal water and/or sewage treatment system. Seller, at his expense, prior to closing, shall obtain and deliver to Buyer a water test performed by or coopptable to the county in which the property is located, and a septic system test indicating that the system is in proper operating condition and in compliance with applicable state, county and local statutes. Such tests shall be performed not more than 50 days prior to the closing date. It either of said written test legislate that the water is not possible, that the septic system is not in proper operating condition, or that the systems are not in compliance with the relevant statutes, Seller shall have the option to make the necessary repairs and bring the system(s) into compliance prior to the closing date. In the ever of Seller shall be necessary repairs, then this Contract, at the option of Buyer, shall become null and yord, and all earnest money shall be returned to Buyer.

FLOOD PLAIN:

Buyer shall have the option of decianing this contract null and void within five (5) days of monitor of any written notice or disclosure, including the Residential Real Property Disclosure Report, that the property is located in a special flood plain hazar rarea which requires the Buyer to obtain flood insurance. This option shall not exist in the event such written notice or disclosure was provided in statement number three (3) of a Residential Real Property Disclosure Report executed by both Seiler and Buyer prior to the Contract Date.

PERFORMANCE/DEFAULT/RELEASE OF EARNEST MONEY.

The earnest money and this Contract shall be neld by Calculated (Escrower) for the benefit of the parties hereto, and applied to the purchase price at closing. In the event of a default by Seller or Buyer, the parties are free to pursue any legal remedies available at law or in equity. THERE SHALL BE NO DISBURSEMENT OF EARNEST MONEY UNLESS ESCROWEE HAS BEEN PROVIDED WITH A WRITTEN AGREEMENT FROM SELLER AND BUYER. Absent an agreement relative to the disbursement of earnest money within a reasonable period of time, Escrowee may deposit the funds with the Clerk of the Circuit Court by the filing of an action in the nature of an interpleader. Escrowee shall be reimpured from the earnest money for court costs related to the filing of the interpleader action. Seller and Buyer hereby indemnify and hold Escrowee harmless from any and all claims and demands arising out of any release of earnest money pursuant to a written agreement of the parties or court order.

TERMITE INSPECTION:

Prior to closing, the Seller, at his expense, shall deliver to Buyer a written report from an inspection company certified to do termite inspections by the State Department of Public Health, dated not more than six (6) months prior to the closing date, stating that there is no visible evidence that the premises are infested by active termites, or other wood boring insects. Unless otherwise agreed between the parties, if the report discloses evidence of active infestation or structural damage, the Buyer shall have the option within five (5) business days of his receipt of the report to proceed with the purchase or deciare the Contract null and void. This provision shall not be applicable to condominiums or to newly constructed property having been occupied for less than one year following completion of construction.

GENERAL CONDITIONS AND STIPULATIONS.

(a) Both Seller and Buyer agree to execute all documents and provide all information necessary to enable any lender to issue a commitment for mortgage or trust deed and to close this sale

D010423636 Page 5 of \* (b) Selie: represents that he has not received any notice from my grymmer tailed by of any bridgistice. ing or building code violation, condemnation proceeding, pending rezoning, or special assessment proceedings affecting the property. (c) All notices herein required shall be in writing and served upon the parties at the addresses shown on this Contract or upon the attorney for such party. In the event the name and address of the Seller or the attorney for the Seller is unknown, written notice may be served upon the listing broker as agent for such Setter. Facsimile transmission of any offer, acceptance, notics, or rider herein provided to the parties, their broker or attorney, shall consultate sufficient notice or acceptance. Original documents snall be forwarded in all instances within three (3) business days of such notice. Notice to any one party of a multiple person party shall be sufficient service to all. (d) This Contract and any Riders attached hereto shall constitute the entire agreement and understanding between the Seller and Buyer, and there are no other agreements, representations, or understandings, orai or written, between the parties with respect to the subject matter of this Contract. No alteration, modification, or amendment to this Contract shall be valid unless in writing and signed by all parties. (e) This Contract shall be binding upon and inure to the benefit of the parties and their respective heirs, successors, legal representatives and permitted assions. (f) This Contract is subject to the provisions of Public Act 89-111 known as the Residential Real Property Disclosure Act, the taims of which are expressly incorporated herein and made a part of this Contract. The Seller represents that the information contained in the disclosure document is accurate as of the contract date. (g) The invelidity of any paragraph or subparagraph of this Contract shall not impair the validity of any other paragraph or subparagraph, if any provision of this Contract is determined to be unenforceable by a court, such provision shall be deemed severable and this Contract may be enforced with such provision severed or as modified by such court (b) Prior to closing, Buyer and have the right to enter into and make a final inspection of the premises to determine that the premises are in the condition required by the terms of the Contract. If there has been an adverse change in the condition of the premises since the Contract Date, the Seller shall-restore the premises to the same condition as it was on the Contract Date, or as called for by the terms of the Contract. (ii) Selier shall pay for the State of places and county real estate transfer tax stamps. Any municipal transfer tax shall be paid by the party designated in the ordinance of the municipality imposing the tax (j) If the improvements on the property chysical destroyed or materially damaged by fire or other casualty prior to closing, the provisions of the Uniform Vendor and Purchaser Risk Act of Illinois shull apply (k) If the Buyer or Sellar under this Contract is an Illinois land trust, the individual beneficiaries therato have signed their names to this Contract to indicate they are the beneficiaries of said trust in order to guarantee their performance of this Compact and to indicate that they hold the sole power of direction with regard to said trust. This Contract and Riders numbered RESIDENTIAL REAL PROPERTY DISCLOSURE REPORT and LEAD BASED PAINT DISCLOSURE, unless importing the attached hereto and incorporated herein, shall be executed by Buyer and Sailer and one copy thereof delivered to Saller and one copy delivers to Briver. THIS IS A LEGALLY BINDING CONTRACT WHEN SIGNED, IF YOU UNDERSTOOD, SEEK LEGAL Date of Offer Date of Acceptures (This date shall be inserted only after the parties hereto have agreed to all the terms and conditions of this Contract and is also referred to herein as "THE SIGNATURES OF THE PARTIES EXECUTING THIS DOCUMENT the Contract Date). ARE COPIES AND ARE NOT ORIGINAL SIGNATURES." **IDENTITY OF BROKERS AND ATTORNEYS** 

	when executing the Contract)	
BUYER'S BROKER: Betts Reactly + ASSECTION (Company)	SELLER'S BROKER: Collusion Banker (Company)	•
Telephone: 1-708-229-8570	Telephone: 312-360-1990	
Fax 1 - 708 - 229 - 8575	Fax. 312-360 - 9698	
(Designated) or (Dual Agent). (Selectione)	(Designated) or (Dual Agent): (Select one)	
Counis Robinson	David McCLoad	
BUYER'S ATTORNEY: Seha Chalet	SELLER'S BLUE Bucker	
Telephone: 773 - 288 - 6229	Telephone. 273 - 238 - 2300	
Fax 773 - 238 - 6220	Fax: 775-238-9690-1-84	7-729-
	Page 4 of 4	8870

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