UNOFFICIAL COP 1635334

6097/0014 83 003 Page 1 of 5 2001-07-18 11:42:02 Cook County Recorder 29,50



COOK COUNTY
RECORDER
EUGENE "GENE" MOORE
MARKHAM OFFICE

REAL ESTATE CONTRACT

MAIL TO: KIP BECK
7342 S. EBERHARI ANDE.
CHGO., IL 60619-1715

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Proberty of Cook County Cork's Office

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WHEN COMPLETED AND SIGNED BY BOTH PARTIES, THIS IS A LEGALLY BINDING CONTRACT. IF THIS CONTRACT IS NOT FULLY UNDER-STOOD, THE SERVICES OF A COMPETENT PROFESSIONAL SHOULD BE SOUGHT.

Seller, Cynthia Shaw, hereby agrees to sell to Buyer, SYLVER CL nominee, the real property set forth below and all improvements thereon (herein referred to as the Property), and Property from the Seller on the terms and conditions set forth in this contract.	<i>EAIV TRUST</i> , or Buyer's nd Buyer agrees to purchase said
DESCRIPTION: The Property is located in County, (city/state)	ago Illinois and
(If the legal description is not included at the time of execution, it may be attached to and incorporated herein Lot 29 in block I of Hearing's Subdivision of the fire Ivo theast by of the Southwest by of Section 17, 7, 14, East of the Thind Principal Meridian, in Cooq Coop 1. PURCHASE PRICE The total purchase price to be paid for the Property by the Buyer is payable as follows: (a) Initial deposit	ee Southwest 14 0 awaship 3:8 North, atv, Illinois
(b) Sum due withincvs after acceptance of this Contract	100.06
(c) Additional sum due at closing / not including prorations)	2 800 00
(d) Proceeds of new note and mortgage to be given by Buyer or any lender other than the Selier	* \(\) \(
(e) Existing mortgage on the Property which shall remain on the Property but which shall not	
subject Buyer to any penalty or fee or incre ise in the original interest rate of said mortgage	
(f) Balance due Seller by promissory note of the B yer subject to the requirements set forth in this contract	• —
(g) Balance due Seller by Articles of Agreement for warranty used	\$ 54.000.00
TOTAL PURCHASE PRICE	\$ 57,000.00
2. APPORTIONMENT OF PURCHASE PRICE AND DEED: Land \$ Building \$ \$	food with release of decise and
3. Buyer will pay for recordation of deed and prorated share of prepaid insurance, taxes, and interest, if any.	
4. The Seller will pay for: [] Revenue stamps (State, county, and local); [] Title commission in the amount or any title insurance company duly licensed to underwrite title insurance in the state of	; [] Survey; [] b letter; [] F.H.A.V.A. mortgage
5. PRORATED ITEMS: All rents, water taxes or charges, taxes, assessments, monthly mortgage insurance procontracts, and interest on existing mortgages shall be prorated as of the date of closing. If Buyer is to accept the mortgage requiring an escrow deposit for taxes, insurance, and/or other items, all escrow payments required to be shall be made to the escrow holder at Seller's expense and said escrow balance shall be assigned to the Buyer with it being expressly understood that said escrow balance is included in the Total Purchase Price. All mortgage pay made shall be current as of the time of closing. If the exact amount of real estate taxes cannot be ascertained at the to prorate said taxes on the basis of 110% of the last ascertainable amount.	Conjums, fuel, prepaid service Frozerty, subject to an existing made up to the time of closing out companisation to the Seller,
6. TITLE AND TITLE INSURANCE: Within 30 days [>] after the date of acceptance of this contract [Buyer's mortgage loan (if any), the Seller will provide and deliver to Buyer or Buyer's Attorney: [>] A title commitmen policy in the amount of the purchase price (to be issued by a title insurance company duly licensed by the state underwrite title insurance); [] A title insurance commitment for a mortgage policy in the amount of \$	t for an owner's title insurance

Buyer 1.E. H. T7 C. 410/4 Seller

PEI 10a

- 9. DEFAULT BY SULE: If Buyer fails to perform the agreements of this contract within the time set forth herein, Seller may retain, as liquidated damages and not as a penalty, all of the initial deposit specified in paragraph 1(a) above; it being agreed that this is Seller's exclusive remedy.
- 10. DEFAULT BY SELLED, if Seller fails to perform any of the agreements of this contract, all deposits made by Buyer shall be returned to Buyer on demand, or the Buyer may bring suit against Seller for damages resulting from the breach of contract, or the Buyer may bring an action for specific performance. Buyer's remadies are cumulative and not exclusive of one another, and all other remedies shall be available in either law or equity to Buyer for Seller's breach 'ier.of.
- 11. CONDOMINIUM PROVISION: (a) If the subject property is a condominium unit, this contract is subject to the condition that Seller be able to obtain release or waiver of any right of first refusal or other preemptive rights of purchase created by the Declaration of Condominium within the time established by said Declaration. If, after making every reasonable effort, Seller is unable to obtain such release or waiver within the time provided and so notifies Buyer within that time, this contract shall become null and void and all of Buyer's deposits shall be returned to the Buyer, provided that if said option or preemptive right is not exercised within the time specified by the Declaration of Condominium, this contract shall provided that if said option or preemptive right is not exercised within the time specified by the Declaration of the sale, should the option remain in full force and effect for that period of time which the Declaration of Condominium provides for completion of the sale, should the option or preemptive right not be exercised. If the Declaration of Condominium contains no such option or preemptive right, this paragraph (a) shall be only and void and not part of this contract. (b) Seller represents and warrants that there are no condominium assessments currently due and owing. Seller agrees to pay any assessments, including special assessments, that have been or will be levied at any time prior to the date of closing.
- 12. ATTORNEY FEES AND COSTS: If any litigation is instituted with respect to enforcement of the terms of this contract, the prevailing party shall be entitled to recover all costs incurred, including, but not limited to, reasonable attorney's fees and court costs.
- 13. RISK OF LOSS OR DAMAGE: Risk of loss or damage to the Property by any cause is retained by the Seller until closing.
- 14. CONDITION OF THE PROPERTY: Seller agrees to deliver the Property to Buyer in its present condition, ordinary wear and tear excepted, and further certifies and represents that Seller knows of no latent defect in the Property. All heading, pooling, plumbing, electrical, sanitary systems, and appliances shall be in good working order at the time of closing. Seller represents and wand is that the personal property conveyed with the premises shall be the same property inspected by Buyer and that no substitutions will be made without the Buyer's written consent. Buyer may also inspect or cause to be inspected the foundation, roof supports, or structural member of all improvements located upon the Property. If any such system, appliance, roof, foundation, or structural member shall be found defective, Buyer shall notify Caller at or before closing and Seller shall thereupon remedy the defect forthwith at his/her sole expense (in which case the time for closing shall be reasonably extended as necessary). If the costs of such repairs shall exceed 5% of the total purchase price, Seller may elect not to make such repairs and the Buyer may necessary). If the costs of such repairs shall exceed 5% of the total purchase price or Buyer may, at his/her option, elect to terminate elect to take the Property in such defective condition and deduct 5% from the purchase price or Buyer may, at his/her option, elect to terminate this contract and receive the full refund of all deposits and other sums tendered hereunder. In addition, Seller agrees to remove all debris from the Property by date of possession.

15. OCCUPANCY: Seller shall deliver possession to Buyer no later than the closing date unless otherwise stated herein. Seller represents that there are no persons occupying the Property except the following tenants of the Seller:

1stfl. Stephanic + Maurice Mc Auley. 2ndfl. lavergne Hiely

Seller agrees to deliver exclusive occupancy of the Property to Buyer at the time of closing unless otherwise specifically stated herein. Seller agrees to provide true and accurate copies of all written leases to Buyer within five (5) days after the date of acceptance of this contract. Said leases are subject to Buyer's approval. Seller shall provide such letters notifying tenants to pay rent to the buyer after closing as Buyer may reasonably request. Seller warrants that any rent rolls and other income and expense data provided to Buyer are complete and accurate, all of which must be acceptable to Buyer.

Buyer <u>M.F. H 177E v/0/+9</u> Seller ______

NOFFICIAL COPY635334 Page 25. PERSONAL PROPERTY INCLUDED IN THE PURCHASE PRICE: (Strike items not applicable): storm and screen doors and windows; awnings; outdoor television antenna; wall-to-wall, hallway, and stair carpeting; window shades and draperies and supporting fixtures; venetian blinds; window treatments; electric plumbing and other fixtures as installed; water softener, attached shelving; hardware; trees and shrubs; refrigerator(s) ; stove(s) 0 _; air conditioner(s) 0 and such other items as is listed below or on a rider attached hereto, all of which personal property is unencumbered and owned by Seller. All such items shall be conveyed from Seller to Buyer by a Bill Of Sale. 26. № This offer shall terminate if not accepted before (mo./day) loi /30 27. R.E.S.P.A. COMPLIANCE: Seller and Buyer agree to make all disclosures and do all things necessary to comply with the provisions of the Real Estate Settlement Procedures Act of 1974 if it is applicable to this transaction. 28. ADDITIONAL TERMS AND CONDITIONS: (a) Where the context requires, the terms that Seller and Buyer shall include are in the masculine as well as the feminine and the singular as well as the plural. (b) There are no agreements, promises, or understandings between the parties except as specifically set forth in this contract. No alterations or changes shall be made to his contract unless the same are in writing and signed or initialed by the parties hereto. (c) The provisions of this contract shall survive the closing and shall not merge in any deed of conveyance herein. (e) Other Buyer will pirchase title insurance when articles of agreement for warranty deed are satisfied. Seller will Fundrish to emile inspection two years Frinance. Buyen must have payment Contingent ON of \$534.06 every month on on before the tenth (10) of the month after the tenth (10) there will be a late Fee of \$100,00 dollars 29. REAL ESTATE SALES COMMISSION: The Setter agrees to vav all real estate sales commission due on this transaction. -> == 30_NOTICES: Any notices required to be given herein shall be sent of the parties listed below at their respective addresses either by personal delivery or by-certified mail - return receipt requested. - Such notice shall or effective upon delivery or mailing. TIME IS OF THE ESSENCE OF THIS AGREEMENT. In witness whereof, the parties signed their names on the dates in the year set forth below. Buyer(s): SYL-VER CLEAN Trust Buyer's Date of Offer (morday) 6/28/01 (vr.) 0/ ed Erin Benderson truste v/0/1 Vestre Address: 6/0 AT 25 DIFFICIAL SWORN BEFORE ME, THIS 28 TH DAY OF TWINE, 2001, IN Shirley Wright THE CITY OF CHICAGO, STATE OF THINOIS, COUNTY OF COOK. Notary Public, State of Illinois My Commission Exp. 01/28/2002 SWORN BEFORE ME, ON THIS 30TH DAY OF JUNE, IN THE CITY OF CHICAGO, STATE OF ILLINOIS COUNTY OF Address:

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(011)

"OFFICIAL SEAL"
Shirley Wright

Notary Public, State of Illinois My Commission Exp. 01/28/2002 Buyer M.E. 2. the Val+9125ta

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18. ARTICLES OF AGREEMENT FOR WARRANTY DEED: If this sale is made by Articles of Agreement for warranty deed pursuant to paragraph 1(g) above, then the terms of paragraph 17 relating to Seller Financing shall be incorporated in said Articles of Agreement and shall become a part thereof, and the terms relating to a financing Note and mortgage shall be construed and relate to the Articles of Agreement for warranty deed in lieu of any reference to Promissory Note and mortgage.

20. VA FINANCING: It is expressly agreed that, notwithstanding any other provisions of this contract, the Buyer shall not incur any penalty by forfeiture of earnest money or otherwise be obligated to complete the purchase of the Property described in this contract if the Total Purchase Price exceeds the reasonable value of the Property established by the Department of Veterans Affairs. The Buyer shall, however, have the privilege and option of completing this transaction without regard to the amount of reasonable value established by the Department of Veterans Affairs.

21. X TERMITE INSPECTION: Seller agrees to furnish to Buyer, at Seller's expense an inspection report showing all buildings on the Property to be free and clear from visible intestation and free from visible dry or wet not damage by termites and other wood-destroying organisms. This inspection report is to be furnished by a licensed pest control from. If a report shows such visible infestation or damage. Seller shall pay all costs of treatment of such infestation and all costs of repair of such damage. If the costs of treatment and repair shall exceed 3% of the total sale price, seller may elect not to make such treatment and repairs and Buyer may elect to take the Property in its then condition and deduct 3% from the total purchase price and complete the transaction or Buyer may terminate this contract and receive a full refund of all deposits made by Buyer hereunder.

22. > ZONING: Unless the property is property zoned for 2 on + Apartment use 2nd there are no deed restrictions against such use at the time of closing, the Buyer shall have the right to terminate this contract and receive a full refund of all deposits made by Buyer hereunder.

23. LEGAL USE: Seller represents and warrants to Buyer that the entire property conforms to all building codes and restrictions that may be imposed by any governmental agency either national, state, or local. Seller also warrants that there are no building code violations on the Property and that Seller has received no notice of any building code violations for the past ten years that have not been fully corrected.

24. LOCAL ORDINANCES: Seller shall procure for Buyer, at Seller's expense, all certificates of inspection, certificates of occupancy, or the like required under the terms of any local ordinance.

Buyer M.F.H. TTE 0/0/17 9/

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