UNOFFICIAL COPO 03744

7325/0090 03 001 Page 1 of 2001-08-30 13:23:34 Cook County Recorder



Commonly known as 1347-49 W. Grace, Chicago, Ilinois

Please return to: Bill Dec

2008 W. Lawrence Chicago, IL 60625

UNOFFICIAL COPY

Property of County Clerk's Office

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0010803744 chains. If property herein is improved, but last laby. Security deposits, if any, shall be paid to PROVISIONS -- ... 1. Rent, interest on existing mort as to a greet to the provide of the provided of the provide 2. The provisions of the Uniform Vendor and Purchaser Risk Act of the State of Illinois shall be applicable to this contract. Purchaser at closing. 3. At least five days prior to closing date. Seller shall deliver to Purchaser or his agent evidence of merchantable title in the intended grantor: (a) by exhibiting owner's duplicate Certificate of Title or a certified copy thereof, if the Premises is in Torrens, subject to no other exceptions than those listed on the reverse side hereof, and a currently dated Special Tax Report issued by the Registrar of Titles (if applicable); and (b) by delivering a Commitment For Title Insurance of a title insurance company bearing date on or subsequent to the date of the acceptance of this contract, in the amount of the purchase price subject to no other exceptions than those listed on the reverse side hereof and to general exceptions contained in said commitment. Delay in delivery by Seller of Commitment for Title Insurance due to delay by Purchaser's mortgagee in recording mortgage and bringing down title shall not be a default of this contract. Every Commitment for Title Insurance furnished by Seller hereunder shall be conclusive evidence of title as therein shown. If evidence of title discloses other exceptions, Seller shall have thirty days from Seller's receipt of evidence of title to cure such exceptions and notify Purchaser accordingly, and as to those exceptions which may be removed at closing by payment of money, Seller may have same removed at closing by using the proceeds of sale in payment thereof. 4. All notices herein required shall be in writing and shall be served on the parties at the addresses following their signatures. The mailing of a notice by registered or certified mail, return receipt requested, shall be sufficient service when the notice is mailed. Notices may also be served by personal delivery or commercial delivery service, by mail-o-gram, telegram, or by the use of a facsimile machine with proof of transmission and a copy of the notice with proof of transmission being sent by regular mail on the date of transmission. 5, In the event of default by Purchaser, the earnest money, less the expenses and commission of the listing broker, shall be paid to the Seller. If Seller the earnest money, at the option of Purchaser, shall be refunded to Purchaser, but such refunding shall not release Seller from the obligation of this Contract. In the event of any default, Escrowee shall give written notice to Seller and Purchaser indicating Escrowee's intended disposition of the earnest money and request the Seller's and Purchaser's written consent to the Escrowee's intended disposition of the earnest money within thirty (30) days after the date of mailing of the Notice. However Seller and Purchaser hereby acknowledge that if Escrowee is a licensed real estate broker, Escrowee may not distribute the earnest money without the joint written direction of the Seller and Purchaser or their authorized agent. If Escrowee is not a licensed real estate broker, Seller and Purchaser hereby agree that if neither party object, in writing, to the proposed disposition of the earnest money within thirty (30) days after the date of mailing of said notice that Escrowee shall proceed to di a se of the earnest money as previously indicated by the Escrowee. If either Seller or Buyer objects to the intended disposition within the aforementioned thirty 30 c ay period, or in the event Escrowee is a licensed real estate broker and does not receive the joint written direction of the Seller and Purchaser authorizing the distribution of the earnest money, then the parties hereto agree that the Escrowee may deposit the earnest money with the Clerk of the Circuit Court by the filing of an attion in the nature of an Interpleader. The parties agree that Escrowee may be reimbursed from the earnest money for all costs, including reasonable attorney's ees, related to the filing of the Interpleader and do hereby agree to indemnify and hold Escrowee harmless from any and all claims and demands, including the paymer (o) reasonable attorney's fees, costs and expenses arising out of such default claims and demands. 6. Seller represents that the far wing, if not a common element, being the heating, plumbing, electrical, central cooling, ventilating systems, appliances

and fixtures on the Premises are in wo kir g order and will be so at the time of closing. Purchaser shall have the right to inspect the Premises during the 48-hour period immediately prior to closing to verify hat such are in working order and that the property is in substantially the same condition, normal wear and tear

excepted, as of the date of this Contract. as of the date of this Conduct.

7. If this property is new construction, then Purchaser and Seller agree to comply with all insulation disclosure requirements as provided by the Federal

Trade Commission, and Rider 13 is hereby attached

8. Seller warrants that no notice from any city, village, or other governmental authority of a dwelling code violation which currently exists in the aforesaid Premises has been issued and received by Scaler or his agent. If a notice is received between date of acceptance of the Contract and the date of closing, Seller shall promptly notify Purchaser of such notice. 9. If the subject property is located in the City of Chicago, Seller and Purchaser agree that Seller and Purchaser shall comply with provisions of Chapter

193.2 of the Chicago Municipal Code concerning Heating Cos. Disclosure for the subject property.

10. At the request of Seller or Purchaser evidenced by some in writing to the other party at any time prior to the date of delivery of deed hereunder, this sale shall be closed through an escrow with a title insurance company, in accordance with the general provisions of the usual form of deed, and Money Escrow Agreement then furnished and in use by said company, with such spiral provisions inserted in the escrow agreement as may be required to conform with this contract. Upon the creation of such an escrow, anything herein to the contract notwithstanding, payment of purchase price and delivery of deed shall be made through the escrow and this contract and the earnest money shall be depo ated in the escrow and the Broker shall be made a party to the escrow with regard to commission due. The cost of the escrow shall be divided equally between Purchaser and Seller.

11. Seller agrees to furnish to Purchaser an affidavit of title subject only to those items set forth herein, and an ALTA form, if required by Purchaser's

mortgagee, or the Title Insurance Company for extended coverage.

12. Right is reserved by either party to insert correct legal description a ary time, without notice, when same is available.

13. Seller shall have the right to pay off any existing mortgage(s) out of the preceded of this sale.

14. Purchaser may place a mortgage on this property and apply proceeds of cac's mortgage to the purchase price. In the event this transaction does not close Purchaser agrees to promptly cause release of same.

15. Purchaser and Seller hereby agree to make all disclosures and do all things necessary to comply with the applicable provisions of the Real Estate

Settlement Procedures Act of 1974, as amended, and the Illinois Responsible Property Transfer act of 1988 as amended.

- 16. Seller shall pay the amount of any stamp tax imposed by the state and county on the transfer of title, and shall furnish a completed declaration signed by the Seller or Seller's agent in the form required by the state and county, and shall furnish any unclaration signed by Seller or Seller's agent or meet other requirements as established by any local ordinance with regard to a transfer or transaction tax. Such tax required by local ordinance shall be paid by designated party in said ordinance.
 - 17. Seller shall remove from Premises by date of possession all debris and Seller's personal property on the conveyed by Bill of Sale to Purchaser. 18. Seller agrees to surrender possession of the real estate in the same condition as it is at the date of this contract, ordinary wear and tear excepted.

 19. Time is of the essence of this contract.

 20. Whereaster contracting the simplest includes the chiral and massifiling includes the familiary of the simplest includes the chiral and massifiling includes the familiary of the simplest includes the chiral and massifiling includes the familiary of the simplest includes the chiral and massifiling includes the familiary of the simplest includes the chiral and massifiling includes the familiary of the simplest includes the chiral and massifiling includes the familiary of the simplest includes the chiral and massifiling includes the familiary of the simplest includes the chiral and massifiling includes the simplest includes

20. Wherever appropriate, the singular includes the plural and masculine includes the feminine or neuter.

20. wherever appropriate, the singular includes the piural and masculine includes the termine or neuter.21. In the event the property is in a flood plain and flood insurance is required by Purchaser's lender, Purchaser shall pay for same.

22. If possession of the Premises is not delivered at closing, Seller shall deposit with Escrowee designated in ar graph 2 on the front of this Contract a sum equal to 2% of the purchase price to guarantee possession on or before the date set forth above, which sum shall be 'iel' from the net proceeds of the sale on Escrowee form of receipt. If Seller does not surrender possession as above, Seller shall pay to Purchaser in addition to the vie and occupancy in paragraph 7 on the front of this Contract, the sum of 10% of said possession escrow per day up to and including day possession is surrendered to Purchaser plus any unpaid use and occupancy to the date possession is surrendered, said amount(s) to be paid out of escrow and the balance, if any, to be turn of over to Seller. Acceptance of payments by Purchaser shall not limit Purchaser's other legal remedies. Seller and Purchaser hereby acknowledge that Escrowee vill not distribute the possessionescrow without the joint written direction of the Seller and Purchaser. If either Seller or Buyer objects to the disposition of the possession escrow then the parties hereto agree that the Escrowee may deposit the possession escrow with the Clerk of the Circuit Court by the filing of an action in the nature of an Interpleader. The parties agree that Escrowee may be reimbursed from the possession escrow for all costs, including reasonable attorney's fees, related to the filing of the Interpleader and do hereby agree to indemnify and hold Escrowee harmless from any and all claims and demands, including the payment of reasonable attorney's fees, costs and expenses.