UNOFFICIAL COPY



Doc#: 0326632113 Eugene "Gene" Moore Fee: \$28.50 Cook County Recorder of Deeds Date: 09/23/2003 12:56 PM Pg: 1 of 3

ARTICLES OF AGREEMENT FOR WARRANTY DEED

Legal Description:

LOTS ONE HUNDRED TWENTY-EIGHT (128) AND ONE HUNDRED TWENTY- NINE (129) IN FRANK D. DELUGACH'S PRINCETON PARK ADDITION, BEING A RESUBDIVISION OF THE SOUTH EAST QUARTER OF SECTION NINE (9), TOWNSHIP THIRTY-SEVEN (37) NORTH, RANGE FOURT EFN (14), EAST OF THE THIRD PRINCIPAL MERIDIAN,

Olynin Clark's Office IN COOK COUNTY, ILLINOIS.

Address:

344-348 W. 102nd Place

Chicago, IL

PINS:

25-09-424-018-0000

25-09-424-019-0000

Prepared by: Steven B. Levit

Levit & Lipshutz

1120 W. Belmont Ave. Chicago, IL 60657

Mail to:

Inez Bray

2333 E. Paulding Rd. Fort Wayne, IN 46816

-0326632113 Page: 3 of 3 - --

UNOFFICIAL COPY

RIDER ATTACHED TO AND MADE A PART OF ARTICLES OF AGREEMENT FOR WARRANTY DEED SINSTALLMENT CONTRACT BY AND BETWEEN ANTHONY ZAMIN and ROSE A. ZAMIN, HIS WIFE, SELLERS, AND O. D. BRAY and INEZ I. BRAY, HIS WIFE, PURCHASERS

Payment shall be as fellows: Thirty-Five Hundred Dellars (\$3,500.00) upon execution hereof, receipt whereof is hereby acknowledged by Sellers. The balance, Eleven Theusand Five Hundred (\$ 11,500.00) Dellars, shall be paid by payment of \$ 19. 8 on the first day of Nevember, 1966, and on the first day of each and every month thereafter to and including October 1, 1971, with the principal balance then swing of \$ 8,856.96 being then due, if not sooner paid, provided Purchasers are able to obtain financing for said balance due on the basis of a first mortgage at the then prevailing interest rate and charges.

In the event of the inability of the Purchasers to ebtain said financing, the Sellers shall have the eptien to obtain same on the same terms and conditions, whereupen Purchasers shall exert all reasonable efforts to secure approval of said financing within 60 days thereof.

Anything herein to the coutvary netwithstanding, failure of Purchasers to make payment of an installment due by the terms hereof shall not renter this agreement null and would if such payment be made within fliteen (15) days of the

The parties have tentatively presated 1966 real estate taxes to the date hereof in the sum of \$ 45.10. If the real estate taxes for 1966 should prove to be such as to indicate a proration to date more than 10% greater than that allowed, Sellers will reimburse Purchasers the difference.

If financing not be obtained as hereinbefore indicated, the monthly payments provided hereby shall be centifued until financing be obtained as hereinabove provided for the then principal balance due.

O. D. Bray	_ (Seal)	Anthony Zamin
July J. B. car	_ (Seal)	Rose A. Zamin (Soal)
PURCHASERS		SELLERS

CERTIFICATION: I hereby certify that this is a true and correct copy of the original of the foregoing downers Manual alial.