MEMORANDUM OF CONTRACT

Let it be known to all that there is a contract dated July 10, 2005 for the sale of the property commonly known as:

1480 Marcus Ct. West Park Ridge, Illinois 60068

PIN Numbers: 09-22-201-019-0000

Legal Description:



Doc#: 0533346122 Fee: \$44.00 Eugene "Gene" Moore

Cook County Recorder of Deeds Date: 11/29/2005 01:46 PM Pg: 1 of 11

Lot 136 in Smith and Hills Park Ridge Manor Unit Number 2, being a subdivision on the south ½ of the northeast ¼ and the southeast ¼ of the northwest 1/4 (except the west 21% feet measured on north and south lines thereof) of section 22, township 41 north, range 12, east of the third principal meridian, in Cook County, Illinois. Clort's Office

This instrument was prepared by:

The Law Offices of Martin Ptasinski, P.C. 8517 South Archer Willow Springs, IL 60480 708-467-0000

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MULTI-BOARD RESIDENTIAL REAL ESTATE CONTRACT 3.0



	1. THE PARTIES:	Buyer and Seller are h	nereinafter referred to a	s the "Dorting"	EQUAL HOUSING
	Buyer(s) Adam	malinouski		da Ubutu	11 11 11 11 11 11 11 11 11 11 11 11 11
4	† (P),	Agea Drint	serier(s)/	(Disease)	genny L.
;	2. THE REAL EST.	ATE: Real Estate shall be buyer or to Buyer's designation	defined to include the Re	(Please Print)	·
Ž	agrees to convey to B	duyer or to Buyer's designation	ited grantee, the Real Es	tate with the approximation	ements thereon. Seller
8	01	commonly knows	n as: 1480 Mar	ins CT Park	MIUSE OF acreage
Č	Coul		Address	City	State Zip
10	County	Unit # (if and in 11)			•
11	Condo/Coon/Townhon	Unit # (if applicable)	Permanen	nt Index Number(s) of R	teal Estate
12	assigned: Parking	ne Parking Space Includ space #	ed: (check type)de	eded space; <u>limite</u>	d common element:
13	3. FIXTURES AND	PERSONAL PROPERTY	V. All -Cal C	er)	·
14	Seller and to Seller's k	space #	Condition on the Data and	personal property stated	I herein are owned by
15	Seller agrees to traisf	T to Buyer all fixtures a	Il hooting all to	recopulation, utiless of	nerwise stated herein.
16	following items of pers			unding and well system	ns together with the
18	2 Refrigerator 2 Oven/Range/Stove	A'l Tacked Down Carpeting	Fireplace Screen(s)/I	Door(s)/Grate(s) Can	Sj trol Ain Class district
19	Microwave	All Wir Jow Treatments & Ha Built in /r Attached Shelving	ruware Fireplace Gas Logs	Elec	tral Air Conditioning tronic or Media Air Filter
20 21	Dishwasher Garbage Disposal	Smoke Detector(s)	Existing Storms & So Security System(s) (c	Cent	ral Humidifier
22	Trach Compactor	_ Ceiling Fan(*) _ TV Antenna System	Intercom System	Water	p Pump(s) er Softener (owned)
20 21 22 23 24 25	Washer Dryer	Window Air Conditio (8)	Central Vac & Equip Electronic Garage Do	oment Outd	loor Shed ched Gas Grill
_	Satellite Dish and System	All Planted Vegetation	with Transr	nitter(s)	
26	Other items included:	O,	invisible rence Syste	em, Collar(s) and Box Hom	e Warranty \$
27	Items NOT included:				
28	Seller warrants to Buye	er that all fixtures, systems except:	and personal property in	cluded in this Contract	shall be in special
29 30	condition at possession,	except:			suan oc m operating
31	A system of item shall	l be deemed to be in ope oes not constitute a threat to	erating condition if it pe	rforms the function for	which it is intended
32	4. PHRCHASE PRICE	oes not constitute a threat to	health or sufery	-Selln	made at to michaed,
33	earnest money of \$	E: Purchase Price of \$ 60	10,000	shall be pa	aid as follows: Initial
34.	20) to be increase	d to a total of \$	by (check), (cas	h), or [] (note due on	
35	money and the original	of this Contract shall be b	eld by the Italian		The earnest
36	benefit of the Parties. T	The balance of the Purchase oy certified, cashier's mo	e Price as adjusted by a	as "Escrowee", in	trust for the mutual
37	transfer of funds, or b	by certified, cashier's, moranteed by a licensed title in	ortgage lender's or title	company's short (at Closing by wire
38	company's check is guar	ranteed by a licensed title in	surance company).	company check (pro	vided that the title
"	2. MONIGAGE CO	NITING HINCY This Con-	tenot in annature is	Buver obtaining an u	nconditional veritton
40 /11	inortgage commitment (except for matters of title	and survey or matters to	otally within Buyer's co	ontrol) on or before
42	lesser amount as Divisor	1) for a <u>Cen</u> v m	Thur (type) los	an of \$ 480, 61,0	or such
43	applicable) shall not evo	elects to take, plus private r	nortgage insurance (PMI), if required. The inter-	st rate (initial rate, if
44	Origination fee and/or di	ceed% per annum	n, amortized over not le	ss than 30 years. B	uye. shall pay loan
45	and/or discount points no	of the exceed 0% of the loc	or	mount. Seller shall pay	loan origination fee
46	first. Buver shall nav the	cost of application	m amount. Those tees/po:	ints committed to by Bu	yer shall be applied
47	(If FHA/VA, refer to Par	ragraph #36 for additional potential of Acceptance, Failure	orovisions) Ruver shall m	grees and Closing costs	charged by lender.
18	business days after the D	Pate of Acceptance. Failure of the loan specified above	to do so shall constitut	ean act of default applica	mon within five (5)
tソ さへ	Buyer, having applied fo	or the loan specified above, ecified, this Contract shall be	is unable to obtain a loan	n commitment and serv	er uns Contract, II
7U . K1 .	Seller within the time spe	ecified, this Contract shall be Escrowee. If written notice	e null and void and earn	est money refunded to	Buver upon written
71	mection of the Parties to	Escrowee. If written notice ingency and this Contract	e is not served within th	ie time specified, Buye	er shall be deemed
 3	o nave waived this cont terein, this Contract of	ingency and this Contract	t shall remain in full for	ce and effect. Unless o	therwise provided
4 (ondition in the mortes	Ige commitment requirin	g solo and/an all discount	sing of Buyer's exist	ing real estate. A
5 1	nortgage commitment	conditional for the nurne	g sale aud/or closing or	existing real estate sh	all not render the
6 1	vithin thirty (30) days :	after Buyer's notice, proc	ures for Ruver such as	1 Sener at Seller's opt	ion and expense,
	Danier Test	Hal 5	The second second co	miniment or notifies	Buyer that Seller
-	Address	tialBuyer I	InitialSel	ller Initial	Seller Initial
			Page 1 of 9		

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57	will accept a purchase many many many many the same the same to th
	I L
58	In such event, Seller shall notify Buyer within five (5) business days after Buyer's notice of Seller's election to
59	provide or obtain such financing, and Buyer shall furnish to Seller or lender all requested information and shall
60	sign all papers necessary to obtain the mortgage commitment and to close the loan.
61	sign all papers necessary to obtain the mortgage commitment and to close the loan. 6. CLOSING: Closing or escrow payout shall be on 6 50, 20, of at such time as
62	mutually agreed upon by the Parties in writing. Closing shall take place at the title company escrow office situated
63	geographically nearest the Real Estate, or as shall be agreed mutually by the Parties.
64	7. POSSESSION: Possession shall be deemed to have been delivered when Seller has vacated Real Estate and delivered
65	keys to Real Estate to Buyer or to Listing Office. Seller shall deliver possession to Buyer at the time of Closing.
66	8. RESIDENTIAL REAL ESTATE AND LEAD-BASED PAINT DISCLOSURES: If applicable, prior to signing
67	this Contract, Buyer [check one] has has not received a completed Illinois Residential Real Property Disclosure
68	Report: Ichack and That The The Toping of the EDA Demonstrate The Toping of the Toping
69	Report; [check one] has has not received the EPA Pamphlet,"Protect Your Family From Lead in Your Home"; [check one] has has not received a Lead-Based Paint Disclosure.
70	O DDOD A TION Described items shall instruct with the limit of the state of the sta
71	and the state of Acceptance
	Homeowner Association/Condominium fees are \$ per Seller agrees to pay prior to or
73	at Closing any special a seisments (governmental or association) confirmed prior to Date of Acceptance. The general
74	Real Estate taxes shall be provided as of the date of Closing based on 110 % of the most recent ascertainable full
75	year tax bill. All prorations shall be final as of Closing, except as provided in paragraph 17. If the amount of the most
76	recent ascertainable tax bill reflects a homeowner, senior citizen or other exemption. Seller has submitted or will submit
77	in a timely manner all necessary documentation to the Assessor's Office, before or after Closing, to preserve said
78	exemption(s). Accumulated reserves of a inomeowner/Condominium Association are not a proratable item.
79	10. OTHER PROVISIONS: This Contract is also subject to those OPTIONAL PROVISIONS selected for use and
80	initialed by the Parties which are contained on the succeeding pages and the following attachments, if any:
81	and the succeeding pages and the following attachments, it any,
82	11 PROFESSIONAL INSPECTIONS: Buyer voy comme of Daylor's expense (unless of the contract of th
83	11. PROFESSIONAL INSPECTIONS: Buyer ray secure at Buyer's expense (unless otherwise provided by
84	governmental regulations) a home, radon, environmental, lead-based paint and/or lead-based paint hazards (unless
	separately waived), and/or wood insect infestation inspection(s) of said Real Estate by one or more licensed or certified
85 0 c	inspection service(s). Buyer shall serve written notice upon Se'ler or Seller's attorney of any defects disclosed by the
86	inspection(s) which are unacceptable to Buyer, together with a copy of the pertinent page(s) of the report(s) within five
87	(5) business days (ten (10) calendar days for a lead-based paint and/or lead-based paint hazard inspection) after Date of
88	Acceptance. If written notice is not served within the time specified, this provision shall be deemed waived by
89	Parties and this Contract shall remain in full force and effect. If within ten (10) business days after Date of
90	Acceptance, written agreement cannot be reached by the Parties with respect to resolution of inspection issues, then
91	either Party may terminate this Contract by written notice to the other Party and this Contract shall be null and void
92	and earnest money refunded to Buyer upon written direction of the Parties to Escrowee. The home inspection shall
93	cover only major components of the Real Estate, including but not limited to, central hearing system(s), central cooling
94	system(s), plumbing and well system, electrical system, roof, walls, windows, coings floors, appliances and
95	foundation. A major component shall be deemed to be in operating condition if it performs the function for which it is
96	intended, regardless of age, and does not constitute a threat to health or safety. Buyer shall indend if Seller and hold
97	Seller harmless from and against any loss or damage caused by the acts or negligence of Buyer or any person performing
98	any inspection(s). Buyer agrees minor repairs and routine maintenance items are not a part of this contingency.
99	12. ATTORNEY REVIEW: The respective attorneys for the Parties may approve, disapprove, or make modifications
กก	to this Contract other than stated Parabase Price writing five (5) business to the Contract other than stated Parabase Price writing five (5) business to the Contract of the
) 1	to this Contract, other than stated Purchase Price, within five (5) business days after the Date of Acceptance.
32	Disapproval or modification of this Contract shall not be based solely upon stated Purchase Price. Any notice of
72	disapproval or proposed modification(s) by any Party shall be in writing. If within ten (10) business days after Date of
))))	Acceptance written agreement on proposed modification(s) cannot be reached by the Parties, this Contract shall be
J4	null and void and earnest money refunded to Buyer upon written direction of the Parties to Escrowee. If written
JO	notice is not served within the time specified, this provision shall be deemed waived by the Parties and this
)6	Contract shall remain in full force and effect.
)7	13. PLAT OF SURVEY: Not less than one (1) business day prior to Closing, except where the subject property is a
J&	condominium (see Paragraph 27) Seller shall, at Seller's expense, furnish to Buyer or his attorney a Plat of Survey dated
)9	not more than six (6) months prior to the date of Closing, prepared by an Illinois Professional Land Surveyor, showing
	or i the second of the second
	Buyer InitialBuyer InitialSeller InitialSeller Initial
	Address

- any encroachments, measurements of all lot lines, all easements of record, building set back lines of record, fences, all
- 111 buildings and other improvements on the Real Estate and distances therefrom to the nearest two lot lines. In addition, the 112 survey to be provided shall be a boundary survey conforming to the current requirements of the Illinois Department of
- 113 Professional Regulation. The survey shall show all corners staked and flagged or otherwise monumented. The survey
- 114 shall have the following statement prominently appearing near the professional land surveyor seal and signature: "This
- 115 professional service conforms to the current Illinois minimum standards for a boundary survey." A Mortgage Inspection,
- as defined, is not a boundary survey, and does not satisfy the necessary requirements.
- 117 14. NOTICE: All notices required shall be in writing and shall be served by one Party or his attorney to the other Party or his attorney. Notice to any one of a multiple person Party shall be sufficient notice to all. Notice shall be given in the 119 following manner. 120
 - (a) By personal delivery of such notice; or

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- (b) By mailing of such notice to the addresses recited herein by regular mail and by certified mail, return receipt 121 122 requested. Except as otherwise provided herein, notice served by certified mail shall be effective on the date of 123 mailing; cr 124
 - (c) By sending facsimile transmission. Notice shall be effective as of date and time of facsimile transmission, provided that the notice transmitted shall be sent on business days during business hours (8:00 A.M. to 6:00 P.M. Chicago (1713). In the event fax notice is transmitted during non-business hours, the effective date and time of notice is the first hour of the first business day after transmission; or
 - (d) By sending e-mail transmission. Notice shall be effective as of date and time of e-mail transmission, provided that the notice transmitted shall be sent on business days during business hours (8:00 A.M. to 6:00 P.M. Chicago Time), and provided further that the recipient provides written acknowledgment to the sender of receipt of the transmission (by e-mail, facsitoile, or by regular mail). In the event e-mail notice is transmitted during nonbusiness hours, the effective date and time of notice is the first hour of the first business day after transmission.
- 133 15. THE DEED: Seller shall convey or cause to be conveyed to Buyer or Buyer's designated grantee good and merchantable title to the Real Estate by recordable general Warranty Deed, with release of homestead rights, (or the 134 appropriate deed if title is in trust or in an estate), and with real estate transfer stamps to be paid by Seller (unless 135 136 otherwise designated by local ordinance). Title wher conveyed will be good and merchantable, subject only to: general 137 real estate taxes not due and payable at the time of Clasing, covenants, conditions, and restrictions of record, building 138 lines and easements, if any, so long as they do not interfere v ith the current use and enjoyment of the Real Estate.
- 139 16. TITLE: At Seller's expense, Seller will deliver or cause to be delivered to Buyer or Buyer's attorney within 140 customary time limitations and sufficiently in advance of Closing, 23 evidence of title in Seller or Grantor, a title 141 commitment for an ALTA title insurance policy in the amount of the Furchase Price with extended coverage by a title 142 company licensed to operate in the State of Illinois, issued on or subsequer: to the Date of Acceptance of this Contract, 143 subject only to items listed in Paragraph 15. The requirement of providing extended coverage shall not apply if the Real 144 Estate is vacant land. The commitment for title insurance furnished by Seller 1.10 be conclusive evidence of good and 145 merchantable title as therein shown, subject only to the exceptions therein state 1. If the title commitment discloses 146 unpermitted exceptions, or if the Plat of Survey shows any encroachments which are 1 of acceptable to Buyer, then Seller 147 shall have said exceptions or encroachments removed, or have the title insurer commit to insure against loss or damage 148 that may be caused by such exceptions or encroachments. If Seller fails to have unpermitte a exceptions waived or title 149 insured over prior to Closing, Buyer may elect to take the title as it then is, with the right to deduct from the Purchase 150 Price prior encumbrances of a definite or ascertainable amount. Seller shall furnish Buyer at Closing an Affidavit of 151 Title covering the date of Closing, and shall sign any other customary forms required for issuance of an ALTA Insurance 152 Policy.
- 153 17. REAL ESTATE PROPERTY TAX ESCROW: In the event the Real Estate is improved, but has not been previously taxed for the entire year as currently improved, the sum of three (3) percent of the Purchase Price shall be 155 deposited in escrow with the title company with the cost of the escrow to be divided equally by Buyer and Seller and 156 paid at Closing. When the exact amount of the taxes prorated under this Contract can be ascertained, the taxes shall be prorated by the Seller's attorney at the request of either Party, and the Seller's share of such tax liability after reproration 157 158 shall be paid to the Buyer from the escrow funds and the balance, if any, shall be paid to the Seller. If the Seller's obligation after such reproration exceeds the amount of the escrow funds, Seller agrees to pay such excess promptly 159 160 upon demand.
- 161 18. PERFORMANCE: Time is of the essence of this Contract. In the event of default by Seller or Buyer, the Parties are free to pursue any legal remedies at law or in equity. The prevailing Party in litigation shall be entitled to collect

Address Bu	yer Initial	Buyer Initial	_ Seller Initial	_ Seller Initial
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- 163 reasonable attorney fees and costs from the losing Party as ordered by a court of competent jurisdiction. There shall be 164 no disbursement of earnest money unless Escrowee has been provided 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 166 funds with the Clerk of the Circuit Court by the filing of an action in the nature of interpleader. Escrowee shall be 167 reimbursed from the earnest money for all costs, including reasonable attorney fees, related to the filing of the 168 interpleader action. Seller and Buyer shall indemnify and hold Escrowee harmless from any and all conflicting claims 169 and demands arising under this paragraph.
- 170 19. DAMAGE TO REAL ESTATE PRIOR TO CLOSING: If, prior to delivery of the deed, the Real Estate shall be destroyed or materially damaged by fire or other casualty, or the Real Estate is taken by condemnation, then Buyer shall 172 have the option of terminating this Contract and receiving a refund of earnest money or of accepting the Real Estate as 173 damaged or destroyed, together with the proceeds of any insurance payable as a result of the destruction or damage, 174 which proceeds Seller agrees to assign to Buyer. Seller shall not be obligated to repair or replace damaged improvements. The provisions of the Uniform Vendor and Purchaser Risk Act of the State of Illinois shall be applicable
- 176 to this Contract, except as modified in this paragraph.

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- 177 20. SELLER REPRESENTATIONS: Seller represents that he has not received written notice from any Governmental body or Homeowner A sociation of (a) zoning, building, fire or health code violations that have not been corrected; (b) any pending rezoning; or (c) a proposed or confirmed special assessment and /or special service area affecting the Real 180 Estate. Seller further represents that Seller has no knowledge of boundary line disputes, easements or claims of easement 181 not shown by the public records, any hazardous waste on the Real Estate or any improvements for which the required 182 permits were not obtained. Seller represents that there have been no improvements to the Real Estate which are not 183 included in full in the determination of the most recent real estate tax assessment, or which are eligible for home
- 184 improvement tax exemption. 185 21. CONDITION OF REAL ESTATE AND INSPECTION: Seller agrees to leave the Real Estate in broom clean
- condition. All refuse and personal property wat is not to be conveyed to Buyer shall be removed from the Real Estate at 187 Seller's expense before possession. Buyer shall rave the right to inspect the Real Estate, fixtures and personal property 188 prior to possession to verify that the Real Estate, ir rovements and included personal property are in substantially the
- 189 same condition as of the Date of Acceptance of this Contract normal wear and tear excepted.
- 190 22. GOVERNMENTAL COMPLIANCE: Parties agree to comply with the reporting requirements of the applicable sections of the Internal Revenue Code and the Real Estate Settlement Procedures Act of 1974, as amended.
- 192 23. ESCROW CLOSING: At the election of either Party, no. 1.55 than five (5) business days prior to the Closing, this sale shall be closed through an escrow with the lending institution or the title company in accordance with the provisions 194 of the usual form of Deed and Money Escrow Agreement, as agreed upon between the Parties, with provisions inserted 195 in the Escrow Agreement as may be required to conform with this Contract. The cost of the escrow shall be paid by the 196 Party requesting the escrow.
- 197 24. FLOOD INSURANCE: Buyer shall obtain flood insurance if required by Isuy er's lender.
- 198 25. FACSIMILE: Facsimile signatures shall be sufficient for purposes of executing, negotiating, and finalizing this 199 Contract.
- 200 26. BUSINESS DAYS: Business days are defined as Monday through Friday, excluding l'ederal holidays.
- 201 27. CONDOMINIUMS: (If applicable) The Parties agree that the terms contained in this prograph, which may be 202 contrary to other terms of this Contract, shall supersede any conflicting terms. 203
 - (a) Title when conveyed shall be good and merchantable, subject to terms, provisions, covenants and conditions of the Declaration of Condominium and all amendments; public and utility easements including any easements established by or implied from the Declaration of Condominium or amendments thereto; party wall rights and agreements; limitations and conditions imposed by the Condominium Property Act; installments due after the date of Closing of general assessments established pursuant to the Declaration of Condominium.
 - (b) Seller shall be responsible for all regular assessments due and levied prior to Closing and for all special assessments confirmed prior to the Date of Acceptance.
- (c) Buyer has, within five (5) business days from the Date of Acceptance of this Contract, the right to demand from 210 Seller items as stipulated by the Illinois Condominium Property Act. The Contract is subject to the condition 211 that Seller be able to procure and provide to Buyer, a release or waiver of any option of first refusal or other pre-212 emptive rights of purchase created by the Declaration of Condominium within the time established by the 213 Declaration. In the event the Condominium Association requires personal appearance of Buyer and/or additional 214 215 documentation, Buyer agrees to comply with same.

Buyer Initial	Buyer Initial	Seller Initial	_Seller .	Initial
Address				

. 21	("/ " V'VAAN NIV MUUMIGIIN NIII IIINITTIARAN MAAAAAA L., A
21	improvements are in violation of existing rules, regulations or other restrictions or that the terms and condition contained within the documents would unreasonably restrict Purel's are of the super disclose that the existing rules are contained within the documents would unreasonably restrict Purel's are of the super disclose that the existing rules are of the super disclose that the existing rules are of the super disclose that the existing rules are of the super disclose that the existing rules are of the super disclose that the existing rules are of the super disclose that the existing rules are of the super disclose that the existing rules are of the super disclose that the existing rules are of the super disclose that the existing rules are of the super disclose that the existing rules are of the super disclose that the existing rules are of the super disclose that the existing rules are of the super disclose that the existing rules are of the super disclose that the existing rules are of the super disclose that the super disclose the super disclose that the super disclose the super disclose that the super disclose that the super disclose the sup
21	contained within the documents would unreasonably restrict Buyer's use of the premises or would increase the financial considerations which Buyer would have to extend in containing the premises of would increase the premises of the premises of would increase the premises of the premises of would increase the premise of the premises of the premise of the premises of the premise of the premises of the premise of the pre
22	financial considerations which Buyer would have to extend in connection with the owning of the condominium
22	then Buyer may declare this Contract null and void by giving Seller written notice within five (5) business day after the receipt of the documents and information required by Born and 27 (2) is within five (5) business day
22	after the receipt of the documents and information required by Paragraph 27 (c), listing those deficiencies which are unacceptable to Buyer, and thereupon all earnest money deposited by P
22	are unacceptable to Buyer, and thereupon all earnest money deposited by Buyer shall be returned to Buyer upon written direction of Parties to escrower. If written notice is not account to Buyer upon the property of the pro
22	
22	be deemed to have waived this contingency, and this Contract shall remain in full force and effect. (e) Seller shall not be obligated to provide a condominium survey.
22	
22	(f) Seller shall provide a certificate of insurance showing Buyer (and Buyer's mortgagee) as insured. 28. CHOICE OF LAW/GOOD FAITH: All terms and many in the state of the st
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22	subject to the covenant of good faith and fair dealing implied in all Illinois contracts.
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23	THE FOLLOWING OPTIONAL PROVISIONS APPLY ONLY IF INITIALED BY ALL PARTIES
23:	- A STORY AT LET ONE! IF INITIALED BY ALL PARTIES
23:	29. SALL OF LUYER'S REAL ESTATE:
234	initials \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
23: 23:	(A) REPRESENTATIONS ABOUT BUVER'S REAL ESTATE: Buyer represents to Seller as follows:
230	(*) 20/04 Otto roat color colling and a columber.
238	(2) Buyer [check one] has has a entered into a contract to sell his real estate. If Buyer has entered into a contract to sell his real estate.
239	
240	(a) Buyer's sale contract [check one]isis not subject to a mortgage contingency.
241	(b) Buyer's sale contract [check one]:] is not subject to a real estate sale contingency. (c) Buyer's sale contract [check one]: [ii] is not subject to a real estate closing contingency. (3) Buyer [check one] [] best [] is not subject to a real estate closing contingency.
242	(5) Dayon [check one] mas not disted his real estate for sale with a licensed real estate bustoned
243 244	listing service.
244	(4) If Buyer's real estate is not listed for sale with licensed real estate broker and in a local multiple listing service
246	
247	(a) Shall list his real estate for sale with a local real estate broker who will place it in a local multiple
248	listing service within five (5) business days after the Date of Acceptance of this Contract. For information only: Broker
249	Broker's Address:
250	(b) Does not intend to list his real actata for role
251 252	(5) Buyer authorizes Seller or his agent to verify representations contained in very complete or his agent to verify representations.
253	cooperate in providing relevant information.
254	(B) CONTINGENCIES BASED UPON SALE AND/OR CLOSE OF BUYER'S REAL ESTATE: (1) This Contract is contingent upon Payor business.
255	(1) This Contract is contingent upon Buyer having a contract for the sale of Buyer's real existe in full force and effect as of
256	this Contract. If written notice of failure to procure such contract is not served within the tirle specified, Buyer shall be deemed to have waived this contingency and this Contract is not served within the tirle specified, Buyer shall
257	The same contingency and this contract engli remain in full favor and the creation
258 259	
260	(2) In the event the Buyer has procured a contract for the sale of Dywards and action action and action a
261	
262	b contingent about Dilver (locator the colo of D)
263	deemed to have waived all contingencies contained in this Paragraph 29, and this Contract shall remain in full force
264	and effect.
265	(3) If the contract for the sale of Buyer's real estate is terminated for any reason after the date set forth in Paragraph 29 (B) (1)
266 267	
268	
269	Paragraph 29 and complies with Paragraph 29 (D), this Contract shall be mull and void as of the date of notice and earnest
270	
271	C) SELLER'S RIGHT TO CONTINUE TO OFFER REAL ESTATE FOR SALE Desired and the terms of this Contract.
272	has the right to continue to show the Real Estate and offer it for sale subject to the following:
	Buyer InitialBuyer InitialSeller InitialSeller Initial
	AddressSeller InitialSeller Initial

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27	3 (1) If Seller accepts another hope fide offer to much at the seller accepts another hope fide offer to much
27	(1) If Seller accepts another bona fide offer to purchase the Real Estate during such period, Seller shall notify Buyer in writing
27	of same. Buyer shall then have hours after Seller gives such notice to waive the contingencies set forth in Paragraph 29 (B), subject to Paragraph 29 (D).
27	6 (2) If Buyer complies with the provisions of Pomerant 20 (D) if
27	(2) If Buyer complies with the provisions of Paragraph 29 (D) then this Contract shall remain in full force and effect. (3) If the contingencies set forth in Paragraph 29 (P) are NOT.
27	
275	Escrowee. Escrowee.
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28) 282	29 (B) when Buyer has delivered written waiver and deposited with the Escrowee the additional sum of \$
283	
284 285	written direction of the Parties to Ferrouse
286	
287	29 shall be in writing and shall be served on the Party. Courtesy copies of notice should be sent to the respective attorneys and real estate agents, if known. Failure to provide such courtesy copies shall not render notice.
288	estate agents, if known. Failure to provide such courtesy copies shall not render notice invalid. Notice to any one of a multiple
289	person Party shall be ruf icient notice to all. Notice shall be given to the Party in the following manner:
290	\"/ "J Personal V MYCLY OL SUCH HOUCE Effective at the time and data of managed 1 11
291	(2) Dy maining of 80 th house to the addresses recited horses by seconds.
292	mail and certified mal shall be effective of 10:00 A.M. on the morning of the second day following deposit of notice in the
293	(3) By freedmile to a Business of the control of th
294	to a rate to a rate to small be effective at the time and date the gooding Devi
295	notice from the receiving Party).
296	
297	
298	real estate contract this Contract shall be subject to written cancellation of the prior contract on or before
299	
300	money refunded to Buyer upon written direction of the Parties to Escrowee. Notice to the purchaser under the prior contract should not be served until after Attorney Review at d. Preference I Instruction of the purchaser under the prior contract
301	should not be served until after Attorney Review at d Professional Inspections provisions of this Contract have expired, been
302	The same of the sa
303	31 INTEREST DEADNIG AGGSTON
304	
305	held in a federally insured interest bearing account at a financial stitution designated by Escrowee. All interest earned on the
306	earnest noney shall accrue to the benefit of and be paid to Buyer. The Paver shall be responsible for any administrative fee (not to exceed \$75) charged for setting up the account. In anticipation of Classics the Paris of the
307	to exceed \$75) charged for setting up the account. In anticipation of Clesics, the Parties direct Escrowee to close the account no sooner than ten (10) business days prior to the anticipated Closing date.
308	() and the prior to the anticipated Closing date.
309	32. POST-CLOSING POSSESSION In the
310	into a post Closing possession agreement that shall enter
311	into a post Closing possession agreement that shall provide, among other things, that possession will be delivered at Closing, the Parties shall enter P.M. on, 20, provided sale has been closed. Seller agrees to pay at Closing the sum of \$ per day to Buyer for use and occupancy from and including the day after Closing to an adversarial transfer to the closed to the cl
312	to Buyer for use and occurancy from and including the day of the sum of \$ per day
313	to Buyer for use and occupancy from and including the day after Closing to and including the sum of \$ per day regardless of whether possession is delivered prior to the possession date. In the possession date specified above,
314	regardless of whether possession is delivered prior to the possession date. In the event possession is not delivered at Closing, Seller
315	shall deposit in escrow at Closing with Title Company, Listing Company or other escrowee as agreed to of the Parties and escrowee
316	by separate check, the sum of one percent (1%) of the Purchase Price to guarantee that possession of the Real Estate shall be
317	delivered to Buyer on or before the date and time specified in this Contract. If possession is so delivered the escrowfund shall be paid to Seller. If possession is not so delivered, the designated escroyers shall never to Possession is so delivered the escroyers shall be
318	paid to Seller. If possession is not so delivered, the designated escrowee shall pay to Buyer from the escrow funds the stan of one fifth (1/5th) escrow fund, if any, to Seller. In the event that possession is not so delivered to be a secrow fund, if any, to Seller. In the event that possession is not delivered to Buyer after such specified date and time, and shall pay the balance of the
319	escrow fund, if any, to Seller. In the event that possession is not delivered date and time, and shall pay the balance of the
320	escrow fund, if any, to Seller. In the event that possession is not delivered to Buyer within five (5) calendar days after the date
321	specified herein, Seller shall continue to be liable to Buyer for a sum of money equal to one fifth (1/5th) of the possession escrow sum specified
322	herein for each day possession is so withheld from Buyer, without prejudice to any other nights or remedies available to Buyer. If
323	by the Parties, this Contract shall be null and void and cornect shall be not shall
324	by the Parties, this Contract shall be null and void and earnest money refunded to Buyer upon written direction of the Parties to Escrowee. If written notice is not served within the time specified this provided to Buyer upon written direction of the Parties
325	to Escrowee. If written notice is not served within the time specified, this provision shall be deemed waived by the Parties and this Contract shall remain in full force and effect.
326	
327	33. WELL AND/OR SEPTIC/SANITARY INSPECTIONS, G.T. 1
328	test (including nitrates test) and/or a septic/sanitary report from the applicable governmental authority or qualified inspection service, each dated not more than ninety (90) days prior to Closing station that the
329	service, each dated not more than ninety (90) days prior to Closing, stating that the well and the water supplied therefrom and the
330	septic/sanitary system are in compliance with applicable health regulations. Seller shall deliver a copy of the report to Buyer not less
331	than fourteen (14) days prior to Closing. If either system is found not to be in compliance with applicable health regulations, and in
-	Buver Initial Proper Initial 2
	Buyer Initial Buyer Initial Seller Initial Seller Initial

0533346122 Page: 8 of 11

. 33	are event that within five (5) business days after receipt of such report(s), written agreement cannot be reached by the Parties with respect to the resolution of well and/or septic/sanitary issues then either Partie agreement cannot be reached by the Parties with
22	3 respect to the resolution of well and/or septic/sanitary issues, then either Party may terminate this Contract by written notice to the other Party and this Contract shall be null and void and cornect more very referred to P
33	4 other Party and this Contract shall be null and void and earnest money refunded to Buyer upon written direction of the
33	O Parties to Escrowee.
33	[7] [7] [7] [7]
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33	(Licensee) acting as a Dust A
33	
34	0 \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
34	
342	35. "AS IS" CONDITION: This Contract is for the sale and purchase of the Real Estate and personal property in its condition of the Real Estate and personal property have been made by Saller on Sal
34:	condition of the Real Festate and respect to the
344	condition of the Real Estate and personal property have been made by Seller or Seller's Agent other than those known defects, if
34:	any, disclosed by Seller. Buyer may conduct an inspection at Buyer's expense. In that event, Seller shall make the property available to Buyer's inspector at reasonable times. Buyer shall indemnify Seller and held Seller than those known defects, if
346	to Buyer's inspector at reasonable times. Buyer shall indemnify Seller and hold Seller harmless from and against any loss or damage
347	caused by the acts or negligence of Buyer or any person performing any inspection(s). In the event the inspection reveals that the
348	condition of the ir on vernents, fixtures or personal property to be conveyed or transferred is unacceptable to Buyer and Buyer so notifies Seller within my (5) business days after the Date of Acceptance, this Continued is unacceptable to Buyer and Buyer so
349	notifies Seller within me (5) business days after the Date of Acceptance, this Contract shall be null and void and earnest money
350	shall be refunded to Luyer upon the written direction of the Parties to Escrowee. Failure of Buyer to notify Seller or to conduct
351	said inspection operates as a waiver of Buyer's right to terminate this Contract under this paragraph and this Contract shall remain in
352	
353	this Contract. The and the warranty provisions of Paragraph 3 do not apply to
354	
355	
356	the Veterans Administration (VA) or the Federal Housing Administration (FHA). However, Buyer shall have the option of
357	proceeding with this Contract without regard to the amount of the appraised valuation. If VA, the Funding Fee, or if FHA, the
358	
359	
360	Acquired FILA of VA amendments shall be attached to but Contract
361	It is expressly agreed that notwithstanding any other provisions of this Court at the
362	
363	
364	setting forth the appraised value of the property (excluding Closing costs) of not less than \$
365	
366	appraised valuation. The appraised valuation is arrived at to determine the raximum mortgage the Department of Housing and
367	Urban Development will insure/quarantee HIID and the manual in reasonable the Department of Housing and
368	Urban Development will insure/guarantee. HUD and the mortgage do not warrant the value nor the condition of the property. Buyer should satisfy himself/herself that the price and condition of the property are acceptable.
369	and the price and condition of the property are acceptat e.
370	37. INTERIM RINANCING This Community
371	financing on or before
372	interim financing commitment and gives united notice to Scure the
373	interim financing commitment and gives written notice to Seller within the time specified, this Contract shall be null and void and
374	
375	time specified, this provision shall be deemed waived by the Parties and this Contract shall remain in full force and effect.
376	
377	into a separate written agreement consistent with the terms and Seller's obligations are contingent up on the Parties entering
378	
379	- 7/F
380	ASSUMPTION OF SELLER'S MORTGAGE
381	□ ARTICLES OF AGREEMENT FOR DEED OR PURCHASE MONEY MORTGAGE VACANT LAND
382	NEW CONSTRUCTION
383	THEW CONSTRUCTION \
384	
385	39. SPECIFIED PARTY APPROVAL: This Contract is contingent upon the approval of the Real Estate by
386	within five (5) calendar days after the Date of Acceptance In the party,
387	The street of Carcinat days after the Date of Acceptance In the street Description
JU7	provision shall be deemed waived by the Parties and this Contract shall remain in full force and effect.
	Buyer InitialBuyer InitialSeller InitialSeller Initial
	AddressSeller InitialSeller InitialSeller Initial

0533346122 Page: 9 of 11

90 THIS DOCUMENT WILL BECO 91 PARTIES AND DELIVERED	ME A LEGALLY BIND	ING CONTRACT V	VHEN SIGNED BY ALI
92 The Parties represent that text of this f 93 Real Estate Contract 3.0.	20 G	$\frac{d}{d}$ is identical to the off	icial Multi-Board Residentia
95 Date of Offer	<u></u>	ACCEPTANCE	20 <u>O</u> S
96 August Marie Marie 97 Buyer Signature		· · · · · · · · · · · · · · · · · · ·	
98	Seller Signatu	re	
99 Buyer Signature Malnouski	Seller Signatur	ib w/Ugu	.1/
01 Print Buyer(s) Name(s) 02 9420 Vax (olony	Print Seller(s)	Name(s)	MIC
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12 Selling Agent MLS#	Emai Listing Agent	MLS#	Omail
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6 Phone No. Fax No.	Phone No.		Fax No.
8 Buyer's Attorney Email	Seller's Attorn	ney	Email
9 Address	Address		
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7 This offer was presented to Seller by _			
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This offer is rejected	· = •		te)
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ILLINOIS ASSOCIATION OF REALTORS

DISCLOSURE OF INFORMATION AND ACKNOWLEDGMENT LEAD-BASED PAINT AND/OR LEAD BASED PAINT HAZARDS

Lead Warning Statement

Every purchaser of any interest in residential real property on which a residential dwelling was built prior to 1978 is notified that such property may present exposure to lead from lead-based paint that may place young children at risk of developing lead poisoning. Lead poisoning in young children may produce permanent neurological damage, including learning disabilities, reduced intelligence quotient, behavioral problems, and impaired memory. Lead poisoning also poses a particular risk to pregnant women. The seller of any interest in residential real property is required to provide the buyer with any information on lead-based paint hazards from risk assessments or inspections in the seller's possession and notify the buyer of any known purchase.

Sallaria Dia	closure (initial)
D	a) Presence of lead-based paint and/or lead-based paint hazards (check one below):
	known lead-based paint and/or lead-based paint hazards are present in the housing (explain):
	- Process and Proc
	Seller has no knowledge of lead-based paint and/or lead-based paint hazards in the housing.
((b) Records and Reports evailable to the seller (check one below):
	Seller has provided the purchaser with all available records and reports pertaining to lead-based paint and/or lead-based paint hazards in the housing (list documents below):
	Seller has no reports or records pertaining to lead-based paint and/or lead-based paint hazards in the housing.
Divohoor's	-
rui ciiasei s	Acknowledgment (initial)
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1 AM (0	c) Purchaser has received copies of all information listed apo /e.
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AM (0	Purchaser has received copies of all information listed above. Purchaser has received the pamphlet Protect Your Family From Lead in Your Home.
AM (0	Purchaser has received copies of all information listed and re. Purchaser has received the pamphlet Protect Your Family From Lead in Your Home. Purchaser has (check one below): Received a 10-day opportunity (or mutually agreed upon period) to conduct a risk assessment or inspection of the presence of lead-based paint or lead-based paint in spection for the presence of lead-
AM (c AM (e	Purchaser has received copies of all information listed and re. Purchaser has received the pamphlet Protect Your Family From Lead in Your Home. Purchaser has (check one below): Received a 10-day opportunity (or mutually agreed upon period) to conduct a risk assessment or inspection of the presence of lead-based paint or lead-based paint in azards; or Waived the opportunity to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards.
AM (c) AM (e)	Purchaser has received the pamphlet Protect Your Family From Lead in Your Home. Purchaser has (check one below): Received a 10-day opportunity (or mutually agreed upon period) to conduct a risk assessment or inspection of the presence of lead-based paint or lead-based paint inazards; or Waived the opportunity to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards. **Moving Manual Received to paint hazards and paint hazards and paint and/or lead-based paint hazards. **Moving Manual Received to paint hazards and paint hazards.
AM (c) AM (c) AM (c) AM (c) AM (c)	Purchaser has received the pamphlet Protect Your Family From Lead in Your Home. Purchaser has (check one below): Received a 10-day opportunity (or mutually agreed upon period) conduct a risk assessment or inspection of the presence of lead-based paint or lead-based paint inazards; or Waived the opportunity to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards. Prowledgment (initial) Together the seller of the seller's obligations under 42-U.S.C. 4852 d and is aware of his/her responsibility to ensure compliance.
Agent's Ack (f Certification The fo	Purchaser has received the pamphlet Protect Your Family From Lead in Your Home. Purchaser has (check one below): Received a 10-day opportunity (or mutually agreed upon period) to conduct a risk assessment or inspection of the presence of lead-based paint or lead-based paint nazards; or Waived the opportunity to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards. Would have informed the seller of the seller's obligations under 42 U.S.C. 4852 d and is aware of his/her responsibility to ensure compliance. Of Accuracy Dillowing parties have reviewed the information above and certify to the best of their knowledge, that
Appent's Acta Gertification The formation Seller	Purchaser has received the pamphlet Protect Your Family From Lead in Your Home. Purchaser has (check one below): Received a 10-day opportunity (or mutually agreed upon period) to conduct a risk assessment or inspection of the presence of lead-based paint or lead-based paint inazards; or Waived the opportunity to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards. Would the opportunity to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards. Provided ment (initial) Open has infermed the seller of the seller's obligations under 42-U.S.C. 4852 d and is aware of his/her responsibility to ensure compliance. For Accuracy Dillowing parties have reviewed the information above and certify to the best of their knowledge, that on they have provided is true and accurate. Date 6 1/0 2006 Purchaser Apple MALWOULD Date 1 (0) according to the parties of their knowledge.
Appent's Acka Certification The formation	Purchaser has received copies of all information listed above. Purchaser has received the pamphlet Protect Your Family From Lead in Your Home. Purchaser has (check one below): Received a 10-day opportunity (or mutually agreed upon period) to conduct a risk assessment or inspection of the presence of lead-based paint or lead-based paint azards; or Waived the opportunity to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards. Prowledgment (initial) Agent Has informed the seller of the seller's obligations under 42-U.S.C. 4852 d and is eware of his/her responsibility to ensure compliance. Date I Date I Purchaser Agent Hatwern Date I

Revisea 10/96

(This disclosure form should be attached to the Contract to Purchase)

that date. The disclosures herein shall not be deemed warranties of any kind by the Seller or any person representing any party in this transaction.

In this form, "am aware" mear's to have at fall notice or a duration will not be deemed warranties of any kind by the Seller or any person representing any party in this transaction.

In this form, "am aware" mear's to have at fall notice or a duration in will deem without a substantial adverse effect of the first of the

•	T		a asserting the broberry within the last 15	montas. (No explanation	n is needed)		
2	-2 -	_ lam awa	re of flooding or recurring leakage proble	ms in the crawispace or t	asement.		
3	- -	_ i am awa	re that the property is located in a flood p	plain or that I currently have	e flood hazard insurance on	the property.	
4 . —	-	ı am awa	re of material defects in the basement or	foundation (including cra	cks and bulges).		
5		am awa	re of leaks or material defects in the roof,	, ceilings or chimney.	- ,		
6	<u>_</u>	l am awai	re of material defects in the walls or floor	S.			
7	_ <u>_</u>	l am awar	re of material defects in the electrical sys	tem.			
8	<u>_</u>	l am awar	re of material defects in the plumbing sys	tem (includes such things	s as water heater sumo nume	1 MATOR Fronting and a column	
	1.	system, a	ind swimming pool).	,	was water mouter, autilip puttip	, water treatment system,	sprinkler
9	<u> </u>	. I a n awar	re of material defects in the well or well e	quipment.			
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14	<u>_6</u>	l am awar	e of unsafe concentrations of radon on the	ne premiese	ıı system,		
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		premises.	e of unsafe contentrations of or unsafe of	collutions relating to lead	paint, lead water pipes, lead	plumbing pipes or lead in ti	ne soil on the
17	4	•					
	<u></u>	I am awar	e of mine subsidence, underground pits, e of current infestations of term? ecor oth	settlement, sliding, upher	wal, or other earth stability de	fects on the premises.	
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	<u>.</u>	l am awar	e of a structural defect caused b; previou e of underground fuel storage tanks o i th	is intestations of termites	or other wood boring Insects.		
21	<u> </u>		e of boundary or lot line disputes.	ie property.			
22.	レー		eived notice of violation of Local, State of				
Note: T corrected.	hese disclosure	s are intended	nded to cover the common elements of form an integral part of the condominium to reflect the current condition of the pre- able" or "yes", please explain here or use	amises and do not ir stud	e previous problems, if any, t	property including limited hat the Seller reasonably to	common elements
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Seller certil investigatio any informa	fies that Seller has nor inquiry on that it is not inquiry on the report	as prepared thine part of the St, to any person	is statement and certifies that the inform seller. The Seller hereby authorizes any in connection with any actual or anticipa	nation provided is based person representing any ated sale of the property.	on the actual notice or actual principal in this transaction to	incurledge of the Seller was now de a copy of this repo	/Ithout any specific ort, and to disclose
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