## **UNOFFICIAL COPY**



Doc#: 0618453170 Fee: \$28.00 Eugene "Gene" Moore

Cook County Recorder of Deeds Date: 07/03/2006 12:59 PM Pg: 1 of 3

O INSTALLIMENT Sound Clark's Office

## **UNOFFICIAL COPY**

## **Land Installment Contract**

	This Agreement made and entered into by and between MICHAEL ASANTE hereinafter called the Vendo
	Witnesseth: The Vendor, for himself, his heirs and estimes does hereby game to call to the Vendor the Vendor
``	$\frac{1}{2}$
_'	LEGAL DESCRIPTION)  nances, rights, privileges and easements and all buildings and fixtures in their present condition located upon said property
	1. CONTRACT PRICE, METHOD OF PAYMENT: SITEREST RATE: In consideration who read the Vandara and Contract of the Van
	personne at the within Land Installment Contract, the receipt of which is hereby acknowledged leaving principle between
4.5	
. 17.	after the state of
	unpaid subtrace due hereon shall be SEVEN (7%) percent per annum computed monthly, in accordance with a 360 month amortization
	The total amount of this obligation of both principle and interest, unneitded to the malinest, and the remainder to the principle or other sums due Vendor
	FIFTEEN (a.c.) days of rearment date there shall be real succeeding interest computation period. If any payment is not received within
	FIFTEEN (15) days of payment date, there shall be a late charge of FIVE (5%) percent assessed. The Vendees may pay the entire purchase price or this contract without prepayment penalty. The monthly installments shall be payable as directed by the Vendor herein.
	2. ENCUMBRANCES: Said reat east is presently enthing to a martners and the true
	of the then existing Land Installment Contract balance without first obtaining the written permission of the Vendees. In the event the Vender should be come delinquent in payments on the mortgage, the Vendees may pay the same and credit and payment to the premises in excess become delinquent in payments on the mortgage, the Vendees may pay the same and credit and payment to the premises in excess become delinquent in payments on the premises in excess the payment to the
	3. EVIDENCE OF TITLE: It not being the great win this great the Nonday to the
	the insulance, or such char evidence of title, but said responsibility
	4. RECORDING OF CONTRACT: The Vendor shall only cause a copy of this contract to be recorded in the <u>COOK</u> County Recorder's Office within a period of twenty (20) days after the execution of this Contract by the parties hereto if the laws of the state of <u>TLLINOIS</u> require recordation.
	5. KEAL ESTATE TAXES: Real estate tayer shall be promited in the state of the state
	Vendees shall pay same directly to the COOK County Treasurer and provide proof of payment to the Vendor, or at the
	6. INSURANCE AND MAINTENANCE: The Vendess shall keep the premises insured for at least 300,000. Dollars against fire and extended may elect to collect 1/12th of the armual premium each month and pay for the insured pay for the armual premium each month and pay for the insured pay for the armual premium each month and pay for the insured pay for the armual premium each month and pay for the insured pay for the armual premium each month and pay for the insured pay for the armual premium each month and pay for the insured pay for the armual premium each month and pay for the insured pay for the armual premium each month and pay for the insured pay for the armual premium each month and pay for the insured pay for the armual premium each month and pay for the insured pay for the armual premium each month and pay for the insured pay for the armual premium each month and pay for the insured pay for the armual premium each month and pay for the insured pay for the armual premium each month and pay for the insured pay for the armual premium each month and pay for the insured pay for the each month and pay for the insured pay for the each month and pay for the insured pay for the each month and pay f
	may elect to collect 1/12th of the annual premium each month and pay for the ingrance policy annually. Vendor herein shall have the right to enter-
	Vendees shall keen the building in a good state of more and and the vendees of his interest to exercise his right.
	and finds that renairs are necessary Vonder that premisees
	the Vendees have inspected the premises conditions the author the remises are inspected the premises conditions the author the premises conditions the author than the premises conditions the premises conditions the premises conditions the author than the premises conditions the premise condi
	to the Vendee by the Vendor in regard to the condition of said premises; and it is agreed that the same now exists and that the Vendor shall have no obligation to do or furnish anyther word the improvement of said premises.  7. POSSESSION: The Vendor shall have no obligation to do or furnish anyther word the improvement of said premises.
	7. POSSESSION: The Vendee shall be given possession of the above described premises at Contract Recition and the three flur have and holds
1	3. ASSIGNMENT: The Vendees shall not sell, assign, or pledge their interest in this Land Installment Contract (Africe). The Vendor's written consect.
9	D. DELIVERY OF DEED: Upon full payment of this contract, Vendor shall issue a General Warranty deed to the Vendor at irre of all encumbrances.
t	O. DEFAULT BY VENDEES: If any installment payment to be made by the Vendee under the terms of this Land installment Contract is not paid by
١	endor and the vendor shall be emitted to all the alection of the
C	IRROU TO BILLY OF MARONAGE SECURIAL IN THE SECURIAL SECUR
"	interest in the variety of a details of a number of defaults in the per-
ŧ	nese spelled out in the Land town perioding orders issued by any governmental authority with respect to this proposition than the
it	is agreed that this Land Installment Contract prior to closing date for execution of the contract and assigns.  If the Land Installment Contract shall be binding upon each of the parties, their administrators, executors, legal representatives, heirs of the parties of the part
V	
W	Vendor: Vendor: Vendor:
	OFFICIAL SEAL
	APRIL C. TROOPE Vendee:
	NOTARY PUBLIC, STATE OF REMINIS  MY COMMISSION EXPIRES 11-8-2006  Vendee:
S.	WITNESS WHEREOF THE TOTAL OF TH
Sa	id county and state personally energy of COOK On this 10 day of COOK 2004 before me a Notern This in the
ec	ged before me the signifig thereof to be their whittery act and dood.
W	TINESS my official stathature and sear of the day ast above mentioned.
	My commission expires: (1/8-0/6

0618453170 Page: 3 of 3

07/03/2006 00 05/16/2008 13:18

PAGE 02/02

Law Title Insurance Agency Inc.-Naperville 2900 Ogden Ave., Suite 108, Lisle, Illinois 60532 Title Department Phone: 630-717-1383, Title Department Fax: 630-717-7538 Authorized Agent For: Lawyers Title Insurance Corporation

## SCHEDULE C - PROPERTY DESCRIPTION

Commitment Number: 260914P REV-04-11-08

The land referred to in this Commitment is described as follows:

LOT 334 IN BRITIGAN'S WESTWOOD, A SUBDIVISION OF THE EAST HALF OF THE SOUTHEAST QUARTER OF SECTION 24, TOWNSHIP 38 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN (EXCEPT THE SOUTH HALF OF THE NORTHEAST QUARTER OF THE SOUTHEAST QUARTER OF SECTION 24, AFORESAID) IN COOK COUNTY, ILLINOIS.

FOR INFORMATION ONLY: 19-24-418-004

2517 WEST 69TH STREET, CHICAGO IL 60629

ADDRE. THE PROPERTY ADDRESS AND ZIP CODE ARE PROVIDED FOR CONVENIENCE ONLY AND IS NOT INSURED HERFOY.

ALTA Commitment Schedule C

(280914.PFD/260914P/15)