UNOFFICIAL COPY Land Installment Contract



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This Agreement made and entered into by and between

hereinafter called the Seller and RICHARD REEVES AND DIANE REEVES

hereinafter called the Purchaser

Witnesseth: The Seller, for himself, his heirs and assigns, does hereby agree to sell to the Purchager, their heirs and assigns, the following described real estate

7837 S. LUCLLA

PIN: 20-25-428-015-0000

CHICAGO, II. together with all appurtenances, rights, privileges and easements and all buildings and fixtures in their present condition located upon said property.

1. CONTRACT PRICE, METHOD OF PAYMENT, INTEREST RATE:

	In consideration whereof, the Purchase:s agree to purchase the above described property
N(3)	for the sum of 80,000. (\$80,000 Dollars, payable as follows:
9	
•	The sum of \$ 4,000. as down payment at the time of execution of the
	within Land Installment Contract, the receipt of which is hereby acknowledged, leaving
	principle balance owed by Purchaser of \$ 76,000. together with interest on
	the unpaid balance payable in consecutive monthly installments of \$ 000.95
	beginning on Tracempart 1998, and on the 1st day of each and every
	month thereafter until said balance and interest is paid in full, or uptil the <u>isc</u> day of
NO	The interest on the unpaid balance due
	hereon shall be 10 (10%) percent per annum computed nonthly, in
	accordance with a 360 month amortization schedule during the life of this
	Contract.
	Payments shall be credited first to the interest, and the remainder to the principle or other
	sums due Seller. The total amount of this obligation of both principle and interest, unpaid
	after making any such application of payments as herein receipted shall be the interest
	bearing principle amount of this obligation for the next succeeding interest computation
	period If any payment is not received within FIVE (5) days of payment
	date, there shall be a late charge of (5 %) percent assessed. The Purchasers may pay the
	entire purchase price on this contract without prepayment penalty. The monthly
	ingtallments shall be payable as directed by the Seller herein.

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2. ENCUMBRANCES:

Said real estate is presently subject to a mortgage and the Seller shall not place any mortgage on the premises in excess of the then existing Land Installment Contract balance without first obtaining the written permission of the Purchasers. In the event the Seller should become delinquent in payments on the mortgage, the Purchasers may pay the same and credit said payment to the contract price.

3. EVIDENCE OF TITLE:

It not being the custom in this area, the Seller shall not be required to provide an abstract or guarantee of tiple, statement of title, title insurance, or such other evidence of title, but said responsibility shall rest entirely with the Purchasers.

4. RECORDING OF CONTRACT:

The Seller may cause a copy of this contract to be recorded in the COOK

County Recorder's Office within a oe iod of twenty (20) days after the execution of this Contract by the parties hereto if the laws of the state of ILLINOIS require recordation.

5, REAL ESTATE TAXES:

Real estate taxes shall be prorated to the date of the closing using the short term method of tax proration being those becoming due and payable on NOVEMBER 1 1998. When the real estate taxes become due and payable, the Purchasers shall pay same directly to the County Treasurer and provide proof of payment to the Seller.

6. INSURANCE AND MAINTENANCE:

Seller herein shall have the right to enter the premises at least once per year with twenty four hours notice to Purchasers of his interest to exercise his right.

Purchasers shall keep the building in a good state of repair and well painted at the Purchasers expense and no major additions or alterations shall be made to the building without the Seller's permission, which shall not be unreasonably withheld. At such time as the Seller inspects the premises and finds that repairs are necessary, Seller shall request that these repairs be made within sixty (60) days at the Purchaser's expense.

The Purchasers have inspected the premises constituting the subject matter of this Land Installment Contract, and no representations have been made to the Purchaser by the Seller in regard to the condition of said premises; and it is agreed that the said premises are being sold to the Purchaser as the same now exists and that the Seller shall have no obligation to do or furnish anything toward the improvement of said premises.

7. POSSESSION:

The Purchaser shall be given possession of the above described premises at Contract execution and shall thereafter have and hold the same subject to the provisions for default hereinafter set forth.

8. ASSIGNMENT:

The Purchasers shall not sell, assign, or pledge their interest in this Land Installment Contract without in Steller's written consent.

9.DELIVERY OF DEFT.

Upon full payment of this contract. Se'ler shall issue a General Warranty deed to the Purchasers, free of all encumbrances except as otherwise set forth.

10. DEFAULT BY PURCHASERS:

If any installment payment to be made by the Purchaser under the terms of this Land Installment Contract is not paid by the Purchaser when due or within one (1) installment thereafter, the entire unpaid balance shall become due and collectable at the election of the Seller and the Seller shall be entitled to all the remedies provided for by the laws of this state and/or to do any other remedies and/or relief now or hereafter provided for by law to such Seller; and in the event of the breach of this contract in any other respect by the Purchaser, Seller shall be entitled to all relief now or hereinafter provided for by the laws of this state.

Waiver by the Seller of a default or a number of defaults in the performance hereof by the Purchaser shall not be construed as a waiver of any default, no matter how similar.

II. GENERAL PROVISIONS:

There are no known pending orders issued by any governmental authority with respect to this property other than those spelled out in the Land Installment Contract prior to closing date for execution of the contract.

It is agreed that this Land Installment Contract shall be binding upon each of the parties, their administrators, executors, legal representatives, heirs and assigns.

UNOFFICIAL COPY SPECIAL PROVISIONS:

IN WITNESS WHERE day of November 19	OF, the parties have set their hands this 200
Signed in the presence of:	SELVER Debbie Reevy
Signed in the presence of:	PURCHASERS! Lioland Beeves Niame Geever
STATE OF: TIL MOIS COUNTY OF: (DO!C	
On this 7/d day of Public in and for said county and state Seller(s) and Purchaser(s) in the toregoe before me the signing thereof to be the	Down BER 1998, before me, a Notary e, personally came, Book Recues Relating to the Anellower coing Land Installment Contract, and acknowledged cooluntary act and deed.
WITNESS my official signatu	are and leaf on the day last above mentioned.
CIAL CIAL OIA DAIL State	NOTARY PUBLIC
X	: Bobbie REEVES 41 E. WACHER #2928,
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12/08/98 Receipt: 9508////

P I N : 20-25-428-015-0000 Volume : 000263

Address: 7837 S LUELLA AV/CHICAGO, IL 606495008

Name : None

Mailing: 7837 S LUELLA AV/VAN NUYS, CA 914100000

Legal Description :

Sub-Division Name : LEINDECKERS RESUB BLKS 1-2 WOODBRIDGE SU

Legal: LEINDECKERS RESUB OF BLKS 1 & 2 IN WOODBRIDGES SUB (SEE Y) REC

DATE: 12/19/1916 DOC NO: 06015154

ST-TN-RG BLOCK PT LOT 0000015 25-38-14 000001

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