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Karen A. Yarbrough Cook County Clerk

Date: 07/26/2023 02:06 PM Pg: 1 of 20

Prepared By & Mail To:

Frank J. Ponticelli Ponticelli & Vito, 1480 Renaissance Dr., #209, Park Ridge, IL 60068

Cover Sheet Attached for the purpose of affixing Recording information

Permanent Index Number: 69-27-200-053-1014

Street Address: 2200 Bouterse Street, Unit 205 Park Ridge, IL 60068

LEGAL DESCRIPTION:

UNIT 2200-205C IN THE GALLERY OF PARK RIDGE CONDOMINIUM, AS DELINEATED ON A SURVEY OF THE FOLLOWING DESCRIBED REAL ESCAPE:

LOT 2 IN OAKTON SCHOOL RESUBDIVISION OF VARIOUS LOTS, PARCELS AND VACATED ALLEYS IN THE WEST ½ OF THE NORTHEAST ¼ OF SECTION 27, TOWNSHIP 41 NORTH, RANGE 12 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS. WHICH SURVEY IS ATTACHED AS EXHIBIT "B" TO THE DECLARATION OF CONDOMINIUM FILED AS DOCUMENT 3282248 AND AS AMENDED BY DOCUMENT NUMBER 93552560 TOGETHER WITH ITS UNDIVIDED PERCENTAGE INTEREST IN THE COMMON ELEMENTS, ALL IN COOK COUNTY, ILLINOIS.

GRANTOR ALSO ASSIGNS TO THE GRANTEE THE USE OF PARKING SPACE NUMBER 12, WHICH GRANTEE HEREBY ACCEPTS SUBJECT TO THE TERMS AND CONDITIONS AS SET FORTH IN THE DECLARATION, AS AMENDED FROM TIME TO TIME.

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MULTI-BOARD RESIDENTIAL REAL ESTATE CONTRACT 7.0



	1. THE PARTIES: Buyer and Seller are hereinafter. Buyer Name(s) [PLI AST PRINT] K3 PROPERTIE			Τ	
3	Seller Name(s) [PLEASE PRINT] PENEV KIRIL				
4	If Dual Agency applies, check here $\ensuremath{\square}$ and complete	Optional Paragraph 29.			
5	2. THE REAL ESTATE: Real Estate is defined as the	property, all improvemen	its, the fixti	ites and Pers	onal Properts
	included therein. Seller agrees to convey to Bu				
7	approximate lot size or acreage of COMMON		.,		known as:
ម	2200 Bouters St 205	Park Ridge	IL	60068	Cook
я	Ndarress Erut 7 (It applicable)	City	State	/ip	Courty
3	Permanent Index Number of 09272000531014	_ ☑ Single Family Attached	🛚 Single ha	imily Detached	i 🗗 Multi-Uni
•	If Designated Parking is Included: # or space(s) 1	; identified as spacets	յ≠ 12	; location <u>G</u>	ARAGE
3	[CHECK TYPE] \(\text{decoded space}, \(\text{PiN}; \) \(I limited co	mmon eler	nent 🖰 assigi	ned space.
3	If Designated Storage is Included: # of space(s)	; identified as spacet	s) #	, location _	
4	[CHECK TYPE] \(\text{deceded space}, PIN:	☐ limited co	mmon eler	nent 🔾 assigi	ned space
Ξ,	3. FIXTURES AND PERSONAL PROPERTY AT NO AI	DDED VALUE: All of the fix	tures and i	ncluded Pers	onal Propert
	are owned by Seller and to Seller's knowledge are				
	stated herein. Seller agrees to transfer to Buye.	• • • • • • • • • • • • • • • • • • • •		•	
	together with the fellowing ttems at no added value b		•	•	_
	Kofrigorator Wine;Beverage Retrigerator	ingot Entures, as Liey exe	.tt	treplace Gas Lo	g:1 ·
		X Built in or attached shelvi		rviole Ditto tas	
	Microwave Water Softener (unless rented) Uishwasher X Central Air Conditioning	· / / /		Jarkon Moravid	
	Contral Air Committeening Contral Air Committeening Contral Humidifier	Satellite Pice Wall Mount of Brackets (A		nverbe lenerbys General Describe	
4		X_Security Systems 1 (unless		erth all Transnu	
5)		X Intercent System		Dutalitie Shot	
: >	∠ Dryer	Electronic or Media A.Ch.	AdaiC	Dutdoor Playsos	No. 6
T a N	Attudised Curs Criff Window Air Conditioner(w)	Backup Generator System		lanted Veyetati	er.
	Collary Lands Other Items Included at No Added Value: NA	_ Steplace Screens/Doors/G	rates	dardscape	
r.	ttems Not Included: NA)	
•	Selier warrants to Buyer that all fixtures, systems	s and Personal Property i	included in	า ซึ่งว่า Contra	ct shall be in
Ľ	operating condition at Possession except: WA		_	'C	
	A system or item shall be deemed to be in operatir	ig condition if it performs	the function	on for which	it is intended
4	regardless of age, and does not constitute a threat (to health or safety.		_	···
Ŧ	If Home Warranty applies, check here $lacksquare$ and comple	ete Optional Paragraph 32.			
9	4. PURCHASE PRICE AND PAYMENT: The Purcha	ase Price is \$	56,000 Att	or the payme	ent of Earnes
	Money as provided below, the balance of the Purch				
	"Good Funds" as defined by law.	•	•	·	•.•
Ü	a) CREDIT AT CLOSING: [IF APPLICABLE] Prov	vided Buyer's lender pern	nits such c	redit to show	on the fina
ľ	settlement statement or lender's closing disclosi				
1	agrees to credit \$ NA to Buyer at C	Hosing to be applied to pr	epaid expe	nses, closing o	asts or both.
2	b) EARNEST MONEY: Earnest Money of S 5.0				
.3	Business Days after Date of Acceptance, Additi				
4	by NA				
	J ' e				•
	Buyer Initial Buyer Initial	Seller Initi	.i	Seller Initia	! <u></u>
	Address 2200 Bouterse St, Unit 205, Park	Ridae, IL 60068			7.0

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45 46 47	In the event the Contract is declared null and void or is terminated, Earnest Money shall be disbursed pursuant to Paragraph 26.
48	prorations, less Earnest Money paid, less any credits at Closing, and shall be payable in Good Funds at Closing.
50	5. CLOSING: Closing shall be on <u>JUNE 29</u> , 20 <u>23</u> or at such time as mutually agreed by the Parties in writing. Closing shall take place at the escrow office of the title insurance company, its underwriter, or its issuing agent that will issue the Owner's Policy of Title Insurance, whichever is situated nearest the Real Estate.
53	6. POSSESSION: Unless otherwise provided in Optional Paragraph 35, Seller shall deliver possession to Buyer at Closing. Possession shall be deemed to have been delivered when Seller and all occupants (if any) have vacated the Real Estate and delivered keys to the Real Estate to Buyer or to the office of the Seller's Brokerage.
	7. FINANCING: [P. II AL ONLY ONE OF THE FOLLOWING SUBPARAGRAPHS a, b, or c]
	(5) Business Days prior to the date of Closing, whichever is earlier, ("Loan Contingency Date") Buyer shall
	provide written evidence from Buyer's licensed lending institution confirming that Buyer has received loan approval subject only to "at close" conditions, matters of title, survey, and matters within Buyer's control for a loan
	as follows: [CHECK ONE] \square fixed; \square adjustable; [CHECK ONE] \square conventional; \square FHA; \square VA; \square USDA;
	☑ other CASH % of the Purchase Price, plus private mortgage insurance (PMI),
	if required, with an interest rate (initial rate if an adjustable rate mortgage used) not to exceed % per annum,
63	amortized over not less than years. buyer shall pay discount points not to exceed % of the loan amount.
64	Buyer shall pay origination fee(s), closing costs charged by lender, and title company escrow closing fees.
	If Buyer, having applied for the loan specified above, is unable to provide such loan approval and serves Notice to
	Seller not later than the Loan Contingency Date, this Contract shall be null and void. If Buyer is unable to provide
	such written evidence not later than the date specified begein or by any extension date agreed to by the Parties,
	Seller shall have the option of declaring this Contract terminated by giving Notice to Buyer. If prior to the Seller serving such Notice to terminate, Buyer provides written evidence of such loan approval, this Contract shall remain
	in full force and effect.
	Upon the expiration of ten (10) Business Days after Date of Acceptance, if Buyer has failed to make a loan
	application and pay all fees required for such application to proceed and the appraisal to be performed, Seller shall
73	have the option to declare this Contract terminated by giving Notice to Buyer and later than five (5) Business Days
74	thereafter or any extension thereof agreed to by the Parties in writing.
	A Party causing delay in the loan approval process shall not have the right to terminate under this
	subparagraph. In the event neither Party elects to declare this Contract terminated as specified above, or as
	otherwise agreed, then this Contract shall continue in full force and effect without any loan contingencies.
	Unless otherwise provided in Paragraph 30, this Contract is not contingent upon the sale and/or closing of
	Buyer's existing real estate. Buyer shall be deemed to have satisfied the financing conditions of this subparagraph if Buyer obtains a loan approval in accordance with the terms of this subparagraph even though the loan is
	if Buyer obtains a loan approval in accordance with the terms of this subparagraph even though the loan is conditioned on the sale and/or closing of Buyer's existing real estate.
	If Buyer is seeking FHA, VA, or USDA financing, required amendments and disclosures shall be attached to this
33	Contract. If VA, the Funding Fee, or if FHA, the Mortgage Insurance Premium (MIP), shall be paid by Buyer.
34	
	at Closing, in the form of "Good Funds," the Balance Due at Closing. Buyer represents to Seller, as of the Date of Offer,
	that Buyer has sufficient funds available to satisfy the provisions of this subparagraph. Buyer agrees to verify the above representation upon the reasonable request of Seller and to authorize the disclosure of such financial information to
	Seller, Seller's atterney or Seller's broker that may be reasonably necessary to prove the availability of sufficient funds
	Buyer Initial Seller Initial Seller Initial Seller Initial
	Address: 2200 Bouterse St. Unit 205. Park Ridge. IL 60068

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89	to close. Buyer understands and agrees that, so long as Seller has fully complied with Seller's obligations under this
	Contract, any act or omission outside of the control of Seller, whether intentional or not, that prevents Buyer from
	satisfying the Balance Due at Closing, shall constitute a material breach of this Contract by Buyer. The Parties shall
	share the title company escrow closing fee equally. Unless otherwise provided in Paragraph 30, this Contract shall
93	not be contingent upon the sale and/or closing of Buyer's existing real estate.
94	c) CASH TRANSACTION, MORTGAGE ALLOWED: If this selection is made, Buyer will pay at closing,
	in the form of "Good Funds," the Balance Due at Closing. Buyer represents to Seller, as of the Date of Offer, that Buyer
	has sufficient funds available to satisfy the provisions of this subparagraph. Buyer agrees to verify the above
	representation upon the reasonable request of Seller and to authorize the disclosure of such financial information to
	Seller, Seller's attorney or Seller's broker that may be reasonably necessary to prove the availability of sufficient funds
	to close. Notwithstanding such representation, Seller agrees to reasonably and promptly cooperate with Buyer so that
	Buyer may apply to and obtain a mortgage loan or loans including but not limited to providing access to the Real
	Estate to satisfy Buyer's obligations to pay the Balance Due at Closing. Such cooperation shall include the performance
	in a timely manner of all of Seller's pre-closing obligations under this Contract. This Contract shall NOT be contingent
	upon Buyer obtaining fine acing. Buyer understands and agrees that, so long as Seller has fully complied with Seller's
	obligations under this Contract, any act or omission outside of the control of Seller, whether intentional or not, that
	prevents Buyer from satisfying the Balance Due at Closing shall constitute a material breach of this Contract by Buyer. Buyer shall pay the title company excreme closing fee if Buyer obtains a mortgage; provided however, if Buyer elects
	to close without a mortgage loan, the Parties shall share the title company escrow closing fee equally. Unless otherwise
	provided in Paragraph 30, this Contract shall not be contingent upon the sale and/or closing of Buyer's existing
	real estate.
	<u> </u>
	8. STATUTORY DISCLOSURES: If applicable, prior to signing this Contract, Buyer:
	[CHECK ONE] A has not received a completed Illinois Residential Real Property Disclosure;
	[CHECK ONE] I has I has not received the EPA Pamphiet, "Protect Your Family From Lead In Your Home;" [CHECK ONE] I has I has not received a Lead-Based Paint Disclosure;
	[CHECK ONE] has a has not received a read-based raint B second; [CHECK ONE] has a has not received the IEMA, "Radon Testing Guidelines for Real Estate Transactions;"
	[CHECK ONE] And has not received the Disclosure of Information on Radon Hazards.
	9. PRORATIONS: The requirements contained in this paragraph shall survive the Closing. Proratable items shall be prorated to and including the Date of Closing and shall include with a disciplination appears to the property of the property
	be prorated to and including the Date of Closing and shall include without it nitation, general real estate taxes,
	rents and deposits (if any) from tenants; Special Service Area or Special Assessment Area tax for the year of Closing only; utilities, water and sewer, pre-purchased fuel; and Homeowner or Condominium Association fees (and
	Master/Umbrella Association fees, if applicable). Accumulated reserves of a Hemsowner/Condominium
	Association(s) are not a proratable item.
22	a) The general real estate taxes shall be prorated to and including the date of Closing based on % of
23	the most recent ascertainable full year tax bill. All general real estate tax prorations shall be final as of Closing,
24	except as provided in Paragraph 23. If the amount of the most recent ascertainable full year tax bill reflects a
25	homeowner, senior citizen, disabled veteran or other exemption, a senior freeze or senior deferral, then Seller
26	has submitted or will submit in a timely manner all necessary documentation to the appropriate governmental
27	entity, before or after Closing, to preserve said exemption(s). The proration shall not include exemptions to
28	which the Seller is not lawfully entitled.
29	b) Seller represents, if applicable, that as of Date of Acceptance Homeowner/Condominium Association(s)
30	fees are \$ 516 per Monthly (and, if applicable, Master/Umbrella Association fees are
31	\$ Not Applicable per). Seller agrees to pay prior to or at Closing the remaining balance of any
32	special assessments by the Association(s) confirmed prior to Date of Acceptance.
	Buyer Initial Buyer Initial Seller Initial Seller Initial
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- c) Special Assessment Area or Special Service Area installments due after the year of Closing shall not be proratable items and shall be paid by Buyer, unless otherwise provided by ordinance or statute.
- 135 **10. ATTORNEY REVIEW:** Within five (5) Business Days after Date of Acceptance, the attorneys for the respective 136 Parties, by Notice, may:
- 137 a) Approve this Contract; or
- b) Disapprove this Contract, which disapproval shall not be based solely upon the Purchase Price; or
- c) Propose modifications to this Contract, except for the Purchase Price, which proposal shall be conclusively deemed a counteroffer notwithstanding any language contained in any such proposal purporting to state the proposal is not a counteroffer. If after expiration of ten (10) Business Days after Date of Acceptance written agreement has not been reached by the Parties with respect to resolution of all proposed modifications, either Party may terminate this Contract by serving Notice, whereupon this Contract shall be immediately deemed terminated; or
- d) Offer proposals specifically referring to this subparagraph d) which shall not be considered a counteroffer.

 Any proposal not specifically referencing this subparagraph d) shall be deemed made pursuant to subparagraph c) as a modification. If proposals made with specific reference to this subparagraph d) are not agreed upon, neither Buyer for Seller may declare this contract null and void, and this contract shall remain in full force and effect.
- If Notice of disapproval or proposed modifications is not served within the time specified herein, the provisions of this paragraph shall be deemed waived by the Parties and this Contract shall remain in full force and effect. If Notice of termination is given, said termination shall be absolute and the Contract rendered null and void upon the giving of Notice, notwithstanding any language proffered by any Party purporting to permit unilateral reinstatement by withdrawal of any proposal(s).
- 155 11. WAIVER OF PROFESSIONAL INSPECTIONS: [INITIAL IF APPLICABLE] ______ Buyer acknowledges
 156 the right to conduct inspections of the Real Estate and hereby waives the right to conduct any such inspections of
 157 the Real Estate, and further agrees that the provisions of Paragraph 12 shall not apply.
- 158 12. PROFESSIONAL INSPECTIONS AND INSPECTION NOTICES: [NOT AF PLICABLE IF PARAGRAPH 11 IS INITIALED]
 159 Buyer may conduct at Buyer's expense (unless payment for such expense is otherwise required by governmental
 160 regulation) any or all of the following inspections of the Real Estate by one or more licensed or certified inspection
 161 services: home, radon, environmental, lead-based paint, lead-based paint nazards or wood-destroying insect
 162 infestation, or any other inspections desired by Buyer in the exercise of reasonable due diligence. Seller agrees to
 163 make all areas of the Real Estate accessible for inspection(s) upon reasonable notice and to have all utilities turned
 164 on during the time of such inspections. Buyer shall indemnify Seller and hold Seller harmless from and against
 165 any loss or damage caused by any acts of Buyer or any person performing any inspection on behalf of Buyer.
 - a) The request for repairs shall cover only the major components of the Real Estate, limited to central heating and cooling system(s), plumbing and well system, electrical system, roof, walls, windows, doors, ceilings, floors, appliances and foundation. A major component shall be deemed to be in operating condition, and therefore not defective within the meaning of this paragraph, if it does not constitute a current threat to health or safety, and performs the function for which it is intended, regardless of age or if it is near or at the end of its useful life. Minor repairs, routine maintenance items and painting, decorating or other items of a cosmetic nature, no matter the cost to remedy same, do not constitute defects, are not a part of this contingency and shall not be a basis for the Buyer to cancel this Contract. A request by Buyer for credits or repairs in violation of the terms of this subparagraph shall allow Seller to declare this Contract terminated and direct the return of Buyer's Earnest Money. If radon mitigation is performed, Seller shall pay for any retest.

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Buyer Initial Buyer Initial	Seller Initial S	eller Initial
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- 176 b) Buyer shall serve Notice upon Seller or Seller's attorney of any major component defects disclosed by any inspection for which Buyer requests resolution by Seller within five (5) Business Days (ten (10) calendar days 177 for a lead-based paint or lead-based paint hazard inspection) after Date of Acceptance. Buyer shall not send 178 179 any portion of the inspection report with the Notice provided under this subparagraph unless such 180 inspection report, or any part thereof, is specifically requested in writing by Seller or Seller's attorney. If 181 after expiration of ten (10) Business Days after Date of Acceptance written agreement has not been reached by 182 the Parties with respect to resolution of all inspection issues, either Party may terminate this Contract by serving Notice to the other Party, whereupon this Contract shall be immediately deemed terminated. 183
 - c) Notwithstanding anything to the contrary set forth above in this paragraph, in the event the inspection reveals that the condition of the Real Estate is unacceptable to Buyer and Buyer serves Notice to Seller within five (5) Business Days after Date of Acceptance, this Contract shall be null and void. Said Notice shall not include any portion of the inspection reports unless requested by Seller.
- d) Failure of Buyer to conduct said inspection(s) and notify Seller within the time specified operates as a waiver of Buyer's lights to terminate this Contract under this Paragraph 12 and this Contract shall remain in full force and effect.
- 191 13. HOMEOWNER INSURANCE: This Contract is contingent upon Buyer obtaining evidence of insurability for an Insurance Service Organization HO-3 or equivalent policy at standard premium rates within ten (10) Business Days after Date of Acceptance. If Buyer is unable to obtain evidence of insurability and serves Notice with proof of same to Seller within the time specified, this Contract shall be null and void. If Notice is not served within the time specified, Buyer shall be deemed to have waived this contingency and this Contract shall remain in full force and effect.
- 197 14. FLOOD INSURANCE: Buyer shall have the option to declare this Contract null and void if the Real Estate is
 198 located in a special flood hazard area. If Notice of the option to declare contract null and void is not given to
 199 Seller within ten (10) Business Days after Date of Acceptance or by the Loan Contingency Date, whichever is
 200 later, Buyer shall be deemed to have waived such option and this Contract shall remain in full force and effect.
 201 Nothing herein shall be deemed to affect any rights afforded by the Residential Real Property Disclosure Act.
- 202 15. CONDOMINIUM/COMMON INTEREST ASSOCIATIONS: [IF APPLICABLE] The Parties agree that the terms contained in this paragraph, which may be contrary to other terms of this Contract, shall supersede any conflicting terms, and shall apply to property subject to the Illinois Condominium Property Act and the Common Interest Community Association Act or other applicable state association law ("Governing Law").
 - a) Title when conveyed shall be good and merchantable, subject to terms and provisions of the Declaration of Condominium/Covenants, Conditions and Restrictions ("Declaration/CCRs") and air amendments; public and utility easements including any easements established by or implied from the Declaration/CCRs or amendments thereto; party wall rights and agreements; limitations and conditions imposed by the Governing Law; installments due after the date of Closing of general assessments established pursuant to the Declaration/CCRs.
- b) Seller shall be responsible for payment of all regular assessments due and levied prior to Closing and for all special assessments confirmed prior to Date of Acceptance.
- c) Seller shall notify Buyer of any proposed special assessment or increase in any regular assessment between
 Date of Acceptance and Closing. The Parties shall have three (3) Business Days to reach agreement relative to
 payment thereof. Absent such agreement either Party may declare the Contract null and void.
 - d) Seller shall, within ten (10) Business Days from Date of Acceptance, apply for those items of disclosure upon sale as described in the Governing Law, and provide same in a timely manner, but no later than the time period provided for by law. This Contract is subject to the condition that Seller be able to procure and provide to Buyer a release or waiver of any right of first refusal or other pre-emptive rights to purchase created by the

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- Declaration/CCRs. In the event the Condominium Association requires the personal appearance of Buyer or additional documentation, Buyer agrees to comply with same.
- e) In the event the documents and information provided by Seller to Buyer disclose that the existing 222 improvements are in violation of existing rules, regulations or other restrictions or that the terms and 223 224 conditions contained within the documents would unreasonably restrict Buyer's use of the Real Estate or 225 would result in financial obligations unacceptable to Buyer in connection with owning the Real Estate, then 226 Buyer may declare this Contract null and void by giving Notice to Seller within five (5) Business Days after the 227 receipt of the documents and information required by this paragraph, listing those deficiencies which are 228 unacceptable to Buyer. If Notice is not served within the time specified, Buyer shall be deemed to have waived 229 this contingency, and this Contract shall remain in full force and effect.
- 230 f) Seller shall provide a certificate of insurance showing Buyer and Buyer's mortgagee, if any, as an insured.
- 16. 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 Warranty Deed, with release of homestead rights, (or the appropriate deed if title is in trust or in an estate), and with real estate transfer stamps to be paid by Seller (unless otherwise designated by local ordinance). Title when conveyed will be good and merchantable, subject only to: covenants, conditions and restrictions of record and building lines and easements, if any, provided they do not interfere with the current use and enjoyment of the Real Estate; and general real estate taxes not due and payable at the time of Closing.

238 17. MUNICIPAL ORDINANCE, TRANSFER TAX, AND GOVERNMENTAL COMPLIANCE:

- a) The Parties are cautioned that the Real Estate may be situated in a municipality that has adopted a preclosing inspection or disclosure requirement municipal Transfer Tax or other similar ordinances. Cost of transfer taxes, inspection fees, and any repairs required by an inspection pursuant to municipal ordinance shall be paid by the Party designated in such ordinance unless otherwise agreed to by the Parties.
- b) The Parties agree to comply with the reporting requirements of the applicable sections of the Internal Revenue Code, the Foreign Investment in Real Property Tay Act (FIRPTA), and the Real Estate Settlement Procedures Act of 1974, as amended.
- 246 18. TITLE: At Seller's expense, Seller will deliver or cause to be delivered to Buyer or Buyer's attorney within 247 customary time limitations and sufficiently in advance of Closing, as evidence of title in Seller or Grantor, a title 248 commitment for an ALTA title insurance policy in the amount of the Purchast Price with extended coverage by a 249 title company licensed to operate in the State of Illinois, issued on or subsequent to Date of Acceptance, subject 250 only to items listed in Paragraph 16 and shall cause a title policy to be issued with an enjective date as of Closing. 251 The requirement to provide extended coverage shall not apply if the Real Estate is vacanciand. The commitment 252 for title insurance furnished by Seller will be presumptive evidence of good and merchantable title as therein 253 shown, subject only to the exceptions therein stated. If the title commitment discloser any unpermitted 254 exceptions or if the Plat of Survey shows any encroachments or other survey matters that are not acceptable to 255 Buyer, then Seller shall have said exceptions, survey matters or encroachments removed, or have the title 256 insurer commit to either insure against loss or damage that may result from such exceptions or survey matters 257 or insure against any court-ordered removal of the encroachments. If Seller fails to have such exceptions waived 258 or insured over prior to Closing, Buyer may elect to take title as it then is with the right to deduct from the Purchase 259 Price prior encumbrances of a definite or ascertainable amount. Seller shall furnish to Buyer at Closing an Affidavit 260 of Title covering the date of Closing, and shall sign any other customary forms required for issuance of an ALTA 261 Insurance Policy.
- 262 19. PLAT OF SURVEY: Not less than one (1) Business Day prior to Closing, except where the Real Estate is a condominium, Seller shall, at Seller's expense, furnish to Buyer or Buyer's attorney a Plat of Survey that conforms

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264 to the current Minimum Standard of Practice for boundary surveys, is dated not more than six (6) months prior to 265 the date of Closing, and is prepared by a professional land surveyor licensed to practice land surveying under the 266 laws of the State of Illinois. The Plat of Survey shall show visible evidence of improvements, rights of way, 267 easements, use and measurements of all parcel lines. The land surveyor shall set monuments or witness corners at 268 all accessible corners of the land. All such corners shall also be visibly staked or flagged. The Plat of Survey shall include the following statement placed near the professional land surveyor's seal and signature: "This professional service conforms to the current Illinois Minimum Standards for a boundary survey." A Mortgage Inspection, as 271 defined, is not a boundary survey and is not acceptable.

272 20. DAMAGE TO REAL ESTATE OR CONDEMNATION PRIOR TO CLOSING: If prior to delivery of the deed the Real 273 Estate shall be destroyed or materially damaged by fire or other casualty, or the Real Estate is taken by 274 condemnation, then Buyer shall have the option of either terminating this Contract (and receiving a refund of 275 Earnest Money) or accepting the Real Estate as damaged or destroyed, together with the proceeds of the 276 condemnation award or any insurance payable as a result of the destruction or damage, which gross proceeds 277 Seller agrees to assign to Buyer and deliver to Buyer at Closing. Seller shall not be obligated to repair or replace 278 damaged improvements. The provisions of the Uniform Vendor and Purchaser Risk Act of the State of Illinois shall 279 be applicable to this Contract, except as modified by this paragraph.

- 21. CONDITION OF REAL ESTATE AND INSPECTION: Seller agrees to leave the Real Estate in broom clean condition.
- 281 All refuse and personal property that is not to be conveyed to Buyer shall be removed from the Real Estate at
- 282 Seller's expense prior to delivery of Possession. Buyer shall have the right to inspect the Real Estate, fixtures and
- included Personal Property prior to Possession to verify that the Real Estate, improvements and included Personal
- Property are in substantially the same condition of of Date of Acceptance, normal wear and tear excepted.
- 22. SELLER REPRESENTATIONS: Seller's representation's contained in this paragraph shall survive the Closing. Seller represents that with respect to the Real Estate, Seller has no knowledge of, nor has Seller received any written notice from any association or governmental entity regarding.
- 288 a) zoning, building, fire or health code violations that have not been corrected;
- b) any pending rezoning; 289
- c) boundary line disputes; 290
- d) any pending condemnation or Eminent Domain proceeding; 291

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- e) easements or claims of easements not shown on the public records; 292
- f) any hazardous waste on the Real Estate; 293

294	g) real estate tax exemption(s) to which Seller is not lawfully entitled; or
295	h) any improvements to the Real Estate for which the required initial and final permits were not obtained.
296	Seller further replacents that:
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298	included in full in the determination of the most recent tax assessment.
	There [CHECK ONE] are are not improvements to the Real Estate which are eligible
300	for the highe improvement tax exemption.
	There [CHECK ONE] is is not an unconfirmed pending special assessment affecting
302	the Real Estate by any association or governmental entity payable by Buyer after the date of Closing.
	The Real Estate [CHECK ONE] is is not located within a Special Assessment Area or
304	Special Service Area, payments for which will not be the obligation of Seller after the year in which the Closing occurs.
305	All Seller representations shall be deemed re-made as of Closing. If prior to Closing Seller becomes aware of
306	matters that require modification of the representations previously made in this Paragraph 22, Seller shall
	OS COS
	Buyer Initial Buyer Initial Seller Initial Seller Initial
	Buyer Initial Buyer Initial Seller Initial Seller Initial

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307 promptly notify Buyer. If the matters specified in such Notice are not resolved prior to Closing, Buyer may 308 terminate this Contract by Notice to Seller and this Contract shall be null and void.

- 309 23. REAL ESTATE TAX ESCROW: In the event the Real Estate is improved, but has not been previously taxed for 310 the entire year as currently improved, the sum of three percent (3%) of the Purchase Price shall be deposited in 311 escrow with the title company with the cost of the escrow to be divided equally by Buyer and Seller and paid at 312 Closing. When the exact amount of the taxes to be prorated under this Contract can be ascertained, the taxes shall 313 be prorated by Seller's attorney at the request of either Party and Seller's share of such tax liability after proration 314 shall be paid to Buyer from the escrow funds and the balance, if any, shall be paid to Seller. If Seller's obligation 315 after such proration exceeds the amount of the escrow funds, Seller agrees to pay such excess promptly upon 316 demand.
- 317 **24.** BUSINESS DAYS/HOURS: Business Days are defined as Monday through Friday, excluding Federal holidays. 318 Business Hours are defined as 8 a.m. to 6 p.m. Chicago time. In the event the Closing or Loan Contingency Date 319 described in this Corum ct does not fall on a Business Day, such date shall be the next Business Day.
- 25. ELECTRONIC OR CIGITAL SIGNATURES: Facsimile or digital signatures shall be sufficient for purposes of executing, negotiating, finalizing, and amending this Contract, and delivery thereof by one of the following methods shall be deemed delivery of this Contract containing original signature(s). An acceptable facsimile signature may be produced by scarning, an original, hand-signed document and transmitting same by electronic means. An acceptable digital signature may be produced by use of a qualified, established electronic security procedure mutually agreed upon by the Parties. Transmissions of a digitally signed copy hereof shall be by an established, mutually acceptable electronic method, such as creating a PDF ("Portable Document Format") document incorporating the digital signature and cending same by electronic mail.
- 328 **26. DIRECTION TO ESCROWEE:** In every instance where this Contract shall be deemed null and void or if this Contract may be terminated by either Party, the following shall be deemed incorporated: "and Earnest Money 330 refunded upon the joint written direction by the Parties to Escrowee or upon an entry of an order by a court of competent jurisdiction."
- In the event either Party has declared the Contract null and void or the transaction has failed to close as provided for in this Contract and if Escrowee has not received joint written direction by the Parties or such court order, the Escrowee may elect to proceed as follows:

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- a) Escrowee shall give written Notice to the Parties as provided for in this Contract at least fourteen (14) days prior to the date of intended disbursement of Earnest Money indicating the manner in which Escrowee intends to disburse in the absence of any written objection. If no written objection is received by the date indicated in the Notice then Escrowee shall distribute the Earnest Money as indicated in the written Notice to the Parties. If any Party objects in writing to the intended disbursement of Earnest Money then Earnest Money shall be held until receipt of joint written direction from all Parties or until receipt of an order of a court of competent jurisdiction.
- b) Escrowee may file a Suit for Interpleader and deposit any funds held into the Court for distribution after resolution of the dispute between Seller and Buyer by the Court. Escrowee may retain from the funds deposited with the Court the amount necessary to reimburse Escrowee for court costs and reasonable attorney's fees incurred due to the filing of the Interpleader. If the amount held in escrow is inadequate to reimburse Escrowee for the costs and attorney's fees, Buyer and Seller shall jointly and severally indemnify Escrowee for additional costs and fees incurred in filing the Interpleader action.
- 27. NOTICE: Except as provided in Paragraph 30 c) 2) regarding the manner of service for "kick-out" Notices, all
 348 Notices shall be in writing and shall be served by one Party or attorney to the other Party or attorney. Notice to
 349 any one of the multiple person Party shall be sufficient Notice to all. Notice shall be given in the following manner:
 350 a) By personal delivery: or

a) By p orson al delivery; or	os	
16	l top	
Buyer Initial Buyer Initial	Seller Initial	_ Seller Initial
Address: 2200 Bouterse St, Unit 205, Park Ridge	, IL 60068	v7.0
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- b) By mailing to the addresses recited herein on Page 13 by regular mail and by certified mail, return receipt requested. Except as otherwise provided herein, Notice served by certified mail shall be effective on the date of mailing; or
- c) By facsimile transmission. Notice shall be effective as of date and time of the transmission, provided that the Notice transmitted shall be sent on Business Days during Business Hours. In the event Notice is transmitted during non-business hours, the effective date and time of Notice is the first hour of the next Business Day after transmission; or
 - d) By e-mail transmission if an e-mail address has been furnished by the recipient Party or the recipient Party's attorney to the sending Party or is shown in this Contract. Notice shall be effective as of date and time of e-mail transmission, provided that, in the event e-mail Notice is transmitted during non-business hours, the effective date and time of Notice is the first hour of the next Business Day after transmission. An attorney or Party may opt out of future e-mail Notice by any form of Notice provided by this Contract; or
- e) By commercial overnight delivery (e.g., FedEx). Such Notice shall be effective on the next Business Day following deposit with the overnight delivery company.
- f) If a Party fails to provide contact information herein, as required, Notice may be served upon the Party's Designated Agent ir any of the manners provided above.
- g) The Party serving a Notice shall provide courtesy copies to the Parties' Designated Agents. Failure to provide such courtesy copies shall rot render Notice invalid.
- 28. PERFORMANCE: Time is of the essence of this Contract. In any action with respect to this Contract, the Parties are free to pursue any legal remedies at law or in equity and the prevailing party in litigation shall be entitled to collect reasonable attorney fees and costs from the non-prevailing party as ordered by a court of competent jurisdiction.

THE FOLLOWING NUMBERED PARAGRAPHS ARE A PART OF THIS CONTRACT ONLY IF INITIALED BY THE PARTIES.

				4			
371	[INITIALS]	·	29.	CONFIRMATION OF	FUAL AGENC	Y: The Parties confirm	n that they have previously
372	consen	ted to		[LICE	ENSEE (acting a	s a Dual Agent in prov	iding brokerage services on
373							
374	this Co	ntract.				×,	
375			30. SALE (OF BUYER'S REAL E	STATE:		
376	a)	REPR	ESENTATIONS AB	OUT BUYER'S REAL	ESTATE: Buye	r represents to Seller a	s follows:
377	1)	Buyer	owns real estate (hereinafter referred t	o as "Buyer's r	eal estate") with the ac	ldress of:
378						4/	
379	Address	5			City	State	Zip
380	2)	Buyer	[CHECK ONE] • ha	as 🚨 has not entered	into a contract	to sell Buyer's real est	tale.
381		If I	Buyer has entered	into a contract to sell	l Buyer's real e	state, that contract:	//c.
382		a)	[CHECK ONE] 🗆 is	s 🚨 is not subject to	a mortgage coi	ntingency.	10
383		b)	[CHECK ONE] 🛚 is	s 🚨 is not subject to a	a real estate sa	le contingency.	C
384		c)	[CHECK ONE] 🛚 is	s \square is not subject to a	a real estate clo	sing contingency.	
385	3)	Buyer	[CHECK ONE] 🗖 ha	s 🗖 has not publicly	listed Buyer's	real estate for sale with	a licensed real estate broker
386		and in	a local multiple li	sting service.			
387	4)	If Buy	er's real estate is i	not publicly listed for	or sale with a l	icensed real estate bro	oker and in a local multiple
388		listing	service, Buyer [CF	IECK ONE]:			
389		a)	☐ Shall publicly	list real estate for sa	ıle with a licer	sed real estate broker	who will place it in a local
390			multiple listing s	ervice within five (5)	Business Days	s after Date of Accepta	nce.
391							
392				s:		Phor	ne:
393		b)	Does not inter	nd to list said real esta	ate for sale.	OS .	
			独			ke	
	Buyer l	_	Buyer In			Seller Initial	Seller Initial
	Addres	s: 220 (<u>0 Bouterse St,</u>	Unit 205, Park F	<u>Ridge, IL 60</u>	D68	v7.0

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J 94	U)	CONTINGENCIES BASED UPON SALE AND/OR CLOSING OF REAL ESTATE:
395	1)	
396		in full force and effect as of, 20 Such contract should provide for a closing date no
397		later than the Closing Date set forth in this Contract. If Notice is served on or before the date set forth in this
398		subparagraph that Buyer has not procured a contract for the sale of Buyer's real estate, this Contract shall
399		be null and void. If Notice that Buyer has not procured a contract for the sale of Buyer's real estate is no
400		served on or before the close of business on the date set forth in this subparagraph, Buyer shall be deemed
401		to have waived all contingencies contained in this Paragraph 30, and this Contract shall remain in full force
402		and effect. (If this paragraph is used, then the following paragraph must be completed.)
403	2)	In the event Buyer has entered into a contract for the sale of Buyer's real estate as set forth in Paragraph 30 b
404		1) and that contract is in full force and effect, or has entered into a contract for the sale of Buyer's real estate
405		prior to the execution of this Contract, this Contract is contingent upon Buyer closing the sale of Buyer's rea
406		estate on or before 20 If Notice that Buyer has not closed the sale of Buyer's rea
407		estate is served before the close of business on the next Business Day after the date set forth in the preceding
408		sentence, this Contract shall be null and void. If Notice is not served as described in the preceding sentence
409		Buyer shall have deer led to have waived all contingencies contained in this Paragraph 30, and this Contrac
410		shall remain in full force and effect.
411	3)	If the contract for the sale of Fuver's real estate is terminated for any reason after the date set forth in Paragraph
412		30 b) 1) (or after the date of this Contract if no date is set forth in Paragraph 30 b) 1)), Buyer shall, within three
413		(3) Business Days of such termination, notify Seller of said termination. Unless Buyer, as part of said Notice
414		waives all contingencies in Paragraph 30 and complies with Paragraph 30 d), this Contract shall be null and
415		void as of the date of Notice. If Notice as required by this subparagraph is not served within the time
416		specified, Buyer shall be in default under the terms of this Contract.
417		SELLER'S RIGHT TO CONTINUE TO OFFER REAL ESTATE FOR SALE: During the time of this contingency,
418		ler has the right to continue to show the Real Estate and offer it for sale subject to the following:
419		If Seller accepts another bona fide offer to purchase the Real Estate while contingencies expressed in Paragraph
420	-,	30 b) are in effect, Seller shall notify Buyer in writing of same. Buyer shall then have hours after Seller
421		gives such Notice to waive the contingencies set forth in Paragraph 30 b), subject to Paragraph 30 d).
422	2)	
423	۷,	Seller's Notice to Buyer (commonly referred to as a "kick-out" Notice) shall be in writing and shall be served on Buyer not Buyer's attorney or Buyer's real estate agent. Courtest on a fewel "kick out" Notice should
424		on Buyer, not Buyer's attorney or Buyer's real estate agent. Courtesy cox, as of such "kick-out" Notice should be sent to Buyer's attorney and Buyer's real estate agent. if Imagent Failure to Buyer's attorney and Buyer's real estate agent.
425		be sent to Buyer's attorney and Buyer's real estate agent, if known. Failure to provide such courtesy copies
426		shall not render Notice invalid. Notice to any one of a multiple-person Buyer shall be sufficient Notice to all
427		Buyers. Notice for the purpose of this subparagraph only shall be served upon Buyer in the following manner: a) By personal delivery effective at the time and date of personal delivery; or
428		b) By mailing to the address recited herein for Buyer by regular mail and by certified ravil. Notice shall be
429		effective at 10 a.m. on the morning of the second day following deposit of Notice in the U.S. Mail; or
430		c) By commercial delivery overnight (e.g., FedEx). Notice shall be effective upon delivery or at 4 p.m. Chicago
431		time on the next delivery day following deposit with the overnight delivery company, whichever first occurs.
432	3)	
		If Buyer complies with the provisions of Paragraph 30 d) then this Contract shall remain in full force and effect.
433	4)	If the contingencies set forth in Paragraph 30 b) are NOT waived in writing within said time period by Buyer,
134		this Contract shall be null and void.
135	5)	Except as provided in Paragraph 30 c) 2) above, all Notices shall be made in the manner provided by Paragraph
136		27 of this Contract.
137	6)	Buyer waives any ethical objection to the delivery of Notice under this paragraph by Seller's attorney or representative.
	_	nitial Seller Initial Seller Initial Seller Initial
	Buuer i	nitial — Buyer Initial — Seller Initial — Seller Initial

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Address: 2200 Bouterse St, Unit 205, Park Ridge, IL 60068

438 439	d) WAIVER OF PARAGRAPH 30 CONTINGENCIES: Buyer shall be deemed to have waived the contingencies in Paragraph 30 b) when Buyer has delivered written waiver and deposited with the Escrowee additional earnest
440	money in the amount of \$ in the form of a cashier's or certified check within the time specified
441	If Buyer fails to deposit the additional earnest money within the time specified, the waiver shall be deemed
442	ineffective and this Contract shall be null and void.
443	
443 444	 e) BUYER COOPERATION REQUIRED: Buyer authorizes Seller or Seller's agent to verify representations contained in Paragraph 30 at any time, and Buyer agrees to cooperate in providing relevant information.
	
445	31. CANCELLATION OF PRIOR REAL ESTATE CONTRACT: In the event either Party has entered
	into a prior real estate contract, this Contract shall be subject to written cancellation of the prior contract on or before
447	20 In the event the prior contract is not cancelled within the time specified, this Contract
	shall be null and void. If prior contract is subject to Paragraph 30 contingencies, Seller's notice to the purchaser
	under the prior contact should not be served until after Attorney Review and Professional Inspections provisions
450	of this Contract have expired, been satisfied or waived.
451	32. HOME WARRANTY: Seller shall provide at no expense to Buyer a Home Warranty at a cost of
	\$ Evidence of a fully pre-paid policy shall be delivered at Closing.
453	33. WELL CR SANITARY SYSTEM INSPECTIONS: Seller shall obtain at Seller's expense a well
	water test stating that the well delivers not less than five (5) gallons of water per minute and including a bacteria and
	nitrate test and/or a septic report from the applicable County Health Department, a Licensed Environmental Health
	Practitioner, or a licensed well and septic inspector, each dated not more than ninety (90) days prior to Closing, stating
	that the well and water supply and the private similary system are in operating condition with no defects noted. Seller
	shall remedy any defect or deficiency disclosed my said report(s) prior to Closing, provided that if the cost of
	remedying a defect or deficiency and the cost of land; caping together exceed \$3,000, and if the Parties cannot reach
	agreement regarding payment of such additional cost, this Contract may be terminated by either Party. Additional
	testing recommended by the report shall be obtained at the Seller's expense. If the report recommends additional
	testing after Closing, the Parties shall have the option of establishing an escrow with a mutual cost allocation for
	necessary repairs or replacements, or either Party may terminate this Contract prior to Closing. Seller shall deliver a
	copy of such evaluation(s) to Buyer not less than ten (10) Business Days prior to Closing.
465 466	34. WOOD DESTROYING INFESTATION: Notwithstanding the provisions of Paragraph 12, within
	ten (10) Business Days after Date of Acceptance, Seller at Seller's expense shall deriver to Buyer a written report, dated
	not more than six (6) months prior to the Date of Closing, by a licensed inspector certified by the appropriate state regulatory authority in the subcategory of termites, stating that there is no visible evidence of active infestation by
	termites or other wood destroying insects. Unless otherwise agreed between the Partizs if the report discloses
	evidence of active infestation or structural damage, Buyer has the option within five (5) Business Days of receipt of the
	report to proceed with the purchase or to declare this Contract null and void.
	,
472	
	date that is [CHECK ONE] days after the date of Closing or, 20 ("the Possession Date").
	Seller shall be responsible for all utilities, contents and liability insurance, and home maintenance expenses until
	delivery of possession. Seller shall deposit in escrow at Closing with an escrowee as agreed, the sum of \$
	(if left blank, two percent (2%) of the Purchase Price) and disbursed as follows:
477	a) The sum of \$ per day for use and occupancy from and including the day after Closing to
478	and including the day of delivery of Possession if on or before the Possession Date;
479	b) The amount per day equal to three (3) times the daily amount set forth herein shall be paid for each day after
480	the Possession Date specified in this paragraph that Seller remains in possession of the Real Estate; and
	Buyer Initial Seller Initial Seller Initial
	Address: 2200 Bouterse St. Unit 205, Park Ridge, IL 60068 v7.0

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481 482 483	been satisfied. Seller's liability un	after delivery of Possession and provide der this paragraph shall not be limited to berein shall be deemed to create a Landlord	o the amount of the possession escrow
493 494 495 496	deposit referred to above. Nothing 36. "AS IS" CONIcondition as of the Date of Offer. Buy to the condition of the Real Estate had defects, if any, disclosed by Seller. Buy event, Seller shall make the Real Estate and hold Seller harmless from and agreeforming any inspection. In the event Buyer and Buyer so notifies Seller null and void. Buyer's notice SHALL to send the inspection report to Seller to conduct said inspection operates a this Contract shall remain in full for	berein shall be deemed to create a Landlord DITION: This Contract is for the sale and per acknowledges that no representations are been made by Seller or Seller's Designater may conduct at Buyer's expense such a available to Buyer's inspector at reasonations any loss or damage caused by the actent the inspection reveals that the condition within five (5) Business Days after Date. NOT include a copy of the inspection reter absent Seller's written request for same a waiver of Buyer's right to terminate the condition on the polyton of the condition of the conditio	I/Tenant relationship between the Parties. burchase of the Real Estate in its "As Is", warranties or guarantees with respect gnated Agent other than those known the inspections as Buyer desires. In that able times. Buyer shall indemnify Seller its of negligence of Buyer or any person tion of the Real Estate is unacceptable to of Acceptance, this Contract shall be eport, and Buyer shall not be obligated ne. Failure of Buyer to notify Seller or this Contract under this paragraph and the provisions of Paragraph 12 and the
500 501 502 503 504 505	of Acceptance. In the event Buyer's S within the time specified, this Contra provision shall be deemed waived by 38. ATTACHMEN [IDENTIFY BY TITLE]: JOHN KUTAS FOR K3 PROPERTIES LLC	pecified Party does not approve of the React shall be roll and void. If Notice is not the Parties and this Contract shall remain ITS: The following attachments, if any, are I IS A LICENSED FEAL ESTATE IN THE STATE OF ILLINGIS	within five (5) Business Days after Date eal Estate and Notice is given to Seller t served within the time specified, this in full force and effect. hereby incorporated into this Contract BROKER AND ALSO AGENT
	Parties entering into a separate writte	EOUS PROVISIONS: Buyer's and Seller's an agreement consistent with the terms are deem necessary, providing for one or moles.	nd conditions set forth herein, and with
	☐ Articles of Agreement for Deed	☐ Assumption of Seller's Mortgage	Commercial/Investment
510	or Purchase Money Mortgage	☐ Cooperative Apartment	2 New Construction
511	☐ Short Sale	☐ Tax-Deferred Exchange	□ Vacant Land
512	☐ Multi-Unit (4 Units or fewer)	☐ Interest Bearing Account	☐ Lease Purchase
			ne

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Date of Offer Journ Eutasi				DATE OF ACCEPTANCE		
7083D58CA7EE44D Buyer Signature				Seller Signature		
odyci oigimiaic				Senei Signature		
Buyer Signature				Seller Signature	_	
K3 PROPERTIES I	LC/JOHN	KUTA	SI AGENT	PENEV KIRIL		
Print Buyer(s) Namc(s, [r &	-			Print Seller(s) Name(s) [REQUII	RED]	
<u>6864 N OTTAWA</u>	AVE			2200 BOURTESE		
Address [REQUIRED] CHICAGO,IL,606	310			Address [REQUIRED] PARK RIDGE, IL, 60	068	
City, State, Zip [REQUIRED]	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\			City, State, Zip [REQUIRED]		
Phone	E-mail			Phone	E-mail	
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Homesmart Conne	ct I I C 2680	n (t	77013622	Dream Town Realty	26150	477013299
Buyer's Brokerage	MLS #		ato Laconse #	Seller's Brokerage		State License #
7240 W. Devon Ave			063!	7280 W. Devon	Chicago	60631
Address	City	Z	ip	Address	City	Zip
John Kutasi	8091	<u>64</u>	71007823	Eddie Ishoo	262667	475167695
Buyer's Designated Agent (773) 985-7700	MLS#		ate License # 106-1513	Seller's Designated Agent	MLS#	State License # (773) 250-0401
^{Phone} john@johnkutasi.c	om	Fax		Phone Eddie.isnco@dreamto	own.com	Fax
E-mail FRANK PONTICELLI	frank@pan	dvlaw.d	com	E-mail		
Buyer's Attorney 1480 renissance	E-mail park ridge	IL	60068	Seller's Attorney	E-mail	
Address 847-803-9911	City	State	Zip	Address	Gity	State Zip
Phone		Fax		Phone		Fax
Mortgage Company		Phone		Homeowner's/Condo Associat Hillcrest Property Mar		Phone 639-627-3303
oan Officer		Phone,	/Fax	Management Co./Other Contact NA	ct	Phone
oan Officer E-mail				Management Co./Other Conta	ct E-mail	

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563 the Fox Valley, Inc. · Three Rivers Association of REALTORS · Will County Bar Association ·

⁵⁶⁰ DuPage County Bar Association Heartland REALTOR® Organization Grundy County Bar Association Hometown Association of REALTORS® Illinois Real Estate Lawyers Association Rilini Valley 561 Association of REALTORS® · Kauc County Bar Association · Kankakee-Iroquois-Ford County Association of REALTORS® · Mainstreet Organization of REALTORS® · McHenry County Bar Association ·

⁵⁶² North Shore Barrington Association of REALTORS® · North Suburban Bar Association · Northwest Suburban Bar Association · Oak Park Area Association of REALTORS® · REALTOR® Association of





Illinois REALTORS® RESIDENTIAL REAL PROPERTY DISCLOSURE REPORT (765 ILCS 77/35)

NOTICE: THE PURPOSE OF THIS REPORT IS TO PROVIDE PROSPECTIVE BUYERS WITH INFORMATION ABOUT MATERIAL DEFECTS IN THE RESIDENTIAL REAL PROPERTY BEFORE THE SIGNING OF A CONTRACT. THIS REPORT DOES NOT LIMIT THE PARTIES' RIGHT TO CONTRACT FOR THE SALE OF RESIDENTIAL REAL PROPERTY IN "AS IS" CONDITION. UNDER COMMON LAW, SELLERS WHO DISCLOSE MATERIAL DEFECTS MAY BE UNDER A CONTINUING OBLIGATION TO ADVISE THE PROSPECTIVE BUYERS ABOUT THE CONDITION OF THE RESIDENTIAL REAL PROPERTY EVEN AFTER THE REPORT IS DELIVERED TO THE PROSPECTIVE BUYER. COMPLETION OF THIS REPORT BY THE SELLER CREATES LEGAL OBLIGATIONS ON THE SELLER; THEREFORE SELLER MAY WISH TO CONSULT AN ATTORNEY PRIOR TO COMPLETION OF THIS REPORT.

Property Address: 00 BOUTERSE #205 PARK RIDGE IL GOODER					
City, State & Zip Code: PART RIDGE IL 60068					
Seller's Name: RENEV					
C _A					
This Report is a disclosure of certain conditions of the residential real property listed above in compliance with the Residential Real Productions of the residential real property listed above in compliance with the Residential Real Productions are the residential real property in this information is provided as of the residential real property in this form, as the seller or any person representing any party in this transaction. In this form, "aware" means to have actual realized actual knowledge without any specific investigation or inquiry. In this form, a "m defect" means a condition that would have a substantial adverse effect on the value of the residential real property or that would significantly the health or safety of future occupants of the residential real property unless the seller reasonably believes that the condition has been corrected. The seller discloses the following information with the knowledge that even though the statements herein are not deemed to be warr prospective buyers may choose to rely on this information in feet ling whether or not and on what terms to purchase the residential real property. The seller represents that to the best of his or her actual knowledge, the following statements have been accurately noted as "yes" (correct) (incorrect), or "not applicable" to the property being sold. If the celler indicates that the response to any statement, except number 1, is yes applicable, the seller shall provide an explanation in the additional information area of this form.	ranties aterial impair l. anties, y, h, "no"				
XES NO NA					
Seller has occupied the property within the last 12 me aths. (If "no," please identify capacity or explain relationship to property.)					
(11 110), picase identity capacity in explain relationship to property.)					
2. I currently have flood hazard insurance on the property. 3. I am aware of flooding or recurring leakage problems in the crawl spac, or basement.					
4. I am aware that the property is located in a floodplain.					
5. I am aware of material defects in the basement or foundation (including crae's and bulges).					
6.					
7. am aware of material defects in the walls, windows, doors, or floors.					
8.					
9. 🔲 🔀 🔲 I am aware of material defects in the plumbing system (includes such things as vertex eater, sump pump,	water				
treatment system, sprinkler system, and swimming pool).					
10. I am aware of material defects in the well or well equipment.					
11. l am aware of unsafe conditions in the drinking water.					
12. I am aware of material defects in the heating, air conditioning, or ventilating systems. 13. I am aware of material defects in the fireplace or wood burning stove.					
13.					
15. I am aware of unsafe concentrations of radon on the premises.					
16. I am aware of unsafe concentrations of or unsafe conditions relating to asbestos on the premises.					
17. 🔲 🔀 🔲 I am aware of unsafe concentrations of or unsafe conditions relating to lead paint, lead water pipes, lead plumbing	pipes				
or lead in the soil on the premises.	•				
18. I am aware of mine subsidence, underground pits, settlement, sliding, upheaval, or other earth stability defects of premises.	on the				
19.					
20. I am aware of a structural defect caused by previous infestations of termites or other wood boring insects.					
21.					
22. Lam aware of boundary or lot line disputes.					
22. I am aware of boundary or lot line disputes. 23. I have received notice of violation of local, state or federal laws or regulations relating to this property, which vio	lation				
has not been corrected. 1 am aware that this property has been used for the manufacture of methamphetamine as defined in Section 10	n				
	of the				
Methamphetamine Control and Community Protection Act.					

2320746031 Page: 16 of 20

Note: These disclosures are not intended to cover the common elements of a condominium, but only the actual residential real property including limited common elements allocated to the exclusive use thereof that form an integral part of the condominium unit.

Note: These disclosures are intended to reflect the current condition of the premises and do not include previous problems, if any, that the seller reasonably believes have been corrected.

If any of the ab	ove are marked "not applicable" or "yes	s", please explain here or use	additional pages, if ne	cessary:
Check here if addition	onal pages used:			
seller without any sp	celler has prepared this report and certificecific investigation or inquiry on the parties acopy of this report, and to disclose	art of the seller. The seller he	reby authorizes any pe	rson representing any principal in this
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RESIDENTIAL REAL PROPERTY DISCLOSURE ACT

ARTICLE 2: DISCLOSURES

765 ILCS 77/5 et seq.

Section 5. Definitions: As used in this Act, unless the context otherwise requires the following terms have the meaning given in this section:

"Residential real property" means real property improved with not less than one nor more than four residential dwelling units: units in residential cooperatives; or, condominium units including the limited common elements allocated to the exclusive use thereof that form an integral part of the condominium unit. The term includes a manufactured home as defined in subdivision (53) of Section 9-102 of the Uniform Commercial Code that is real property as defined in the Conveyance and Encumbrance of Manufactured Homes as Real Property and Severance Act.

"Seller" means every person or entity who:

- is a beneficiary of an Illinois land trust; or
- (2) has an interest, legal or equitable, in residential property as:
 - i. an owner:
 - ii. a beneficiary of a trust;
 - iii. a beneficiary pursuant to testate disposition, intestate succession, or a transfer on death instrument; or
 - iv. r contract purchaser or lessee of a ground lease.

"Seller" does not include a party to a transfer that is exempt under Section 15.

"Prospective buy ar" means any person or entity negotiating or offering to become an owner or lessee of a ground lease of residential real property by means of a transfer for value to which this Act applies.

"Contract" means a vir'en agreement by the seller and prospective buyer that would, subject to the satisfaction of any negotiated contingencies, require the prosperative buyer to accept a transfer of the residential real property.

Section 10. Applicability. Experies provided in Section 15, this Act applies to any transfer by sale, exchange, installment land sale-contract, assignment of beneficial interest, lease with an option to purchase, ground lease or assignment of ground lease of residential real property.

Section 15. Seller Exemptions. A seller in any of the following transfers is exempt from this Act, regardless of whether a disclosure report is delivered:

- (1) Transfers pursuant to court order, incuring, but not limited to, transfers ordered by a probate court in administration of an estate, transfers between spouses resulting from a judgment of dissolvtion of marriage or legal separation, transfers pursuant to an order of possession, transfers by a trustee in bankruptcy, transfers by eminent domain and transfers resulting from a decree for specific performance.
- (2) Transfers from a mortgager to a mortgagee by (cert in lieu of foreclosure or consent judgment, transfer by judicial deed issued pursuant to a foreclosure sale to the successful bidder or the assignee of the elificate of sale, transfer by a collateral assignment of a beneficial interest of a land trust, or a transfer by a mortgagee or a successor in interest to the mortgagee's secured position or a beneficiary under a deed in trust who has acquired the real property by deed in lieu of foreclosure, consent judgment or judicial deed issued pursuant to a foreclosure sale.
- (3) Transfers by a fiduciary in the course of the administration of a decedent's estate, guardianship, conservatorship, or trust. As used in this paragraph, "trust' includes an Illinois land trust.
 - (4) Transfers from one co-owner to one or more other co-owners.
 - (5) Transfers from a decedent pursuant to testate disposition, intestate succession, or a transfer on death instrument.
 - (6) Transfers made to a spouse, or to a person or persons in the lineal line of cover guinity of one or more of the sellers.
- (7) Transfers from an entity that has taken title to residential real property from / seller for the purpose of assisting in the relocation of the seller, so long as the entity makes available to all prospective buyers a copy of the disclosure report furnished to the entity by the seller.
 - (8) Transfers to or from any governmental entity.
- (9) Transfers of newly constructed residential real property that has never been occupied this does not include rehabilitation of existing residential real property.

Section 20. Disclosure Report Requirements. A seller of residential real property shall complete election in the disclosure report described in Section 35. The seller shall deliver to the prospective buyer the written disclosure report required by this Act before the signing of a contract.

Section 25. Liability of seller.

- (a) The seller is not liable for any error, inaccuracy, or omission of any information delivered pursuant to this Act if (i) the seller had no knowledge of the error, inaccuracy, or omission, (ii) the error, inaccuracy, or omission was based on a reasonable by lief that a material defect or other matter not disclosed had been corrected, or (iii) the error, inaccuracy, or omission was based on information provided by a public agency or by a licensed engineer, land surveyor, structural pest control operator, or by a contractor about matters within the scope of the contractor's occupation and the seller had no knowledge of the error, inaccuracy, or omission.
 - (b) The seller shall disclose material defects of which the seller has actual knowledge.
 - (c) The seller is not obligated by this Act to make any specific investigation or inquiry in an effort to complete the disclosure statement.

Section 30. Disclosure report supplement. If, prior to closing, any seller becomes aware of an error, inaccuracy, or omission in any prior disclosure report or supplement after delivery of that disclosure report or supplement to a prospective buyer, that seller shall supplement the prior disclosure report or supplement with a written supplemental disclosure, delivered by any method set forth in Section 50.

Section 35. Disclosure report form. . . . [omitted]

Section 40. Material defect.

- (a) If a seller discloses a material defect in the Residential Real Property Disclosure Report, including a response to any statement that is answered "yes" except numbers 1 and 2, and, in violation of Section 20, it is delivered to the prospective buyer after all parties have signed a contract, the prospective buyer, within 5 business days after receipt of that report, may terminate the contract or other agreement with the return of all earnest money deposits or down payments paid by the prospective buyer in the transaction without any liability to or recourse by the seller.
- (b) If a seller discloses a material defect in a supplement to this disclosure report, the prospective buyer shall not have a right to terminate
- (i) the material defect results from an error, inaccuracy, or omission of which the seller had actual knowledge at the time the prior disclosure was completed and signed by the seller; (ii) the material defect is not repairable prior to closing; or (iii) the material defect is repairable prior to closing, but within 5 business days after the delivery of the supplemental disclosure, the seller declines, or otherwise fails to agree in writing, to repair the material defect.
- (c) The right to terminate the contract, however, shall no longer exist after the conveyance of the residential real property. For purposes of this Act the termination shall be deemed to be made when written notice of termination is delivered to at least one of the sellers by any method set forth

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in Section 50, at the contact information provided by any seller or indicated in the contract or other agreement. Nothing in subsection (a) or (b) shall limit the remedies available under the contract or Section 55.

Section 45. Other Law. This Act is not intended to limit remedies or modify any obligation to disclose created by any other statute or that may exist in common law in order to avoid fraud, misrepresentation, or deceit in the transaction.

Section 50. Delivery of disclosure report. Delivery of the Residential Real Property Disclosure Report provided by this Act shall be by:

- (1) personal delivery or facsimile, email, or other electronic delivery to the prospective buyer at the contact information provided by the prospective buyer or indicated in the contract or other agreement;
- (2) depositing the report with the United States Postal Service, postage prepaid, first class mail, addressed to the prospective buyer at the address provided by the prospective buyer or indicated on the contract or other agreement; or
- (3) depositing the report with an alternative delivery service such as Federal Express or UPS, delivery charges prepaid, addressed to the prospective buyer at the address provided by the prospective buyer or indicated on the contract or other agreement.

For purposes of this Act, delivery to one prospective buyer is deemed delivery to all prospective buyers. Delivery to an authorized individual acting on behalf of a prospective buyer constitutes delivery to all prospective buyers. Delivery of the Report is effective upon receipt by the prospective buyer. Receipt may be acknowledged on the Report, in an agreement for the conveyance of the residential real property, or shown in any other verifiable manner.

Section 55. Violations and damages. If the seller fails or refuses to provide the disclosure report prior to the conveyance of the residential real property, the prospective buyer shall have the right to terminate the contract. A seller who knowingly violates or fails to perform any duty prescribed by any provision of this Act or who discloses any information on the Residential Real Property Disclosure Report that the seller knows to be false shall be liable in the autorim of actual damages and court costs, and the court may award reasonable attorney's fees incurred by the prevailing party.

Section 60. Limitation of Action. No action for violation of this Act may be commenced later than one year from the earlier of the date of possession, date of occupancy of date of recording of an instrument of conveyance of the residential real property.

Section 65. Disclosure Report. Form; Contents; Copy of Act. A copy of Sections 5 through 65 of Article 2 of this Act, excluding Section 35, must be printed on or as a part of the Recidential Real Property Disclosure Report form.

Date provided to Revery

Seller:

Control

Contr



ILLINOIS REALTORS® DISCLOSURE OF INFORMATION AND ACKNOWLEDGEMENT 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 lead-based paint hazards. A risk assessment or inspection for possible lead-based paint hazards is recommended prior to purchase.

Property Address: 20.00 BOUTERSE	PARY RIDGE IL	60068
Seller's Disclosure (in that)		
(a) Presence of load-based paint and/or lead-based pa	int hazards (check one below):	
☐ Known lead-based paint and/or lead-based pa	int hazards are present in the housi	ng (explain):
Q _E		101110000000000000000000000000000000000
Seller has no knowledge of lead based paint a	nd/or lead-based paint hazards in th	ne housing.
(b) Records and Reports available to the saller (check		
Seller has provided the purchaser with all availead-based paint hazards in the housing (list d	lable records and reports pertaining ocuments below):	to lead-based paint and/or
Seller has no reports or records pertaining to it housing.	car/-based paint and/or lead-based ;	paint hazards in the
Pyrighaser's Acknowledgment (initial)	2	
(c) Purchaser has received copies of all information list	led above.	
(d) Purchaser has received the pamphlet Protect Your	Family From Lead in Your Home.	
(e) Purchaser has (check one below):	74,	
Received a 10-day opportunity (or mutually ag of the presence of lead-based paint or lead-based	reed upon period) to conduct a risk sed paint hazards; or	assessment or inspection
Waived the opportunity to conduct a risk ass and/or lead-based paint hazards.	sessment or inspection for the pro-	sunce of lead-based paint
Agent's Acknowledgment (initial)		Co
(f) Agent has informed the seller of the seller's or responsibility to ensure comptiance.	bligations under 42 U.S.C. 4852d	and is aware of his/her
Certification of Accuracy		
The following parties have reviewed the information above and have provided is true and accurate.	certify to the best of their knowledg	e, that the information they 5/21/2023 6:17 PM (
Seller Date	Purchaser blue trutasi	_ Date
Seller Date	Purchasero occusioned by:	_ Date
Agent Date MAY 1 2007	Agent John teutasi 7093DSBCA7EE44D	Date 5/21/2023 6:17 Ph
(This disclosure-form should be attached to the Contract to Purchase.) FORM 420 (05/2019) COPYRIGHT ILLINOIS REALTORS®	•	1/1

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ILLINOIS REALTORS® DISCLOSURE OF INFORMATION ON RADON HAZARDS



(For Residential Real Property Sales or Purchases)

Radon Warning Statement

Every buyer of any interest in residential real property is notified that the property may present exposure to dangerous levels of indoor radon gas that may place the occupants at risk of developing radon-induced lung cancer. Radon, a Class-A human carcinogen, is the leading cause of lung cancer in non-smokers and the second leading cause overall. The seller of any interest in residential real property is required to provide the buyer with any information on radon test results of the dwelling showing elevated levels of radon in the seller's possession.

The Illinois Emergency Management Agency (IEMA) strongly recommends ALL homebuyers have an indoor radon test performed prior to purchase or taking occupancy, and mitigated if elevated levels are found. Elevated radon concentrations can easily be reduced by a qualified, licensed radon mitigator.

Seller's Disc	io:)ure (initial each of the fo	ollowing whic	h applies)			
(a)	Einvaled radon concentra are known to be present v			ecommended Radon	Action Level)	
(b)	Seller has provided the puellevated rad in concentral			nt records and report	s pertaining to	
(c)	Seller either has no know elevated radon concentration				velling or prior	
<u></u> (d)	Seller has no records or dwelling.	reprats pertain	ning to elevate	ed radon concentration	ons within the	
Purchaser's	Acknowledgment (initial ea	ach of the full	owing which	ıpplies)		
(e)	Purchaser has received or	opies of all info	สากร์เลิ ก listed	above.		
<u>H</u> (f)	Purchaser has received the IEMA approved Radon Disclosure Pamphlet.					
Agent's Ack	nowledgement (initial IF AP	PLICABLE)				
<u>E ((g)</u>	Agent has informed the se	eller of the selle	er's oblinations	under Winois law		
Certification	_		or o congations	Tools lett.		
	parties have reviewed the in a, that the information he or s		ed is true and	accurate.	hest of his or	
Seller	and the second		Date	707/23	(C)	
Seller	DocuSigned by:	·	Date		CV .	
Purchaser	John kutasi		Date	/2023 6:17 PM C	EDT	
Purchaser_			Oate			
Agent	7		Date MA	M7,202	3	
	un eurasi	•	Date5	/21/2023 6:17	PM CDT	
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