

UN HORTH SIDE REAL ESTATE BOARD DY

TO: Owner of Record 1/We offer to purchase the property known as: 245 N. Clyhaurn Ch. (Address) 1/We offer to purchase the property known as: 245 N. Clyhaurn Ch. (Address) 1/We offer to purchase the property known as: 245 N. Clyhaurn Ch. (Address) 1/We offer to purchase the property known as: 245 N. Clyhaurn Ch. (Address) 1/We offer to purchase the property known as: 245 N. Clyhaurn Ch. (Address) 1/We offer to which a Bill of Sale is to be given: screen; storm windows and doors, shades; we radiator covers; attached TV antenna; heating, central cooling, unit air conditioners, ventila attached mirror; shelving; interior shutters; cabinets and book cases; awnings; porch shades; porch shedes; porch shades; porch shede; po	including the following, if any, now on tian blinds; drapery rods; curtain rods; ting, lighting and plumbing fixtures; anted vegetation; garage door openers; on the contract shall be void if not eld in escrow by to in an established escrow account in follows (delete inapplicable subparations of a xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx
lot approximately 25 X 150 feet, together with improvements thereon remises for which a Bill of Sale is to be given: screens; storm windows and doors; shades; on redittor covers; attached TV antenna; heating, central cooling, unit air conditioners; whething interior shutters; cabinets and book cases; awnings; porch shades; price prices; interior shutters; cabinets and book cases; awnings; porch shades; price prices; porch shades; prices; porch shades; prices; porch shades; prices; porch shades; prices; p	including the following, if any, now on tian blinds; drapery rods; curtain rods; ting, lighting and plumbing fixtures; anted vegetation; garage door openers; on the contract shall be void if not eld in escrow by to in an established escrow account in follows (delete inapplicable subparations of a xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx
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2. Initial carnest money \$.2000.00 in the form of note lesposited with Astro Realty, Inc. to be redeemed believe within 5 days after acceptance hereof. Said initial earnest money shall be returned excepted on or before June 1 1,08.7 Earnest money shall be returned accepted on or before June 1 1,08.7 Earnest money shall be rompliance with the laws of the State of Illinois. 3. The balance of the our chase price shall be paid at the closing, plus or minus prorations, a graphs): (a) All in cash, exsier's check or certified check, or any combination thereof. (b) Assumption of 6x sting Mortgage. Purchaser hereby assumes payment of the independent of the race of xxxxx of per annual and is payable in monthly install payments into excrow for taxes in its interest of the race of xxxxx of per annual and is payable in monthly install payments into excrow for taxes in its interest of closing and the balance of the purchase price, it interest extension of payment in event of sale, sub- aragraph (c) immediately following, if filled out, shall be paid by Purchaser. Seller are one to continge the pollowing, if filled out, shall be paid to pay the payable and payment in event of sale, sub- aragraph (c) immediately following, if filled out, shall be paid to pay the payable mortgage, or an adjustable mortgage permitted to be made by 10.5 for a fixed rate mortgage, or an adjustable mortgage permitted to be made by 10.5 for a fixed rate mortgage, or an adjustable mortgage permitted to be made by a payable morthly, loan fee in the payable and the payable and payable and payable and payable morthly, loan fee in the payable morthly, the final payable morthly, loan fee in the payable morthly of private mortgage insurance if rou relay payable morthly, loan fee in the payable morthly in the payable morthly to fine payable morthly, loan fee in the payable mortgage on many payable morthly, loan fee in the payable mortgage on the payable morthly, loan fee in the payable mortgage on the payable morthly, loan fee in the payable mortgage on	to in an established escrow account in follows (delete inapplicable subparations) follows (delete inapplicable subparations) follows (delete inapplicable subparations) follows (delete inapplicable subparations) follows (for approximates \$.x.x.x.x.x.x.x.x.x.x.x.x.x.x.x.x.x.x.x
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(c) Mortgage Contingency. This contract is contingent upon Purchaser securing within a commitment for a fixed rate mortgage, or an adjustable mortgage permitted to be made by Lions or banks, for \$ 36,800.00, inclinerest rate (or initial interest rate if 10.5, per annum, amortized over, inclinerest rate (or initial interest rate if 10.5, per annum, amortized over, inclinerest rate (or initial interest rate if 10.5, pears, payable monthly, loan fee no praisal and credit report fee, if any. If said mortgage has a balloon payment, it shall be due no praisal and credit report fee, if any. If said mortgage has a balloon payment, it shall be due no grain and seller shall notify Seller in writing within said not not of days. It seller is not no patient Burchaser has a coursed such commitment or will part of days. It seller is not not patient for promitment may be given by Seller as well as a third party. Purchaser shall furnish all reports of many papers relating to the application and securing of such commitment. If Purchaser not provided, that contract is not pay the part of the payment of the application and securing of such commitment. If Purchaser notes will be returned to Purchaser and Seller shall not be libble for any sales commission. If an FHA or VA mortgage is to be obtained, and Seller agrees to pay the loan discountable to Seller therefor Seller's initials must appear here: XXXXXXXXXXXX. (d) Purchase Money Note and Trust Deed or Installment Agreem of For Deed. Purchased and the balance by (STRIKE ONE) (Purchase Money Note and Trust Deer). Installment Agreem of the SXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	days of acceptance hereof. S. or Illinois savings and loan association and justable mortgage) not to exceed the exceed to exceed the exceeding the excee
braisal and credit report fee, if any, if said mortgage has a balloon payment, it shall be due no chaser shall pay for private mortgage insurance if r qu red by lending institution. If Purcha Purchaser-has secreted-meth-commitment or within said new set of days. If Seller is not no notified Runchaser-has secreted-meth-commitment or properly within an equal number of additional days, set of a mortgage commitment for Promitment may be given by Seller as well as a third party. Purchaser shall furnish all requomative papers relating to the application and securing of such commitment. If Purchaser is either Purchaser, Seller nor Broker secures such commitment of a by e provided, this contract noneaey shall be returned to Purchaser and Seller shall not be libe for any sales commission. If an FHA or VA mortgage is to be obtained, and Seller agrees to pay the loan discountable to Seller therefor Seller's initials must appear here: XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	sooner than ************************************
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anty Deed with release of homestead rights (or other appropriate deed if the is in trust or nor such a deed if that portion of sub-paragraph 3 (d) is applicable, subject only to the followestrictions of record; private, public and utility easements; roads and highways; party wall red tenancies; special taxes or assessments for improvements not yet completed; unconfirmed axes for the year 19.86. and subsequent years; the mortgage or trust deed set forth in a Closing or excrow payout shall be on or about 10 days after, provided recepted by Purchaser, at the office of Purchaser's mortgage or at place of mutus Seller agrees to surrender possession of said premises on or before at closing as been closed. Seller shall pay to Purchaser, <u>XXXXX</u> days in advance, the sum of XX and occupancy commencing the first day after closing up to and including the date possession hichever period is shorter. Purchaser shall refund any payment made for use and occupant and ered. At closing, Seller shall deposit with escrowee designated in paragraph 2 above a surrented possession on shelfer date not before date are forth above which sum shall be held from the	ed over XXXXXX years, payable ment privilege without penalty. Payagree on the form of said instrument, ie Installment Agreement No. 74 shall er same to Seller within four days of lit report if Seller believes said credit
Closing or escrow payout shall be on or about 10 days after I provided repted by Purchaser, at the office of Purchaser's mortgages or at place of mutual Seller agrees to surrender possession of said premises on or before at closing as been closed. Seller shall pay to Purchaser, XXXXXdays in advance, the sum of XX docupancy commencing the first day after closing up to and including the date possession hichever period is shorter. Purchaser shall refund any payment made for use and occupandered. At closing, Seller shall deposit with escrowee designated in paragraph 2 above a surrenter presention on or before date set forth above which sum shall be held from the	an estate), or Articles of Agreement ng, if any: covenants, conditions and wht. and agreements: existing leases
Seller agrees to surrender possession of said premises on or before at closing as been closed. Seller shall pay to Purchaser, <u>XXXXXX</u> days in advance, the sum of XX nd occupancy commencing the first day after closing up to and including the date possession hichever period is shorter. Purchaser shall refund any payment made for use and occupant ndered. At closing, Seller shall deposit with escrowee designated in paragraph 2 above a payment of programment of programment of programment of period date are forth shows which sum shall be held from the	Here has be a shown to be good or is
ocupancy, the sum of 10% of said possession escrow per day up to and including day possessily amount to be paid out of escrow and the balance, if any, to be turned over to Seller; and hall not limit Purchaser's other legal remedies.	XXXXXXXXXX per day for use surrendered, or or monthly basis, by beyond the dath passession is surrequal to 2% of the purchase price to net proceeds of the sale on escrowee user in addition to the above use and ion is surrendered to Purchaser, said
the amount of 6% of selling price.	PSE SIDE HEDEOE
Salar Marian (201 N. 1	amen Ave. Cheo. Il
Bernard Rosenfeld, licensed real estate broker	
URCHASERADDRESS	(Trust to be formed)
(Type or print name) City	(Trust to be formed) State Zin
CCEPTANCE OF CONTRACT BY SELLER	State Zip
This day of, 1984, I/We accept the new title or cause title to be conveyed according to the terms of this contract.	State Zip
ELUER Falmit O Dolling ADDRESS 2451 N	State Zip
(Type opprint name) Cips	State Zip

(Type or print name)

Form R 1/84

PROVISIONS

- 1. Real estate taxes (based on most recent ascertainable taxes), rent, interest on existing mortgage, if any, water taxes and other proratable items shall be prorated to date of closing. If property herein is improved, but last available tax bill is on vacant land, parties hereto agree to reprorate taxes when bill on improved property is available. Security deposits, if any, shall be paid to Purchaser at closing.
- 2. The provisions of the Uniform Vendor and Purchaser Risk Act of the State of Illinois shall be applicable to this contract.
- 3. At least five days prior to closing date, Seller shall show to Purchaser or his agent evidence of merchantable title in the intended grantor: (a) by exhibiting owner's duplicate Certificate of Title or a certified copy thereof, subject to no other exceptions than those listed on the reverse side hereof, and a currently dated Special Tax Report issued by the Registrar of Titles, or (b) by delivering a Commitment For Title Insurance of a title insurance company bearing date on or subsequent to the date of the acceptance of this offer, in the amount of the purchase price subject to no other exceptions than those listed on the reverse side hereof and to general exceptions contained in said commitment. Delay in delivery by Seller of Commitment For Title Insurance due to delay by Purchaser's mortgages in recording mortgage and bringing down title shall not be a default of this contract. Every Certificate of Title or Commitment For Title Insurance furnished by Seller hereunder shall be conclusive evidence of title as therein shown. If evidence of title discloses other exceptions, Seller shall have thirty days from Seller's receipt of evidence of title to cure such exceptions and notify Purchaser accordingly, and as to those exceptions which may be removed at closing by payment of money, Seller may have same removed at closing by using the proceeds of sale in payment thereof.
- 4. All notices herein required shall be in writing and shall be served on the parties at the addresses following their signatures. The mailing of a notice by registered or certified mail, return receipt requested, shall be sufficient service.
- 5. If this contract is terminated without Purchaser's fault, the earnest money shall be returned to Purchaser, but if the termination is caused by Purchaser's fault, then, at the option of Seller, and upon notice to Purchaser, the carnest money shall be forfeited and applied first to payment of broker's commission and any expenses incurred, and the balance paid to Seller.
- 6. Seller warrants that no notice from any city, village or other governmental authority of a dwelling code violation which currently exists in the aforesaid premises has been issued and received by Seller or his agent. If a notice is received between date of acceptance of the confract and date of closing, Seller shall promptly notify Purchaser of such notice.
- 7. At the request A Soler or Purchaser evidenced by notice in writing to the other party at any time prior to the date for delivery of deed hereunder, this sale shall be closed through an escrow with a title insurance company, in accordance with the general provisions of the usual form of Deed and Money Escrow Agreement then furnished and in use by said company, with such special provisions inserted in the escrow agreement as may be required to conform with this contract. Upon the creation of such an escrow, anything herein to the conform not withstanding, payment of purchase price and delivery of deed shall be made through the escrow and this contract and the form ist money shall be deposited in the escrow and the broker shall be made a party to the escrow with regard to commission due. The lost of the escrow shall be divided equally between Purchaser and Seller.
- 8. Seller shall furnish five days now to closing, a firety by a licensed land surveyor, showing the present location of all improvements. If Purchaser or Purchaser or retragged desires a more recent nursery summers shall be obtained as Purchaser or menes.
- 9. Seller agrees to furnish to Purch cer an affidavit of title subject only to those items set forth herein, and an ALTA form if required by Purchaser's mortgagee.
- 10. Right is reserved by either party to less recorrect legal description at any time, without notice, when same is available.
- 711. Seller shall have the right to pay off any elicting mortgage(s) out of the proceeds of this sale.
- .12. Purchaser may place a mortgage on this property and apply proceeds of such mortgage to the purchase price.
- 13. Purchaser and Seller hereby agree to make all dis losures and do all things necessary to comply with the applicable provisions of the Real Estate Settlement Procedures Act of 1674, an amended.
- 14. Seller shall pay the amount of any stamp tax imposed by the state and county on the transfer of title, and shall furnish a completed declaration signed by the Seller or Seller's agent in the form required by the state and county, and shall furnish any declaration signed by Seller or Seller's agent or meet other requirements as established by any local ordinance with regard to a transfer or transaction tax. Such tax required by local ordinance shall be paid by Purchaser.

 15. Seller shall remove from premises by date of possession at the paid by Purchaser.
- 15. Seller sha to Purchaser.
- 16. Seller agrees to surrender possession of the real estate in the same condition as it is at the date of this contract, ordinary wear and tear excepted.
- 17. Time is of the essence of this contract.

appropriate, the singular includes the plural and the masculing includes the feminine or the neuter. Wherever

DEPT-01 RECORDING 147222

TRAN 3187 11/19/87 13:13:00 #518 # B *-67-621345

COOK COUNTY RECORDER

Bernard Resenfeld

Bernard Resenfeld

Chichol

Chichol

Chichol

Chichol

14-30-409-049

LOT 48 IN BIKO IN ENLYENDE 2 ACK TO Chicago IN SEC-30-40-14