



UNOFFICIAL COPY
Real Estate Sale Contract 87003125

CHICAGO TITLE AND TRUST COMPANY - ILLINOIS FORM B*

1. Frank P. Caputo and Mirella P. Caputo, husband and wife (Purchaser)
agrees to purchase at a price of \$ 61,000.00 on the terms set forth herein, the following described real estate

in Cook County, Illinois:
The North 2 feet of Lot 27 and all of Lot 28 in Block 5 in V. M. Williams' Diversey
Avenue Subdivision a Subdivision of the North three-quarters of the West half of the West
Half of the South West Quarter of Section 30, Township 40 North, Range 13 East of the Third
Principal Meridian, in Cook County, Illinois. P.I.N. 13-30-317-033
commonly known as 2509 Neva, Chicago, IL, and with approximate lot dimensions of

x together with the following property presently located thereon:

E-A-D 79.

2. Gildo De Bon and Lucia De Bon, husband and wife (Seller)

agrees to sell the real estate and the property described above, if any, at the price and terms set forth herein, and to convey or cause to be conveyed to Purchaser or nominee title thereto by a recordable warranty deed, with release of homestead rights, if any, and a proper bill of sale, subject only to: (a) covenants, conditions and restrictions of record; (b) private, public and utility easements and roads and highways, if any; (c) party wall rights and agreements; (d) existing leases and tenancies (as listed in Schedule A attached); (e) special taxes or assessments for improvements not yet completed; (f) installments not due at the date hereof of any special tax or assessment for improvements heretofore completed; (g) mortgage or trust deed specified below, if any; (h) general taxes for the year 1986 and subsequent years including taxes which may accrue by reason of new or additional improvements during the year(s) 1986; and to None

3. Purchaser has paid \$ -0- as earnest money to be applied on the purchase price, and agrees to pay or satisfy the balance of the purchase price, plus or minus prorations, at the time of closing as follows: (strike language and subparagraphs not applicable)

(a) The payment of \$ 0

(b) The payment of \$ 21,000.00 and the balance payable as follows: \$40,000.00 to be paid over a period of 10 years at 9% interest per annum.

to be evidenced by the note of the purchaser (grantee), providing for full prepayment privileges without penalty, which shall be secured by a part-purchase money mortgage (trust deed), the latter instrument and the note to be in the form hereto attached as Schedule B, or, in the absence of this attachment, the forms prepared by Mary Frances Hegarty and identified as Note No. 1 and by a security agreement to which Purchaser will execute or cause to be executed such financing statements as may be required under the Uniform Commercial Code in order to make the lies created thereunder effective, and an assignment of rents, said security agreement and assignment of rents to be in the forms appended hereto as Schedules C and D. Purchaser shall furnish to Seller an American Land Title Association loan policy insuring the mortgage (trust deed) issued by the Chicago Title and Trust Company.

(c) The acceptance of the title to the real estate by Purchaser subject to a mortgage or trust deed of record securing a principal indebtedness (which the Purchaser does) [does not] agree to assume) aggregating \$ 0 bearing interest at the rate of 0% a year, and the payment of a sum which represents the difference between the amount due on the indebtedness at the time of closing and the balance of the purchase price.

4. Seller, at his own expense, agrees to furnish Purchaser a current plat of survey of the above real estate and so certified by the surveyor as having been made in compliance with the Illinois Land Survey Standards.

5. The time of closing shall be on December 26, 1986 or on the date, if any, to which such time is extended by reason of paragraph 2 of the Conditions and Stipulations hereafter becoming operative (whichever date is later), unless subsequently mutually agreed otherwise, at the office of Mary Frances Hegarty or of the mortgage lender, if any, provided title is shown to be good or is accepted by the purchaser.

6. Seller agrees to pay a broker's commission to _____ in the amount set forth in the broker's listing contract or as follows:

7. The earnest money shall be held by _____ for the mutual benefit of the parties.

8. Seller warrants that Seller, its beneficiaries or agents of Seller or of its beneficiaries have received no notices from any city, village or other governmental authority of zoning, building, fire or health code violations in respect to the real estate that have not been heretofore corrected.

9. A duplicate original of this contract, duly executed by the Seller and his spouse, if any, shall be delivered to the Purchaser within _____ days from the date hereof, otherwise, at the Purchaser's option, this contract shall become null and void and the earnest money shall be refunded to the Purchaser.

This contract is subject to the Conditions and Stipulations set forth on the back page hereof, which Conditions and Stipulations are made a part of this contract.

Dated December 11, 1986

Purchaser Frank P. Caputo

(Address) 1621 78th Ave., Elmwood Park, IL 60635

Purchaser Mirella P. Caputo

(Address) 1621 78th Ave., Elmwood Park, IL 60635

Seller Gildo De Bon

(Address) 124 Berry Parkway, Park Ridge, IL 60068

Seller Lucia De Bon

(Address) 124 Berry Parkway, Park Ridge, IL 60068

*Form normally used for sale of property improved with multi-family structures of four or more units or of commercial or industrial properties.

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S-10003125

Part C Date 6/6/68

S. W. Woodward # 105

Hawley F. Hawley
Chairman

(Signature)

9. 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.
8. Any payments herein required to be made at the time of closing shall be by certified check or cashier's check payable to the Recorder.
7. Time is of the essence of this contract.
6. At the election of Seller or Purchaser upon notice to the other party not less than 5 days prior to the time of closing, this sale shall be closed through an escrow with Chicago Title and Trust Company, in accordance with the usual form of Deed and Money Escrow Agreement.
5. If this contract is terminated without Purchaser's fault, the earnest money shall be returned to the Purchaser, but if the termination is caused by the Purchaser's fault, then at the option of the Seller and upon notice to the Purchaser, the earnest money shall be retained by the Seller and applied first to the payment of Seller's expenses and then to payment of broker's commission, if any, to be retained by the Seller as liquidated damages.
4. The provisions of the Uniform Vendor and Purchaser's Risk Act of 1968 State of Illinois shall be applicable to this contract.

3. Premiums are final unless provided otherwise herein. Existing leases and assignable insurance policies, water, prepaid service charges, taxes, general taxes, accrued interest on amounts of the most recent accrual plus taxes. The amount of any general taxes which may accrue by reason of new or additional improvements shall be adjusted on the basis of the most recent accrual plus taxes. The Seller's agent in the form of a receipt for the amount which may accrue by reason of new or additional improvements shall pay the amount of any stamp tax imposed by state law on the transfer of the title, and shall furnish a completed Real Estate Transfer Declaration detailing all documents held by the Seller or the Seller's agent in the form of a receipt for the amount which may accrue by reason of new or additional improvements which relate to a transfer of real property to the Purchaser.
2. If the title company that renders the title unmarketable (herein referred to as "survy defects"), Seller shall have 30 days from the date of delivery thereof to have the title excisable removed from the title commitment or to correct such survey defects or to have the title insurer commit to insure against losses or damage that may be occasioned by such excisions or survey defects, and, in such event, the time of closing shall be 30 days after delivery of the title, unless it can be conclusively evidenced that the surveyor has failed to deduct from the purchase price items or encumbrances of a definite or accumulative nature, if Purchaser does not so elect, this contract is void without further action of the parties.
1. Seller shall deliver to the Purchaser the title in the manner specified in the manner specified in paragraph 2 below.

1. Seller shall deliver to the Purchaser the title in the manner specified in the manner specified in paragraph 2 below.
2. If the title company that renders the title unmarketable (herein referred to as "survy defects") discloses either unpermitted exceptions or survey matters that render the title unmarketable (herein referred to as "survy defects"), Seller shall have 30 days from the date of delivery thereof to be delivered under the terms of this contract) disclosed under the title of survey (if one is required to be delivered under the title of survey) to the title company in the amount of the purchase price, covering title to the real estate on or after the date hereof, showing title in the intended grantor and grantee of a definite or ascertainable amount which may be removed by the policy, (b) the title exceptions set forth above, and (c) the unpermitted exceptions contained in the policy, (d) the general exceptions covering title to the real estate on or after the date hereof, showing title in the intended grantor and grantee of a definite or ascertainable amount which may be removed by the policy, (e) the title exceptions set forth above, and (f) the unpermitted exceptions contained in the policy, (g) the title exceptions set forth above, and (h) the unpermitted exceptions contained in the policy, (i) the title exceptions set forth above, and (j) the unpermitted exceptions contained in the policy, (k) the title exceptions set forth above, and (l) the unpermitted exceptions contained in the policy, (m) the title exceptions set forth above, and (n) the unpermitted exceptions contained in the policy, (o) the title exceptions set forth above, and (p) the unpermitted exceptions contained in the policy, (q) the title exceptions set forth above, and (r) the unpermitted exceptions contained in the policy, (s) the title exceptions set forth above, and (t) the unpermitted exceptions contained in the policy, (u) the title exceptions set forth above, and (v) the unpermitted exceptions contained in the policy, (w) the title exceptions set forth above, and (x) the unpermitted exceptions contained in the policy, (y) the title exceptions set forth above, and (z) the unpermitted exceptions contained in the policy.