88115109

UNOFFICIAL COPY 9

3	88115109						
Anto	REAL ESTATE CONTRACT	Single Family Multi-Family					
3	FORM APPROVED BY THE SOUTHWEST SUBURBAN BOARD OF REALTORS	□ Townhouse (**) □ Condominium					
6		(check one)					
`	SELLER: BOBERT J. + DANN S. TARANTO	lands 					
10	ADDRESS: 16730 S. New England TINLEY PARK IZ (City) (State) (Zip) _					
المراجع	BUYER: James J. Hylano Ja ANDER CENTURY 21	BEELINE					
10	ADDRESS: 9440 W. 143 ST. ORLAND PORK IL. 6 (City) (State) (Zip)	०५६३					
)	Buyer hereby agrees to purchase and Seller agrees to sell the following described real estate, on the terms and con	ditions herein set forth.					
,	DESCRIPTION OF PROPERTY: LEGAL DESCRIPTION: (Permission to enter at any time hereafter)						
\ <u>\</u>	PENH 08.30 100 001 TO BE INSERTED						
AA	DESTRES BEING SIL IN BROOK & IN ELMONE'S UNI	- Park Aven					
Ha	THE SIL OF DIT IN BROCK & IN ECHORE'S UNI ESTATES, ESTATE DESCRIPTION OF THE NORTHWEST YOUR TOWNSHIP SO NORTH DANGE IS SAST OF THE THIRD A MERITIAN, IN COOL CONNET TOTALES	Sperior 30					
	STREET ADDRESS 16700 5. New England TINLEY Page	y IC.					
	(Include "Unit Number" if condominium or terral ouse) LOT SIZE: APPROXIMATELY 56 x 270 x x teet.	(State)					
	IMPROVED WITH 2 BR. SINGLE FAMILY RESIDENCE WETH 1/2 DETICHE	D CARAGE					
	together with all appurtenances attached to and forming a part of premises, for which owner shall deliver a Bill of Sa Deed; existing heating, plumbing, electrical lighting fixturies at arm windows, storm doors and acreens, if any; drape any; fencing, if any, attached air conditioners, if any; attached outside TV antenna, if any; and specifically including personal property now on premises:	ale at time of delivery of ery rode, curtain rode, if					
	EXSISTING WALL TO WALL CARPET, RANGE OLEW, REFRICEPHINA All WINDOW TYENDING EXCLUSING MASTER BEDROOM DRAPES, CENTIN	162					
	All window treatments Execusive marris BEDROOM DRAPES, Cellin	-G FAIU					
2.25	DEPT-01-01-01-01-01-01-01-01-01-01-01-01-01-						
7	### ##################################	64,250					
	EARNEST MONEY DEPOSIT	. 1000					
	In form of (cash) (personal check) (cashler's check) or (judgement note due	751.8 13,000					
	BALANCE DUE AT CLOSING. TO BE MORTER	\$ 50 00					
	FINANCING:	F.O. 200					
	This contract is subject to the Buyer obtaining within days, a mortgage commitment, in the amount c.s. lesser sum as Buyer accepts amortized by monthly payments over a period of not less than years at reference of the purchase price herein and the expenses of which purchaser agrees to pay. If, after making a Buyer is unable to procure such commitment within the time specified herein and SO NOTIFIES SELLER THEREOF I time, this contract shall become null and void and all the earnest money shall be returned to Buyer. IN THE EVENT SERVE NOTICE of failure to procure said commitment upon Seller as herein provided then this contract shall continue without any toan contingencies. Buyer shall be allowed to have a Mortgage or Trust Deed placed on record prior to caused thereby shall not constitute default by the Seller. Seller must allow reasonable inspection of the premises by B.	erest rate not to exceed of which are to be used over reasonable effort, if WRITING within that THE BUYER DOES NOT a in full force and effect closing, but any delays					
	CLOSING:						
	The closing shall be on or before 5 unc 151" 1988 at the office of Buyer's lender, or Agree	o Location					
	POSSESSION:	ja.					
	Seller shall deliver possession to Buyer (within 30 days from date of) (at) closing, in the event possession is n Seller agrees to pay Buyer for the use and occupancy the sum of \$20,00 per day for each day after closing the sion. Seller shall be responsible for heat, utility and maintenance expenses during said period. Should Seller fail to Buyer as agreed, Seller shall pay to Buyer beginning on the 3/57 day after closing, the sum of \$40 p is delivered to the Buyer.	it Seller retains posses-					
	Seller shall deposit the sum of \$\(\) \(premises and delivered					

28.30.102-021

TITLE EVIDENCE:

Seller, at his expense, shalk hurnish roll lege than five days prior to closing:

A Title Commitment for an Owners Title Insurance Policy issued by an Illinois Licensed Title Company in the amount of the purchase price to cover date hereof showing title in the intended grantor subject only to (a) the general exceptions contained in the title policy where the subject property qualifies thereunder as a residential parcel; (b) the title exceptions set forth below; and (c) title exceptions pertaining to liens or ancumbrances which have been assumed by the Buyer under the terms hereof or which the Seller has agreed to remove at closing from the Sproceeds hereunder and additionally, if applicable, a Torrens Certificate of Title and Torrens Tax Search. Any delay in delivery of title commitment which is caused by the Buyer, his agent or his lending agency, shall extend the time for delivery thereof by the Seller by such period of

If the Torrena Certificats, Tax Search or the title commitment discloses exceptions not provided for herein, Seller shall have until closing to remove said exceptions or to acquire title insurance covering said unpermitted exceptions. If Seller falls to remove said exceptions or obtain 🝘 additional insurance within the time stated herein. Buyer may elect to terminate this Contract and all monies paid by the Buyer shall be refunded.

CONVEYANCE, LIENS, ENCUMBRANCES:

Seller shall convey, or cause to be conveyed, title to the Buyer by warranty deed with release of homestead rights (or by other appropriate deed if title is in trust or an estate) subject to (a) general taxes for 19.37. dinances; (c) zoning laws and ordinances, but only if the present use of the property is in compliance therewith or is a legal non-conforming use; (d) visible public and private roads and highways; (e) easements for public utilities which do not underlie the improvements on the property; (f) other covenants and restrictions of record which are not violated by the existing improvements upon the property; (g) party wall rights and agreements; (h) cale ing leases or tenancies, if any.

PRO-RATIONS:

The following items, if applicable, shall be pro-rated as of the date of closing: (a) insurance premiums; (b) general taxes; (c) rents and security deposits; (d) interest on mortga of indebtedness assumed; (e) water taxes; (f) fuel; (g) prepaid service contracts. Pro-ration of general taxes shall be on the basis of the last apper canable bill plus homestead exemption, if any, if said bill is based on partial assessment or on an unimproved basis for improved property, a witten agreement for final pro-ration when the complete assessment information is available from the County Assessor shall be signed at ulgaing by the parties hereto.

DAMAGE BY CASUALTY BEFORE CLOSING:

If the improvements on the property shall be destruyed or materially damaged by fire or other casualty prior to closing, the provisions of the Uniform Vendor and Purchaser Risk Act of Illinoi, shall apply.

SURVEY:

DATED:

Seller, at his expense, shall furnish to Buy Land Surveyor certified in the name of the lot lines and not encroaching over any setl joining properties.	Buyer, showing the	nocellon of the building and	d Improvements of	n subject proper	ty to be within	i the
in the state of th	ou no service.		on the first			: .
BROKER:	rou	APPLICABLE		RECORDING		\$12.8
Seller agrees to pay all broker's fees due In the amount set forth in the broker's its	ting contract.		. #1438 #	A #-0	3-115	
Cooperating Broker CENTLRY		LINE	COOK	COUNTY RECOR		
(Broker or Company r	same only)		6 -		•	
ATTORNEYS: Seller's Attorney		Buyer's At	ttornav			
PERFORMANCE: The earnest money and this contract shall		CENTURY 21	BEELM	E		
for the benefit of the parties hereto, and applied to the expenses of the Seller; such a contract is terminated without Buyer's fail	piled to the purchs stitle expenses an alt, the earnest mo	ise price at closing, if the Bu d survey costs, then to the b	roker's tees, and			
				Co		
(a) Both Seller and Buyer agree to execute ment for mortgage or trust deed and			necessary to enai	ble any lende, to	i Issue a comi	mit-
(b) Seller warrants that as of the date he ment authority of a building code vi						Bin-
(c) All notices herein required shall be	n writing and serve	ed on the parties at the add	lresses shown on	this contract.		
(d) Seller agrees to arrange to leave the Buyer shall be removed from the pro					o be conveyed	to ort
(e) Prior to closing, Buyer shall have th					eren L	TH
(f) Buyer agrees to purchase Flood Ins	rance, if required	by Lender, SELLER TO	CONTINUE FOR REA	TO SNOT	W NOTHE	
This contract and riders numbered copy thereof delivered to Seller and one c		,, attached hereto a	and incorporated i	nerein, shall be e	xecuted and o	one ^{(3,7}
THIS IS A LEGALLY BINDING OF BEFORE SIGNING. SUBJECT	ONTRACT WH	IEN SIGNED. IF NOT LEYS APPROVEL	UNDERSTOO	D, SEEK LE	GAL ADVICES	
BUYER: Joms & H	low	SELLER: La	41	Town to	74	
A Land	200- 7.	Rolls 11	1, 1	as as to		

DATE ACCEPTED:

12 Mail