

NORTHWEST REAL ESTATE BOARD REAL ESTATE SALE CONTRACT—INVESTMENT—APARTMENT Date MARCH

REG. # P- 646

I/We offer to purchase the property known as: 3312. W. PIERCE CHIC. 11. 60651
lot approximately SOK 125 (A-2 SUNVEY) feet, together with improvements thereon, including the following, if any, now o premises belonging to Seller, for which a Bill of Sale is to be given; screens; storm windows and doors which a redistor course; heating, and
premises belonging to Seller, for which a Bill of Sale is to be given: screens; storm windows and doors eshaden radiator covers; heating, established continues;
1. Purchase price \$ 89.000
2. Initial carnest money \$ 1000. = in the form of TERSONAL CHECK ACCOUNT
price within two days after acceptance hereof. Said initial earnest money shall be returned and this contract shall be void if not recented
on or before UPON PRESCNIATION . Earnest money shall be held in escrow by EASY LIFE For the benefit of the parties hereto in an established escrow account in
compliance with the laws of the State of Illinois.
 The balance of the purchase price shall be paid at the closing, plus or minus prorations, as follows (delete inapplicable subparagraphs): (a) All in each, embiar's check or certified check, or any combination thereof.
(b) Assumption of Entering Meetings Durchaser hereby assumes payment of the indebeducer course by the mortage for true
deed) of record, provides there is no default as of date of closing. The said indebtedness approximates
and bears interest at the rate of
Scher and notes Selter name - war any habity resulting therefrom, a furchaser snampay to Seller a sum equal to the difference between
the indebtedness at time of cosi is and the balance of the purchase price. If the mortage provides for ecceleration of payment in event of payment in the purchase price in the purchase of payment in event of payment in the purchase of payment in event of payment in the purchase price i
(c) Mortgage Contingency. The contract is contingent upon Purchaser securing within days of acceptance hereof a mortgage commitment for S 12 20 20 20 20 20 20 20 20 20 20 20 20 20
over 15-30 years, payable monthly, and loan cost not to exceed 76 plus appraisal and credit report fee, if any.
notified, it shall be conclusively presumed that Purchaser has secured such sommitment or will purchase said property without mortgage financing. If Seller is so notified, Seller and the property without mortgage commitment
for Purchaser upon the same terms, and said commitment may be given by Seller as well as a third party. In such event, Purchaser shall
furnish to Broker all requested credit information and sign customary papers relating to the application and securing of such commitment. If Purchaser notified Seller as above provided, and relative provided, this contract shall be null and void and all earnest mone, their purchaser and Seller shall not be liable for any sales commission.
If required, Beller shall pladge 5 in accordance with the lending institution's pledge terms.
and the balance by (STRIKE ONE) (Purchase Money is and Mortgage) (Articles of Agreement for Deed) in the amount of
swith interest at the rate ofyears, payable monthly, the final payment due
Payments into escrow for takes and insurance shall also be made monthly. If the parties cannot agree on the form of said instruments,
the appropriate Criticago Title and Trust Company Note and Trust On d forms chall be used, or the George B. Gole Agreement for Wattanty Deed, Installment (long form) shall be used.
4. At closing, Seller shall execute and deliver to Purchaser, or cause to be executed and delivered to Purchaser, a recordable Warranty Deed with release of homestead rights (or other appropriate deed if it it is not just or in an estate), or Articles of Agreement for such a
deed if that portion of sub-paragraph 3 (d) is applicable, subject only to the .o'. wing, if any: covenants, conditions and restrictions of record; private, public and utility easements; roads and highways; party wall rights and agreements; existing leases and tenancies; special
taxes or assessments for improvements not yet completed; unconfirmed special taxes or assessments; general taxes for the year
19 22 and subsequent years; the mortgage or trust deed set forth in sub-paragraph 3 (b) (r'3 (d) (f) (f) (f) (f) (f) (f) (f) (f) (f) (f
(a) existing leases, if any, are to be assigned to Purchaser at closing, none of which expire the present monthly gross rental income is
\$ 900.7 (a) the 10 P/a general real exists taxes are \$ 52.7
6. Closing or escrow payout shall be on OR ABOUT APRIL 18, 19 provided title has been shown to be good or is
7. Seller is to vacate, surrender and deliver possession of these premises to me on or before 60 b.c. qu's after closing. Seller shall
pay me for 20 days in advance the sum of \$ per day for use and occupancy con mer ing on the first day after closing up to and including the date possession is surrendered to me, or on a monthly basis, whichever is storier. I shall refund any
payment made for use and occupancy beyond the date nossession is surrendered. In the event seller does not verate as aforesaid, he shall
pay me \$1,000.00 ONE THOUSAND (which sum shall be held from the net preceds of the saic by EASY LIFE TEAL ESTATE SYSTEM on escrower's form of receipt) as benidated damages.
Possession escrow shall not at anytime be considered as prepayment of Seller's use and occupancy of said premises, not shall Broker be responsible for settlement of use and occupancy between the parties hereto. Broker shall have fulfilled his entire obligation under this
agreement by disbursing the escrow funds in accordance with this agreement. This provision shall not apply to that portion of the premises occupied by Seller's tenants.
In this contract, the singular includes the plural and the masculine includes the feminine and neuter.
THIS CONTRACT IS SUBJECT TO THE GENERAL PROVISIONS APPEARING ON THE REVERSE SIDE HEREOF.
BUYER & Congel Adult BUYER & Colors Coffee
Type NameType Name
Address Accepted this 774 day of MARCH 1988. The Seller hereby agrees to be
The control of the co
bound and to comply with all of the foregoing terms and conditions and further agrees with Broker to pay broker's commission to where house Reserving INE EASY LIFE SYSTEM 5950 Birthe amount of
% of the sale price shown hereinbefore in this contract. If earnest money is forfeited, it shall be applied - 1st to pay-
ment of expenses incurred for Seller by said Broker, and 2nd to payment of said commission, balance to be paid to Seller.
SELLER SELLER POUR GOUR HOS
Type Name
Address JJ J VV J VV J VV J VV J VV J VV J V

PROVISIONS.

1. Real estate taxes (based on most recept ascertainable taxes) rent; interest on edisting mortgage, if any, water taxes and other proratable items shall be prorated to date of closing. If property herein is improved, but last available (ax bill is on vacanti land, parties hereto agree to reprorate taxes when bill on improved property is available. Security deposits, if any, shall be paid to Purchaser et

- 2. The provisions of the Uniform Vendor and Purchaser Risk Act of the State of Illinois shall be applicable to this contracts
- 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 mortgage 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 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 earnest money shall be for cited and applied first to payment of broker's correction 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 pre-uses has been issued and received by Seller or his agent. If a notice is received between date of acceptance of the contract and date of 10s ng. Seller shall promptly notify Purchaser of such notice.
- 7. At the request of Seller or Purchaser evidenced by notice in writing to the other party at any time prior to the date for delivery of deed hersunder, this sale's all's closed through an escrow with a title influence company, in secondaric with the general provisions of the untill form of Deed and I for evidence Agreement; then rumished and in use by said company, with such special provisions inserted in the escrow agreement as may be a quired to conform with this contract. Upon the creation of such an escrow, anything herein to the contrary not with standing, pay by a prior of purchase piece and delivery of deed shall be made through the escrow and this contract and the earnest money shall be deposited in a secrow and the broker shall be made a party to the escrow with regard to commission due. The cost of the escrow shall be divided a man, between Purchaser and Seller.

 1. This owner agrees to furnish a survey of a licensed surveyor prior to closing slipwing the location of the buildings thereon to be within the location of the buildings from adjoining properties.
- Seller agrees to furnish to Purchase an aff with of title subject only to those items set forth herein, and an ALTA form if required by Purchaser's mortgagec.
- 10. Right is reserved by either party to insert cor ect legal description at any time, without notice, when same is available.
- 11. Seller shall have the right to pay off any existing mortgage(s) out of the proceeds of this sale.
- 12. Purchaser may place a mortgage on this property and a ply proceeds of such mortgage to the purchase price.

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- 13. Purchaser and Seller, hereby agree to make all disclosure and do all things necessary to comply with the applicable provisions of the Real Estate Settlement Procedures Act of 1974, as amended.

 14. Seller shall pay the amount of any stamp tax imposed by Strie law on the transfer of title, and shall furnish a completed Real Estate Transfer Declaration signed by the Seller or Seller's agent in the form required pursuant to the Real Estate Transfer Tax Act of the State of Illinois, 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 of transaction pay. Such tax required by local ordinance shall be paid by Purchaser.

 15. Seller shall remove from premises by date of possession all debuts of Seller's personal property not conveyed by bill of Sale to Purchaser.
- While the state of the second of the real estate in the same condition as it is at the date of this contract, ordinary wear and | Can excepted | 17 | Time is of the essence of this contract

 18. Subject to Rider covering Rent Schedule-Lesses-Security Deposits (FORM : INVF / I)

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AFFIDAVIT

THAT THE ATTHENEU ACCURATE ىٰ١ it Depicts THE CONTRACT

TRAN 3844 05/20/88 14:14:00 #1864 # B *-88-217714

COOK COUNTY RECORDER

SOOCH COOK COOK

THE LAND RECERRED TO HEREINELS DESCRIBED AS FOLLOWS

LOTEGIAND THE WEST 1/2 OF LOTE WINETHE RESUBDIVISION OF LOTS TIETO 46 INCLUSIVE IN BLOCK 2 IN PIERCE'S HUMBOLDT PARK ADDITION IN THE NORTH EAST 1/4 OF SECTION 2 TOWNSHIP 39 NORTH TRANSE 13 EASTEDE THE THIRD PRINCIPAL MERIDIAN, INSCOOK COUNTY, FILLINGIS

P.I.N- 16-02-200

MICHAEL U. FAVIA 79 W. MONROE #514 CHICAROL IL 60603

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