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5. TITLE:

(a) At least one (1) business day prior to the initial closing, Seller shall furnish or cause to be furnished to Buyer at Seller's expense an Owner's Duplicate Certificate of Title issued by the Registrar of Titles and a Special Tax and Lien Search or a commitment issued by a title insurance company licensed to do business in Illinois, to issue a contract purchaser's title insurance policy on the current form of American Land Title Association Owner's Policy (or equivalent policy) in the amount of the purchase price covering the date hereof, subject only to: (1) the general exceptions contained in the policy, unless the real estate is improved with a single family dwelling or an apartment building of four or fewer residential units; (2) the "permitted exceptions" set forth in paragraph 2; (3) prior mortgages permitted in paragraph 6; (4) other title exceptions pertaining to liens or encumbrances of a definite or ascertainable amount, which may be removed by the payment of money and which shall be removed at or prior to the initial closing and (5) acts done or suffered by or judgments against the Buyer, or those claiming by, through or under the Buyer.

(b) If the title commitment discloses unpermitted exceptions, the Seller shall have thirty (30) days from the date of delivery thereof to have the said exceptions waived, or to have the title insurer commit to insure against loss or damage that may be caused by such exceptions and the initial closing shall be delayed, if necessary, during said 30 day period to allow Seller time to have said exceptions waived. If the Seller fails to have unpermitted exceptions waived, or in the alternative, to obtain a commitment for title insurance specified above as to such exceptions, within the specified time, the Buyer may terminate the contract between the parties, or may elect, upon notice to the Seller within ten (10) days after the expiration of the thirty (30) day period, to take the title as it then is, with the right to deduct from the purchase price, liens or encumbrances of a definite or ascertainable amount. If the Buyer does not so elect, the contract between the parties shall become null and void, without further action of the parties, and all monies paid by Buyer hereunder shall be refunded.

(c) Every title commitment which conforms with subparagraph "a" shall be conclusive evidence of good title thereto shown, as to all matters insured by the policy, subject only to special exceptions therein stated.

(d) If a Special Tax Search, Lien Search, a Judgment Search or the title commitment disclose judgments against the Buyer which may become liens, the Seller may declare this Agreement null and void and all earnest money shall be forfeited by the Buyer.

(e) Buyer's taking possession of the premises shall be conclusive evidence that Buyer in all respects accepts and is satisfied with the physical condition of the premises, all matters shown on the survey and the condition of title to the premises as shown to him on or before the initial closing. Seller shall upon said delivery of possession have no further obligation with respect to the title or to furnish further evidence thereof, except that Seller shall remove any exception or defect not permitted under paragraph 8(a) resulting from acts done or suffered by, or judgments against the Seller between the initial closing and the final closing.

9. AFFIDAVIT OF TITLE: Seller shall furnish Buyer at or prior to the initial closing and, again, prior to final closing with an Affidavit of Title, covering said days, subject only to those permitted exceptions set forth in paragraph 2, prior mortgages permitted in paragraph 6 and unpermitted exceptions, if any, as to which the title insurer commits to extend insurance in the manner specified in paragraph 8. In the event title to the property is held in trust, the Affidavit of Title required to be furnished by Seller shall be signed by the trustee and the beneficiary or beneficiaries of said trust. All parties shall execute an "ALTA Loan and Extended Coverage Owner's Policy Statement" and such other documents as are customary or required by the issuer of the commitment for title insurance.

10. HOMEOWNERS ASSOCIATION:

(a) In the event the premises are subject to a townhouse, condominium or other homeowners association, Seller shall, prior to the initial closing, furnish Buyer a statement from the Board of managers, treasurer or managing agent of the association certifying payment of assessments and, if applicable, proof of waiver or termination of any right of first refusal or general option contained in the declaration or bylaws together with any other documents required by the declaration or bylaws thereto as a precondition to the transfer of ownership.

(b) The Buyer shall comply with any covenants, conditions, restrictions or declarations of record with respect to the premises as well as the bylaws, rules and regulations of any applicable association.

11. PRORATIONS: Insurance premiums, general taxes, association assessments and, if final meter readings cannot be obtained, water and other utilities shall be adjusted ratably as of the date of initial closing. Real estate taxes for the year of possession shall be prorated as of the date of initial closing subject to reparation upon receipt of the actual tax bill. Further, interest on the unpaid principal amount of the purchase price from the initial closing date until the date of the first installment payment shall be a proration credit in favor of the Seller.
(See Paragraph No. 3 of attached Rider)

12. ESCROW CLOSING: At the election of Seller or Buyer, upon notice to the other party not less than five (5) days prior to the date of either the initial or final closing, this transaction or the conveyance contemplated hereby shall be made through escrow with a title company, bank or other institution, or an attorney licensed to do business or to practice in the State of Illinois in accordance with the general provisions of an escrow trust covering articles of agreement for a deed consistent with the terms of this Agreement. Upon creation of such an escrow, anything in this Agreement to the contrary notwithstanding, installments of payments due thereafter and delivery of the Deed shall be made through escrow. The cost of the escrow including an ancillary money lender's escrow, shall be paid by the party requesting it.

13. SELLER'S REPRESENTATIONS:

(a) Seller expressly warrants to Buyer that no notice from any city, village or other governmental authority of a dwelling code violation which existed in the dwelling structure on the premises herein described before this Agreement was executed, has been received by the Seller, his principal or his agent within ten (10) years of the date of execution of this Agreement.

(b) Seller represents that all equipment and appliances to be conveyed, including but not limited to the following, are in operating condition, all mechanical equipment, heating and cooling equipment, water heater and softeners, septic, plumbing, and electrical systems, kitchen equipment remaining with the premises and any miscellaneous mechanics, personal property to be transferred to the Buyer. Upon the Buyer's request prior to the time of possession, Seller shall demonstrate to the Buyer or his representative all said equipment and upon receipt of written notice of deficiency shall promptly and at Seller's expense correct the deficiency. IN THE ABSENCE OF WRITTEN NOTICE OF ANY DEFICIENCY FROM THE BUYER PRIOR TO THE DATE SPECIFIED FOR INITIAL CLOSING IT SHALL BE CONCLUDED THAT THE CONDITION OF THE ABOVE EQUIPMENT IS SATISFACTORY TO THE BUYER AND THE SELLER SHALL HAVE NO FURTHER RESPONSIBILITY WITH REFERENCE THERETO.

(c) Seller agrees to leave the premises in broom clean condition. All refuse and personal property not to be delivered to Buyer shall be removed from the premises at Seller's expense before the date of initial closing.

14. BUYER TO MAINTAIN: Buyer shall keep the improvements on premises and the grounds in as good repair and condition as they now are, ordinary wear and tear excepted. Buyer shall make all necessary repairs and renewals upon said premises including by way of example and not of limitation, interior and exterior painting and decorating, window glass, heating, ventilating and air conditioning equipment, plumbing and electrical systems and fixtures, roof; masonry including chimneys and fireplaces, etc. However, the said premises shall not be thus kept in good repair, and in a clean, sightly, and healthy condition by Buyer. Seller may either (a) enter same, himself, or by their agents, servants, or employees, without such entering causing or constituting a termination of this Agreement, or an interference with Buyer's possession of the premises, and make the necessary repairs and do all the work required to place said premises in good repair and in a clean, sightly, and healthy condition, and Buyer agrees to pay to Seller, as so much additional purchase price for the premises, the expenses of the Seller in making said repairs and in placing the premises in a clean, sightly, and healthy condition; or (b) only the Buyer to make such repairs and to place said premises in a clean, sightly, and healthy condition within thirty (30) days of such notice (except as otherwise provided in paragraph 2), and, upon default by Buyer in complying with said notice, then, Seller may avail himself of such remedies as Seller may elect, if any, from those that are by this Agreement or at law or equity provided.

15. FIXTURES AND EQUIPMENT: At the time of delivery of possession of the premise to Buyer, Buyer also shall receive possession of the personal property to be sold to Buyer pursuant to the terms of this Agreement as well as of the fixtures and equipment permanently attached to the improvements on the premises, but until payment in full of the purchase price is made, none of such personal property, fixtures or equipment shall be removed from the premises without the prior written consent of the Seller.

16. INSURANCE:

(a) Buyer shall from and after the time specified in paragraph 5 for possession, keep insured against loss or damage by fire or other casualty, the improvements now and hereafter erected on premises with a company, or companies, reasonably acceptable to Seller in policies conforming to Insurance Service Bureau Homeowners Form 3 ("H.O.3") and, also, flood insurance where applicable, with coverage not less than the balance of the purchase price hereof (except that if the full insurable value of such improvements is less than the balance of purchase price, then at such full insurable value) for the benefit of the parties hereto and the interests of any mortgagee or trustee, if any, as their interests may appear; such policy or policies shall be held by Seller, and Buyer shall pay the premiums thereon when due.

(b) In case of loss of or damage to such improvements, whether before or after possession is given hereunder, any insurance proceeds to which either or both of the parties hereto shall be entitled on account thereof, shall be used (i) in the event the insurance proceeds are sufficient to fully reconstruct or restore such improvements, to pay for the restoration or reconstruction of such damaged or lost improvement, or (ii) in the event the insurance proceeds are not sufficient to fully reconstruct or restore such improvements, then the proceeds of insurance shall be applied to the unpaid balance of purchase price.
(See Paragraph 4 of attached Rider)

17. TAXES AND CHARGES: It shall be the Buyer's obligation to pay immediately when due and payable and prior to the date when the same shall become delinquent all general and special taxes, special assessments, water charges, sewer service charges and other taxes, fees, liens, homeowner association assessments and charges now or hereafter levied or asserted or charged against the premises or any part thereof or any improvements thereon, including those heretofore due and to furnish Seller with the original or duplicate receipts therefore.

18. FUNDS FOR TAXES AND CHARGES: In addition to the agreed installments, if any, provided in paragraph 3, Buyer shall deposit with the Seller on the day each installment payment is due, or if none are provided for, on the first day of each month subsequent to the date of initial closing, until the purchase price is paid in full, a sum (herein referred to as "funds") equal to one-twelfth of the yearly taxes, assessments which may become a lien on the premises, and the estimated annual premiums for the insurance coverages required to be kept and maintained by Buyer, all as reasonably estimated to provide sufficient sums for the full payment of such charges one month prior to their each becoming due and payable. Failure to make the deposits required hereunder shall constitute a breach of this Agreement.

600-662-69

1. BUYER. MECHELLE PARRA
Elgin, Kane County, State of Illinois 60120 525 Thorndale Drive, City of
and DOLORES SIEGEL, his wife, Cook County, State of Illinois 00648 agrees to purchase, and SELLER RONALD SIEGEL
HUNDRED and 100/100 Dollars (\$ 48,500.00) Address 8000 West Foster Ln. #511, Village of Niles,
Willow Rd., Prospect Hts, Illinois 60070 the PROPERTY commonly known as Unit #104 at: 924 East Old
and legally described as follows.

SEE LEGAL DESCRIPTION ATTACHED HERETO AND BY REFERENCE MADE A PART HEREOF:

\$16.00

(hereinafter referred to as "the premises")

with approximate lot dimensions of per survey together with all improvements and fixtures, if any, including, but not limited to an as is condition; ventilating and heating, lighting and plumbing fixtures; cabinets; planted vegetation; screens, storm windows and doors as exist; drapery rods; curtain rods; 2 wall air conditioners, disposal; dishwasher; stove; refrigerator; smoke alarm; all attached light fixtures and tack down carpeting as exists.

All of the foregoing items shall be left on the premises, are included in the sale price, and shall be transferred to the Buyer by a Bill of Sale at the time of final closing.

2. THE DEED:

a. If the Buyer shall first make all the payments and perform all the covenants and agreements in this agreement required to be made and performed by said Buyer, at the time and in the manner hereinafter set forth, Seller shall convey or cause to be conveyed to Buyer (in joint tenancy) or his nominee, by recordable, stamped general Warranty deed with release of homestead rights, good title to the premises subject only to the following "permitted exceptions," if any: (a) General real estate taxes not yet due and payable, (b) Special assessments confirmed after this contract date, (c) Building, building line and use of occupancy restrictions, conditions and covenants of record, (d) Zoning laws and ordinances, (e) Easements for public utilities, (f) Drainage ditches, feeders, laterals and drain tile, pipe or other conduit, (g) If the property is other than a detached, single-family home, party walls, party wall rights and agreements, covenants, conditions and restrictions of record, terms, provisions, covenants, and conditions of the declaration of condominium, if any, and all amendments thereto, any easements established by or implied from the said declaration of condominium or amendments thereto, if any, limitations and conditions imposed by the Illinois Condominium Property Act, if applicable, installments of assessments due after the time of possession and easements established pursuant to the declaration of condominium.

b. The performance of all the covenants and conditions herein to be performed by Buyer shall be a condition precedent to Seller's obligation to deliver the deed aforesaid.

3. INSTALLMENT PURCHASE: Buyer hereby covenants and agrees to pay to Seller at 8000 West Foster Lane, #511, Niles, Illinois 60648 or to such other person or at such other place as Seller may from time to time designate in writing, the purchase price and interest on the balance of the purchase price remaining from time to time unpaid from the date of initial closing at the rate of Ten and three-quarters percent 10-3/4 per annum, all payable in the manner following to wit:

(a) Buyer has paid \$ 2,600.00

as earnest money to be applied on the purchase price. The earnest money shall be held by Martin & Marbry Realtors, Inc., DesPlaines, IL for the mutual benefit of the parties concerned.

(b) At the time of the initial closing, the additional sum of \$ 1,400.00 plus or minus prorations, if any, as is hereinafter provided.

(c) The balance of the purchase price, to wit \$ 44,500.00 and interest to be paid in equal combined monthly principal installments of \$ 428.00 each, commencing on the 1st day of July, 1989, and on the 1st day of each MONTH thereafter until the purchase price is paid in full ("Installment payments").

(d) The final payment of the purchase price and all accrued but unpaid interest and other charges as hereinafter provided, if not sooner paid shall be due on the 1st day of July, 1991.

(e) All payments received hereunder shall be applied in the following order of priority: first, to interest accrued and owing on the unpaid principal balance of the purchase price; second, to pay before delinquent all taxes and assessments which accrued prior to the date of this Agreement may become a lien on the premises; third, and to pay insurance premiums falling due after the date of this Agreement; and fourth, to reduce said unpaid principal balance of the purchase price.

(f) Payments of principal and interest to Seller shall be received not in tenancy in common, but in joint tenancy with the right of survivorship.

(See Paragraph No. 1 of attached Rider.)

4. CLOSINGS: The "initial closing" shall occur on June 29, 1989, or on the date, if any, to which said date is extended by reason of subparagraph 8(b) at Chicago Title Insurance Co., Skokie, IL. "Final closing" shall occur if and when all covenants and conditions herein to be performed by Buyer have been so performed.

5. POSSESSION: Possession shall be granted to Buyer at 12:01 A.M. on June 29, 1989, provided that the full down payment minus net prorations due in favor of Buyer, if any, has been paid to Seller in cash or by cashier's or certified check on the initial closing date, and further provided that Buyer on such initial closing date is otherwise not in default hereunder.

6. PRIOR MORTGAGES:

(a) Seller reserves the right to keep or place a mortgage or trust deed ("prior mortgage") against the title to the premises with a balance including interest not to exceed the balance of the purchase price unpaid at any time under this Agreement, the lien of which prior mortgage shall, at all times notwithstanding that this Agreement is recorded, be prior to the interest that Buyer may have in the premises, and Buyer expressly agrees upon demand to execute and acknowledge together with Seller any such mortgage or trust deed (but not the notes secured thereby). No mortgage or trust deed placed on said premises including any such prior mortgage shall in any way accelerate the time of payment provided for in this Agreement or provide for payment of any amount, either interest or principal, exceeding that provided for under this Agreement, or otherwise be in conflict with the terms and provisions of this Agreement, nor shall such mortgage or trust deed in any way restrict the right of prepayment, if any, given to Buyer under this Agreement.

(b) Seller shall from time to time, but not less frequently than once each year and anytime Buyer has reason to believe a default may exist, exhibit to Buyer receipts for payments made to the holders of any indebtedness secured by any such prior mortgage.

(c) In the event Seller shall fail to make any payment on the indebtedness secured by a prior mortgage or shall suffer or permit there to be any other breach or default in the terms of any indebtedness or prior mortgage, Buyer shall have the right, but not the obligation, to make such payments or cure such default and to offset the amount so paid or expended including all incidental costs, expenses and attorney's fees attendant thereto incurred by Buyer to protect Buyer's interests hereunder from the unpaid balance of the purchase price or from the installment payments to be made under this Agreement.

7. SURVEY: Prior to the initial closing, Seller shall deliver to Buyer or his agent a spotted survey of the premises, certified by a licensed surveyor, having all corners staked and showing all improvements existing as of this contract date and all easements and building lines. In the event the premises is a condominium, only a copy of the pages showing said premises on the recorded survey attached to the Declaration of Condominium shall be required.

who are personally known to me to be the same persons whose names are subscribed to the foregoing instruments as such
Secretary of said corporation
and
like President and
Secretary, respectively, appointed before me this day in Person and acknowledged that they signed and delivered the said instrument at
their own free and voluntary act and to the use and purposes of said corporation, for the uses and purposes thereto set forth;
Secretary, then and there acknowledged that he, as Trustee and
the said corporation, did all the corporate acts of said corporation to said instrument as his own free and voluntary act and as the free and
secretary act of said corporation, for the uses and purposes thereto set forth.
Given under my hand and notarial seal this ————— day of —————

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30 10-28
he probably certify that
e Notary Public in and for said County, in the State aforesaid, do

~~COMMISSION EXPIRES MARCH 10, 1991~~

STATE OF ILLINOIS
Commissioner of Education
January 20, 1990
Country of Origin
55
Buyer:
MECHELLE PARFA and

Given under my hand and affixed hereto this 29th day of June 1989.

June 1989
S-75
HOTEL FORT
HOTEL STAGET
REEDVILLE PORT
SLIDES

38. RECORDING: The parties shall record this Agreement as a memorandum thereof at Buyer's expense.
39. REC'D BY: The person who signed and dated this Agreement is acknowledged to be the party to whom it is addressed.
40. REBUNDLING: The parties shall rebundle the previous sections of this Agreement as soon as practicable.
41. RECOMMENDATION: The parties shall recommend this Agreement to their respective clients.
42. CAPTIONS AND PUNCTUATION: The captions and headings of the various sections of this Agreement are for convenience only, and are not to be construed as controlling or modifying its terms in any way, and the scope of the singular shall include the plural, and vice versa, and the singular shall include the singular and the masculine, feminine and neuter shall be freely interchanged.
43. REVOCATIONS AND TERMINATION: The parties shall terminate this Agreement if either party fails to pay any amount due hereunder when due, or if either party commits any other breach of this Agreement which is not cured within ten (10) days after notice of such breach is given to the breaching party.

(b) The beneficiaries of bequests, bequests, legacies and gifts made by the deceased to the person or persons with the power to direct the trust funds held in a trust, shall cumulatively be deemed to be entitled to the powers to direct the trust funds held in a trust.

(c) If, at the time of execution of this Agreement, Seller has not held in a trust, Seller agrees that up to the next time prior to the final distribution, Seller shall have control over the trust funds and securities held in the trust, and (d) if this Agreement is not permitted to be performed under the terms of the trust instrument, Seller agrees that up to the next time prior to the final distribution, Seller shall have control over the trust funds and securities held in the trust.

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(c) In the event that title to the premises is held in or controlled by a trust prior to the initial closing, it shall be converted to owner title to the premises in such case, the names and addresses of each and every beneficiary of and person with a power to direct title to the premises is attached hereto and by this reference incorporated herein as Exhibit A.

29. TITLE IN TRUST:

7. ASSIGNMENT: The Buyer shall not transfer, pledge or assign his Agreement, or any interest therein or hereunder, nor shall he ever sell, lease, or otherwise dispose of the same, in whole or in part, except by written instrument executed by the Buyer, and in any such transfer, the Buyer shall retain his interest in the same.

26. CALCULATION OF INTERESTS: Interest for each month shall be added to the unpaid balance of the first day of each month as of the date of initial closing until the date the first payment

27. AGREEMENT TO SETTLEMENT: Seller may agree to be made responsible for all costs incurred by Buyer in connection with the preparation of the documents required for the transfer of title to the Premises.

28. ADDENDUMS: Addendums to any such inspection or addendum cause the seller to deliver to Seller, at Seller's expense, a copy of the addendum.

2. ABANDONMENT: Fifteen days' notice shall be given in writing by the subscriber to the lessor in case of non-payment of the subscription price or of the services rendered by the subscriber, or in other cases as may be agreed upon.

return receipt requested, addressed to the Seller at the address shown or if it is to the Buyer at the address of the

(b) All rights and remedies of Seller shall be retained, except as otherwise agreed, and the use of any or more of the above-mentioned goods or articles of commerce or the like, or either of the other rights or remedies of the parties, shall not preclude Seller from pursuing any or all of the other rights and remedies available to him under this Agreement.

22. **DEFUALT FEES:** If the Company fails to pay all reasonable attorney's fees and costs incurred by the other in enforcing the terms and provisions of this

(e) Anything contained in superscripts, *, through to 100% will not be counted towards marks which seller expects to receive.

(c) If delivery is based upon the purchase of property, assessments, insurance, or lease, Seller may collect any rent due and owing which payment and may seek judgment to the same if provided by law and in conjunction with any one of them.

Debtors, interested parties, and claimants paid as liquidated damages in full satisfaction of any claim against Debtor, and upon payment in full of all sums paid as liquidated damages under the Forcible Entry and Detainer Act, shall subserve to release to the party or parties so paying the same from all claims, demands, and causes of action for the recovery of such sums paid as liquidated damages.

(b) Each and every contract for repairs or claim of lien upon the premises, except in the case of damage to personal property, shall contain an express provision that the owner may sue for the amount of any damage sustained to attract to the property which shall be superior to the rights of the seller.

The Seller, without liability or obligation on either party's part to account to the Buyer, shall be entitled to for any part thereof.

Agreement. Upon payment in full of all sums due hereunder, Seller shall promptly refund to Buyer any funds so held by Seller.

Seller may not charge for so holding and applying the funds, namely, said accounts or certifying and compounding said accounts, or for other reasonable expenses.

The author wishes to thank the Head of the Institute for his permission to publish this paper. He also wishes to thank the Director of the Survey of India for his permission to publish the maps. The author wishes to thank the Director of the Survey of India for his permission to publish the maps.

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LEGAL DESCRIPTION

UNIT NUMBER 924-104 IN THE WILLOWWOODS CONDOMINIUM AS DELINQUENTED ON A SURVEY OF THE FOLLOWING DESCRIBED REAL ESTATE:

PART OF THE NORTH EAST 1/4 OF SECTION 24, TOWNSHIP 42 NORTH, RANGE 11 EAST OF THE THIRD PRINCIPAL MERIDIAN AND ALSO PART OF LOT 5 IN ASSESSOR'S DIVISION OF THE NORTH WEST 1/4 OF SECTION 19, TOWNSHIP 42 NORTH, RANGE 12 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS

WHICH SURVEY IS ATTACHED AS EXHIBIT 'A' TO THE DECLARATION OF CONDOMINIUM RECORDED AS DOCUMENT 24826422 TOGETHER WITH ITS UNDIVIDED PERCENTAGE INTEREST IN THE COMMON ELEMENTS ALL IN COOK COUNTY, ILLINOIS.

Permanent Real Estate Tax Index Number: 03-24-202-027-1156

Address of Premises: Unit No. 104 at: 924 East Old Willow Road,
Prospect Heights, Illinois 60070

89299039

Willie James M. Gutierrez
115 S. Reseda
Skokie, IL 60619-3
Fax 847-333-1233

AMR

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RIDER TO ARTICLES OF AGREEMENT FOR DEED

This Rider to Articles of Agreement for Deed attached to and by reference made a part of a certain Articles of Agreement for Deed, dated June 29, 1989, by and between MECHELLE PARRA, as Buyer, and RONALD SIEGEL and DOLORES SIEGEL, his wife, as Seller, for Condominium Unit known as Unit #924-104 in The Willow Woods Condominium, commonly known as Unit 104 at: 924 East Old Willow Road, Prospect Heights, Illinois 60070.

1. Payments under the said Articles of Agreement are to be made by Buyer to Seller as follows:

Monthly Installments commencing July 1, 1989 are to be paid as follows:

Interest payable monthly IN ADVANCE:

A. Principal and Interest	\$415.41
B. Real Estate Tax Monthly Reserve Deposit (Subject to change as required by Real Estate Tax Bills)	62.96
C. Condominium Monthly Maintenance Assessment: Willow Woods Condominium Association (subject to change as required by said Condominium Association)	<u>175.98</u>

Total Monthly Payment due on July 1, 1989 and on the first day of each month thereafter (subject to the changes hereinabove mentioned) is as follows:

\$654.35

2. In accord with Paragraph No. 1 of the printed provisions of the Articles of Agreement for Deed, it is agreed that Seller shall pay the entire 1988 Real Estate Taxes from Seller's own funds upon the issuance and receipt of the actual 1988 Real Estate Tax Bills (both installments). Parties agree to re-prorate the Real Estate Taxes for 1989 for the period from January 1, 1989 to the June 29, 1989 date of initial Closing upon the issuance and receipt of the actual 1989 Real Estate Tax Bills (both installments).
3. Buyer shall be entitled to a Bill of Sale for the items of personal property set forth in Paragraph No. 2 of the Real Estate Contract between the parties, dated January 22, 1989, at the time that Buyer is entitled to a Warranty Deed from Seller; in the interim, commencing with the date of the Closing of this transaction, the Buyer shall be granted possession of the said items of personal property and the right to use the same, subject to the printed provisions set forth in Paragraph No. 15 of Articles of Agreement for Deed.
4. In accord with Paragraph No. 16 of the printed provisions of the Articles of Agreement for Deed, it is agreed that Purchaser shall provide Seller with a Certificate of Insurance for the Condominium common elements, and in addition thereto at the time of the Closing, Buyer shall pay for and provide the Seller with a Condominium Homeowner's Insurance Policy for fire, extended coverage and liability as to the interior of the Unit, containing an Endorsement insuring and indemnifying the Seller: Ronald Siegel and Dolores Siegel, his wife.
5. In any conflict between this Rider and the printed Articles of Agreement for Deed to which this Rider is attached, this Rider shall take precedence and be determinative thereof.
6. Seller agrees to furnish to Buyer an Affidavit of Title subject only to those items set forth herein, and an ALTA form if required by the title company, at the time the Buyer is entitled to a Warranty Deed.
7. Seller shall furnish Buyer, at the initial closing, and again when the Buyer is entitled to a Warranty Deed, a statement from the proper condominium representative certifying that Seller is current in payment of assessments, and if applicable, proof of waiver or termination of any right of first refusal or similar options contained in the Declaration of Condominium or By-Laws thereof for the transfer of ownership.

Dated this 29th day of June 1989, at Skokie, Illinois.

BUYER:

Mechelle Parra

SELLER:

Ronald Siegel

83295039

Ronald Siegel

Dolores Siegel

BUYER'S GUARANTORS:

X Fidel Parra
Fidel Parra

X Aina Niemczyk
Aina Niemczyk