

SELLER: PEDRO ZARAGOZA

ADDRESS: \_\_\_\_

#### REAL ESTATE CONTRACT

FORM APPROVED BY THE SOUTHWEST SUBURBAN BOARD OF REALTORS AND SOUTHWEST BAR ASSOCIATION

13	Single Family
$\Box$	Multi-Family
	Townhouse
	Condominium
	(check one)

7,00,1230	•	(City)	(State)	(Zip)	
BUYER:	VICTOR M. & MARIA E	. HERNANDEZ			
·· -	4894 No. Ashland	Chicago, Illino	eis 60641		
Abbress	·	(City)	(State)	(Zip)	
Buyer hereby agrees to purchase	and Seller agrees to sell the fo	llowing described real est	ate, on the terms a	and conditions herein	set forth.
	-	-			
DESCRIPTION OF PROPEI LOT AI (EXCEPT THE FAS LAT PACT OF LOT AI O THE EAST 140.77 FEE THE PAST 1/4 OF SECT	RTY: LEGAL DESCRIPTION If 90 feet of the your flooth of the 4 Chicken 6+7	ON: (Permission to enter New 11: 26 feet 1 South 17 feet 1	at any time hereal of Shid Lot hereif in A vision of T	ten Onul Viezens U West 1/2	Sisding of The
Thenst 1/4 of Sect.	27, Township	39, North, Ran	ige 13, Easi	tof The Third	A Pency Mecid
STREET ADDRESS 3002 So	ata Aridare 🔠 💆	Chica	150	Hiltoris	
(Include "Unit Number" if condi			ily)	(State)	. • •
LOT SIZE: APPROXIMATELY	XXXX	THENTS DT	ni 579.	- 16-27-42	5-046
IMPROVED WITH A FRAME			· 1 ·		
together with all appurtenances of Deed; existing heating, plumi rods, if any; fencing, if any; attacitems of personal property now o	hing, electrical lighting lixture hed air conditioners, if any; at	s; storm windows, storm	doors and screen	s, if any; drapery rod	lt, curtain
2 Cas Space Heaters		<b>/</b>			
	·	·			
	91005111	60,	. 45934 4	EAS 3:03 0:7047 D *-91-10	
PRICE AND TERMS:		4		GUNTY REFORDER	
		1/x,		\$ 40,000.0	(96)
PURCHASE PRICE					
EARNEST MONEY DEPOSIT in	form of (cash) (personal check)	(cashier's check) or jude.	ent note due		
			-/_	s <u>4,000.0</u>	
BALANCE DUE AT CLOSING.			i.O.,.,	s <u>32,000.0</u>	00
			4		j
FINANCING:			0,'		á
This contract is subject to the Bright much lesser sum as Buyer accept to exceed <u>CHETWIL</u> or which are to be used as nart plays every reasonable effort, Buyer is THEREOF IN WRITING within IN THE EVENT THE BUYER Dithis continue in full lead placed of record prior to clable impection of the premises by	nts amortized by monthly pay ser annum, for which Buyer shi ment of the purchase price he, unable to procure such com- that time, this contract shall be MOES NOT SERVE NOTICE of force and effect without are losing, but any delays caused the	ments over a period of a all make application with trein and the expenses of mitment within the tim ecome null and void and a of failure to procure said of y loan contingencies. But	not less than 15 air in 10 days from to which purchaser we specified herein all the earnest mon commitment upon yer shall be allowed.	25 years at un interest to beten and the miles for the pay. If, after and 50 NOTIFIES are so ill be returned to Seller un interest to base a Mortgage of to base a Mortgage.	a rain sot neembod or making SELLER to Buyer, ided then o or Trust
CLOSING:	200 and of the firm for	om i t must t			
The closing shall be on or before	mays arer rism on	at the office of Buyer	's leculer, or Tit!	le Company	
POSSESSION:		•			
Seller shall deliver postession to E Seller agrees to pay Boyer for the porsession, Seller shall be respons sont to Buyer as agreed, Seller shal	the first regularity the sum of	en viate of (at) closing to	day for each day a	after closing that Selle	er retains
Sober thall deposit the sum of \$7 tune of closing and any movies d					

the halance, if any, referred if to the Beller, Processian shall be received delivered to the Buyer when Seller has vacated the arenuses or it delivered the keys in the Bayer of the Followee Evanor money to be smalled to delivery of possession. Funds held persuant to the

consgraph shall be used only to satisfy a form many under this section exclusively.

1525

# 3100511

### TITLE EVIDENCE:

Settler shall furnish not less than five days prior to closing:

A Torrens Certificate of Title and Torrens Tax Search or 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 fa) the general exceptions contained in the title policy where the subject property qualifies thereunder as a residential paniel; (b) the title exceptions set forth below; and (c) title exceptions pertaining to liens or encumbrances which have been assumed by the Buyer under the terms hereof or which the Seller has agreed to remove at closing from the proceeds hereunder. 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 delay.

UNOFFICIAL COPY

If the Tourens Certificate, 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 fails 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 19.80 and subsequent years; (b) building lines and building laws and ordinances; (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 ar (a) received: (h) existing leases or tenancies, if any.

#### PRORATIONS:

The following items, if applictors, shall be pro-rated as of the date of closing: (a) insurance premiums: (b) general taxes; (c)-rents and security deposits; (d) interest our mortgage indebtedness assumed; (e) water taxes; (f) fuel; (g) prepaid service contracts. Pro-ration of general taxes shall be on the bas's of the last ascertainable bill clus homestead exemption, if any. If said bill is based on partial assessment or on an unimproved basis to improved property, a written agreement for final pro-ration when the complete assessment information is available from the County A se sor shall be signed at closing by the parties hereto.

#### DAMAGE BY CASUALTY BEFORE CLOSING:

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

#### SURVEY

BROKER:

Seller, at his expense, shall furnish to Buyer a spotted of not under certification by an Illinois Licensed Land Surveyor certified in the name of the Buyer, showing the location of the building at differents on subject property to be within the lot lines and not encroaching over any setback line or easement, and showing no encrosishments of buildings or other improvements from adjoining properties.

BROKER:
Seller agrees to pay all broker's fees due R. SANCHEZ REALTY, INC. in the amount set forth in the broker's listing contract.
Cooperating Broker(Broker or Company name only)
ATTORNEYS: Seller's Attorney Burjer's Attorney
PERFORMANCE:
The earnest money and this contract shall be held by R. SANCHEZ REALTY, INC.  for the benefit of the parties hereto, and applied to the purchase price at closing. If the Buyer defaults hereu der, the deposit is to be first applied to the expenses of the Seller; such as title expenses and survey costs, then to the broker's fees, and the remainder to the Seller. If this contract is terminated without Buyer's fault, the earnest money shall be returned to the Buyer.
GENERAL CONDITIONS AND STIPULATIONS:
(a) Both Seller and Buyer agree to execute all documents and provide all information necessary to enable any lender to issue a commitment for mortgage or trust deed and to close this sale.
(b) Seller warrants that as of the date hereof neither he nor his agent has received any notice issued by any city, village or other government authority of a building code violation concerning the subject property which will not be cured by during closing.
(c) All notices herein required shall be in writing and served on the parties at the addresses shown on this contract.
(d) Seller agrees to arrange to leave the subject property in broom clean condition. All refuse and personal property not to be conveyed to Buyer shall be removed from the property at Seller's expense before the date of Buyer's occupancy.
(e) Prior to closing, Buyer shall have the right to enter into and inspect the premises.
(I) Buyer agrees to purchase Flood Insurance, if required by Lender.
This contract and riders numbered, attached hereto and incorporated herein, shall be executed and one copy to Buyer.
THIS IS A LEGALLY BINDING CONTRACT WHEN SIGNED. IF NOT UNDERSTOOD, SEEK LEGAL ADVICE BEFORE SIGNING.
BUYER: Victor M Hamandy SELLER Trocks 3
Maria & Hemander
DATED: 3-7-87 DATE ACCEPTED:
Monerates Report Assect

CHICAGO, ZLL 60608

# UNOFFICIAL COPY

### Riber

This Rider made part and parcel of the agreement dated 3-7-87
dated 3-7-87
by sixl between Victor M. & Maria E. Hernandez:
**************************************
as taurchasers and PEDRO ZARAGUZA
with reference to Unpreperty located at 3002 South Kildare
Chicago, 41: 60623
· Ox
1. Detaithstaring the terms of the real estate
1. Districting the course of the text course.
omtract, it is berewith understood and agreed that the -
and the form of a
nellers shall take back a 2mi. magage, in the form of a
trust deal, in the amount of \$4,000.00 payable over a
went left / with interest to the veto of p. o.y
period of 4, with interest at the rate of 8,27
per annum. Payment to commune 30 days after date of closing. ;
Day to an about the state of the seal where the seal throat
Aurolages shall execute Chicago Title and Trust. Trust Decd 599.31
and thic (Form 7). Monthly payment of \$182XXX per month, on the 1
WE of each month, starting June, 1987.
· Co
nctor m Henraude Techno 3 and 3
(Michaell) & (States)
•
<b>₹</b>
mara la Hernandes
GELLEN (SELLEN)
Control of the contro

## **UNOFFICIAL COPY**

Lot 21 (Except The East 90 feet of The Neith 26 feet of said lot 21 together with Part of Lot 21 Lying North of The South 18 feet thereof IN PAUL VIEZENS Subdivision of The EAST 140,77 feet of 1N.
heast 11,
e 13, EAST of

EN 3002 South 11.
579 16-27-425-046 blocks 6+7 IN Reids Suddivision of The West 1/2 of The Southeast 1/4 of Section 27, Township 39 North, Range 13, East of Re third principal Meridan.

PEN 3002 South Kildare CHILAGO, ZUMIN

Mail to. Howerntes lepor + Assec. 1718 South Ashland CHICAGO, Zilinois 60608