92197752

#### NOTICE OF PENDING REAL ESTATE CONTRACT

Attached hereto is a pending real estate contract for the property commonly known as 901 North Linden, Oak Park, Illinois and legally described as follows:

LOT 15 IN MAY MANOR, A SUBDIVISION OF THE WEST 16.57 ACRES OF THE SOUTH 50 ACRES OF THE NORTH EAST 1/4 OF SECTION 6, TOWNSHIP 39 NORTH, RANGE 13 EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT OF SAID SUBDIVISION RECORDED FEBRUARY 8,1922 IN BOOK 169 OF PLATS, PAGE 6 AS DOCUMENT 7397730, IN COOK COUNTY, ILLINOIS

P.T.I. 16-06-225-024

This instrument pregared by: Christopher S.Koziol

Attorney at Law 6323 N.Avondale Suite 246

Chicago, IL 60631

Christopher Skoziol

Subscribed and sworn to before me this 11th day of February, 1992

Frances 1/ Owise

NOTARY PUBLIC

" OFFICIAL SEAL "
FRANCES V. OWOC
NOTARY PUBLIC, STATE OF ILLINOIS
MY COMMISSION EXPIRES 9/5/88

DEPT-01 RECORDING \$27.50 T#0000 TRAN 2235 03/25/72 13:36:00 #7200 # L \*-92-197752 CODK COUNTY RECORDER

92197752

2750

Property of Coot County Clert's Office

CIR. Characteristics		
M	NOATHVEST REAL ESTATE NOAR REAL ESTADI SALE CONTUACT	V
NORTHWEST	REAL ESTATE SALE CONTRACT	
BUALITY PRRVIOR BINES 1929	W7110 Weeks transport to the many transport to the second transport transport to the second transport	

(THIS FORM NOT TO BE USED FOR FHAIVAIHUD FINANCING)

92197752

Keg. # \_\_

P. 03

I/We offer to purchase the property known as:	Date of offer: Dea. 9, 199
901 N. Linden O	ak Park, Il
(Address)	(City) (State) (ZIP Code)
will be given at closing:	nances thereto belonging, and the following items of personal property for which a Bill of Sale
None Listed	
I. Purchase Price 5 110,000	
2. Earnest Money Deposit \$ 7,000	in the form of cash, check or in the form of a Promissory Note to be redeemed
40-00 increased for 1976 of the purchase price. Said	or a combination thereof, deposited with <u>Portland Realty</u> camest money shall be returned and this contract shall be void if not accepted by Seller on or
before Dec. 11, 1991 Barnesi mone	y shall be held in exerciw account by Portland Realty scrow account in compliance with the laws of the State of Illinois.
CERTIFIED CHEC'L CHECKS PROM LICENSED	at the closing, plus or minus provations, as follows: ALL IN CASH, CASHIER'S CHECK, TITLE COMPANIES, OR ANY COMBINATION THEREOF.
4. Mortgage Conting new This contract is con- mortgage commonment (fired rate, adjustable rate or	ingent upon the Purchaser securing within 30 days of the acceptance harder writing Articles of a seller more sage on the seal estate hereig
minic emoration 2 of 1 of 1 of 1	with interest at not more than $32 - 7$ wer along (plus private maftenge insurance, if
processing fees, if any, Rurchase & all make applies	while monthly, and loan origination another service charges not to exceed 3 Aplus load tion for said mortgage commitment within five days of acceptance. If Purchaser does not obtain
such commitment within said number of days. Selice	and/or Broker may, within an affual number of additional days, acquire a mortgage commitment
in Printerser upon the same terms, and said committee the reconstruction and same must	ment may be given by Seller as well as a third party. In such event, Purchaser shall furnish to omary papers relating to the application and securing of such commitment. If neither Purchase,
splier nor Broker secured shelf commitmer, a pro	vided above, this contract shall be null and void, and all carnest money shall be returned be
Jurchaser, and Seller shall not be liable for any street	
rolease of homestand rights (or other appropriate d	arci ascr, or cause to be executed and delivered to Purchaser, a recordable Warranty Deed with d it title is in trust or in an estate), subject only to the following, if any: covenants, conditions
and restrictions of record; public and utility easeme subject only to real estate taxes not due and payable s	nto, reads and highways; party wall rights and agreements; existing leases and tenancies; and
	tesse(c), it any, shall be assigned to Purchaser at closing, none of which expire later than
, and said existing lease(s)	have no option to renew, cancel, or purchase (A copy of any written lease(s) is to be delivered not of this contract.); the present monthly gross rental income is \$
The Seller shall not enter into any new lease(s) nor si	tall the seller 1 mew any current lease(s) after the date of acceptance and up and through the date
of closing without the consent of the Purchaser.	. 19 92 or 10 days af ar votice that financing has been procured or an that date, if any, to which
such time has been extended by reason of the ternu	and conditions hereal or occoming operative (whichever date is later). The closing shall take
place at any of the following locations: at the office	of the lender; or at the litty of mpuny excrew closing office or incation situated geographically reed by the parties, provided tit's is shown to be good or is acceptable by Purchaser.
	ssion of these premises (occupied by Seller) to Purchaser on or before 30 days after
closing. Selicr shall pay Purchasor for 30 day	in advance the sum of \$ 25.00 per day for use and occupancy commencing on
	e possession is surrendered to Purchaser or on a monthly basis, whichever is shorter. Purchaser by beyond the date possession is surrend and. In addition, in the event Selier does not vacate as
agreed, the Soller shall pay Purchaser 2% of the anicated by Portland Realty	price or \$1,000.00, whichever is greater, which sum shall be held from the net proceeds of the on es proces's form of receipt as liquidated damages.
Possession escrow shall not at any time be considered	as prepayment of Seller's use and occupancy of sold premises, nor shall Broker be responsible
	ties hereto. Broker shall have fulfilled his entire (b) getion under this agreement by disbursing. This provision shall not apply to that portion of the provision shall not apply to that portion of the provision shall not apply to that portion of the provision shall not apply to that portion of the provision shall not apply to that portion of the provision shall not apply to that portion of the provision shall not apply to that portion of the provision shall not apply to the provision of the provision shall not apply to the provision of the provision shall not apply to the provision of the provision shall not apply to the provision of the provision shall not apply to the provision of the provision shall not apply to the provision of the provisi
Possession shall be deemed to have been delivered w	hen the Seller has vacated the premises and delivered the krya to the premises to the Purchaser
or to the holder of the possession eserow provided abo	n/e.
n this contract, the singular includes the plural. THIS CONTRACT IS SUBJECT TO THE GENE	ral provisions appearing on the reverse sid ( hereof and
RIDERS# 101,103	TTACHED HERETO, WHICH RIDERS ARE MADE A PART OF THIS CONTRACT.
6. 00. 10 (1	
PHININAME EUGEN INST GROV	PURCHASER
Address 5549 N MANGO	Print Name
Accepted this 9+6 day of Oee	
terms and conditions and further agrees with Broker	to pay a Broker's commission to Portland Realty
in the am	Sunt as per listing agreement.
SELLER THOMAS JULY LETTE	SELLER
Print Name Mary Kay Kester  Address 901 N. Linden Oak	Print Name
Address 901 NL Lipiden Oak	Park, Il
FOR INFOI	MATION ONLY AND NOT PART OF CONTRACT
Listing Agent's Name	Sciling Agent's Namo
Company	Phone Company Chris Koziol 312-Phone 792-9181
Seller's Attorney	Phone Purchaser's Attorney Phone
© COPYRIG	HT 1989 NORTHWEST REAL ESTATE BOARD

Property of Coof County Clerk's Office

## UNOFFICE OATONS COPY

- I. Resignate taxes based upon 110% of the most recent ascertainable tax bill, rent, interest on existing mortgage, if any, water taxes and other prorated items shall be prorated to date of closing. Seller shall be responsible for full payment of any special assessments (confirmed or unconfirmed) currently outstanding against the property except as provided to the contrary in writing. If property berein is improved, but last available tax bill is on vacant land, parties hereto agree to reprotate taxes when bill on improved property is available. Security deposits, if any, shall be paid to Purchaser at closing.
- 2. The provisions of the Uniform Vendor and Purchaser Risk Act of the State of Illinois shall be applicable to this contract.
- 3. At least five days prior to closing date, Seller shall show to Purchaser or his agent evidence of merchantable title in the intended granter: (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 mortgages in recording mortgage or bringing down title shall not be a default of this contract. Every Confirmate of Title or Commitment for Title Insurance fundshed by Seller hereunder shall be conclusive evidence of title as therein's shown. If avidance of title discloses other exceptions, Seller shall have thirty days from Saller's receipt of evidence of title to come 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.
- 3(a). In addition to the evidence of title above in the event that the Purchaser's lender requires a mortgaged's title insurance policy from a title insurance cumpany in addition to a mortgaged's duplicate Torrers certificate, the Seller agrees to pay for one-half of the total usual Seller's title charges. In the event that the Perchaser clears to have title insurance in addition to the Torrers certificate, the Purchaser shall pay the additional cost of the title insurance company.
- 4. All notices herein required rich to in writing and shall be served upon the parties at their addresses following their signatures or upon their attorneys at their hustness addresses. The mailing of a notice by registered or certified mail, return receipt requested, shall be sufficient notice. Notices thay also be served by per onel delivery, by mail o-gram, telegram, or by the use of a facsimila machine with proof of transmission and a copy of the notice with proof of transmission by regular mail on the date of transmission.
- 5. If this contract is terminated without the hazer's fault, the cornest money shall be returned to Purchaser; but if the termination is caused by Purchaser's fault, then, at the option of the Cellet, and upon notice to Purchaser, the current money shall be forfeited and applied first to payment of Broker's commission and any expenses incurred, and the bulance point to Sellet. In the event that either party should default this contract, the other purty may pursue any and all remedies provided by law. In addition, upon the finding of a count of competent jurisdiction that one of the parties has breached the contract, the prevailing party may recover all costs and expenses and reasonable atterney's fees therein. The parties agree that the excrewer of all carnest money may deposit the excrew forces with the Clerk of the Circuit Court, and the parties hereto agree to indemnify and hold the excrewer harmless from any and all claims and dema ats, including the payment of reasonable atterney's fees, costs and expenses arising out of such claims and demands, said amounts to be borne equally by soft the seller and purchaser.
- 6. Sulter warrants that no notice from any city, village or other governmental authority of a dwelling code violation which currently exists in the aboresaid premises has been issued and received by Sulter or like approx. If a notice is received between date of acceptance of the contract and date of closing. Seller shall promptly notify Purchaser of such notice, at which time the Seller shall have the option of repairing all such building code violations at Seller's own cost, and if the Seller elects not to make such repair, the Purchaser shall have three business days to cancel this contract, and, in the absence of such notice to cancel, this contract shall continue in full force and effect.
- 7. At the request of Seller or Purchaser evidenced by notice in writing to the off expurity at any time prior to the date for delivery of deed hereunder, this sale shall be closed through an escrow with a title insurance company, in an ordered with the general provisions of the usual form of Dood and Money Escrow Agreement then furnished and in use by said company, with such special provisions inserted in the escrow agreement as may be required to conform with this contract. Upon the creation of such an escrow, anything begin to the contrary notwithstanding, payment of purchase price and delivery of deed shall be made through the escrow and this contract and the carriest money shall be deposited in the escrow and the Broker shall be made a party to the escrow with regard to commission due. The cost of the escrow shall be divided equally between Purchaser and Seller.
- B. The Seller agrees to furnish a survey no more than six months old at the date of closing to be or loved by the Seller or by the Perchasor's lender, at Seller's cost, from a licensed surveyor showing the location of the buildings, forces, paths, sidewalks and driveways and all other improvements. In the event that said survey discloses encroschitents, violations of essements or other violations who seller may obtain title insurance over such matters.
- 9. Seller agrees to furnish to Purchaser an affidavit of title subject only to those items set forth herein and on ALTA form if required by Purchaser's mortgages.
- 10. Right is reserved by eliter party to insert correct legal description at any time, without notice, when same is reallable. Soller shall have the right to pay off any existing mortgage(s) out of the proceeds of this sale.
- 11. Purchaser and Suller heroby agree to make all disclusures and do all things necessary to comply with the applicable provisions of the Real Estate Settlement Act of 1974, as amended.
- 12. Sellor shall pay the amount of any stamp tax imposed by State law (including county tax where applicable) on the trust of stille and shall furnish a completed Real Estate Tax Declaration signed by the Sellor or Sellor's agent in a form required pursuant to the Real Estate Transfer Tax Act of the State of filtrois (and county tax where applicable) and shall furnish by declaration signed by Seller or Sellor's agent or most other requirements as established by local ordinance with regard to a transfer or transaction tax. Further the Sellor shall furnish any Water Certificate form required by the City of Chicago to certify that the water taxes are paid on said property, and the Seller shall pay the applicable fee for the Certificate. Purchaser shall pay the amount of any stamp tax imposed by local ordinance; however, if such local ordinance specifically imposes the tax upon the Seller, then the Seller shall be responsible for such tax as required by local ordinance. Seller shall comply with all local ordinances regarding inspection of the property before the closing.
- 13. Seller shall remove from prentises by date of pressession all delais and Seller's personal property not conveyed by Bill of Sale to Purchaser. Seller agrees to surrender possession of the real extete in the same condition as it is at the date of this contract, ordinary wear and tear excepted. Purchaser reserves the right to inspect the premises within 72 hours prior to the closing.
- 14. Purchaser shall obtain flood insurance if the premises is incuted within a designated flood plain as determined by the National Flood Insurance Agency and is required by the Purchaser's lander.
- 15. TIME IS OF THE ESSENCE OF THIS CONTRACT.

9219775%

"A5-IS" CONDITION

901 N. Linde		Z_ COVERING TI	HE SALE OF TH	E PROPERTY COMMONLY KI	IOWN AS
STREE		Oak	Park	II.	
			CITY	ATATE	<del></del>
	•	·			
It is further core of he.	and has at :				
"As-Is" condition can	and polyson the	parties hereto as foi	lows: That this off	er is made for the property in it	prosent a
are not included in this		ו פחם זפעטמפחו עם ספו	o raprosantations	er is made for the property in it have been made by the Seller orhi	agents th
W W	John Gen.				*
	C/A	•			
	5	٠			
	, O				
BUYER'S SIGNATURE	ergonn	( and	•	المرا المرابسي	. 1
BALEG SEINANI DER MINNE			SELLER'S	BIONATURE THAT KAL	Bull
•		701	•	1 7 1	
BUYER'S SIGNATURE		4			
		******************	SELLER'S	SIGNATURE	
			).		•
*			6.		
•			$^{\gamma}O_{X}$		
		RIDER	101		
		ATTORNEY'S	ABBBONAL		
		ALIURIYETS	AFFRUYAL		
				9/1	
as tlaus ganig sil	ATTACHED 7/		A BART OF DE	AL FETATE CALE CONTRACT	ከልተዩሽ
- CiN		O AND BECOME		AL ESTATE SALE CONTRACT	
Dec. 9 8 g	, 19 91	O AND BECOME	SALE OF THE	AL ESTATE SALE CONTRACT PROPERTY COMMONLY KNO	
- CiN	, 19 91	O AND BECOME	SALE OF THE	0.	
Dec. 4 6 9 901 N. Juine	. 19 <u>91</u>	O AND BECOME COVERING THI Oak Park, I	SALE OF THE	PROPERTY COMMONLY KNO	WN A5
Dec. 9 901 N. Juind  13 further agreed by and beh	19 91 Ten	O AND BECOME  COVERING THE Oak Park, I	SALE OF THE I	PROPERTY COMMONLY KNO	WN A5
Dec. & Subtant 901 N. Juind Is further agreed by and ben- utually acceptable to the pa	19 91 Ten ween the parties the inters. Approval will	O AND BECOME  COVERING THI  Oak Park, II  of their respective attornation to be unreasonably with	SALE OF THE I	make modifications, other than price of the business do, after the or	wn A5
901 N. Juind  greed by and ben  thus of this contract it become	19 91 Ten ween the parties the orties. Approval will be evident that an ag	O AND BECOME  COVERING THI  Oak Park, II  of their respective attornally varied by unreasonably varied mention to be reached to the control of the reached to the control of the control o	SALE OF THE I L. bys may approve and vithhold, and if within hed by the parties her	make modifications, other than price of business do a after the arreto, and written notice thereof is given	wn A5
901 N. Juind  got want bet  greed by and bet  really acceptable to the pa  te of this contract it become  rry within the time specified	nen , 19 91  Ten  ween the parties the intes. Approval will its evident that an ag  i, then this contract	O AND BECOME  COVERING THI  Oak Park, II  of their respective attorni if not be unreasanably v preement cannot be reach thalf become null and	eys may approve and vithheld, and if within hed by the parties he vold, and all earness	make modifications, other than price of the	WN AS and dates, ceptance to either haser. IN
901 N. Juind  sturther agreed by and benutually acceptable to the parties of this contract it become rry within the time specified is ABSENCE OF WRITTEN in	nen the parties the parties. Approval will sevident that an agin, then this contract NOTICE WITHIN THE	O AND BECOME  COVERING THE  Oak Park, II  of their respective attornation to be unreasonably we greenest cannot be reach shall become null and the TIME SPECIFIED HER	eys may approve and withheld, and if withheld hed by the parties her vold, and all earnest EIN, THIS PROVISION	make modifications, other than price of business do a after the arreto, and written notice thereof is given	wn A5  and dates, cceptance to either haser. IN PARTIESCE
901 N. Lind  1s further agreed by and benutually acceptable to the parties of this contract it become body within the time specified IE ABSENCE OF WRITTEN INTEREST AND THIS CONTRA	neen the parties that the parties. Approval will sevident that an agin, then this contract NOTICE WITHIN THAT SHALL BE IN F	O AND BECOME  COVERING THI  Oak Park, II  of their respective attornation to the unreasonably versement cannot be reach shall become null and the time specified her  ULL FORCE AND EFFER	eys may approve and withheld, and if within hed by the parties her vold, and all earnest EIN, THIS PROVISIONT.	make modifications, other than price of business do, after the acreto, and written notice thereof is given manny shall be refunded to the purch N SHALL BE DEEMED WAIVED BY ALL	wn A5  Indicates, ceptance I to either haser. IN PARTIESCE
901 N. Lind  901 N. Lind  Is further agreed by and ben  trually acceptable to the pa  ite of this contract it become  rry within the time specified  E ABSENCE OF WRITTEN I  ERETO AND THIS CONTRA  e seller directs the listing br	yean the parties the parties. Approval will sevident that an agin, then this contract NOTICE WITHIN THAT CT SHALL BE IN Flocker not to show it	O AND BECOME  COVERING THI  Oak Park, II  of their respective attorned in not be unreasonably we present cannot be reach shall become null and HE TIME SPECIFIED HER  ULL FORCE AND EFFECT  the property which is sub-	eys may approve and withheld, and if withheld hed by the parties her vold, and all earnest EIN, THIS PROVISION.	make modifications, other than price of the modern business do, after the acreto, and written natice thereof is given manny shall be refunded to the purch SHALL BE DEEMED WAIVED BY ALL or any other prospective purchasers and	wn A5  Indicates, ceptance I to either haser. IN PARTIESCE
901 N. Lind  1s further agreed by and benutually acceptable to the parties of this contract it become body within the time specified IE ABSENCE OF WRITTEN INTEREST AND THIS CONTRA	yean the parties the parties. Approval will sevident that an agin, then this contract NOTICE WITHIN THAT CT SHALL BE IN Flocker not to show it	O AND BECOME  COVERING THI  Oak Park, II  of their respective attorned in not be unreasonably we present cannot be reach shall become null and HE TIME SPECIFIED HER  ULL FORCE AND EFFECT  the property which is sub-	eys may approve and withheld, and if withheld hed by the parties her vold, and all earnest EIN, THIS PROVISION.	make modifications, other than price of the modern business do, after the acreto, and written natice thereof is given manny shall be refunded to the purch SHALL BE DEEMED WAIVED BY ALL or any other prospective purchasers and	wn A5  Indicates, icceptance Ito either haser. IN PARTIESCE Indicate has has has has has had
901 M. Lind  901 M. Lind  Is further agreed by and ben  trually acceptable to the pa  te of this contract it become  try within the time specified  E ABSENCE OF WRITTEN I  ERETO AND THIS CONTRA  e seller directs the listing br	yean the parties the parties. Approval will sevident that an agin, then this contract NOTICE WITHIN THAT CT SHALL BE IN Flocker not to show it	O AND BECOME  COVERING THI  Oak Park, II  of their respective attorns if not be unreasonably v  preement cannot be reach is shall become null and HE TIME SPECIFIED HER  ULL FORCE AND EFFECT he property which is sub by the seller during the	eys may approve and vithheld, and if within hed by the parties her vold, and all earnest EIN, THIS PROVISION.  T. viert to this contract to above contingency provided the contingency of the contract to the contract to the contract to the contract to the contingency of the contract to t	make modifications, other than price of the modern business do, after the acreto, and written natice thereof is given manny shall be refunded to the purch SHALL BE DEEMED WAIVED BY ALL or any other prospective purchasers and	wn A5  Indicates, icceptance Ito either haser. IN PARTIESCO
901 N. Lind  901 N. Lind  s further agreed by and bentually acceptable to the partie of this contract it become try within the time specified E ABSENCE OF WRITTEN I RETO AND THIS CONTRA a soller directs the listing br	yean the parties the parties. Approval will sevident that an agin, then this contract NOTICE WITHIN THAT CT SHALL BE IN Flocker not to show it	O AND BECOME  COVERING THI  Oak Park, II  of their respective attorns if not be unreasonably v  preement cannot be reach is shall become null and HE TIME SPECIFIED HER  ULL FORCE AND EFFECT he property which is sub by the seller during the	eys may approve and withheld, and if withheld hed by the parties her vold, and all earnest EIN, THIS PROVISION.	make modifications, other than price of the modern business do, after the acreto, and written natice thereof is given manny shall be refunded to the purch SHALL BE DEEMED WAIVED BY ALL or any other prospective purchasers and	nd dates, ceptonce to either haser. IN PARTIES D
901 M. Lind  901 M. Lind  sturther agreed by and ben  tually acceptable to the pa  te of this contract it become  try within the time specified  E ABSENCE OF WRITTEN I  RETO AND THIS CONTRA  seller directs the listing br	yean the parties the parties. Approval will sevident that an agin, then this contract NOTICE WITHIN THAT CT SHALL BE IN Flocker not to show it	O AND BECOME  COVERING THI  Oak Park, II  of their respective attorns if not be unreasonably v  preement cannot be reach is shall become null and HE TIME SPECIFIED HER  ULL FORCE AND EFFECT he property which is sub by the seller during the	eys may approve and vithheld, and if within hed by the parties her vold, and all earnest EIN, THIS PROVISION.  T. viert to this contract to above contingency provided the contingency of the contract to the contract to the contract to the contract to the contingency of the contract to t	make modifications, other than price of the modern business do, after the acreto, and written natice thereof is given manny shall be refunded to the purch SHALL BE DEEMED WAIVED BY ALL or any other prospective purchasers and	nd dates, ceptonce to either haser. IN PARTIES O
901 N. Lind  901 N. Lind  Is further agreed by and ben  trually acceptable to the pa  ite of this contract it become  rry within the time specified  E ABSENCE OF WRITTEN I  ERETO AND THIS CONTRA  e seller directs the listing br	yean the parties the parties. Approval will sevident that an agin, then this contract NOTICE WITHIN THAT CT SHALL BE IN Flocker not to show it	O AND BECOME  COVERING THI  Oak Park, II  of their respective attorned in not be unreasonably we greenent cannot be reach shall become null and HE TIME SPECIFIED HER ULL FORCE AND EFFECT which is subby the seller during the	eys may approve and vithheld, and if within hed by the parties her vold, and all earnest EIN, THIS PROVISIONAL.  The above contingency provided the second contingency provided the second continuency provided the second con	make modifications, other than price of the modern business do, after the acreto, and written natice thereof is given manny shall be refunded to the purch SHALL BE DEEMED WAIVED BY ALL or any other prospective purchasers and	nd dates, ceptance to either haser. IN PARTIES CO
901 N. Lind  1s further agreed by and benotically acceptable to the partie of this contract it become rety within the time specified IE ABSENCE OF WRITTEN IN IRETO AND THIS CONTRA a seller directs the listing brightnool offers shall be presented.	ten  ween the parties the parties. Approval will sevident that an aging the protection of the parties of the pa	O AND BECOME  COVERING THI  Oak Park, II  of their respective attornal  if not be unreasonably versement cannot be reach  shall become null and  HE TIME SPECIFIED HER  ULL FORCE AND EFFECT  the property which is sub- by the seller during the	eys may approve and withheld, and if withheld by the parties her vold, and all earnest EIN. THIS PROVISIONAT.  The purchaser purchaser	make modifications, other than price of business do, after the action, and written notice thereof is given manny shall be refunded to the purch N SHALL BE DEEMED WAIVED BY ALL or any other prospective purchasers and seriod.	nd dates, ceptonce to either haser. IN PARTIES O
901 M. Lind  901 M. Lind  s further agreed by and bet- tually acceptable to the pa- te of this contract it become rry within the time specified E ABSENCE OF WRITTEN I RETO AND THIS CONTRA  s seller directs the listing br ditional offers shall be pres	ten  ween the parties the parties. Approval will sevident that an aging the protection of the parties of the pa	O AND BECOME  COVERING THI  Oak Park, II  of their respective attornal  if not be unreasonably versement cannot be reach  shall become null and  HE TIME SPECIFIED HER  ULL FORCE AND EFFECT  the property which is sub- by the seller during the	eys may approve and vithhold, and if within hed by the parties he vold, and all earnest EIN, THIS PROVISIONATION TO Above contingency purchaser's Attorney's	make modifications, other than price of business do after the action, and written natice thereof is given money shall be refunded to the purch N SHALL BE DEEMED WAIVED BY ALL or any other prospective purchasers an aeriod.	nd dates, ceptonce to either haser. IN PARTIES O
901 M. Lind  sturther agreed by and bentually acceptable to the particular of this contract it become by within the time specified E ABSENCE OF WRITTEN IN RETO AND THIS CONTRAINS a seller directs the listing brailitional offers shall be presented.  LER	ten  ween the parties the parties. Approval will sevident that an aging the protection of the parties of the pa	O AND BECOME  COVERING THI  Oak Park, II  of their respective attornal  if not be unreasonably versement cannot be reach  shall become null and  HE TIME SPECIFIED HER  ULL FORCE AND EFFECT  the property which is sub- by the seller during the	eys may approve and withheld, and it withheld, and it within hed by the parties her vold, and all earnest EIN, THIS PROVISIONAT.  The above contingency for the purchaser's Attorney's CARCIS	make modifications, other than price of business do, after the action, and written notice thereof is given manny shall be refunded to the purch N SHALL BE DEEMED WAIVED BY ALL or any other prospective purchasers and seriod.	nd dates, ceptonce to either haser. IN PARTIES D

Property of Coot County Clerk's Office