* Seler	TO NECESTAL		ETATE P	SAPY	Closing.	Zana e e e
Care a cue	REAL ESTA	ATE SALE CONT	RACT - RI	ESIDENTIAL	Furehaser Fuller's	costs of a
70 L-15	SELLER)	(74) /DV	A P D D O P	Date	:2/17/13	orani de la compania
I/We offer to pure!	ume the property known	ns: [Aldinom)	2 N 6	auler	- Chicasa	(20)
lot approximately premises, for which a Bilt radiator covers; attached attached mirrors, shelving	I V GRIPTING, DOMING, C	entini examine, um	t mar remienties	nerk, ventilitie	. XIRIJING MNG DL	18111111111111111111111111111111111111
Aroplaca screens; refrigera		and the second of the second o		The state of the s	N. A. A. M. H. M. (1994)	Ke tion oboues:
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i. Purchase price \$	30.000	1944 (1941) 1941 (1944) 1944 (1944) 1944 (1944) 1944 (1944) 1944 (1944) 1944 (1944) 1944 (1944) 1944 (1944) 19		19 J. 19 M. J.	possession	af closin
2. Initial cornect money t	SELER			LAIR LIC		
days after acceptance here	of. Said initial carnest	money shall be ret	urned and the	contract shall b	% of murchine its	stud on or before
escrowee, for the benefit o	Enriest money shifthe parties berein in a	all be deposited by	w account in	erintillance with	the laws of the St	nte of Tillnois
3. The balance of the pur		at the closing, plu		rorations, as foll		
	shier's Check or Certified	Check, or Any Cor	nbination Ther	nof provide desired		
trust doed) of record pr	Existing Mortgage, Pure	haset introby usen	mes payment	of the indebted	ness socured by t	ha mortgage (or
and bears interest at the re	e of% per and	num <u>and is payable</u>	in monthly i	indonwaneus ij natulimenta of \$.	proximating a	nxeluding
and bears interest at the represents into escrow for shall be paid by Parchas indomnifies Seller and hold difference between the industry of payment in event	laxes and insurance, if it c. Subar agrees to remai	iny. 'The expenses n liable on said inc	churged by th lebtedness if t	ie logal holder i	n connection with so demands and P	the assumption urchaser hereby
difference between the ind	de celur narmiess from ebtedner at time of clin	any hability result	ing therefrom	hase price. If t	he mortguge prov	ides for necelor-
(c) Mortgage Conti	n gency . This contract is:	contingent upon R	HTD)HBOX HACK	ring withini	dayn after acce	ptanco hereof a
commitment for a fixed rat	e mortgay, or an adjusti	iblo rate mortgago	permitted to b	o made by U.S. c	r Alllinois savings n	and foun minocla-
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and credit report fee, if an chaser shall pay for prival Purchaser shall notify Sell Purchaser has secured suc Broker may, within an equi commitment may be given tomary papers relating, to neither Purchaser, Seller money shall be returned to	y. If said mortgage has	a balloon payment	ist shall be do	ie no sooner thai	nes not obtain en	years. Pur-
Purchaser shall notify Sell	er in writing within a fr	bumber of days. I	I Seller is not	so notified, it sl	all be conclusively	y presumed that
Broker may, within an equa	al number of additional c by Seller as well as u	hire party. Purch	gage commity iser shall furn	ioni for Purchas Ish all requeste	er upon the same	torms, and said
tomary papers relating to neither Pyrchaser, Seller r	the application and se or Broker secures such	comming to the second	moitment. Il: ve previded, i	Purchasor notifi his contract sha	ies Beller on abov It be null and void	o: provided, and and all carnest
money shall be returned to	Purchaser, and Seller s	hall mot be li st le fo d. Soller a room to	rany sales co	minission.	ologic billionia. Hilliania di Dalogia Wood	and other south
If an FHA or VA n customarily chargeable to (d) Purchase Money	Seller, provided Seller's	initials appear	elegation Pos		the contract	trade content content
(d) Purchase Money (which sum includes earnes	Note and Trust Deed or	Installment Acre	rent For Deed	L. Furchaser shal	I pay \$	itallment Agrae.
ment For Deed) in the amo	ount of \$		or at at the r	ate of	6 per annum to be	amerlised over
Jege without penalty. Paya form of sald instrument, Cl	ble monthly, the final parents into eserow for the	pymont due	ر ودارد فاد [[ada	nado monthly. I	, with unlimited pr Lthe, parties, enn	opayment privi- of agree on the
form of said instrument. Cl Agreement No. 74 shall be Seller within four days of	used whichever may b	npany Note and Tr e applicable. If Se	ust Dere No. ller requestr	7 shall be used, a credit report,	or the George E. C. Purchaser shall	Cole Installment deliver same to
Seller believes anid credit	roport is unsatisfactory.	The same of the sa				
4. At closing, Saller aball ranty Doed with release of	homestead rights (or ot)	her appropri nte de	od if title in ir	nt ad or in an	estate), or Article	s of Agreement
from minch is started if that moved	ion of universals if (ell in massifemble de	abitati contra la	files from a car sear i	familie acomonium	aceditions and
restrictions of racord; priva and tonancies; special taxes taxes for the year 19	s or assessments for imp	rovements not yet	completed; u	nconfigured spec	ial taxes or assess	mienta; general
	and subsequent years; meral real estate jaxes s	ro \$		9		
5. Closing or escrow payou		<i>i</i>	43., provid	ed title has been Foney's	shown to be good	I or is accepted
by Purchasor, at the office of 6. Seller agrees to surrend		OF RE		-1	rovide a this sale i	
(a) Une and Occupat	try. At closing, Boller sh	all pay to Purchas	or \$	per day	for use ind occup	ancy commenc-
ing the first day after closic shorter. Purchaser shall ref (b) Pessession Escre	und any payment made	for use and occupa	ncy beyond il	corea, or on a m co date possessio	onthly beer which	enover period is
to guarantee possession on o	or before date set forth a	bove, willigh sum al	iall be held fr	om the net proce	eds of the sale on	escrowee form.
of receipt. If Seller does not the sum of 10% of said pos- and occupancy to the date p to Seller, and acceptance of	reurrender passession as ression escrow per day u concension is surrendered	p to and including	day possession	n is surrendered.	to Purchaser plus.	and occupancy, any unpaidalso- he turned over
			rchaser a othe	r legal remedies	·	he turned over
7. Seller will pay a broker is:	a commission per Listin	g Agreement. BrokerCoopers	dina Dankan i	- Fh	illio Tick	
B. THIS CONTRACT IS	SUBJECT TO THE P	ROVISIONS, APP	EARING ON	THE REVER	SE SIDE HERE	OF.
PURCHASER S	TILE TIEK BUNKA	ADI	ORESS	11. 200	#3,000,2 V	Par E WHIS
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(Type or print name) PURCHASER	Who Ogen	ADI	ORESS	(Clty)	(State)	(Zlp)
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ACCEPTANCE OF CONT	or print name) / RACT BY SELLER	C Broker	indick.	Wall	My Comment	
This	day of WANGE	ing sareta e	<u>,19</u> 43_,	I/We accept th	is contract and ne	ree to perform
and convey title or cause tit	ie io berconveyed accord	ing for the terms of		w w	J. A.	
ELLIER CHEAR	Se Francisco	ADI	RESS う。プロ	CHICCAGO.		
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TOTAL TOUR	\rightleftharpoons		•			

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- 1. Real estate taxes (based on most recent ascertain ble layet) Whit interest on existing mortgage, if any, water taxes and other proratable items shall be prorated to date of closing. If properly herein is improved, but last available tax bill is on vacant land, parties hereto agree to reprorate taxes when bill on improved property is available. Security deposits, if any, shall be paid to Pur-
- 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 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 contract, 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 mortgagee 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 to care 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. IF THE PROPERTY IS REGISTERED IN THE TORRENS, SYSTEM. AND THE PURCHASER'S MORTGAGEE REQUIRES TITLE INSURANCE. SAID TITLE INSURANCE with a label to a surface of the acceptions of the addresses following their signatures. The
- 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 when the notice is mailed.
- .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 forfeited and applied first to payment of broker's commission 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 premises 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 closing. 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 hereunder, this so we all be closed through an escrow with a title insurance company, in accordance with the general provisions of the usual form of Deed and Money Escrow Agreement then furnished and in use by said company, with such special provisions inserted in the escrow of general as may be required to conform with this contract. Upon the creation of such an escrow, anything herein to the contrary new histandiag, payment of purchase price and delivery of deed shall be made through the escrow and this contract and the earnest 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.
- 8. Frior to closing, Seller shall furnish a green by a licensed land surveyor dated not more than six (6) months prior to date of acceptance hereof showing the present lo at one of all improvements. If Purchaser or Purchaser's mortgagee desires a more recent or extensive survey, same shall be obtained at Purchaser's expense.
- 9. Seller agrees to furnish to Purchaser an af davit of title subject only to those items set forth herein, and an ALTA form if required by Purchaser's mortgages.
- 10. Right is reserved by either party to insert corrict legal description at any time, without notice, when same is available.
- 11. Seller shall have the right to pay off any existing nertgage(s) out of the proceeds of this sale.
- 12. Purchaser may place a mortgage on this property and only proceeds of such mortgage to the purchase price.
- 13. Purchaser and Seller hereby agree to make all disclost res and do all things necessary to comply with the applicable provisions of the Real Estate Settlement Procedures Act of 1974, as amende a
- 14. Seller shall pay the amount of any stamp tax imposed by the state and county on the transfer of title, and shall furnish a completed declaration signed by the Seller or Seller's agent in the form required by the state and county, 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 or transaction tax. Such tax required by local ordinance shall be paid by designated party in said ordinance.
- Saller shall remove from premises by date of possession all debris and Seller's personal property not conveyed by Bill of Sele 15. Saller sh to Purchaser.
- 16. Seller agrees to surrender possession of the real estate in the same condition as it is at the date of this contract, ordinary wear and tear excepted.
- · Time is of the essence of this contract.
- 18. Wherever appropriate, the singular includes the plural and the masculine include, the feminine or the neuter.

LOT 55 IN CUMMINGS AND FARGO'S AUGUSTA STREET ADDITION, BEING A SUBDIVISION OF THE EAST 5/8THS OF THE SOUTH HALF OF THE NORTH WEST QUARTER OF THE SOUTH EAST QUARTER OF SECTION 4, TOWNSHIP 39 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, (EXCEPT THE WEST 8 FEET THEREOF DEDICATED FOR ALLEY) IN COOK COUNTY,

COMMONLY KNOWN AS: 1016 N. Lawler

Chicago, IL 60651

TAX PARCEL NUMBER: 16-04-409-035

4 4 5 Thillip J-Tick, Broker & Con Michigan-Suite ris Carcago, In-Good