imeriales of Registra	REAL ESTATE SALE	E CONTRACT RESIDENTIAL	1-101
то:	HNOFFIC	TALE COPY	REALIOR PEALIOR
I/We offer t	o purchase the property known as	Irese) (City)	Banto (Zip)
lot approximately	Sill of Sale is to be given. Heating, cantrallend	eet, together with improvements thereon, incling ventilating plumbing and electrical fixture	es: screens and storms for windows
and doors; shades, shelving, interior sh	nwnings, blinds, draperies, curtain and drap utters, cabinets and bookcases; planted vege	pery rods; radiator covers,; attached exterio tation, washer/dryer; fireplace screens; dishv	r TV antonna; attached mirrors, vasher; disposal,
lot approximately premises for which a and doors; shades, shelving, interior shrange(s); C. refriger.  1. Purchase Price \$ 2. Initial earnest mo hereof. Said initial	rator(s); 2 window air conditioner(s); cuiling	g fans, garage door opener, and	10 15 W. 11 1 200
1. Purchase Price \$_2. Initial earnest mo	nwnings, blinds, dcaperies, curtain and drag utters, cabinets and bookcases; planted vege trator(s); win low air conditioner(s); ceiling the c	the sound the	shall be held by
hereof. Said initia	earnest money shall be returned and 19 Earnest money shall be deposit	to 10% of purchase price within this cantract shall, be void if act act ted by compliance with the laws of the State of Ill	days after acceptance
penetit of the battle		compliance with the laws of the State of Ill	nois. An original of this contract
shall be held by Listi 3. The balance of th	e purchase price shall be paid at the closing	, plus or minus prorations, as follows (STRI	KE THROUGH INAPPLICABLE
SUBPARAGRAPHS) (a) Cash, Cas	: hier's check or Cortified Check or any Combin	ation Thereof.	
(-) M	m of Existing Mortgage (See Ridor 7, if applic Contingency. This contract is contingent upo mortgage, or an adjustable rate mortgage pe	n. Dunckovor operanies but	nge and lean appointion commit-
for \$	the interest rate (or in	iitiai interest rate ii an adjustable rate mortgi	raiseled Cradit report for if any
econical by landing	d over	than years, Purchasor shall patify Seller	for private mortgage insurance if in writing by the aforesaid date.
Purchaser upon the may be given by Se	lancing. If Seller is so notified, Seller may, we so m, terms, and shall have the option of e.g. of a third party. Purchaser shall furnishing of such commitment, and pay one applications.	xtending the closing date up to the same not all requested credit information, sign cust	umber of days. Said commisment omary documents relating to the
application and necu and netther Purchas be returned to Purch	the for accrice and collimitations as in	ove provided, this contract shall be null and	void and all earnest money shall
(d) Purchasa M	A.mor. or it to be obtained, Rider 8 or 9 is h	nent für Deed, See Rider 10.	·
<ol> <li>At closing, Seller with release of home</li> </ol>	shall encurred and deliver to Purchaser, or castend rights (or other appropriate deed if title	ause to be executed and delivered to Purcha le is in trust or in an estate), or Articles of A	greement, for such a deed it that
nortion of autonomers	onb 3(d) is entitier a.a. subject only to the follow	wing, if any: covenants, conditions, and fes	trictions of record; bublic and
forth in paragraph 3	isting leases and thancies; special governments or accessments; general real estate to and/or Rider 7. Selle represents that the 19	general real estate taxes are \$ 2.2.	s; the mortgage or trust deed set
<li>Closing or escrow good or is accepted by</li>	and/or Rider 7. Selle copresents that the 19 payout shall be on 19 con 19 Purchaser, at the office of v haser's morte	ccept as provided in paragraph 3(0) above); pragee or at	ovided title has been shown to be
6 Gollar arreage to gr	rrender possession of sale p emises on or before a pancy. At closing, Seller shall p y t. Purchas in cluding the date possession is to be sur	いっとへくそう ひょ…か たして ナギタルターコ	cupancy commencing the first day
refund any payment	made for use and occupancy develor the date p	osaoasion is surreildered.	
nrice to guarantee no	scrow. At closing, Seller shall deposit with a seession on or before the date set for the ve.	. which sum shall be held from the net brocee	as of the bale on <i>escrawce with</i> of 🗯
of said possession esc	not surrender possession as above, Sol er .h. row per day up to and including day posse at lered, said amount(s) to be paid out of escrive	on is surrendered to Purchaser plus any unper and the helence if any to be turned over t	o Seller Acceptance of payments
by Purchaser shall n	ot limit Purchasor's other legal remedies. Se thout the joint written direction of the Seller s	elle, a. d. Purchaser hereby acknowledge that ar 4 Purchaser or their authorized agent. If el-	t escrowee will not distribute the thor Soller or Buyer objects to the
disposition of the por Circuit Court by the	ssession escrow, then the parties horeto agre	e that the escrowee may deposit the possess	on oscrow with the Clerk of the eroimbursed from the possession
escrow for all costs, oscrowee harmless fr	including reasonable attorney's lees, related om any and all claims and demands, including	to the payment of reasonable attorney's fees, co	eby agree to indemnify and hold sts and expenses.
	UKNOWLEDGES RECEIPT OF SELLERS CONFIRMATION OF CONSENT: The unders	ioned confirm the they have previously const	ented-te
reensont to Licenson	(Licenses) acting on a Duni Agent in regard to the transm	ns a Dual-Agent in providing brokernge eervle Hien-referred to in with decument.	<del>100-011-behin und a</del> pgenreury
Seller(s) initials	Buyer(s) initials		
9. THIS CONTRAC	T IS SUBJECT TO THE PROVISIONS ALL O AND MADE A PART HEREOF		
10. The Real Estate	Brokers named below shall be compensated by the Listing Broker in a multiple listing serv	ice in which the listing and Cooperating prok	
			e contract other than sales price,
becomes evident agre- thereof is given to e	d between the parties hereto that their respe- n and dates, reatually acceptable to the parti- lement cannot be reached by the parties here ther party within the period specified herein funded upon joint written direction of both parties. THIS PROVISION SHALL BE DEE	eto regarding the proposed modificat or s of the then this Contract shall become null are	the contract obtain than sales price, the acceptance of the Contract, it heir attornoys and written notice, wid and all monies paid by the R. TTEN NOTICE WITHIN THE AND THIS CONTRACT SHALL condition of the property by the te of an appance of this Contract silons of Furchaser or Purchaser's il be given a the Seller or Seller's.
Purchasor shall be re TIME SPECIFIED H	funded upon joint written direction of both p. EREIN. THIS PROVISION SHALL BE DEE	arties to escrowed. IN THE ABSENCE OF W MED WALVED BY ALL PARTIES HERE O	RITTEN NOTICE WITHIN THE
DE IN FULL FURCE	MAN EFFECT.		condition of the property by the
Purchaser or Purchase Purchaser shall inder	er's agent, at Purchasors expense, within	days from the da	sions of Furchaser or Purchaser's
agent performing suc agent by the Purchas	b inspection. In the event the condition of the for within the time specified for approval, and the specified for approval ap	s property is not approved, written notice such of thereupon, Seller's obligation to sell and P har the Brombour whell he refunded upon join	ll be giver to the sener or sener a urchaser's bligation to Purchase to unition direction of both parties
to correves. IN THE	ation to purchase under the Contract is subser's agent, at Purchase's offense, within nnify Seller from and against any loss or dam h inspection. In the event the condition of the for within the time specified for approval, an all become null and void and all monies paid AUSENCE OF WRITTEN NOTICE WITHIN INCLUSION HERETO, AND PHIS CONTRACT SI	THE TIME SPECIFIED LIBREIN, THIS THE THE TREET OF THE TRE	OVISION SHALL BE DEMMED
PURCHASER I	a true data de 19	TO APPORT OF THE PARTY OF THE P	TO SALLA TO
Print Name	LE SULAL IS PASSONERS LE	(City) (State)	3 3 3 3 3 3 3 5
PURCHASER S M	estate of Mine	Address Vh grv	3,2,3,5,5,5
Print Name ACCEPTANCE OF C	ONTRACT BY SELLER	(State)	(Zip Code)
This June de		e accept this contract and agree to perform a	d convey title or cause title to be
SELLER	O In had	ADDRESS / TO T	) upo 60613
Print Name	(Speial Bourtly ♥)	(City) (State)	( Calip Codes )
SELLER		ADDRESS	
Print Name	(Social Security #:	(State:	.(21p Code)
FOR INFORMATION Listing Office	ALT PURI OBES:	Address	1:00 W
Seller's Designated A	gent Name		1.22.00
Cooperating Office	gent Name		14150
nuter a marking of	Bone stanto		
:			

PROVISIONS

1. Real estate taxes (based on most recept acceptainable taxes), rest interest on existing mortgage, if any, water taxes and other items shall be provided to date of closing. If property seed in it improved, but I is available tax bill in my cash and parties hereto agree to reprovide when bill on improved property is available, term by a past, if any shall be need to Purchaser a closing.

2. The provisions of the Uniform Vendor and Purchaser Risk Act of the State of Illinois shall be applicable to this contrast.

At least five days prior to closing date, Seller shall deliver 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 capy thereof, subject to no other exceptions than those listed on the revers 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 hearing 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 mortgages in recording mortgages and bringing down title shall not be a default of this contract. Every Cartificate of Title or Commitment For Title Insurance furnished by Seller hersunder 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 cure such exceptions and notify Purchaser accordingly, and as to those exceptions which may be removed at closing by psyment 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 s notice by registered or certified mail, return receipt requested, shall be sufficient service when the notice is mailed. Notices may also be served by personal delivery or commercial delivery service, by mail-o-gram, telegram, or by the use of a facsimile machine with proof of transmission and a copy of

the notice with proof of transmission being sent by regular mail on the date of transmission.

In the event of default by Purchaser, the earnest money, less the expenses and commission of the listing broker, shall be paid to the Seller. If Seller defaults, the carnest money, at the option of Purchaser, shall be rafunded to Purchaser, but such refunding shall not release Seller from the obligation of this Contract. In the event of any default, escrowee shall give written notice to Seller and Purchaser indicating secrowee's intended disposition of the earnest money and request the Seller's and Purchaser's written consent to the escrower's intended disposition of the earnest money within thirty (30) days after the date of mailing of the Notice. However, Seller and Purchaser hereby acknowledge that if escrowee is a licensed rest estate broken excrower may not distribute the extrest money without the joint written direction of the Seller and Purchaser or their authorized agent. If escrowes is not a licensed real estate broker, Seller and Purchaser hereby agree that if neither party object, in writing, to the proposed disposition of the earnest money within thirty (30) days after the date of mailing of said notice that excrower shall proceed to dispose of the carnest money is praviously indicated by the 🍅 ro vec. If either Seller or Buyer objects to the intended disposition within the aforementioned thirty (30) day period, or in the event escrowce is a licented real estate broker and does not receive the joint written direction of the Seller and Purchaser authorizin; the

distribution of the earnest morey then the parties hereto agree that the escrowes may deposit the earnest money with the Clerk of the Circuit Court by the filing of an action in the art re of an Interpleader. The parties agree that escrowee may be reimbursed from the earnest money for all notes. including reasonable attorney's fees cal sted to the filing of the Interpleader and do hereby agree to indemnify and hold acrowee harmless from any and all claims and demands, including the payment of reasonable attorney's fees, costs and expenses arising out of such default claims and demands.

6. Seller represents and warran's that the heating, plumbing, electrical, central cooling, ventilating systems, appliances and fixtures on the

premises are to working order and will be a at he time of closing, and that the roof is free of leaks and will be so at the time of closing. Purchaser shall have the right to inspect the premises during the 48-hour period immediately prior to closing to verify that such are in working order and that the property is in substantially the same condition, ... and wear and tear excepted, as of the date of this Contract.

7. If this property is new construction, the ... Purchaser and Seller agree to comply with all insulation disclosure requirements as pravided by the Federal Trade Commission, and Rider 13 is hereby of to nied.

8. 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 Se ler r his agent. If a notice is received between date of acceptance of the Contract and the

date of closing, Seller shall promptly notify Purchaser of auch notice. 9: If the subject property is located in the City of United by Seller and Purchaser agree that Seller and Purchaser shall comply with provisions of Chapter 198.2 of the Chicago Municipal Code concerning Healing Cost Disclosure for the subject property.

10. At the request of Soller or Purchaser evidenced by a otics in writing to the other party at any time prior to the date of delivery of deed hereunder, this sale shall be closed through an escrew with a title to make 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 agreement as may be required to conform with this contract. Upon the creation of such an es row, anything herein to the contrary notwithstanding, payment of purchase price and delivery of deed shall be made through the escrow and this cont, act 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 cos: o) the escrow shall be divided equally between Purchaser and Seller.

11 Prior to closing. Seller shall furnish a survey by a licensed land sur of or dated not more than six (6) months prior to date of closing hereof showing the present location of all improvements. If Purchaser or Purchaser's 1 to 2 use desires a more recent or extensive survey, same shall be

obtained at Purchaser's expense.

2. Seller agrees to furnish to Purchaser an affidavit of title subject only to the items set forth herein, and an ALTA form if required by Purchaser's mortgagee, or the Title Insurance Company for extended coverage.

13. Right is reserved by either party to insert correct legal description at any tine, without notice, when same is available.

14. Seller shall have the right to pay off any existing mortgage(s) out of the proceeds of his sale.

15. Purchaser may place a mortgage on this property and apply proceeds of such moverage to the purchase price. In the event this transaction does not alose Purchaser agrees to promptly cause release of same.

16. Purchaser and Seller hereby agree to make all disclosures and do all things necessary (. c. maly with the applicable provisions of the Real Estate Settlement Procedures Act of 1974, as amended, and the Illinois Responsible Property Transfer Ac. of 1988 as amended.

- 17. Saller shall pay the amount of any stamp tax imposed by the state and county on the tree ter 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 furn by any declaration signed by Seller or Sellor's agent or most other requirements as established by any local ordinance with regard to a transfer or triv section tax. Such tiex required by local ordinance shall be paid by designated party in said ordinance.
  - 18. Seller shall remove from premises by date of passession all debris and Seller's personal property not on vey d by Bill of Salle to Purchasor.

19. Seller agrees to surrender possession of the real estate in the same condition as it is at the date of this cover at ordinary wear and tear excepted.

20. Time is of the essence of this contract.

Wherever appropriate, the singular includes the plural and masculine includes the feminine or neuter.

In the event the property is in a flood plain and flood insurance is required by Purchaser's lender, Purchaser shall p & for same.

**1809189** 

Neal M. Goldberg 222 N. Casalle 23-2 Floor Chicago, Il. 60601

9555591 966814345 08/19/96 10:48100<sup>50</sup>

R DEPT-01 RECORDING

T\$2222 TRAN 4272 08/19/96 10:49:00 #3422 # KB #-96-632084

COOK COUNTY RECORDER DEPT-10 PENALTY

CITICATO LA INFERMACION COMENTALI

## COMMETMENT FOR TITLE INSURANCE COMMETMENT FOR TITLE INSURANCE COMMETMENT FOR TITLE INSURANCE

CRARR NO.: 1401 007592590 D2

## THE LAND REFERRED TO IN THIS COMMITMENT IS DESCRIBED AS FOLLOWS:

THE RAST 32 FEET OF LCT 19 IN BLOCK 3 IN LAKE VIEW HIGH SCHOOL SUBDIVISION OF THE MORTHWEST 1/4 OF THE MORTHWEST 1/4 OF SECTION 20, TOWNSHIP 40 MORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

PIT# 14-210-102-1030

THE EAST 32 FEET OF LOT 19 IN
BLOCK 3 IN LAKE VIEW HIGH SCHOOL
SUBDIVISION OF THE NORTHWEST 1/4
OF THE NORTHWEST 1/4 OF SECTION 20,
TOWNSHIP 40 NORTH, RANGE. 14
EAST OF THE THIRD PRINCIPAL MERIDIAN,
IN COOK COUNTY, ILLINOIS

96632084

RAPLEGAL

LAK

## **UNOFFICIAL COPY**

Property of Cook County Clerk's Office