

Real Estate Sale Corpact



1 LILLIE WALKER & ARTHUR WALKER 99823823
agrees to numbers at a prior of \$ 1000 court
Lot 12 BIK 2 in Rither Cummines + Scally and IEGAL TO BE HOSE & Litter.
County, Illinois: LEGAL to Bit Added Chitish, of the South east 1/4 of Section 15 township 39 Range 13 Rast of the third. Principal merchan, In Cook County IL
authorized to insert thereafter.) 40 40 W. Polk
with approximate lot dimensions of x x Apple x, together with the following personal property presently best of the control o
carpeting: (e) window shades and diaperies and supporting fixtures: (f) venetian blinds: (a) electric planting and stair
(h) water softener; (i) refrigerator(s); (j)
tour and with the control of the con
2 BEST REALTY INC. (Seller)
(Insert names of all owners and their respective spouses) agrees to sell the real estate and the property, if any, described above at the price and terms set forth herein, and to convey or cause to be conveyed to
Furchaser of nominee title factor (in joint tenancy) by a recordable WARRATY deed, with release of homestead rights, and a proper bill
of sale, subject only to: (a) covernants, conditions and restrictions of record; (b) private, public and utility easements and roads and highways, if any; (c) party wall rights and agreements of any; (d) existing leases and tenancies; (e) special taxes or assessments for improvements not yet completed; (f) any
oncommence special tax or assessment; (g) installments not due at the date hereof of any special tax or assessment for immensional tax
ecompleted; (h) mortgage or trust deed spreared below, if any; (i) general taxes for the year 1997 and subsequent years includings taxes which may accuse by reason of new or additional improvements during the year(s) 1998; and to 66081416.
3. Purchaser has paid \$ \(\lambda \times \) as earnest money to be applied on the purchase price, and agrees to pay or s. tisfy the balance of the purchase price, plus or minus prorations, at the time of closing as follows:
(Strike subparagraph inapplicable)
(a) The payment of 3
(b) The acceptance of the title to the real estate by Purchaser's abject to a mortgage trust deed) of record securing a principal judebtedness (which the
Prochaser [does] [does not] agree to assume) aggregating \$
/ price.
4. This contract is subject to the condition that Purchaser be able to proce within 45 days a firm commitment for a loan to be secured by a
morigage of thist deed on the real estate in the amount of \$ 7 1 C such lesser sum as Purchaser accents with interest and to as another
way year to be amortized over 30 years, the commission and service of arges for such loan not to exceed 60. If, after making every reasonable effort, Purchaser is unable to procure such commitment within the time specified herein and so notified Seller thereof within that time,
this contract shall become null and void and all carnest money shall be returned to Purchaser; provided that if Seller, at his option, within a like period of time following Purchaser's notice, procures for Purchaser such a commitment or notifies Purchaser at that Seller will accept a purchase money mortgage
upon the same terms, this contract shall remain in full force and effect. (Strike paragraph if the plicable.)
5. The time of closing shall be on MAY 8, 1998, or 20 days after notice that financing has been produced if above paragraph 4 is
speciative, or on the date, it any, to which such time is extended by reason of paragraph 2 of the Conditions indistipulations beleafter becoming operative
whichever date is later), unless subsequently mutually agreed otherwise, at the office of AN ACREED LOCATION or of the mortgage lender, if any, provided title is shown to be good or is accepted by Purchaser.
5. Seller shall deliver possession to Purchaser on or before day of days after the sale has been closed. Seller agr es to pay Purchaser the sum of tor each day Seller remains in possession between the time of closing and the time possession is delivered.
2. Seller agrees to pay a broker's commission to
n the amount set forth in the broker's listing contract or as follows:
or the mutual benefit of the parties. SEST. REALTY 7349/0139 33 001 Page 1 of 3
1999-08-27 14:54:29
Seller agrees to deliver possession of the real estate in the same condition as it is at the date of this contract, ordinary wear and tear excepted.
0. A duplicate original of this contract, duly executed by the Seller and his spouse, if any, shall be deligered to the Purchasers within
rom the date below, otherwise, at the Purchaser's option, this contract shall become null and void and the earnest money shall be refunded to the
This contract is subject to the Conditions and Stipulations set forth on the back page hereof, which Conditions and Stipulations are made a part of this contract.
inted 3-25-1998 DONE AT CUSTOMER'S RELUES!
Inchaser × Delle William (Address)
urchaser & arthur Walher (Address THE SCHATURES OF THE PARTIES EXECUTIVE THE DOCTOR
Seller Jaseph & Surjay (Address) (Address)
// V

an owner's title insurance policy issued by the Chicago Title Insurance Company in the amount of the purchase price, covering title to the real estate on or after the date bereof, showing title in the intended grantor subject only to (a) 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, (b) the title exceptions of forth above, and (c) title exceptions pertaining to liens or encumbrances of a definite or ascertainable amount which may be removed by the payment of money at the time of closing and which the Seller may so remove at that time by using the funds to be paid upon the delivery of the deed (all of which are herein reletred to as the permitted exceptions). The title commitment shall be conclusive evidence of good title as therein shown as to all matters insured by the policy, subjective only to the exceptions as therein stated. Seller also shall furnish Purchaser an affidavit of title in customary form covering the date of closing and showing title in Seller subject only to the permitted exceptions in foregoing items (b) and (c) and unpermitted exceptions, it any, as to which the title insurer commits to extend insurance in the manner specified in paragraph 2.1: low,

2. If the title commitment discloses unpermitted exceptions, Seller shall have 30 days from the date of delivery thereof to have the exceptions removed from the commitment or to have the title insurer commit to insure against loss or damage that may be occasioned by such exceptions, and, in such event, the time of closing shall be 35 days after delivery of the commitment or the time specified in paragraph 5 on the front page hereof, whichever is later. If Seller fails to have the exceptions removed, or in the alternative, to obtain the commitment for title insurance specified above as to such exceptions within the specified time. Purchaser may terminate this contract or may elect, upon notice to Seller within 10 days after the expiration of the 30-day period, to take title as it then is with the right to deduct from the purchase price lieus or encumbrances of a definite or ascertainable amount. If Purchaser does not so elect, this contract shall become null and void without further actions of the parties.

Rents, premions under assignably insurance policies, water and other utility charges, fuels, prepaid service contracts, general taxes, accrued interest on mortgage indebtedness, if any, any other similar items shall be adjusted ratably as of the time of closing. If the amount of the current general taxes is not then ascertainable, the adjustment of tent shall be on the basis of the amount of the most recent ascertainable taxes. The amount of any general taxes which may accountly reason of new or additional improvements shall be adjusted as follows:

All prorations are final unless otherwise provided ly ... in. Existing leases and assignable insurance policies, if any, shall then be assigned to Purchaser. Seller shall pay the amount of any stamp tax imposed by State law on the transfer of the title, and shall furnish a completed Real Estate Transfer Declaration signed by the Seller or the Seller's agent in the form required pursuant to the Real Estate Transfer Tax Act of the State of Illinois and shall furnish any declaration signed by the Seller or the Seller's a gent, a meet other requirements as established by any local ordinance with repaid to a transfer or transaction tax; such tax required by local ordinance small or paid by the party upon whom such ordinance places responsibility therefor. If such ordinance does not so place responsibility, the tax shall be pair by the (Purchaser) (Seller). (Strike one.)

The provisions of the Uniform Vendor and Purchaser Risk Act of the Mate of Illinois shall be applicable to this contract.

5. If this centract is terminated without Purchaser's fault, the earnest money sor d be returned to the Purchaser, but if the termination is caused by the Purchaser's fault, then at the option of the Seller and upon notice to the Purchaser, the parnest money shall be forfeited to the Seller and applied first to the payment of Seller's expenses and then to payment of broker's commission; the broadie, if any, to be retained by the Seller as liquidated damages.

At the election of Seller or Purchaser upon notice to the other party not less than 5 days price to the time of closing, this sale shall be closed through an escrow with Chicago Title and Trust Company, in accordance with the general provisions of the us all form of Deed and Money Escrow Agreement then in use by Chicago Title and Trust Company, with such special provisions inserted in the escrowing rement as may be required to conform with this contract. Upon the ereation of such an escrow, anything herein to the contrary notwithstanding, payn cut of purchase price and delivery of deed shall be made through the escrow and this contract and the carnest money shall be deposited in the escrow. The cost of the escrow shall be divided equally between Seller and Purchaser, (Strike paragraphs if inapplicable.)

Time is at the essence of this contract.

scherein required shall be in writing and shall be served on the parties at the addresses following their signatures. The mailing of a notice by Vified mail, return receipt requested, shall be sufficient service.

eller hereby agree to make all disclosures and do all things necessary to comply with the applicable provisions of the Real Estate ands Act of 1974. In the event that either party shall fail to make appropriate disclosure when asked, such failure shall be considered a

Please mail back tolk Lillie walker 4040 W. Polk Chapo Il 60624

∂∂852852 ^{₅₃₀₅ ₅}∘₄

08/27/99 Receipt : 454

TREASURER Employee : GARY Page : 1

P | N : 16-15-413-029-0000 Volume : 000563

Address: 926 N HOMAN/CHICAGO, IL 606514156

Name : None

Mailing : 926 N HOMAN/CHICAGO, LL 606514156

hegal Description:

Sub-Division Name : BUTLER CUMMINGS & SCULLY SUB OF MUNSON

Legal: BUTLER, CUMMINGS & SCULLYS SUB OF PART OF MUNSONS ADD (SEE A) NOTE: VACATION OF MUNSON ST FROM HARVARD ST TO THE

LINE OF YATES SUB AND ALL ALLEYS IN BLK 1 & 2.OF MUNSONS ADD PEC DATE: 10/24/1888 DOC NO: 01020521

BLOCK PT ST-TN-RG LOT 15-39-13 0000002 0000012

This information is furnished as a public accommodation. The office of county collector disclaims all liability or responsibility for any error or inaccuracy that may be contained herein. County Clark's Office