

VACANT LAND SALES CONTRACT



THIS CONTRACT IS INTENDED TO BE USED FOR THE SALE OF SUBDIVIDED LOTS OR SMALL PARCELS OF REAL ESTATE ON WHICH THE BUYER INTENDS TO CONSTRUCT A RESIDENCE

Buyer(s)		Sell	er(s)		
	(Please Print)		,	(Please Pri	nt)
thereon. Seller agi	rees to convey to		er's designated (grantee, the R	nd all improvements leal Estate with the own as:
Address		City	State	Zip	County
Permanent Index N	umber(s) of Real I	Estate:			
The Real Estate is va	acant and unimprov	red. The Seller repres	ents and warrants	s to the Buver (1	1) that the Real Estate
					ncorporated McHenry
County Illinois and	(2) that the Real F	state (check one):	is □ is not serve	d by municipal s	sewer lines: and (3)
		is not served by r			
nat the real Estate	(orlean orle).		namoipai or privat	c atmry compan	ly water in ico.
3. PURCHASE PR	ICE: Purchase P	rice of \$			
					by \square (check)
☐ (cash), or ☐ note	e due on	•	, 20	, to be in	creased to a total of
_ `	by				The earnest money n trust for the mutua
4. TERM OF OFFE Buyer within and void and the ear days unless otherwi the option of the per money shall be refun	ER: A duplicate or days from the off mest money shall be provided in the erson making the conded to the Buyer. The and delivery to conded to the second delivery to condens the second delivery the second delive	Fer date below; other be refunded to the Bu counter-offer, and if counter-offer, the cou Any offer or countero	t duly executed by wise, at the Buyer, and counter the counter-offer shall be fer may be withdra	y the Seller sharts option, this of-offer shall have is not accepted awn by the offer	all be delivered to the offer shall become nute the same number of within such time, a void and the earnestor prior to acceptance same manner as the
5. MORTGAGE C	ONTINGENCY:	Seller [check one] [🗌 has 🔲 has no	t received a co	mpleted Loan Status
• •	• '			•	m written mortgage
		•	•	•	control) on or before
commitment (excep	20 for a	i [choose one] 🗌 i	ivad 🗆 adiuatak	ole: Ichoose d	7 🖂
	, 20 101 8			3.5, [55555	onej 🗀 conventiona
FHA/VA ☐ othe	er		; [choose one	7 ☐ lot acquisi	tion loan OR 🔲 lo
☐ FHA/VA ☐ other	erstruction loan of \$_		_; [choose one]	I ☐ lot acquisi , or	tion loan OR
☐ FHA/VA ☐ othe	erstruction loan of \$_		_; [choose one]	I ☐ lot acquisi , or	tion loan OR
☐ FHA/VA ☐ other acquisition and consess as Buyer elects to the	er struction loan of \$_ take. The interest	rate (initial rate, if a	_; [choose one]	I ☐ lot acquisi , or not exceed	tion loan OR 🔲 lo such lesser amoun % per annum
FHA/VA other acquisition and consum as Buyer elects to the amortized over not exceed % of processing fees and shall make written by	eretruction loan of \$_ take. The interest less than of the loan amount d Closing costs choan application wi	rate (initial rate, if a years. Buyer shall p unt. Buyer shall p arged by lender. (If thin five (5) Busines	ipplicable) shall ray loan origination ay the cost of closing cost creases Days after the	lot acquisi , or not exceed on fee and/or d application, us dit, complete Pa Date of Accept	tion loan OR lo such lesser amoun % per annum iscount points not to sual and customary aragraph 32.) Buye tance. Failure to do
FHA/VA other acquisition and constant as Buyer elects to the amortized over not exceed % or processing fees and shall make written be shall constituted.	eretruction loan of \$_ take. The interest less than of the loan amoud Closing costs ch oan application wi te an act of def	rate (initial rate, if a years. Buyer shall p unt. Buyer shall p arged by lender. (If thin five (5) Busines	pplicable) shall ray loan origination of closing cost cred so Days after the contract. If Buy	I lot acquisi, or not exceed on fee and/or d application, us dit, complete Pa Date of Accept ver, having ap	tion loan OR lo such lesser amoun % per annum iscount points not to sual and customary aragraph 32.) Buye tance. Failure to do pplied for the loar Seller Initial

48 49 50 51 52 53 54 55 56 57 58 59 60 61	specified above, is unable to obtain time specified, this Contract shall be commitment is not served within to contingency and this Contract shall not real estate. Buyer shall be deemed obtains a loan commitment in accorditioned on the sale and/or closi expense, within thirty (30) days after that Seller will accept a purchase most force and effect. In such event, Seller Seller's election to provide or obtain sign formation and shall sign all papers not seller.	the null and void. If the time specified, II remain in full for the contingent upon to have satisfied the rdance with the terming of Buyer's existing Buyer's notice, procurrey mortgage upon the shall notify Buyer with uch financing, and Butter the time to th	written notice of inability to Buyer shall be deemed to ce and effect. Unless other on the sale and/or closing of financing conditions of this as of this paragraph even the great estate. If Seller at the same terms, this Contract thin five (5) Business Days after yer shall furnish to Seller or less than the same terms.	obtain such loan have waived this rwise provided in f Buyer's existing paragraph if Buyer hough the loan is Seller's option and nt or notifies Buyer shall remain in full er Buyer's notice of ender all requested
62	6 CLOSING: Closing or occrow paye	out shall be on		20 or
	6. CLOSING: Closing or escrow payor at such time as mutually agreed upon	by the Destine in white	na Clasina shall take place s	_, 20, 01
63				
64	escrow office situated geographically r	nearest the Real Estat	e, or as shall be agreed mutua	ally by the Parties.
65				
66	7. POSSESSION: Unless otherwise p	provided in Paragraph	35, Seller shall deliver possess	sion to Buyer at the
67	time of Closing.			
68				
69	8. SOIL TESTS FOR SEPTIC SYSTE			
70	subject to the condition that Buyer is ab			
71	Buyer's Seller's expense,			
72	McHenry County Private Sewage Trea	atment and Disposal (Ordinance or any applicable to	ocal ordinance, that
73	demonstrates and is so certified in writ			
74	municipality that a conventional septic sy	ystem for a be	droom residence may be constr	ucted in that area of
75	the Real Estate that Buyer designates a			
76	Seller's costs shall not exceed \$			
77	County Health Department or any app			
78	cannot be used at the Buyer's designate			
79	field of more than 480 square feet per be			
80	would require dewatering measures, or t			
81	conditions, or that the site would require			
82	may terminate this Contract on written			
83	specified herein, this provision shall be of		parties and this Contract shall o	continue in full force
84	and effect. (Strike section if inapplicable	.)		
85				
86	9. BUILDABLE SITE: This Contract is			
87	days of the Date of Acceptance that the			
88	and any municipality in which the Real E			
89	sufficient size, has sufficient road frontage			
90	lines satisfactory to Buyer, and has app			
91	governmental unit on request for the ty			
92	information provided by the appropriate			
93	Real Estate is not a buildable site, then E			
94	not serve written notice within the time s		rovision shall be deemed walve	ed by all parties and
95	this Contract shall continue in full force a	and effect.		
96	40 FOUNDATION BUILDING BECT	IOTIONS THE ST		-1.45 - D
97	10. FOUNDATION/BUILDING RESTRI			
98	to determine within days of the D			
99	by the Buyer that is capable of supporting			
100	construction, that the Buyer's designate			
101	hazard area, that a basement may be			
102	drain tiles, and that the zoning and build			
103	conditions, restrictions and easements of			
104	of the Real Estate contemplated by the			
105	borings as he deems necessary, but E	suyer snall restore the	keal Estate to its original col	naition. If the Buyer
	D 1 20 1	D	O - H L-92 L	0.40.40.10.10.1
	Address of Real Estate:	Buyer Initiai	Seller Initial	Selier Initial
	AUDIESS OF REAL ESTATE.			

106 determines that the Real Estate will not permit the construction of a building and use of the Real Estate as 107 contemplated by the Buyer for the reasons set forth in this paragraph, then Buyer may terminate this Contract on 108 written notice to Seller. If Buyer does not serve written notice within the time specified herein, this provision shall be 109 deemed waived by all parties and this Contract shall continue in full force and effect. 110 111 11. FLOOD HAZARD AREA: Buyer shall have the option to declare this Contract null and void if the Real Estate 112 is located in a special flood hazard area which requires Buyer to carry flood insurance on Buyer's intended 113 improvements or prevents the Buyer from erecting or constructing the intended improvements on Buyer's 114 designated building site. If written notice of the option to declare this Contract null and void is not given to 115 Seller within five (5) Business Days after the date of delivery of the survey report or within the term 116 specified in Paragraph 8, 9, or 10 (whichever is later), Buyer shall be deemed to have waived such option 117 and this Contract shall remain in full force and effect. 118 119 12. PRORATIONS: Proratable items shall include, without limitation, rents and deposits (if any) from 120 tenants, Special Service Area tax for the year of Closing only, utilities, water and sewer, and homeowner 121 association fees (and Master/Umbrella Association fees, if applicable). Accumulated reserves of a 122 Homeowner/Condominium Association(s) are not a proratable item. Seller represents that as of the Date of 123 Acceptance Homeowner Association fees are \$_____ per_____. Seller agrees to pay prior to or at Closing any special assessments (governmental or association) confirmed prior to Date of 124 125 Acceptance. The general Real Estate taxes shall be prorated as of the date of Closing based 126 % of the most recent ascertainable full year tax bill. If the subject Real Estate has not 127 been taxed as a separate parcel, the initial proration shall be based upon the tax assessor's latest valuations 128 and the latest known tax rate and the most recent multiplier. All prorations shall be final as of Closing, 129 except that, if the proration based upon the actual tax bill differs by more than \$200.00 from the proration 130 used at Closing, the parties agree to reprorate the tax credit given to Buyer at Closing as set forth in the closing 131 statement, based on the actual amount contained in the final real estate tax bill or bills, and any sums owing a 132 party based on such reproration shall be paid within fourteen (14) Business Days following receipt of the 133 reproration calculation. 134 135 13. ATTORNEY REVIEW: The respective attorneys for the Parties may approve, disapprove, or make 136 modifications to this Contract, other than stated Purchase Price, within five (5) Business Days after the Date 137 of Acceptance. Disapproval or modification of this Contract shall not be based solely upon stated Purchase 138 Price. Any notice of disapproval or proposed modification(s) by any Party shall be in writing. If written 139 notice is not served within the time specified, this provision shall be deemed waived by the Parties and 140 this Contract shall remain in full force and effect. If prior to the expiration of ten (10) Business Days after 141 Date of Acceptance, written agreement is not reached by the Parties with respect to resolution of 142 proposed modifications, then this Contract shall be null and void. 143 144 14. PROFESSIONAL REPORTS AND INSPECTIONS: Seller shall, within three (3) Business Days of Date of 145 Acceptance, provide Buyer with originals or copies of any inspection reports and/or surveys within Seller's 146 possession or control concerning the Real Estate, including but not limited to Environmental Assessments, soil suitability reports, soil bearing analyses, and topographical or other surveys, and of plats, declarations, 147 148 covenants, bylaws, and rules or regulations affecting the Real Estate. In the event this contract is terminated, all 149 such documentation shall be returned to the Seller within three (3) Business Days. If any covenant, condition, 150 restriction, or bylaw or rule or regulation affecting the Real Estate is not satisfactory to Buyer, Buyer may 151 terminate this Contract by written notice served upon Seller in the manner and within the time hereinafter 152 specified in this paragraph. Buyer may secure at Buyer's expense (unless otherwise provided by governmental 153 regulations) such professional inspections of the Real Estate as Buyer may desire in order to determine its 154 suitability for Buyer's intended use. Buyer shall serve written notice upon Seller or Seller's attorney of any defects 155 disclosed by the inspection(s) which are unacceptable to Buyer, together with a copy of the pertinent page(s) of 156 the report(s) within ten (10) Business Days after Date of Acceptance. If written notice is not served within the 157 time specified, this provision shall be deemed waived by the Parties and this Contract shall remain in full 158 force and effect. If prior to the expiration of fifteen (15) Business Days after Date of Acceptance, written 159 agreement is not reached by the Parties with respect to resolution of inspection issues, then this Contract 160 shall be null and void. Buyer shall indemnify Seller and hold Seller harmless from and against any loss or 161 damage caused by the acts or negligence of Buyer or any person performing any inspection(s). 162 _ Buyer Initial ______ Buyer Initial _____ Seller Initial _____ Seller Initial

Address of Real Estate: Page 3 of 10

15. THE DEED: Seller shall convey or cause to be conveyed to Buyer or Buyer's designated grantee good and merchantable title to the Real Estate by recordable general Warranty Deed, with release of homestead rights, (or the appropriate deed if title is in trust or in an estate), and with real estate transfer stamps to be paid by Seller (unless otherwise designated by local ordinance). Title when conveyed will be good and merchantable, subject only to: general real estate taxes not due and payable at the time of Closing, covenants, conditions, and restrictions of record, building lines and easements, if any, so long as they do not interfere with the current use and enjoyment of the Real Estate.

16. TITLE: At Seller's expense, Seller will deliver or cause to be delivered to Buyer or Buyer's attorney within customary time limitations and sufficiently in advance of Closing, as evidence of title in Seller or Grantor, a title commitment for an ALTA title insurance policy in the amount of the Purchase Price by a title company licensed to operate in the State of Illinois, issued on or subsequent to the Date of Acceptance of this Contract, subject only to items listed in Paragraph 15. The commitment for title insurance furnished by Seller will be conclusive evidence of good and merchantable title as therein shown, subject only to the exceptions therein stated. If the title commitment discloses unpermitted exceptions, or if the Plat of Survey shows any encroachments or other survey defects as defined in paragraph 17 which are not acceptable to Buyer, then Seller shall have said exceptions or encroachments removed, or have the title insurer commit to insure against loss or damage that may be caused by such exceptions or encroachments. If Seller fails to have unpermitted exceptions waived or title insured over prior to Closing, Buyer may elect to take the title as it then is, with the right to deduct from the Purchase Price prior encumbrances of a definite or ascertainable amount. Seller shall furnish Buyer at Closing an Affidavit of Title covering the date of Closing, and shall sign any other customary forms required for issuance of an ALTA Insurance Policy.

17. PLAT OF SURVEY: Seller shall, at Seller's expense, furnish to Buyer or his attorney a Plat of Survey, certified not more than 6 months prior to the date of Closing specified herein, prepared by an Illinois Professional Land Surveyor, showing any encroachments, measurements of all lot lines, all easements of record, building set back lines of record, fences, all buildings and other improvements on the Real Estate and distances therefrom to the nearest two lot lines and linear measurements along all lot lines and angular measurements at all changes in direction along lot lines noting the recorded measurements and the actual measurement when a discrepancy is found. Encroachments of buildings or other improvements, violation of lot and building lines, and encroachments over recorded easements and improvements in a special flood hazard area are survey defects. The survey shall be ordered within seven (7) Business Days from the Acceptance Date and delivered to the Buyer or Buyer's Attorney within three (3) Business Days of receipt, and receipt of the survey is a condition precedent to Buyer's obligation to close. The survey shall include a flood hazard report. The survey to be provided shall be a boundary survey conforming to the current requirements of the appropriate state regulatory authority. The survey shall show all corners staked, flagged, or otherwise monumented. The survey shall have the following statement prominently appearing near the professional land surveyor seal and signature: "This professional service conforms to the current Illinois minimum standards for a boundary survey". A Mortgage Inspection, as defined, is not a boundary survey, and is not acceptable.

18. ESCROW CLOSING: At the election of either Party, not less than five (5) Business Days prior to the Closing, this sale shall be closed through an escrow with the lending institution or the title company in accordance with the provisions of the usual form of Deed and Money Escrow Agreement, as agreed upon between the Parties, with provisions inserted in the Escrow Agreement as may be required to conform with this Contract. The cost of the escrow shall be paid by the Party requesting the escrow. If this transaction is a cash purchase (no mortgage is secured by Buyer), the Parties shall share the title company escrow closing fee equally.

19. DAMAGE TO REAL ESTATE PRIOR TO CLOSING: If, prior to delivery of the deed, the Real Estate shall be destroyed or materially damaged by fire or other casualty, or the Real Estate is taken by condemnation, then Buyer shall have the option of either terminating this Contract (and receiving a full refund of earnest money) or accepting the Real Estate as damaged or destroyed, together with the proceeds of the condemnation award or any insurance payable as a result of the destruction or damage, which gross proceeds Seller agrees to assign to Buyer and deliver to Buyer at Closing. Seller shall not be obligated to repair or replace damaged improvements or planted vegetation. The provisions of the Uniform Vendor and Purchaser Risk Act of the State of Illinois shall be applicable to this Contract, except as modified in this paragraph.

Buyer Initial	Buyer Initial	Seller Initial	Seller Initial
Address of Real Estate:	•		
_	Page 4 of 10		

220	20. SELLER REPRESENTATION	IS: Seller represents that S	Seller has not received w	ritten notice from any
221	Governmental body or Homeowner			
222 223	have not been corrected; (b) any			
223	proceeding; or (d) a proposed or co			
224	Estate, except for an inactive or "Ba			
225	represents, however, that, in the case			
226		is not a proposed or pendir		
227	Real Estate not payable by S		ig ancommitted opeoidi do	boodinoni anoding ind
228		one] is is not located wi	thin a Special Service Are	a navmente for which
229	will not be the obligation of S		ann a opecial octrice Are	a, payments for which
230	If any of the representations conta		Homoowner Association	enocial accoment
231	or Special Service Area are unacc			
231				
232	null and void. If written notice of			
233 234	within ten (10) Business Days at			
234 325	(whichever is later), Buyer shall be			
235	full force and effect. Seller furth			
236	easements or claims of easement no			
237	any improvements for which the req			
238	improvements to the Real Estate wh	iich are not either included in	full in the determination of	of the most recent real
239	estate tax assessment.			
240				
241	21. GOVERNMENTAL COMPLIA			
242	applicable sections of the Internal F	Revenue Code and the Real	Estate Settlement Proce	dures Act of 1974, as
243	amended.			
244				
245	22. FLOOD INSURANCE: Buyer s	shall obtain flood insurance	if required by Buyer's len	der.
246				
247	23. FACSIMILE: Facsimile sign	natures shall be sufficient	for purposes of executi	ng, negotiating, and
248	finalizing this Contract.			
249				
250	24. DIRECTION TO ESCROWEE:	In every instance where this	Contract shall be deemed	null and void or if this
251	Contract may be terminated by eith	ner Party, the following shall	be deemed incorporated	: "and earnest money
252	refunded to Buyer upon written dire	ection of the Parties to Escr	rowee or upon entry of a	n order by a court of
253	competent jurisdiction".			
254				
255	25. NOTICE: All Notices, except a	is provided otherwise in Para	agraph 30(C)(2), shall be	n writing and shall be
256	served by one Party or attorney to the	he other Party or attorney. No	otice to any one of a multi	ple person Party shall
257	be sufficient Notice to all. Notice shall			
258	(a) By personal delivery of su	· ·		
259		e to the addresses recited he	erein by regular mail and b	v certified mail, return
260		s otherwise provided herein,		
261	on the date of mailing; or	,		
262		ransmission. Notice shall b	e effective as of date a	and time of facsimile
263		he Notice transmitted shall be		
264		ansmitted during non-busines		
265		iness Day after transmission;		31 110100 10
266		mission. Notice shall be effect		of e-mail transmission
267		nsmitted shall be sent during		
268		acknowledgment to the sen		
269		mmercial overnight delivery).		
270		ective date and time of Notice		
271	transmission; or	ctive date and time of rvotice		At Dusiness Day after
270 271 272		t delivery (e.g., FedEx). Such	Notice shall be effective	on the next Rusiness
273		e overnight delivery company		OH THE HEAT DUSINGSS
273 274	Day following deposit with the	c overnight delivery company	· ·	
273 274 275	26. BUSINESS DAYS/HOURS: E	Rusiness Dave are defined	as Monday through Eride	av Aveluding Endoral
276	holidays. Business Hours are defin			ay, excluding i edelal
270 277	nondays. Dusiness ribuis are delili	104 43 0.00 A.W. 10 0.00 F.W	i. Onicago time.	
- 1 1				
	Puver Initial	Buyer Initial	Saller Initial	Sollar Initial
	buyer iriiliai	buyer illiliai		
	Address of Real Estate:	Page 5 of 10		
		Page 5 of 10		

78 79 80 81 332 333 34 35 86 87 90 91 92 93	27. PERFORMANCE: Time is of the Parties are free to pursue any legal entitled to collect reasonable attorned competent jurisdiction. There shall be written agreement from Seller and disbursement of earnest money within the Circuit Court by the filing of an an earnest money for all costs, including Seller and Buyer shall indemnify and arising under this paragraph. 28. CHOICE OF LAW/GOOD FAIT the Attorney Review and Profession Illinois and are subject to the coven	remedies at law or in equely fees and costs from the see no disbursement of earn Buyer or their respective in a reasonable period of time action in the nature of interior reasonable attorney fees thold Escrowee harmless of the All terms and provisional Inspection paragraphs, ant of good faith and fair defined the sees and provisional for the sees and provisional for the sees and provisional for good faith and fair defined the sees and provisional for good faith and fair defined the sees and provisional for good faith and fair defined the sees and costs from the sees and costs	ity and the prevailing Party in non-Prevailing Party as of est money unless Escrowe attorney. Absent an agree he, Escrowee may deposit fulleader. Escrowee shall be so, related to the filing of the from any and all conflicting has of this Contract including shall be governed by the ealing implied in all Illinois	r in litigation shall be rdered by a court of e has been provided ment relative to the unds with the Clerk of reimbursed from the interpleader action. claims and demands g, but not limited to, laws of the State of contracts.
94	and initialed by the Parties which a			
95	any:			
96 97 98 99 90 91	THE FOLLOWING OPTIONAL PRO 30. SALE OF Initials (A) REPRESENTATIONS ABOUT B (1) Buyer owns real estate comm	BUYER'S REAL ESTATE: UYER'S REAL ESTATE: B		
)2)3	(0) D			If Down has a stand
5 4	(2) Buyer [check one] ☐ has ☐ into a contract to sell said real es		tract to sell said real estate.	if Buyer has entered
	(a) [check one] is is no		tingency.	
	(b) [check one] ☐ is ☐ is no			
	(c) [check one] is is no			
	(3) Buyer [check one] has	has not listed said real esta	ate for sale with a licensed r	eal estate broker and
	in a local multiple listing service.			
	(4) If Buyer's real estate is not li	sted for sale with a licensed	real estate broker and in a	a local multiple listing
	service, Buyer [check one] (a) ☐ Shall list said real es	tate for sale with a license	d real estate broker who w	vill place it in a local
	multiple listing service within			viii piace it iii a iocai
	For information only: Broker:			
	Broker's Address:			
	(b) ☐ Does not intend to list	said real estate for sale.	_	
	(B) CONTINGENCIES BASED UPO			
	(1) This Contract is contingent u			
	that is in full force and effect a	S OT	, 20 Such contract	t snall provide for a
	closing date not later than the before the date set forth in thi			
	Buyer's real estate, this Contra			
	contract for the sale of Buyer's			
	set forth in this subparagraph			
	this Paragraph 30, and this Co	ntract shall remain in full		
	the following paragraph must be	completed.)	` .	
	(2) In the event Buyer has entere			
	30 (B) (1) and that contract is in			
	estate prior to the execution of			
	Buyer's real estate on or before		, 20 If written no	otice that Buyer has
	not closed the sale of Buyer's			
	Day after the date set forth in notice is not served as descri			
	House is not served as descri	sea in the preceding sent	ence, buyer shall be deer	neu to nave waived
	Buyer Initial_	Buyer Initial	Seller Initial	Seller Initial
	Address of Real Estate:			
	Addiess of Near Estate	Page 6 of 10		

334	all contingencies contained in th	nis Paragraph 30, and	this Contract shall remai	n in full force and
335	effect.			
336	(3) If the contract for the sale of Bu			
337	Paragraph 30 (B) (1) (or after the da			
338	shall, within three (3) Business Days			
339	part of said notice, waives all con			
340	Contract shall be null and void			
341	subparagraph is not served withir	n the time specified, Bu	yer shall be in default und	er the terms of this
342	Contract.			
343	(C) SELLER'S RIGHT TO CONTINU	E TO OFFER REAL E	STATE FOR SALE: Durin	ng the time of this
344	contingency, Seller has the right to o	continue to show the Real	Estate and offer it for sale s	ubject to the following:
345	(1) If Seller accepts another bona fic	de offer to purchase the F	Real Estate while the conting	jencies expressed in
346	subparagraph (B) are in effect, S			
347			the contingencies set forth i	
348	subject to Paragraph 30 (D).		and commigations of the	
349	(2) Seller's notice to Buyer (com	monly referred to as a	"kick-out" notice) shall be	served on Buver.
350	not Buyer's attorney or Buyer's re			
351	to Buyer's attorney and real estate			
352	notice invalid. Notice to any one of	•		
353	the purpose of this subparagraph on			
354	(a) By personal delivery of such	•	,	
355				
	(b) By mailing of such notice to			
356	mail. Notice served by regular r			i. on the morning of
357	the second day following deposit			
358	(c) By commercial overnight deli			
359	P.M. Chicago time on the nex	d delivery day following	deposit with the overnight	delivery company,
360	whichever first occurs.			
361	(3) If Buyer complies with the provis	sions of Paragraph 30 (D)	then this Contract shall ren	nain in full force and
362	effect.			
363	(4) If the contingencies set forth in		OT waived in writing within	said time period by
364	Buyer, this Contract shall be null and			
365	(5) Except as provided in subsection) above, all notices shall be	made in the manner
366	provided by Paragraph 25 of this Co			
367	(6) Buyer waives any ethical object	ion to the delivery of not	ice under this paragraph by	Seller's attorney or
368	representative.			
369	(D) WAIVER OF PARAGRAPH 30 CON	NTINGENCIES: Buyer sha	all be deemed to have waive	ed the contingencies
370	in Paragraph 30 (B) when Buyer has del	ivered written waiver and	deposited with the Escrowe	e the additional sum
371	of \$ earnest m	oney within the time spe	cified. If Buyer fails to dep	osit the additional
372	earnest money within the time specifi	ed, the waiver shall be	deemed ineffective and thi	s Contract shall be
373	null and void.			
374	(E) BUYER COOPERATION REQUIRE	ED: Buyer authorizes Se	eller or Seller's agent to ve	erify representations
375	contained in Paragraph 30 at any time, a	and Buyer agrees to coop	erate in providing relevant in	formation.
376	- ·			
377	31. CANCELLA	TION OF PRIOR REAL I	ESTATE CONTRACT: In th	e event either Party
378	has entered into a prior real estate co			
379	contract on or before			
380	time specified, this Contract shall be	null and void and ear	nest money refunded to E	Buyer upon written
381	direction of the Parties to Escrowee			
382	served until after Attorney Review and			
383	been satisfied or waived.	•	•	• /
384				
380 381 382 383 384 385	32. CLOSING C	COST CREDIT: Provided	d Buyer's lender permits suc	ch credit to show on
386 387 388	the HUD-1 Settlement Statement, and if			
387	to Buyer \$		s are unable to reach agreer	
388	adjusting the difference between the am			
389	may declare this Contract null and void.	,		, -
390	,			
	Buver Initial	Buyer Initial	Seller Initial	Seller Initial
	Address of Real Estate:	Page 7 of 10		
		Page / 01 10		

	ACCOUNT : If the Earnest Money deposit is \$10,000.00 or
	and any other required forms), shall be held in a federally
	titution designated by Escrowee. All interest earned on the
	be paid to Buyer. The Buyer shall be responsible for any
	I for setting up the account. In anticipation of Closing, the
	sooner than ten (10) Business Days prior to the anticipated
Closing date.	
34. INTERIM FINANCING:	This Contract is contingent upon Buyer obtaining a writter
commitment for interim financing on or before	re, 20 in the amount o to secure the interim financing commitment and gives
If Buyer is unable	to secure the interim financing commitment and gives
	I, this Contract shall be null and void. If written notice is
not served within the time specified, this prov	vision shall be deemed waived by the Parties and this
Contract shall remain in full force and effect.	
35. POST-CLOSING POSS	EESSION: Possession shall be delivered no later than 11:59
P.M. on the date that is days after the date of	of Closing ("the Possession Date"). Seller shall be responsible
for all utilities, contents and liability insurance, and	property maintenance expenses until delivery of possession
(1%) of the Purchase Price or ☐ the sum of \$, [choose one]
per day for use and occupancy from a	and including the day after Closing to and including the day o
	ion Date; b) The amount per day equal to five (5) times the
	day after the Possession Date specified in this paragraph tha
	d c) The balance, if any, to Seller after delivery of possession
	nited to the amount of the possession escrow deposit referred
	a Landlord/Tenant relationship between the Parties.
, above. Iteming herein chair be decined to diedle (a zanalora/ romant rotationomp between the raines.
36 CONFIRMATION OF DI	JAL AGENCY: The Parties confirm that they have previously
onsented to	
rokerage services on their behalf and specifically o	consent to Licensee acting as a Dual Agent with regard to the
ransaction referred to in this Contract.	Sold of the Electronic dealing as a Dual Agent with regard to the
andadion referred to in this contract.	
37 SPECIFIED DARTY AE	PROVAL: This Contract is contingent upon the approval o
ne Real Estate by	THO TAE. This Continuot is continuent upon the approval of
	s after the Date of Acceptance. In the event Buyer's specified
	ritten notice is given to Seller within the time specified, this
	ce is not served within the time specified, this provision
shall be deemed waived by the Parties and this C	
man se deemed walved by the Falties and this C	ona aot shan remain in fall force and effect.
38 MISCELLANEOUS DE	ROVISIONS: Buyer's and Seller's obligations are contingen
upon the Parties entering into a separate written a	greement consistent with the terms and conditions set forth
	arty may deem necessary, providing for one or more of the
ollowing: <i>(check applicable box(es))</i>	arty may deem necessary, providing for one or more of the
Assumption of Seller's Mortgage	Commercial/Investment/Section 1031 (Starker) Exchange
☐ Articles Of Agreement for Deed or Purchase Mon	oommerdaminvesimenivsedion 1031 (Starker) Exchange
_ Articles Of Agreement for Deed of Purchase Mon	ey ivioriyaye
THIS DOCUMENT WILL BECOME A LECALLY	BINDING CONTRACT WHEN SIGNED BY ALL PARTIES
	DELIVERED
AND	DELIVERED
, 20	, 20, 20
Date of Offer	DATE OF ACCEPTANCE
Buyer Signature	Seller Signature
buyer olgriature	Seller Signature
Buyer Signature	Seller Signature
. ,	- · · · · · · · · · · · · · · · · · · ·
Duncas In:4:-1	Caller Initial Caller Initial Caller Initial
	Initial Seller Initial Seller Initial
Address of Real Estate:	

Print Buyer(s) Name(s)			Print Seller(s) Name	(s)		
Address				Address			
City	State	Zip		City	Sta	ate	Zip
Phone Number(s)	Em	nail		Phone Number(s)	Em.	ail	
		FC)R INFOI	RMATION ONLY			
Selling Office		MLS#		Listing Office		MLS#	
Selling Agent	MLS#	Email		Listing Agent	MLS#	Email	
Address	City	ST	Zip	Address	City	ST	Zip
Phone	Fax			Phone	Fax	τ	
Buyer's Attorney	Ema	ail		Seller's Attorney	Em	ail	
Address				Address			
Phone	Fax	:		Phone		Fax	
Mortgage Company		Phone		Homeowners'/Condo	Association (if any	v) Phone	
Loan Officer	Phone	Fax		Management Co. or	Other Contact	Phone	
©2006, McHenr	y County Associalterations of the	iation of R e form or a	EALTO	$RS^{ exttt{@}}$. All rights rese ion thereof is prohib	rved. Unauthori bited. Rev. 6/200	zed duplic 06	ation c
	This offer was	nrocented	to Salle	or on	20 at		Λ N.// D.N
Seller Rejection:				er on _ at: AM/			AM/PN

Address of Real Estate:____

	<u>Loa</u>	<u>n Status Dis</u>	<u>sclos</u> ı	<u>ire</u>		
Borrowers/Buyers Name(s	s):					
Current Address:						
		City or Town				
Purchase Price dollar amo	ount prequali	fied, pre-approve	d, or app	proved for: \$		······································
Loan Amount \$	with	n a total monthly p	ayment	not to exceed	\$	·
The current status of preq	ualification o	r application statu	ıs of the	borrowers/buy	ers is:	
[] Prequalification,	WITHOLIT	credit review	* •			
The borrowers/buyers listed the documentation they provided below. It is the opinic listed in the attached lette	ed on this for ovided regar on of said loa	m have INQUIRE rding income and	D with o	ayment has be	en reviewe	d by the loan or
[] Prequalification, The borrowers/buyers liste the documentation of inco below. After careful review for the terms listed in the a This Prequalification is []	WITH cre ed on this for me, down pa v, it is the opi attached lette	m have INQUIRE ayment and credi inion of said loan er.	t report originato	have been revor	viewed by to owers/buye	he loan originat
[] Pre-Approval*: The borrowers/buyers have application has been appred HUD or Nationally recognissued. See attached comparison of the provided HUD or Nationally recognissued.	oved by an <i>A</i> ized purchas	Automated Under	writing S	ystem issued	or accepted	d by FNMA, FHI
[] Approval*: The borrowers/buyers have application has been revieused attached commitments.	ewed by the a					
*Please note that nothing for disclosure purposes or approvals are subject to s	nly. See actu	al commitment le	tter for s	pecific condition	ons/require	ments of the len
Information on mortgage of	company issu	uing the prequalifi	cation, p	re-approval or	approval:	
Originating Company's Na	ame:			· · · · · · · · · · · · · · · · · · ·	_	
Company Address: Stree						Zin Codo
Company Phone:()_						Zip Code
Loan Originator's name:_			D	ate:		_
Loan Originator's signatur	e:			· · · · · · · · · · · · · · · · · · ·		
	LAMD, LAD	IDEL A				
(Use Recommended by:	IAMB; IAR	; and IRELA 10/25	<u>5/02)</u>			
(Use Recommended by:	IAMB; IAK	; and IRELA 10/25	<u> </u>			
		; and IRELA 10/29	-	Selle	r Initial	Seller