	Reorder Form No. 8068 (3/00)- Residential contract of sale 2-91
	Jointly prepared by the Real Property Section of the New York State Bar Association, the New York State Land Title Association, the Committee on Real Property Law of the Association of the Bar of the City of New York and the Committee on Real Property Law of the New York County Lawyers' Association.
	Warning : NO REPRESENTATION IS MADE THAT THIS FORM OR CONTRACT FOR THE SALE AND PURCHASE OF REAL ESTATE COMPLIES WITH SECTION 5-702 OF THE GENERAL OBLIGATIONS LAW ("PLAIN LANGUAGE").
	CONSULT YOUR LAWYER BEFORE SIGNING THIS AGREEMENT
	NOTE: FIRE AND CASUALTY LOSSES AND CONDEMNATION. This contract form does not provide for what happens in the event of fire, or other casualty loss or condemnation before the title closing. Unless different provision is made in this contract, Section 5-1311 of the General Obligations Law will apply. One part of the law makes a Purchaser responsible for fire and casualty loss upon taking possession of the Premises before the title closing.
	Residential Contract of Sale
Date:	CONTRACT OF SALE, made as of 20 BETWEEN 20
Parties:	Address:
	Social Security Number/Fed. I.D. No(s): hereinafter called "SELLER", and
	Address:
	Social Security Number/Fed. I.D. No.(s):
	hereinafter called "PURCHASER".
D	The parties hereby agree as follows:
Premises:	1. Seller shall sell and convey and Purchaser shall purchase the property, together will all buildings and improvements thereon (collectively the "Premises"), more fully described on a separate page marked "Schedule A", annexed hereto and made a part hereof and also known as:
	Street Address:
	Tax Map Designation: Together with Seller's ownership and rights, if any, to land lying in the bed of any street or highway, opened or proposed, adjoining the Premises to the center line thereof, including any right of Seller to any unpaid award by reason of any taking by condemnation and/or for any damage to the Premises by reason of change of grade of any street or highway. Seller shall deliver at no additional cost to Purchaser, at Closing (as hereinafter defined), or thereafter, on demand, any documents that Purchaser may reasonably require for the conveyance of such title and the assignment and collection of such award or damages.
Personal Property:	2. This sale also includes all fixtures and articles of personal property now attached or appurtenant to the Premises, unless specifically excluded below. Seller represents and warrants that at Closing they will paid for and owned by Seller, free and clear of all liens and encumbrances, except any existing mortgage to which this sale may be subject. They include, but are not limited to, plumbing, heating, lighting and cooking fixtures, bathroom and kitchen cabinets, mantels, door mirrors, switch plates and door hardware, venetian blinds, window treatments, shades, screens, awnings, storm windows, storm doors, window boxes, mail box, TV aerials, weather vane, flagpole, pumps, shrubbery, fencing, outdoor statuary, tool shed, dishwasher, washing machine, clothes dryer, garbage disposal unit, range, oven, refrigerator, freezer, air conditioning equipment and installations, wall to wall carpeting and built-ins not excluded below (strike out inapplicable items).
	Excluded from this sale are furniture and household furnishings and
Purchase Price:	3. The purchase price is
Thee.	payable as follows: \$
	(a) on the signing of this contract, by Purchaser's check payable to the Escrowee (as hereinafter defined), subject to collection, the receipt of which is hereby acknowledged, to be held in escrow pursuant to paragraph 6 of this contract (the "Downpayment"):
	(b) by allowance for the principal amount unpaid on the existing mortgage on the date hereof, payment of which Purchaser shall assume by joinder in the deed:
	(c) by a purchase money note and mortgage from Purchaser to Seller:
	(d) balance at Closing in accordance with paragraph 7: \$
Existing Mortgage:	 4. (Delete if inapplicable) If this sale is subject to an existing mortgage as indicated in paragraph 3(b) above: (a) The premises shall be conveyed subject to the continuing lien of the existing mortgage, which is presently payable, with interest at the rate of percent per annum, in monthly installments of \$ which include principal, interest and escrow amounts, if any, and with any balance of principal being due and payable on (b) To the extent that any required payments are made on the existing mortgage between the date hereof and Closing which reduce the unpaid principal amount thereof below the amount shown in paragraph 3(b), then the balance of the price payable at Closing under paragraph 3(d) shall be increased by the amount of the payments of principal. Seller represents and warrants that the amount shown in paragraph 3(b) is substantially correct and agrees that only payments required by the existing mortgage will be made between the date hereof and Closing. (c) If there is a mortgage escrow account, Seller shall assign it to Purchaser, if it can be assigned, and in that case Purchaser shall pay the
	 amount in the escrow account to Seller at Closing. (d) Seller shall deliver to Purchaser at Closing a certificate dated not more than 30 days before Closing signed by the holder of the existing mortgage, in form for recording, certifying the amount of the unpaid principal, the date to which interest has been paid and the amounts, if any, claimed to be unpaid for principal and interest, itemizing the same. Seller shall pay the fees for recording such certificate. If the holder of the existing mortgage is a bank or other institution as defined in Section 274-a of the Real Property Law ("Institutional Lender"), it may, instead of the certificate, furnish a letter signed by a duly authorized officer, employee or agent, dated not more than 30 days before Closing, containing the same information. (e) Seller represents and warrants that (i) Seller has delivered to Purchaser true and complete copies of the existing mortgage, the note secured thereby and any extensions and modifications thereof, (ii) the existing mortgage is not now, and at the time of Closing will not be, in default, and (iii) the existing mortgage does not contain any provision that permits the holder of the mortgage to require its immediate payment in full or to change any other term thereof by reason of the sale or conveyance of the Premises.
Purchase Money Mortgage:	 5. (Delete if inapplicable) If there is to be a purchase money mortgage as indicated in paragraph 3(c) above: (a) The purchase money note and mortgage shall be drawn by the attorney for Seller in the form attached or, if not, in the standard form adopted by the New York State Land Title Association. Purchaser shall pay at Closing the mortgage recording tax, recording fees and the attorney's fees
	in the amount of \$ for its preparation. (b) The purchase money note and mortgage shall also provide that it is subject and subordinate to the lien of the existing mortgage and any extensions, modifications, replacements or consolidations of the existing mortgage, provided that (i) the interest rate thereof shall not be greater than percent per annum and the total debt service thereunder shall not be greater than \$ per annum, and (ii) if the principal amount thereof shall exceed the amount of principal owing and unpaid on the existing mortgage at the time of placing such new mortgage or consolidated mortgage, the excess be paid to the holder of such purchase money mortgage in reduction of the principal thereof. The purchase money mortgage shall also provide that such payment to the holder thereof shall not alter or affect the regular installments, if any, of principal payable thereunder and that the holder thereof will, on demand and without charge therefor, execute, acknowledge and deliver any agreement or agreements further to effectuate such subordination.
Down-	6. (a) Sellers' attorney ("Escrowee") shall hold the Downpayment for Seller's account in escrow in a segregated bank account at
payment in Escrow:	until Closing or sooner termination of this contract and shall pay over or apply the Downpayment in accordance with the terms of this paragraph. Escrowee shall (not) (<i>Delete if inapplicable</i>) hold the Downpayment in an interest-bearing account for the benefit of the parties. If interest is held for

Escrowee shall (not) (*Delete if inapplicable*) hold the Downpayment in an interest-bearing account for the benefit of the parties. If interest is held for the benefit of the parties, it shall be paid to the party entitled to the Downpayment and the party receiving the interest shall pay any income taxes thereon. If interest is not held for the benefit of the parties, the Downpayment shall be place in an IOLA account or as otherwise permitted or required by law. The Social Security or Federal Identification numbers of the parties shall be furnished to Escrowee upon request. At Closing, the Downpayment

	shall be paid by Escrowee to Seller. If for any reason Closing does not occur and either party gives Notice (as defined in paragraph 25) to Escrowee demanding payment of the Downpayment, Escrowee shall give prompt Notice to the other party of such demand. If Escrowee does not receive Notice of objection from such other party to the proposed payment within 10 business days after the giving of such Notice, Escrowee is hereby authorized and directed to make such payment. If Escrowee does receive such Notice of objection within such 10 day period or if for any other reason Escrowee in good faith shall elect not to make such payment, escrowee shall continue to hold such amount until otherwise directed by Notice from the parties to this contract or a final, nonappealable judgment, order or decree of a court. However, Escrowee shall have the right at any time to deposit the Downpayment and the interest thereon with the clerk of a court in the county in which the Premises are located and shall give Notice of such deposit to Seller and Purchaser. Upon such deposit or other disbursement in accordance with the terms of this paragraph, Escrowee shall be relieved and discharged of all further obligations and responsibilities hereunder.
	(b) This parties acknowledge that, although Escrowee is holding the Downpayment for Seller's account, for all other purposes Escrowee is acting solely as a stakeholder at their request and for their convenience and that Escrowee shall not be liable to either party for any act or omission on its part unless taken or suffered in bad faith or in willful disregard of this contract or involving gross negligence on the part of Escrowee. Seller and Purchaser jointly and severally agree to defend, indemnify and hold Escrowee harmless from and against all costs, claims and expenses (including reasonable attorney's fees) incurred in connection with the performance of Escrowee's duties hereunder, except with respect to actions or omissions taken or suffered by Escrowee in bad faith or in willful disregard of this contract or involving gross negligence on the part of Escrowee. (c) Escrowee may act or refrain from acting in respect of any matter referred to herein in full reliance upon and with the advice of counsel which may be selected by it (including any member of its firm) and shall be fully protected in so acting or refraining from action upon the advice of such counsel.
	 (d) Escrowee acknowledges receipt of the Downpayment by check subject to collection and Escrowee's agreement to the provision of this paragraph by signing in the place indicated on the signature page of this contract. (e) Escrowee or any member of its firm shall be permitted to act as counsel for Seller in any dispute as to the disbursement of the Downpayment or any other dispute between the parties whether or not Escrowee is in possession of the Downpayment and continues to act as Escrowee.
Acceptable Funds:	 7. All money payable under this contract, unless otherwise specified, shall be paid by: (a) Cash, but not over \$1,000.00; (b) Good certified check of Purchaser drawn on or official check issued by any bank, savings bank, trust company or savings and loan association having a banking office in the State of New York, unendorsed and payable to the order of Seller, or as Seller may otherwise direct upon not less than 3 business days notice (by telephone or otherwise) to Purchaser; (c) As to money other than the purchase price payable to Seller at Closing, uncertified check of Purchaser up to the amount of \$ (d) As otherwise agreed to in writing by Seller or Seller's attorney.
Mortgage Contingency:	8. (Delete if inapplicable) The obligations of Purchaser hereunder are conditional upon issuance on or beore , 20 , (the "Commitment Date") of a written commitment from any Institutional Lender pursuant to which such Institutional Lender agrees to make a first mortgage loan, other than a VA, FHA or other governmentally insured loan, to Purchaser, at Purchaser's sole cost and expense, of \$ 0 r initial adjustable rate of interest not to exceed for a term of at least years and on other customary commitment terms, whether or not conditional upon any factors other than a appraisal satisfactory to the Institutional Lender. Purchaser shall (a) make prompt application to an Institutional Lender for such mortgage loan, (b) furnish accurate and complete information regarding Purchaser and members of Purchaser's family, as required, (c) pay all fees, points and charges required in connection with such application and loan, (d) pursue such application with diligence, (e) cooperate in good faith with such Institutional Lender to obtain such commitment and (f) promptly give Notice to Seller of the name and address of each Institutional Lender to which Purchaser has made such application. Purchaser shall comply with all requirements of such commitment is not issued on or before the Commitment Date, then, unless Purchaser has accepted a commitment that does not comply with the requirements set forth above, Purchaser may cancel this contract by giving Notice to Seller within 5 business days after the Commitment Date, in which case this contract, except that the Downpayment shall be promptly refunded to Purchaser and except as set forth in paragraph 27. If Purchaser fails to give notice of cancellation or if Purchaser's right to cancel this contract and to receive a refund of the Downpayment by reason of the contingency contained in this paragraph.
Permitted Exceptions:	 9. The Premises are sold and shall be conveyed subject to: (a) Zoning and subdivision laws and regulations, and landmark, historic or wetlands designation, provided that they are not violated by the existing buildings and improvements erected on the property or their use; (b) Consents for the erection of any structures on, under or above any streets on which the Premises abut; (c) Encroachment of stoops, areas, cellar steps, trim and cornices, if any, upon any street or highway; (d) Real estate taxes that are a lien, but are not yet due and payable; and (e) The other matters, if any, including a survey exception, set forth in a Rider attached.
Governmen- tal Violations and Orders:	 10. (a) Seller shall comply with all notes or notices of violations of law or municipal ordinances, orders or requirements noted or issued as of the date hereof by any governmental department having authority as to lands, housing, buildings, fire, health, environmental and labor conditions affecting the Premises. The Premises shall be conveyed free of them at Closing. Seller shall furnish Purchaser with any authorizations necessary to make the searches that could disclose these matters. (b) (Delete if inapplicable) All obligations affecting the Premises pursuant to the Administrative Code of the City of New York incurred prior to Closing and payable in money shall be discharged by Seller at or prior to Closing.
Seller's Representa- tions:	 11. (a) Seller represents and warrants to Purchaser that: (i) The Premises abut or have a right of access to a public road; (ii) Seller is the sole owner of the Premises and has the full right, power and authority to sell, convey and transfer the same in accordance with the terms of this contract; (iii) Seller is not a "foreign person", as that term is defined for purposes of the Foreign Investment in Real Property Tax Act, Internal Revenue Code ("IRC") Section 1445, as amended, and the regulations promulgated thereunder (Collectively "FIRPTA"); (iv) The Premises are not affected by any exemptions or abatements of taxes; and (v) Seller has been known by no other name for the past ten years, except:
	 (b) Seller covenants and warrants that all of the representations and warranties set forth in this contract shall be true and correct at Closing. (c) Except as otherwise expressly set forth in this contract, none of Seller's convenants, representations, warranties or other obligations contained in this contract shall survive Closing.
Condition of Property:	12. Purchaser acknowledges and represents that Purchaser if fully aware of the physical condition and state of repair of the Premises and of all other property included in this sale, based on Purchaser's own inspection and investigation thereof, and that Purchaser is entering into this contract based solely upon such inspection and investigation and not upon any information, data, statements or representations, written or oral, as to the physical condition, state of repair, use, cost of operation or any other matter related to the Premises or the other property included in the sale, given or made by Seller or its representatives, and shall accept the same "as is" in present condition and state of repair, subject to reasonable use, wear, tear and natural deterioration between the date hereof and the date of Closing (except as otherwise set forth in paragraph 16(f)), without any reduction in the purchase price or claim of any kind for any change in such condition by reason thereof subsequent to the date of this contract. Purchaser and its authorized representatives shall have the right, at reasonable times and upon reasonable notice (by telephone or otherwise) to Seller, to inspect the Premises before Closing.
Insurable Title:	13. Seller shall give and Purchaser shall accept such title as shall be willing to approve and insure in accordance with its standard form of title policy approved by the New York State Insurance Department, subject only to the matters provided for in this contract.
Closing, Deed and	14. (a) "Closing" means the settlement of the obligations of Seller and Purchaser to each other under this contract, including the payment of the purchase price to Seller, and the delivery to Purchaser of a
Title:	deed in proper statutory short form for record, duly executed and acknowledged, so as to convey to Purchaser fee simple title to the Premises, free of all encumbrances, except as otherwise herein stated. The deed shall contain a covenant by Seller as required by subd. 5 of Section 13 of the Lien Law.
	(b) If Seller is a corporation, it shall deliver to Purchaser at the time of Closing (i) a resolution of its Board of Directors authorizing the sale and delivery of the deed, and (ii) a certificate by the Secretary or Assistant Secretary of the corporation certifying such resolution and setting forth facts showing that the transfer is in conformity with the requirements of Section 909 of the Business Corporation Law. The deed in such case shall contain a recital sufficient to establish compliance with that Section.

Closing Date and Place:	15. Closing sha	all take place at the o	ffice of		
	at by Purchaser, at	the office of	o'clock on	20	or, upon reasonable notice (by telephone or otherwise)
Conditions to Closing:	conditions prece (a) The a (b) The d evidence that no (c) The d sale contemplate thereunder, as th Gains Tax Law, shall deliver to I drawn on a New of the tax showr with interest and be required in re liability, cost or thereof. The pro (d) The d form then requir certification, Pur and shall at Clos (e) The d free of leases or (f) All pl systems, equipm order as of the d (g) If the requirements to	dent: ccuracy, as of the dat elivery by Seller to P ne was required, cove famil elivery by Seller to F d hereby, if such be e same may be amen Seller and Purchaser Purchaser (i) an offici York State banking i to be due thereon. S penalties thereon, if spect thereof, and (y) expense (including re visions of this subpa elivery by Seller to I ed by FIRPTA. If Sel chaser shall deduct a ing remit the withhel elivery of the Premis tenancies, together w umbing (including w ent and machinery in ate of Closing.	e of Closing, of the represer urchaser of a valid and subs yering the building(s) and all y dwelling at the date of Clo Purchaser of a duly executed the case, under Article 31-E ded from time to time (coll agree to comply in a timely al return showing no tax du nstitution payable to the orc ieller shall (x) pay promptly any, which may be assessed o indemnify, defend and save assonable attorney's fees) w ragraph (c) shall survive Clo Purchaser of a certification ler fails to deliver the afore ind withhold from the purch d amount with the required es and all building(s) and in ith keys to the Premises. Pater supply and septic syst the building(s) located on the	ntations and warranti isting Certificate of C of the other improve osing. d and sworn affidavii 8 of the Tax Law of T manner with the red ectively the "Gains T manner with the red te, or (ii) an official ler of the New York T manner with the red te or become due afte e Purchaser harmless which may be suffered osing. stating that Seller is said certification or i ase price a sum equal forms to the Internal nprovements compri- ems, if any), heating the property and all ap the by the parties at Clo smoke detecting ala	sing a part thereof in broom clean condition, vacant and g and air conditioning, if any, electrical and mechanical pliances which are included in this sale being in working osing of affidavits in compliance with state and local law rm device or devices.
Deed Transfer and Recording Taxes:	applicable transf party required b sworn to, and s	er and/or recording ta y law or by this cont uch party shall cause	ax payable by reason of the c ract to pay such transfer an	delivery or recording d/or recording tax, to rrns to be delivered	riate State, City or County officer in the amount of any of the deed or mortgage, if any, shall be delivered by the ogether with any required tax returns duly executed and to the appropriate officer promptly after Closing. The n shall survive Closing.
Apportion- ments and Other Adjustments; Water Meter and Installment Assessments:	(i) mortgage; (iv) pi as and when coll (b) If Cld immediately pro (c) If ther meter charge and (d) If at t first installment shall be paid by (e) Any c	Faxes, water charges a remiums on existing t lected. using shall occur before ceeding fiscal period re is a water meter on a sewer rent, if any, s he date of Closing the is then a lien, or has Seller at or prior to C arrors or omissions in	and sewer rents, on the basis ransferable insurance policio ore a new tax rate is fixed, applied to that latest assess the Premises, Seller shall fu hall be apportioned on the be Premises are affected by an been paid, then for the purp Closing.	s of the fiscal period es and renewals of the the apportionment ed valuation. rnish a reading to a d pasis of such last read n assessment which i poses of this contract	of the day before the day of Closing. for which assessed; (ii) fuel; (iii) interest on the existing ose expiring prior to Closing; (v) vault charges; (vi) rents of taxes shall be upon the basis of the tax rate for the ate not more than 30 days before Closing and the unfixed ding. s or may become payable in annual installments, and the t all the unpaid installments shall be considered due and at a closing shall be corrected within a reasonable time
Allowance for Unpaid Taxes, etc.:	charges and sew	er rents, together with		thereon to a date not	with the amount of any unpaid taxes, assessments, water t less that five business days after closing, provided that
Use of Purchase Price to Remove Encum- brances:	balance of the p recordable form As an alternative it to assure their enforcement out	urchase price to pay and sufficient to sati e Seller may deposits discharge, but only of the Premises and v an 3 business days bo	or discharge them, provide sfy such liens or encumbrar sufficient monies with the ti if the title insurance comp vill insure Purchaser's Instit	d Seller shall simult nees of record, togeth the insurance compar any will insure Purc utional Lender clear of	ay or discharge, Seller may use any portion of the cash aneously deliver to Purchaser at Closing instruments in her with the cost of recording or filing said instruments. hy employed by Purchaser acceptable to and required by haser's title clear of the matters or insure against their of such matters. Upon notice (by telephone or otherwise), certified or official bank checks as requested to assist in
Title Examination; Seller's Inability to Convey; Limitations of Liability:	insurance by the this contract is s Purchaser shall of thereof. (b) (i) I valid grounds fo "Defects"), othe that those which to close title wit either to take sud (ii) if Seller elec Purchaser, to adj the date upon wi Seller not beyon Defects at the ex of the purchase notwithstanding hereof shall be r (c) If this to an end, and n (i) Seller shall per default or pursua related thereto, a	New York State Insu ubject to the mortga, cause a copy of the ti if at the date of Closi r refusing to close, wh r than those subject t Seller has herein exp hout abatement of the ch action as Seller ma- ts to take action to r ourn the date for Clo nich Purchaser's mort d such period. If for a piration of such adjou price, then either par the foregoing, the ex- eleased, discharged o contract is cancelled either party shall hav romptly refund or cau unt to paragraph 8, to and the net cost, if act	rance Department or any ag ge contingency set forth in the report and of any addition ng Seller is unable to transfi- tether by reason of liens, endo o which Purchaser is obligatoressly agreed to remove, re- e purchase price, then excep- tage advisable to remove emove, remedy or comply to sing hereunder for a period gage commitment, if any, st any reason whatsoever, Sellournment(s) and if Purchaser ty may cancel this contract isting mortgage (unless this r otherwise cured by Seller pursuant to its terms, other e any further rights, obligat se the Escrowee to refund th reimburse Purchaser for the	gent for such title cor paragraph 8, after a ons thereto to be deli fer title to Purchaser cumbrances or other of ted to accept title he medy or discharge an ta shereinafter set f e, remedy, discharge with such Defects, Si or periods not excee anall expire), and the of er shall not have succ shall still be unwillir by Notice to the oft at or prior to Closing than as a result of Pt ions or liabilities agi ne Downpayment to I net cost of examinat urchaser, for updating	irchaser's default, this contract shall terminate and come ainst or to the other hereunder or otherwise, except that: Purchaser and, unless cancelled as a result of Purchaser's ion of title, including any appropriate additional charges g the existing survey of the Premises or of a new survey,
Affidavit as to Judgments, Bankruptcies, etc.:	Seller, Seller sha	ill deliver an affidavi	t at Closing showing that the	ey are not against Se	
Defaults and Remedies:	agreed that Selle reasonable amou (b) If Sel	er's damages in case of the of damages under	of Purchaser's default might the circumstances and is no	t be impossible to as t a penalty.	retain the Downpayment as liquidated damages, it being certain and that the Downpayment constitutes a fair and ser shall be entitled to at law or in equity, including, but

 attorneys who are hereby author (b) delivered in person or and the Escrowee, to whom the given to the other party or partie day following the date of mailin Notice delivered in person or by 26. This contract may not be assignments(s) made without su 27. Seller and Purchaser each "Broker") and Seller shall par Purchaser shall indemnify and d breach on their respective parts Closing or, if Closing does not of 28. (a) All prior understandi this contract, it completely exp. statement made by anyone else i (b) Neither this contract or (c) Any singular work or whenever the sense of this contr (d) The captions in this c and shall not be considered in th (e) This contract shall no (f) Seller and Purchaser s (g) Each party shall, at a (nd documents and take such o contract. This subparagraph shall 	rized to do so on their bel r by overnight courier, wit e Notice is to be given, or es and the Escrowee pursu ng the same, except that ar y overnight courier shall be e assigned by Purchaser ich consent shall be void. represents and warrants to generation of the same set of the each other against a of any representation or a occur, the termination of the ings, agreements, represen- that is not set forth in this nor any provision thereof 1 es, legal representatives, set is the same shall also be ract may require it. contract are for convenience he interpretation of this co to the binding to effective to shall comply with IRC rep- uny time and form time to other action as may be rea- ll survive Closing. ded for the exclusive bene- not create any rights in, or	half or by the the receipt acknown to such other nant to this par- ny notice to Es- be deemed giv without the the other that it n earned purs- any costs, clain agreement con this contract. Intations and was the secontract. Intations and was be se contract. Intations and was and the se contract. Intations and was and the secontract or any until duly exect porting requir- time, execute asonable reque- effit of the part be enforceable	Escrowee, by registere owledged, to the respe- address as such party agraph. Each Notice m scrowee shall be deeme en when delivered. prior written consent has not dealt with any tained in this paragrap varranties, oral or written entered into after find d, changed or cancelled d permitted assigns of n dates and time perio plural and the neuter si e only and in no way d provision hereof. cuted and delivered by ements, if applicable. c, acknowledge where ested by the other in co ies hereto and, except si le by, and other person	This subparagraph shall survive Closing. appropriate and deliver such further instrun order to carry out the intent and purpose of as otherwise expressly provided herein, shal or entity.
and the Escrowee, to whom the given to the other party or partie day following the date of mailin Notice delivered in person or by 26. This contract may not be assignments(s) made without su 27. Seller and Purchaser each ("Broker") and Seller shall pay Purchaser shall indemnify and d preach on their respective parts Closing or, if Closing does not c 28. (a) All prior understandi (b) Neither this contract is o and bind the heirs, distributer (c) Any singular work or whenever the sense of this contr (d) The captions in this con- (f) Seller and Purchaser s (g) Each party shall, at a und documents and take such o contract. This subparagraph shal (h) This contract is intende for the benefit of, and shall n (IN WITNESS WHER	e Notice is to be given, or es and the Escrowee pursu ong the same, except that ar y overnight courier shall be e assigned by Purchaser ich consent shall be void. represents and warrants to y Broker any commission lefend each other against a of any representation or a occur, the termination of t ings, agreements, represer that is not set forth in this nor any provision thereof ites, legal representatives, s leys to agree in writing to r term herein shall also be ract may require it. contract are for convenient he interpretation of this co to be binding to effective to shall comply with IRC rep uny time and form time to other action as may be real Il survive Closing. ded for the exclusive bene not create any rights in, or	to such other nant to this par- ny notice to Es be deemed giv without the o other that it n earned purs my costs, clain agreement con this contract. Intations and w that has bee s contract. may be waive successors and any changes i read as in the ce of reference ontract or any until duly execute asonable requi- time, execute asonable requi- efit of the part be enforceable as been duly Seller	address as such party agraph. Each Notice m scrowee shall be deemd en when delivered. prior written consent has not dealt with any suant to a separate ag ns and expenses, inclu tained in this paragrap varranties, oral or writt en entered into after fi d, changed or cancelled d permitted assigns of n dates and time perio plural and the neuter s e only and in no way d provision hereof. cuted and delivered by ements, if applicable. c, acknowledge where ested by the other in co ies hereto and, except s	or Escrowee shall hereafter designate by N ailed shall be deemed given on the third bus ed given only upon receipt by Escrowee and of Seller in each instance and any purp broker in connection with this sale other the reement between Seller and Broker. Seller ding reasonable attorney's fees, arising out o h. The provisions of this paragraph shall su en, between Seller and Purchaser are merg all investigation, neither party relying upor d except in writing. This contract shall also a the of the respective parties. The parties he ds provided for in this contract. shall include the masculine and feminine ge efine, limit or describe the scope of this cor Seller and Purchaser. This subparagraph shall survive Closing. appropriate and deliver such further instrum order to carry out the intent and purpose of as otherwise expressly provided herein, shall or entity. ties hereto.
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Attorney for Seller:				
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NEW YORK TITLE RESEARCH CORPORATION	Research Corporation 15 Fisher Lane White Plains, NY 10603	TLE s		DRESS
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