## IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF ILLIONIS, EASTERN DIVISION

In Re:	)	
ADA A. GIRON,	)	NO. 15 B 07521
Debtors	) )	Chapter 11
Deolors	) )	Honorable Judge Donald R. Cassling
	)	<i>C</i>

### NOTICE OF MOTION

TO: See Attached Service List

PLEASE TAKE NOTICE that on December 15, 2015, at 10:00 a.m., the undersigned will appear before the Honorable Donald R. Cassling, Bankruptcy Judge at 219 S. Dearborn, Room 619, Chicago, Illinois and will then and there present the attached MOTION FOR ORDER APPROVING AND/OR AUTHORIZING THE SALE OF 2851 W. CERMAK, CHICAGO, ILLINOIS TO JAMES MASON AND MARGARET MASON FREE AND CLEAR OF ALL LIEN, CLAIMS AND ENCUMBRANCES at which time you may appear if you so choose.

BY: /S/ PENELOPE N. BACH, OF COUNSEL

SULAIMAN LAW GROUP COUNSEL FOR DEBTOR(S)

900 JORIE BOULEVARD, SUITE 150

OAK BROOK, IL 60523 PHONE: (630) 575-8181 FAX: (630) 575-8188 Case 15-07521 Doc 314 Filed 08/09/16 Entered 08/09/16 16:04:09 Desc Main Document Page 2 of 7

## IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF ILLIONIS, EASTERN DIVISION

In Re:	) NO. 15 B 07521
ADA A. GIRON,	) NO. 13 B 0/321
Debtors	) Chapter 11
	) Honorable Judge Donald R. Cassling )

# MOTION FOR ORDER APPROVING AND/OR AUTHORIZING (I)THE SALE OF 2851 W. CERMAK, CHICAGO, ILLINOIS TO JAMES MASON AND MARGARET MASON FREE AND CLEAR OF ALL LIENS, CLAIMS AND ENCUMBRANCES

Ada A. Giron (the "Debtor"), by and through her counsel, Penelope N. Bach of Sulaiman Law Group, Ltd. moves this Court for an order approving and/or authorizing the sale of real property in accordance with Section 363(b) of the Bankruptcy Code and Federal Rules of Bankruptcy Procedure 2002 and 6004, and in support thereof, the Debtor states as follows:

## **Jurisdiction and Venue**

- 1. The Debtor herein filed her voluntary petition for relief under Chapter 11 of the United States Bankruptcy Code, 11 U.S.C. §§ 101 et seq. (the "Code") on March 3, 2015, (the "Petition Date").
- 2. The Debtor continues to operate and manage her properties, affairs and assets as debtor-in-possession pursuant to Sections 1107 and 1108 of the Code.
- 3. No creditors' committee, trustee or examiner has been sought or appointed in this case.
- 4. This Court has jurisdiction over this case under 28 U.S.C. § 1334 and this matter is a core proceeding under 28 U.S.C. §§ 157(b)(2)(A), (N) and (O).
- 5. Venue of this proceeding is proper in this district under 28 U.S.C. §§ 1408 and 1409.

## **Description of Real Estate and Sale**

- The Debtor owns certain real property located at 2851 W. Cermak, Chicago, Illinois 60513 (the "2851 Property").
- 7. The only lien on the 2851 Property is a Mortgage executed by Ada A. Giron and given to Waterfall Olympic Master Fund (serviced through KeyBank) with a payoff balance in the approximate amount of \$427,216.77. Upon information and belief, all real estate taxes for this property are paid and current.
- 8. As a result of negotiations between the Debtor and James Mason and Margaret Mason the Debtor entered into a Real Estate Contract which was accepted on August 9, 2016 (the "Contract"), for the sale of the 2851 Property to James Mason and Margaret Mason. A copy of the Contract is attached hereto as Exhibit "A" and incorporated herein by reference.
- 9. James Mason and Margaret Mason will pay the sum of seventy-five thousand dollars (\$75,000.00) to Debtor at closing. All proceeds after the payment of costs of sale including the balance on the mortgage and real estate taxes noted above shall be tendered to Waterfall Olympic Master Fund (serviced through KeyBank).
- 10. James Mason and Margaret Mason has paid an initial earnest money deposit in the amount of one thousand and 00/100 Dollars (\$1,000.00) which is being held by International Real Estate Corporation. The balance of the purchase price is to be paid in at closing.

## **Authorization of Sale Pursuant to 11 U.S.C. § 363**

11. The offer submitted by James Mason and Margaret Mason for the 2851 Property is the best offer that Debtor has received to date for the 2851 Property, and the price offered by

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James Mason and Margaret Mason constitutes fair and reasonable consideration for the 2851 Property.

- 12. James Mason and Margaret Mason is a bona fide purchaser and are not related to the Debtor.
- 13. By and through this Motion, Debtor seeks entry of an Order of authorizing the Debtor to sell the Property and other personal property to James Mason and Margaret Mason pursuant to the terms and conditions of the Contract, or to such other party as may be deemed the Successful Bidder by this Court as the result of any overbid that may be presented at the hearing on this Motion, in accordance with terms and conditions deemed to be more beneficial to the bankruptcy estate than those contained in the Contract.
- 14. Section 363(b) of the Code authorizes the sale of the 2851 Property out of the ordinary course of business of the Debtor after notice and hearing. *In re Vlasek*, 325 F.3d 955, 961 (7<sup>th</sup> Cir. 2003). Though a sale out of the ordinary course of business lies within the sole discretion of this Court, generally such sales are approved if the proposed sale is supported by the sound business judgment of the Debtor, if the consideration is fair and reasonable and the sale is in good faith.
- 15. Debtor has analyzed the Contract and alternative avenues for the sale of the 2851 Property and has determined that, in its business judgment, a sale of the 2851 Property to James Mason and Margaret Mason in accordance with the terms and conditions of the Contract is in the best interest of the bankruptcy estate.
- 16. Section 363(f) of the Code authorizes Debtor to sell the 2851 Property free and clear of any interests encumbering the 2851 Property.

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- 17. The Debtor requests that this Court: (i) authorize the sale of the 2851 Property pursuant to Section 363(b) of the Code and the terms and conditions described in the Contract, or such other and better terms as may be submitted to the Court; (ii) order the sale of the 2851 Property be free and clear of all liens, claims, encumbrances or interests of any kind existing on the date of closing; (iii) find that James Mason and Margaret Mason or any other successful bidder is a good faith purchaser of the 2851 Property pursuant to Section 363(m) of the Code and is entitled to all protections thereunder, that James Mason and Margaret Mason is not a successor in interest of the Debtor, and that James Mason and Margaret Mason is entering into the sale in good faith; (iv) overrule any and all objections to the sale; (v) declare that the Debtor has full authority to execute the Contract and to close on the sale of the 2851 Property, that all appropriate action has been taken and that no further consents or approvals are required for consummation of the Contract; (vi) declare that the sale of the 2851 Property pursuant to the terms of the Contract is fair, reasonable and in the best interest of the Debtor, their creditors and the bankruptcy estate; (vii) authorize the Debtor to tender all proceeds of sale to Waterfall Olympic Master Fund (serviced through KeyBank); (viii) find that proper notice of the sale was given and that reasonable time to object and be heard was provided to all interested parties; (ix) provide for the continued jurisdiction of the Bankruptcy Court to enforce the terms of the Order and the Contract; and (xii) grant such other and further relief as may be just and proper to effectuate the sale of the 2851 Property.
- 18. The sale, as proposed, is a material element in the negotiations between the Debtor and Waterfall Olympic Master Fund (serviced through KeyBank).

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19. Waterfall Olympic Master Fund (serviced through KeyBank) shall be granted as general unsecured claim for any deficiency beyond the value of remaining collateral in 2851 Cermak, Chicago, Illinois.

## **Payment of Proceeds**

- 20. Debtor acknowledges that all net proceeds of the sale of the 2851 Property shall be tendered to Waterfall Olympic Master Fund (serviced through KeyBank) at closing.
- 21. Debtor seeks authority to pay from the proceeds of sale any reasonable costs of closing, as more fully set forth in the Contract.

**WHEREFORE**, the Debtor prays that this Honorable Court enter an Order approving this Motion and:

- (i) authorize the sale of the real property located at 2851 W. Cermak, Chicago, Illinois 60513 pursuant to Section 363(b) of the Code pursuant to the terms and conditions described in the Contract or such other and better terms as may be submitted at the hearing on this Motion;
- (ii) order the sale of the 2851 Property be free and clear of all liens, claims, encumbrances or interests of any kind, with any valid liens, claims, encumbrances or interests attaching to the proceeds of sale under Section 363(f) of the Code except as to the mortgage of Waterfall Olympic Master Fund (serviced through KeyBank);
- (iii) find that proper notice of the sale was given and that reasonable time to object and be heard was provided to all interested parties and is sufficient notice under the circumstances;
- (iv) find that James Mason and Margaret Mason is a good faith purchaser of the 2851 Property pursuant to Section 363(m) of the Code and is entitled to all protections thereunder, that

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Purchaser is not a successor in interest of the Debtor, and that Purchaser is entering the sale in

good faith;

(v) overrule any and all objections to the sale;

(vi) declare that the Debtor has full authority to execute the Contract and to close on

the sale of the 2851 Property, and that no further consents or approvals are required for

consummation of the Contract;

(vii) declare that the sale of the Property pursuant to the terms of the Contract is fair

and reasonable and is in the best interest of the Debtor, their creditors and the bankruptcy estate;

(viii) authorize the Debtor to pay the 2014 real estate taxes and pro rate the 2015 real

estate taxes to the purchaser at closing;

(ix) provide for the continued jurisdiction of the Bankruptcy Court to enforce the

terms of the Order and the Contract;

(x) authorize Debtor to pay and/or satisfy at the closing the mortgage of Waterfall

Olympic Master Fund (serviced through KeyBank) and the usual and customary charges;

(xi) Grant Waterfall Olympic Master Fund (serviced through KeyBank) a general

unsecured claim for any deficiency beyond the value of remaining collateral.

(xii) Waive the requirements under Rule 6004(h); and

(xiii) grant such other and further relief as may be just and proper.

Date: August 9, 2016 Respectfully submitted,

Ada A. Giron

By: /s/ Penelope N. Bach

Ms. Penelope N. Bach, Esq., Bach Law Offices

Attorney At Law

PO Box 1285

Northbrook, Illinois 60062

Phone (847) 554 - 0808

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MULTI-BOARD RESIDENTIAL REAL ESTATE CONTRACT 5.0

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1	1. THE PARTIES: Buyer and Seller are hereinafter referred to	as the "Pont" - "
2	Buyer(s) (Please Print) Tames Mason +	margaret mason
3	Seller(s) (Please Print)	econo
4	If Dual Agency applies, complete Optional Paragraph 41.	
5 6	<b>2. THE REAL ESTATE:</b> Real Estate shall be defined as the Personal Property included therein. Seller agrees to converse Real Estate with the approximate lot size or acreage of	e Property, all improvements, the fixtures and to Buyer or to Buyer's designated grantee, the commonly known as:
8	Address WERMAR	chjo IL 60623
10 11	Cook -	State Zip 16-25-105-013-0000
	orac # (ii applicable)	Permanent Index Number(s) of Paul Fatata
13	If Condo/Coop/Townhome Parking is Included: # of space( (check type)	s); identified as Space(s) #; ssigned space.
16 s 17 t 18 l 19 - 20 - 21 - 22 - 23 - 24 - 25 - 26 - 27 - 28 C 29 It	Trash Compactor Satellite Dish Security System  Washer Outdoor Shed Garage Door Compactor Planted Vegetation with all Transmonth Attached Gas Grill Outdoor Playsets All Tacked Down tems NOT included:	I on the Date of Acceptance, unless otherwise I heating, electrical, plumbing and well systems I of Sale at Closing:  Light Fixtures, as they exist  (owned) Built-in or Attached Shelving  All Window Treatments & Hardware edia Air Filter Existing Storms & Screens  Equipment Fireplace Screens/Doors/Grates as (owned) Fireplace Gas Logs  peners Invisible Fence System, Collars & Box and the story of the system and the system are system as (owned) Smoke Detectors  on Carpeting Carbon Monoxide Detectors
	eller warrants to Buyer that all fixtures, systems and Person perating condition at Possession, except:	
33 ir 34 H	system or item shall be deemed to be in operating condi- ntended, regardless of age, and does not constitute a threat to <b>lome Warranty</b> shall shall not be included at a Promise	health or safety.
35 <b>4.</b> 36 of 37 to 38 <i>[c</i>	FURCHASE PRICE: Purchase Price of \$ 75,000 100 fs (,000 100 by check, a cash OR a note due	shall be paid as follows: Initial earnest money on The earnest money shall be held by the
	uyer Initial Buyer Initial W Seller Initial ddress Cennale C	1
A	unicos Cost or Cercingle	hjo IL 60 68 v5.0e

Case 15-07521 Doc 314-3 Filed 08/09/16 Intered 08/09/16 16:04:09 Desc Exhibit Sales Agreement Page 2 of 13 40 funds, or by certified, cashier's, mortgage lender's or title company's check (provided that the title company's 41 check is guaranteed by a licensed title insurance company). 42 **5. CLOSING**: Closing or escrow payout shall be or 3 20 bor at such time as mutually 43 agreed by the Parties in writing. Closing shall take place at the escrow office of the title company (or its 44 issuing agent) that will issue the Owner's Policy of Title Insurance, situated nearest the Real Estate or as shall 45 be agreed mutually by the Parties. 46 **6. POSSESSION:** Unless otherwise provided in Paragraph 39, Seller shall deliver possession to Buyer at the 47 time of Closing. Possession shall be deemed to have been delivered when Seller has vacated the Real Estate 48 and delivered keys to the Real Estate to Buyer or to the office of the Seller's Broker. 49 7. STATUTORY DISCLOSURES: If applicable, prior to signifing this Contract, Buyer [check one] 🗖 has 🗹 has 50 not received a completed Illinois Residential Real Property Disclosure Report; [check one] 🗖 has 🕱 has not 51 received the EPA Pamphlet, "Protect Your Family From Lead in Your Home"; [check one] 🔲 has 🔯 has not 52 received a Lead-Based Paint Disclosure; [check one] has has not received the IEMA Pamphlet "Radon 53 Testing Guidelines for Real Estate Transactions"; [check dne] a has to has not received the Disclosure of 54 Information on Radon Hazards. 55 8. PRORATIONS: Proratable items shall include, without limitation, rents and deposits (if any) from tenants; 56 Special Service Area or Special Assessment Area tax for the year of Closing only; utilities, water and sewer; 57 and Homeowner or Condominium Association fees (and Master/Umbrella Association fees, if applicable). 58 Accumulated reserves of a Homeowner/Condominium Association(s) are not a proratable item. Seller 59 represents that as of the Date of Acceptance Homeowner/Condominium Association(s) fees are \$\_ 60 per \_\_\_\_\_ (and, if applicable, Master/Umbrella Association fees are \$\_\_\_\_\_ per \_\_\_\_\_). Seller agrees 61 to pay prior to or at Closing any special assessments (by any association or governmental entity) confirmed 62 prior to the Date of Acceptance. Installments due after the year of Closing for a Special Assessment Area or 63 Special Service Area shall not be a proratable item and shall be payable by Buyer. The general Real Estate 64 taxes shall be prorated as of the date of Closing based on 100 % of the most recent ascertainable full year 65 tax bill. All prorations shall be final as of Closing, except as provided in Paragraph 20. If the amount of the 66 most recent ascertainable full year tax bill reflects a homedwner, senior citizen or other exemption, a senior 67 freeze or senior deferral, then Seller has submitted or will submit in a timely manner all necessary 68 documentation to the appropriate governmental entity, before or after Closing, to preserve said exemption(s). 69 **9. ATTORNEY REVIEW:** Within five (5) Business Days after the Date of Acceptance, the attorneys for the 70 respective Parties, by Notice, may: 71 (a) Approve this Contract; or 72 (b) Disapprove this Contract, which disapproval shall not be based solely upon the Purchase Price; or 73 (c) Propose modifications except for the Purchase Price. It within ten (10) Business Days after the Date of 74 Acceptance written agreement is not reached by the Parties with respect to resolution of the proposed 75 modifications, then either Party may terminate this Contract by serving Notice, whereupon this Contract 76 shall be null and void; or 77 (d) Propose suggested changes to this Contract. If such suggestions are not agreed upon, neither Party may 78 declare this Contract null and void and this Contract shall remain in full force and effect. 79 Unless otherwise specified, all Notices shall be deemed thade pursuant to Paragraph 9(c). If Notice is not served within the time specified herein, the provisions of this paragraph shall be deemed waived by the 81 Parties and this Contract shall remain in full force and effect.

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82 10. PROFESSIONAL INSPECTIONS AND INSPECTION NOTICES: Buyer may conduct at Buyer's expense 83 (unless otherwise provided by governmental regulations) a home, radon, environmental, lead-based paint and/or lead-based paint hazards (unless separately waived), and/or wood destroying insect infestation 85 inspection of the Real Estate by one or more licensed or certified inspection service(s).

(a) Buyer agrees that minor repairs and routine maintenance items of the Real Estate do not constitute defects and are not a part of this contingency. The fact that a functioning major component may be at the end of its useful life shall not render such component defective for purposes of this paragraph. Buyer shall indemnify Seller and hold Seller harmless from and against any loss or damage caused by the acts or negligence of Buyer or any person performing any inspection. The home inspection shall cover only the major components of the Real Estate, including but not limited to central heating system(s), central cooling system(s), plumbing and well system, electrical system, roof, walls, windows, ceilings, floors, appliances and foundation. A major component shall be deemed to be in operating condition if it performs the function for which it is intended, regardless of age, and does not constitute a threat to health or safety. If radon mitigation is performed, Seller shall pay for any retest.

Buyer shall serve Notice upon Seller or Seller's attorney of any defects disclosed by any inspection for 96 which Buyer requests resolution by Seller, together with a copy of the pertinent pages of the inspection reports within five (5) Business Days (ten (10) calendar days for a lead-based paint and/or lead-based paint hazard inspection) after the Date of Acceptance. I within ten (10) Business Days after the Date of Acceptance written agreement is not reached by the Parties with respect to resolution of all inspection issues, then either Party may terminate this Contract by serving Notice to the other Party, whereupon this Contract shall be null and void.

102 103 (c) Notwithstanding anything to the contrary set forth above in this paragraph, in the event the inspection reveals that the condition of the Real Estate is unacceptable to Buyer and Buyer serves Notice to Seller 104 within five (5) Business Days after the Date of Acceptance, this Contract shall be null and void. 105

106 (d) Failure of Buyer to conduct said inspection(s) and notify Seller within the time specified operates as a waiver of Buyer's right to terminate this Contract under this Paragraph 10 and this Contract shall remain 107 in full force and effect. 108

109 11. MORTGAGE CONTINGENCY: This Contract is contingent upon Buyer obtaining a firm written mortgage 110 commitment (except for matters of title and survey or matters totally within Buyer's control) on or before 111 Oct 16 20 16 for a [check one] fixed adjustable; [check one] conventional FHA/VA loan of 60 % of Purchase 112 (if FHA/VA is chosen, complete Paragraph 35) 🗖 other\_ 113 Price, plus private mortgage insurance (PMI), if required. The interest rate (initial rate, if applicable) shall not 114 exceed 5.5% per annum, amortized over not less than 25 years. Buyer shall pay loan origination fee 116 usual and customary processing fees and closing costs charged by lender. (Complete Paragraph 33 if closing 117 cost credits apply.) Buyer shall make written loan application within five (5) Business Days after the Date of 118 Acceptance. Failure to do so shall constitute an act of Default under this Contract. If Buyer, having applied 119 for the loan specified above, is unable to obtain such loan commitment and serves Notice to Seller within 120 the time specified, this Contract shall be null and void. If Notice of inability to obtain such loan 121 commitment is not served within the time specified, Buyer shall be deemed to have waived this 122 contingency and this Contract shall remain in full force and effect. Unless otherwise provided in 123 Paragraph 31, this Contract shall not be contingent upor the sale and/or closing of Buyer's existing real 124 estate. Buyer shall be deemed to have satisfied the financing conditions of this paragraph if Buyer obtains a 125 loan commitment in accordance with the terms of this paragraph even though the loan is conditioned on the 126 sale and/or closing of Buyer's existing real estate. If Seller at Seller's option and expense, within thirty (30) 127 days after Buyer's Notice, procures for Buyer such commitment or notifies Buyer that Seller will accept a

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- 128 purchase money mortgage upon the same terms, this Contract shall remain in full force and effect. In such
- 129 event, Seller shall notify Buyer within five (5) Business Days after Buyer's Notice of Seller's election to
- 130 provide or obtain such financing, and Buyer shall furnish to Seller or lender all requested information and
- 131 shall sign all papers necessary to obtain the mortgage commitment and to close the loan.
- 132 12. HOMEOWNER INSURANCE: This Contract is contingent upon Buyer obtaining evidence of insurability for
- 133 an Insurance Service Organization HO-3 or equivalent policy at standard premium rates within ten (10)
- 134 Business Days after the Date of Acceptance. If Buyer is unable to obtain evidence of insurability and serves
- 135 Notice with proof of same to Seller within the time specified, this Contract shall be null and void. If
- 136 Notice is not served within the time specified, Buyer shall be deemed to have waived this contingency
- 137 and this Contract shall remain in full force and effect.
- 138 13. FLOOD INSURANCE: Unless previously disclosed in the Illinois Residential Real Property Disclosure
- 139 Report, Buyer shall have the option to declare this Contract null and void if the Real Estate is located in a
- special flood hazard area which requires Buyer to carry flood insurance. If Notice of the option to declare
- 141 this Contract null and void is not given to Seller within ten (10) Business Days after the Date of
- 142 Acceptance or by the Mortgage Contingency deadline date described in Paragraph 11 (whichever is later),
- 143 Buyer shall be deemed to have waived such option and this Contract shall remain in full force and effect.
- 144 Nothing herein shall be deemed to affect any rights afforded by the Residential Real Property Disclosure Act.
- 145 14. CONDOMINIUM/COMMON INTEREST ASSOCIATIONS: (If applicable) The Parties agree that the terms

146 contained in this paragraph, which may be contrary to other terms of this Contract, shall supersede any

147 conflicting terms.

- 148 (a) Title when conveyed shall be good and merchantable, subject to terms, provisions, covenants and 149 conditions of the Declaration of Condominium/Covenants, Conditions and Restrictions and all 150 amendments; public and utility easements including any easements established by or implied from the Declaration of Condominium/Covenants, Conditions and Restrictions or amendments thereto; party wall 151 152 rights and agreements; limitations and conditions imposed by the Condominium Property Act; installments due after the date of Closing of general assessments established pursuant to the Declaration 153 154 of Condominium / Covenants, Conditions and Restrictions.
- (b) Seller shall be responsible for payment of all regular assessments due and levied prior to Closing and for 155

all special assessments confirmed prior to the Date of Acceptance. 156

157 Buyer has, within five (5) Business Days from the Date of Acceptance, the right to demand from Seller items as stipulated by the Illinois Condominium Property Act, if applicable, and Seller shall diligently 158 159 apply for same. This Contract is subject to the condition that Seller be able to procure and provide to Buyer, a release or waiver of any option of first refusal or other pre-emptive rights of purchase created by 160 the Declaration of Condominium/Covenants, Conditions and Restrictions within the time established by 161 162 the Declaration of Condominium/Covenants, Conditions and Restrictions. In the event the 163 Condominium Association requires the personal appearance of Buyer and/or additional documentation, Buyer agrees to comply with same. 164

In the event the documents and information provided by Seller to Buyer disclose that the existing 165 improvements are in violation of existing rules, regulations or other restrictions or that the terms and 166 conditions contained within the documents would unreasonably restrict Buyer's use of the premises or 167 would result in financial obligations unacceptable to Buyer in connection with owning the Real Estate, 168 169 then Buyer may declare this Contract null and void by giving Seller Notice within five (5) Business Days 170 after the receipt of the documents and information required by Paragraph 14(c), listing those deficiencies

which are unacceptable to Buyer. If Notice is not served within the time specified, Buyer shall be deemed 171 172

to have waived this contingency, and this Contract shall remain in full force and effect.

	11		201				
Buyer Initial	m	Buyer I	Initial / UTV	_Seller Initial _		Seller Initial	
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173 (e) Seller shall not be obligated to provide a condominium survey.

174 (f) Seller shall provide a certificate of insurance showing Buyer and Buyer's mortgagee, if any, as an insured.

175 15. THE DEED: Seller shall convey or cause to be conveyed to Buyer or Buyer's designated grantee good and

176 merchantable title to the Real Estate by recordable general Warranty Deed, with release of homestead rights,

177 (or the appropriate deed if title is in trust or in an estate), and with real estate transfer stamps to be paid by

178 Seller (unless otherwise designated by local ordinance). Title when conveyed will be good and merchantable,

179 subject only to: general real estate taxes not due and payable at the time of Closing; covenants, conditions

180 and restrictions of record; and building lines and easements, if any, provided they do not interfere with the

181 current use and enjoyment of the Real Estate.

182 16. TITLE: At Seller's expense, Seller will deliver or cause to be delivered to Buyer or Buyer's attorney within

183 customary time limitations and sufficiently in advance of Closing, as evidence of title in Seller or Grantor, a

184 title commitment for an ALTA title insurance policy in the amount of the Purchase Price with extended

185 coverage by a title company licensed to operate in the State of Illinois, issued on or subsequent to the Date of

186 Acceptance, subject only to items listed in Paragraph 15. The requirement to provide extended coverage shall

187 not apply if the Real Estate is vacant land. The commitment for title insurance furnished by Seller will be 188 conclusive evidence of good and merchantable title as therein shown, subject only to the exceptions therein

189 stated. If the title commitment discloses any unpermitted exceptions or if the Plat of Survey shows any

190 encroachments or other survey matters that are not acceptable to Buyer, then Seller shall have said

191 exceptions, survey matters or encroachments removed, dr have the title insurer commit to either insure

192 against loss or damage that may result from such exceptions or survey matters or insure against any court-

193 ordered removal of the encroachments. If Seller fails to have such exceptions waived or insured over prior to

194 Closing, Buyer may elect to take the title as it then is with the right to deduct from the Purchase Price prior

195 encumbrances of a definite or ascertainable amount. Seller shall furnish Buyer at Closing an Affidavit of Title

196 covering the date of Closing, and shall sign any other customary forms required for issuance of an ALTA

197 Insurance Policy.

198 17. PLAT OF SURVEY: Not less than one (1) Business Day prior to Closing, except where the Real Estate is a

199 condominium (see Paragraph 14) Seller shall, at Seller's expense, furnish to Buyer or Buyer's attorney a Plat

200 of Survey that conforms to the current Minimum Standards of Practice for boundary surveys, is dated not

201 more than six (6) months prior to the date of Closing, and is prepared by a professional land surveyor

202 licensed to practice land surveying under the laws of the State of Illinois. The Plat of Survey shall show

203 visible evidence of improvements, rights of way, easements, use and measurements of all parcel lines. The

204 land surveyor shall set monuments or witness corners at all accessible corners of the land. All such corners

205 shall also be visibly staked or flagged. The Plat of Survey shall include the following statement placed near

206 the professional land surveyor seal and signature: "This professional service conforms to the current Illinois

207 Minimum Standards for a boundary survey." A Mortgage Inspection, as defined, is not a boundary survey

208 and is not acceptable.

209 18. ESCROW CLOSING: At the election of either Party, not less than five (5) Business Days prior to Closing,

210 this sale shall be closed through an escrow with the lending institution or the title company in accordance

211 with the provisions of the usual form of Deed and Money Escrow Agreement, as agreed upon between the

212 Parties, with provisions inserted in the Escrow Agreement as may be required to conform with this Contract.

213 The cost of the escrow shall be paid by the Party requesting the escrow. If this transaction is a cash purchase

214 (no mortgage is secured by Buyer), the Parties shall share the title company escrow closing fee equally.

215 19. DAMAGE TO REAL ESTATE OR CONDEMNATION PRIOR TO CLOSING: If prior to delivery of the deed the

216 Real Estate shall be destroyed or materially damaged by fire or other casualty, or the Real Estate is taken by

Buyer Initial	In	Buyer Init		_Seller Initial	Seller Initial	
Address	8-821	w (	cernak	Chro te	60633	v5.0e

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- 217 condemnation, then Buyer shall have the option of either terminating this Contract (and receiving a refund of 218 earnest money) or accepting the Real Estate as damaged or destroyed, together with the proceeds of the 219 condemnation award or any insurance payable as a result of the destruction or damage, which gross 220 proceeds Seller agrees to assign to Buyer and deliver to Buyer at Closing. Seller shall not be obligated to 221 repair or replace damaged improvements. The provisions of the Uniform Vendor and Purchaser Risk Act of 222 the State of Illinois shall be applicable to this Contract, except as modified by this paragraph.
- 223 20. REAL ESTATE TAX ESCROW: In the event the Real Estate is improved, but has not been previously taxed 224 for the entire year as currently improved, the sum of three percent (3%) of the Purchase Price shall be 225 deposited in escrow with the title company with the cost of the escrow to be divided equally by Buyer and 226 Seller and paid at Closing. When the exact amount of the taxes to be prorated under this Contract can be 227 ascertained, the taxes shall be prorated by Seller's attorney at the request of either Party and Seller's share of 228 such tax liability after proration shall be paid to Buyer from the escrow funds and the balance, if any, shall be 229 paid to Seller. If Seller's obligation after such proration exceeds the amount of the escrow funds, Seller agrees 230 to pay such excess promptly upon demand.
- 231 21. SELLER REPRESENTATIONS: Seller represents that with respect to the Real Estate Seller has no 232 knowledge of nor has Seller received written notice from any governmental body regarding:
- 233 (a) zoning, building, fire or health code violations that have not been corrected;
- 234 (b) any pending rezoning;
- 235 (c) boundary line disputes;
- 236 (d) any pending condemnation or Eminent Domain proceeding;
- 237 (e) easements or claims of easements not shown on the public records;
- 238 (f) any hazardous waste on the Real Estate;
- 239 (g) any improvements to the Real Estate for which the required permits were not obtained;
- 240 (h) any improvements to the Real Estate which are not included in full in the determination of the most 241 recent tax assessment; or
- 242 (i) any improvements to the Real Estate which are eligible for the home improvement tax exemption.
- 243 Seller further represents that:
- 244 1. There [check one] is is is not a pending or unconfirmed special assessment affecting the Real Estate by any association or governmental entity payable by Buyer after date of Closing. 245
- The Real Estate [check one] is is is not located within a Special Assessment Area or Special Service 246 2. Area, payments for which will not be the obligation of feller after the year in which the Closing occurs. 247
- 248 If any of the representations contained herein regarding a Special Assessment Area or Special Service 249 Area are unacceptable to Buyer, Buyer shall have the option to declare this Contract null and void. If
- 250 Notice of the option to declare this Contract null and vold is not given to Seller within ten (10) Business
- 251 Days after the Date of Acceptance or by the Mortgage Contingency deadline date described in Paragraph
- 252 11 (whichever is later), Buyer shall be deemed to have waived such option and this Contract shall remain
- 253 in full force and effect. Seller's representations contained in this paragraph shall survive the Closing.
- 254 22. CONDITION OF REAL ESTATE AND INSPECTION: Seller agrees to leave the Real Estate in broom clean 255 condition. All refuse and personal property that is not to be conveyed to Buyer shall be removed from the 256 Real Estate at Seller's expense prior to delivery of Possess on. Buyer shall have the right to inspect the Real 257 Estate, fixtures and included Personal Property prior to Possession to verify that the Real Estate, 258 improvements and included Personal Property are in substantially the same condition as of the Date of

259 Acceptance, normal wear and tear excepted.

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Buyer Initial	711	Buyer Initia		Seller	Initial	Se	ller Initial	
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200	23. WUNTUITAL	UNDINANCE.	INANSFER	IAA. AND	GOVERNMEN	I AL COMPLIANC	_

- 261 (a) Parties are cautioned that the Real Estate may be situated in a municipality that has adopted a pre-closing 262 inspection requirement, municipal Transfer Tax or other similar ordinances. Transfer taxes required by 263 municipal ordinance shall be paid by the party designated in such ordinance.
- 264 (b) Parties agree to comply with the reporting requirements of the applicable sections of the Internal 265 Revenue Code and the Real Estate Settlement Procedures Act of 1974, as amended.
- 266 24. BUSINESS DAYS/HOURS: Business Days are defined as Monday through Friday, excluding Federal 267 holidays. Business Hours are defined as 8:00 A.M. to 6:00 P.M. Chicago time.
- 268 25. FACSIMILE OR DIGITAL SIGNATURES: Facsimile or digital signatures shall be sufficient for purposes of 269 executing, negotiating, and finalizing this Contract.
- 270 **26. DIRECTION TO ESCROWEE:** In every instance where this Contract shall be deemed null and void or if this 271 Contract may be terminated by either Party, the following shall be deemed incorporated: "and earnest money 272 refunded to Buyer upon written direction of the Parties to Escrowee or upon entry of an order by a court of 273 competent jurisdiction". There shall be no disbursement of earnest money unless Escrowee has been 274 provided written direction from Seller and Buyer. Absent a direction relative to the disbursement of earnest 275 money within a reasonable period of time, Escrowee may deposit funds with the Clerk of the Circuit Court 276 by the filing of an action in the nature of Interpleader. Escrowee shall be reimbursed from the earnest money 277 for all costs, including reasonable attorney fees, related to the filing of the Interpleader action. Seller and 278 Buyer shall indemnify and hold Escrowee harmless from any and all conflicting claims and demands arising 279 under this paragraph.
- 280 27. NOTICE: Except as provided in Paragraph 31(C)(2) regarding the manner of service for "kick-out" 281 Notices, all Notices shall be in writing and shall be served by one Party or attorney to the other Party or 282 attorney. Notice to any one of a multiple person Party shall be sufficient Notice to all. Notice shall be given in 283 the following manner:
- 284 (a) By personal delivery; or
- 285 (b) By mailing to the addresses recited herein by regular mail and by certified mail, return receipt requested. 286 Except as otherwise provided herein, Notice served by certified mail shall be effective on the date of 287 mailing; or
- 288 (c) By facsimile transmission. Notice shall be effective as of date and time of the transmission, provided that 289 the Notice transmitted shall be sent on Business Days during Business Hours. In the event Notice is 290 transmitted during non-business hours, the effective date and time of Notice is the first hour of the next 291 Business Day after transmission; or
- 292 (d) By e-mail transmission if an e-mail address has been furnished by the recipient Party or the recipient 293 Party's attorney to the sending Party or is shown on this Contract. Notice shall be effective as of date and 294 time of e-mail transmission, provided that, in the event e-mail Notice is transmitted during non-business 295 hours, the effective date and time of Notice is the first hour of the next Business Day after transmission. 296 An attorney or Party may opt out of future e-mail Notice by any form of Notice provided by this 297
- Contract; or
- 298 (e) By commercial overnight delivery (e.g., FedEx). Such Notice shall be effective on the next Business Day 299 following deposit with the overnight delivery company.
- 300 28. PERFORMANCE: Time is of the essence of this Contract In any action with respect to this Contract, the 301 Parties are free to pursue any legal remedies at law or in equity and the prevailing Party in litigation shall be 302 entitled to collect reasonable attorney fees and costs from the non-Prevailing Party as ordered by a court of 303 competent jurisdiction.

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304 29. CHOICE OF LAW/GOOD FAITH: All terms and provisions of this Contract including but not limited to the 305 Attorney Review and Professional Inspection Paragraphs shall be governed by the laws of the State of Illinois 306 and are subject to the covenant of good faith and fair dealing implied in all Illinois contracts. 307 30. OTHER PROVISIONS: This Contract is also subject to those OPTIONAL PROVISIONS initialed by the 308 Parties and the following attachments, if any: 309 \_\_\_\_\_ OPTIONAL PROVISIONS (Applicable QNLY if initialed by all Parties) 310 311 31. SALE OF BUYER'S REAL ESTATE: 312 [Initials] 313 (A) REPRESENTATIONS ABOUT BUYER'S REAL ESTATE: Buyer represents to Seller as follows: 314 (1) Buyer owns real estate commonly known as (address): 315 (2) Buyer [check one] ☐ has ☐ has not entered into a contract to sell said real estate. 316 317 If Buyer has entered into a contract to sell said real estate, that contract: 318 (a) [check one] ☐ is ☐ is not subject to a mortgage contingency. 319 (b) [check one] ☐ is ☐ is not subject to a real estate sale contingency. 320 (c) [check one] is is is not subject to a real estate dosing contingency. (3) Buyer [check one] has has not listed said real estate for sale with a licensed real estate broker and 321 322 in a local multiple listing service. 323 (4) If Buyer's real estate is not listed for sale with a licensed real estate broker and in a local multiple 324 listing service, Buyer [check one] (a) Shall list said real estate for sale with a licersed real estate broker who will place it in a local 325 326 multiple listing service within five (5) Business Days after the Date of Acceptance. 327 [For information only] Broker: 328 Broker's Address: Phone: 329 (b) Does not intend to list said real estate for sale. 330 (B) CONTINGENCIES BASED UPON SALE AND/OR CLOSE OF BUYER'S REAL ESTATE: (1) This Contract is contingent upon Buyer having entered into a contract for the sale of Buyer's real 331 332 estate that is in full force and effect as of \_\_\_\_\_\_\_, 20\_\_\_\_. Such contract should provide 333 for a closing date not later than the Closing Date set forth in this Contract. If Notice is served on or before the date set forth in this subparagraph that Buyer has not procured a contract for the sale of 334 335 Buyer's real estate, this Contract shall be null and void. If Notice that Buyer has not procured a 336 contract for the sale of Buyer's real estate is not served on or before the close of business on the 337 date set forth in this subparagraph, Buyer shall be deemed to have waived all contingencies 338 contained in this Paragraph 31, and this Contract shall remain in full force and effect. (If this 339 paragraph is used, then the following paragraph must be completed.) (2) In the event Buyer has entered into a contract for the sale of Buyer's real estate as set forth in 340 Paragraph 31(B)(1) and that contract is in full force and effect, or has entered into a contract for the 341 sale of Buyer's real estate prior to the execution of this Contract, this Contract is contingent upon 342 Buyer closing the sale of Buyer's real estate on or before \_\_\_\_\_\_, 20\_\_\_\_. If Notice that 343 344 Buyer has not closed the sale of Buyer's real estate is served before the close of business on the 345 next Business Day after the date set forth in the pleceding sentence, this Contract shall be null and 346 void. If Notice is not served as described in the preceding sentence, Buyer shall be deemed to have waived all contingencies contained in this Paragraph 31, and this Contract shall remain in full 347 348 force and effect. Seller In<u>i</u>tial \_ Seller Initial Buyer Initial \_ / /\ Buyer Initial CERMAR Address

Sales Agreement Page 9 of 13 349 (3) If the contract for the sale of Buyer's real estate is terminated for any reason after the date set forth in Paragraph 31(B)(1) (or after the date of this Contract if no date is set forth in Paragraph 31(B)(1)), 350 351 Buyer shall, within three (3) Business Days of such termination, notify Seller of said termination. 352 Unless Buyer, as part of said Notice, waives all contingencies in Paragraph 31 and complies with 353 Paragraph 31(D), this Contract shall be null and void as of the date of Notice. If Notice as required 354 by this subparagraph is not served within the time specified, Buyer shall be in default under the 355 terms of this Contract. 356 (C) SELLER'S RIGHT TO CONTINUE TO OFFER REAL ESTATE FOR SALE: During the time of this contingency, 357 Seller has the right to continue to show the Real Estate and offer it for sale subject to the following: 358 (1) If Seller accepts another bona fide offer to purchase the Real Estate while the contingencies expressed 359 in Paragraph 31(B) are in effect, Seller shall notify Buyer in writing of same. Buyer shall then have 360 hours after Seller gives such Notice to waive the contingencies set forth in Paragraph 361 31(B), subject to Paragraph 31(D). 362 (2) Seller's Notice to Buyer (commonly referred to as a 'kick-out' Notice) shall be in writing and shall be 363 served on Buyer, not Buyer's attorney or Buyer's real estate agent. Courtesy copies of such "kick-out" 364 Notice should be sent to Buyer's attorney and Buyer's real estate agent, if known. Failure to provide 365 such courtesy copies shall not render Notice invalid. Notice to any one of a multiple-person Buyer 366 shall be sufficient Notice to all Buyers. Notice for the purpose of this subparagraph only shall be 367 served upon Buyer in the following manner: 368 (a) By personal delivery effective at the time and date of personal delivery; or 369 (b) By mailing to the addresses recited herein for Buyer by regular mail and by certified mail. Notice shall be effective at 10:00 A.M. on the morning of the second day following deposit of Notice in 370 371 the U.S. Mail; or 372 (c) By commercial overnight delivery (e.g., FedEx). Notice shall be effective upon delivery or at 4:00 373 P.M. Chicago time on the next delivery day following deposit with the overnight delivery 374 company, whichever first occurs. 375 (3) If Buyer complies with the provisions of Paragraph 31(D) then this Contract shall remain in full force 376 and effect. 377 (4) If the contingencies set forth in Paragraph 31(B) are NOT waived in writing within said time period 378 by Buyer, this Contract shall be null and void. 379 (5) Except as provided in Paragraph 31(C)(2) above, all Notices shall be made in the manner provided by 380 Paragraph 27 of this Contract. 381 (6) Buyer waives any ethical objection to the delivery of Notice under this paragraph by Seller's attorney 382 or representative. 383 (D) WAIVER OF PARAGRAPH 31 CONTINGENCIES: Buyer shall be deemed to have waived the contingencies in 384 Paragraph 31(B) when Buyer has delivered written waiver and deposited with the Escrowee additional 385 earnest money in the amount of \$\_\_\_\_ in the form of a cashier's or certified check within the 386 time specified. If Buyer fails to deposit the additional earnest money within the time specified, the waiver 387 shall be deemed ineffective and this Contract shall be null and void. 388 (E) BUYER COOPERATION REQUIRED: Buyer authorizes Seller or Seller's agent to verify representations 389 contained in Paragraph 31 at any time, and Buyer agrees to cooperate in providing relevant information. 390 32. CANCELLATION OF PRIOR REAL #STATE CONTRACT: In the event either Party has 391 entered into a prior real estate contract, this Contract shall be subject to written cancellation of the prior 392 contract on or before \_\_\_, 20\_\_\_. In the event the prior contract is not cancelled within the 393 time specified, this Contract shall be null and void. Seller's notice to the purchaser under the prior

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394 395	contract should not be served until after Attorney Review and Professional Inspections provisions of this Contract have expired, been satisfied or waived.
397	33. CREDIT AT CLOSING: Provided Buyer's lender permits such credit to show on the HUD-1 Settlement Statement, and if not, such lesser amount as the lender permits, Seller agrees to credit to Buyer at Closing \$
401 402 403 404	at. INTEREST BEARING ACCOUNT: Earnest money (with a completed W-9 and other required forms), shall be held in a federally insured interest bearing account at a financial institution designated by Escrowee. All interest earned on the earnest money shall accrue to the benefit of and be paid to Buyer. Buyer shall be responsible for any administrative fee (not to exceed \$100) charged for setting up the account. In anticipation of Closing, the Parties direct Escrowee to close the account no sooner than ten (10) Business Days prior to the anticipated Closing date.
406 407	35. VA OR FHA FINANCING: If Buyer is seeking VA or FHA financing, this provision shall be applicable: Required FHA or VA amendments and disclosures shall be attached to this Contract. If VA, the Funding Fee, or if FHA, the Mortgage Insurance Premium (MIP) shall be paid by Buyer and [check one] shall shall not be added to the mortgage loan amount.
411 412	36. INTERIM FINANCING: This Contract is contingent upon Buyer obtaining a written commitment for interim financing on or before20 in the amount of \$  If Buyer is unable to secure the interim financing commitment and gives Notice to Seller within the time specified, this Contract shall be null and void. If Notice is not served within the time specified, this provision shall be deemed waived by the Parties and this Contract shall remain in full force and effect.
415 416 417 418 419 420 421 422 423 424 425 426	expense a well water test stating that the well delivers not less than five (5) gallons of water per minute and including a bacteria and nitrate test (and lead test for FHA loans) and/or a septic report from the applicable County Health Department, a Licensed Environmental Health Practitioner, or a licensed well and septic inspector, each dated not more than ninety (90) days prior to Closing, stating that the well and water supply and the private sanitary system are in proper operating condition with no defects noted. Seller shall remedy any defect or deficiency disclosed by said report(s) prior to Closing, provided that if the cost of remedying a defect or deficiency and the cost of landscaping together exceed \$3,000.00, and if the Parties cannot reach agreement regarding payment of such additional cost, this Contract may be terminated by either Party. Additional testing recommended by the report shall be obtained at Seller's expense. If the report recommends additional testing after Closing, the Parties shall have the option of establishing an escrow with a mutual cost allocation for necessary repairs or replacements, or either Party may terminate this Contract prior to Closing. Seller shall deliver a copy of such evaluation(s) to Buyer not less than one (1) Business Day prior to Closing.
430 431 432 433 434	within ten (10) Business Days after the Date of Acceptance, written report, dated not more than six (6) months prior certified by the appropriate state regulatory authority in the subcategory of termites, stating that there is no visible evidence of active infestation by termites or other wood destroying insects. Unless otherwise agreed between the Parties, if the report discloses evidence of active infestation or structural damage, Buyer has the option within five (5) Business Days of receipt of the report to proceed with the purchase or declare this Contract null and void.
	Buyer Initial Buyer Initial Buyer Initial Seller Initial Seller Initial Seller Initial V5.0

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436	( N m ~ 39.	POST-CLOSING	POSSESSION: PA	esession shall be	dolivered po la	ter than 11:59 P.M.
437	on the date that is ZC	no days after t	the date of Closing	the Possession	Date") Sollor of	shall be responsible
438	for all utilities, contents	and liability in	curance and home	maintanance eve	one of until deli	want of passassian
439	Seller shall denosit in a	ecrow at Closic	og with	I alliteriance expe	k and $\square$ are	very of possession.
440	1	sum of \$	to h	a raid by Eccrosso	e as fallariza	bercent (1%) of the
441	(a) The sum of \$	σαπ οι φ	per day for use	and occupancy fr	e as follows.	dina tha day aftan
442	Closing to and inclu					
443	(b) The amount per day	z equal to three	(3) times the daily	amount set forth	harain shall h	m Date;
444	after the Possession	Date specified	in this paragraph	that Sollor romain	in possession	of the Bool Fetate
445	and	Date specified	iit tius paragrapit	that belief femalis	s in possession	of the Real Estate;
446		to Seller after	delivery of Posses	cian and provide	d that the town	os of Donosumb 22
447	have been satisfied	Seller's liabilit	ty under this par	agraph shall not	he limited to	the amount of the
448	possession escrow	deposit refer	red to above	Nothing herein	shall be door	med to greate a
449	Landlord/Tenant re	lationship betw	een the Parties	voluing herein	snan be dee	med to create a
	Zarraiora / Tertaint Te	didonomp betw	cen the rantes.			
450	40.	"AS IS" CONDIT	ION: This Contrac	is for the sale and	d purchase of th	ne Real Estate in its
451	"As Is" condition as of	of the Date of	Offer. Buyer ack	nowledges that n	o representation	ons, warranties or
452	guarantees with respect	to the conditio	n of the Real Esta	te have been mad	e by Seller or S	Seller's Designated
453	Agent other than those	e known defect	s, if any, disclose	d by Seller. Buye	er may conduc	et an inspection at
454	Buyer's expense. In tha	t event, Seller sl	nall make the Rea	Estate available t	o Buyer's insp	ector at reasonable
455	times. Buyer shall inder	nnify Seller and	hold Seller harml	ess from and again	nst any loss or	damage caused by
456	the acts or negligence of	f Buyer or any p	erson performing	ar y inspection. In	the event the	inspection reveals
457	that the condition of th	ie Real Estate is	unacceptable to	Buyer and Buyer	so notifies Sel	ller within five (5)
458	Business Davs after the	Date of Accent	ance this Contra		1 1 1 17 11	( D
450	C 11	Date of Accept	ance, this contra	t shall be null and	d void. Failure	of Buyer to notify
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480	DELIVERED TO THE PARTIES OR THEIR AGENTS.	IG CO	NTRACT WHEN SIGNED BY ALL PARTIES AND
481 482	The Parties represent that the text of this form has not Residential Real Estate Contract 5.0.	been a	altered and is identical to the official Multi-Board
483 484	Date of Offer	DATE	OF ACCEPTANCE
485 486	Buyer Signature / N W201	Seller	Signature
487 488	Buyer Signature Buyer Signature		Signature
489 490	Print Buyer(s) Name(s) [Required]		Seller(s) Name(s) [Required]
491 492	1833 W. Milwavkee Bom		
493	Ch50 IL 60697		
495	312-576-5191	City	State Zip
496 497	Phone E-mail  FOR INFORM	Phone IATIO	
498 499	Buyer's Broker MLS #		
500 501	MADON Realty 60259 Buyer's Designated Agent MLS#		
502 503	312576-8191		's Designated Agent MLS #
504	mason Realty 1000 yehoo.	Phone	
505 506	Dos (none	E-mai	
507 508	Buyer's Attorney 312-782-4554	Seller'	's Attorney E-mail
509 510	Community Bk of Oak Pank	Phone	Fax
511 512	Mortgage Company Phone Gordon Hellwig 708-660-		owner's/Condo Association (if any) Phone
513 514	Loan Officer Phone/Fax 7000 ©2009, Illinois Real Estate Lawyers Association. All rights rese		gement Co. / Other Contact Phone
515 516	any portion thereof is prohibited. Official form available Association).  Approved by the following organization.	at ww	w.irela.org (web site of Illinois Real Estate Lawyers
517 518 519	Illinois Real Estate Lawyers Association · DuPage O Northwest Suburban Bar Association Mainstreet Organization of REALTORS® · Aurora-Tri County A	County I	ar Association · Will County Bar Association o Association of REALTORS®
520 521 522	REALTOR® Association of Northwest Chicago Oak Park Area Association of REALTORS® McHenry Associa North Shore–Barrington A	land · R	EALTOR® Association of the Fox Valley REALTORS® • Three Rivers Association of REALTORS®
523 524	Seller Rejection: This offer was presented to Seller and rejected on, 20 at	on :	, 20 at: AM/PM AM/PM (Seller initials).
	745	eller In	T1 /0()
	Address 2853 W Cynmake C	rs	0 +1 60623 v5.0

