

OCIATION FOR USE BY LAWFERS BALY THE SELECTION OF A FORM OF Ph.758-2628 1-312-758-2628

CONTRACT FOR CONDITIONAL 8606

THIS AGREEMENT, made and entered into Donald L. Crider and by and between Carol J. Crider (hereinafter called "Seller"), and

Walter R. Jett and (hereinafter called "Buyer"), WITNESSETH:

Seller hereby agrees to and does well to Buyes, and Bayes hereby agrees to and does purchase from Indiana, (hereinafter called

Seller, the following described real estate in County extension "the Real Estate"):

The West 660 feet of the Southeast & of the Southeast & of Section 8, Township 34 North, Range 9 west of the 2nd P.M. excepting therefrom the North 20 feet thereof and also excepting therefrom the South 30 feet thereof, all in Lake County, Indiana.

STATE OF INDIANA'S SAT LAKE COUNTY FILED FOR RECORD

MAR !! 2 12 PH '69 ANDREW J. HICEHKO RECORDER

or at such other place as Seller shall designate in writing.

upon the following covenants, terms and conditions:

The Purchase Price and Manner of Payment

*	1.	The Purchase	Price.	As the	purchase	price	for	the	Real	Estate,	Buyer	agrees	to pay	to	Seller
and Se	eller	agrees to accep	ot from	Buyer th	e sum of.		Twe	enty	y Th	ousan	d Dol	lars	(\$20,	000	.00

without relief from valuation or appraisement laws, and with attorney's fees.

- 2. The Manner of Payment. The purchase price shall be paid in the following manner:
- Three Thousand Eighteen Dollars and 51/100--- was paid by (a) The sum of Buyer to Seller at the time of the execution and delivery of this instrument, and the receipt of such sum is hereby acknowledged by Seller. (See additional covenants for application of part of down payment.)

(b) The sum of Two Hundred Eighty-three Dollars and 07/100---shall be paid day of each calendar month hereafter, until the remainder of said purchase price, with on the_ interest as herein provided, has been paid in full.

upon the principal sum unpaid at the beginning of such period The amount of interest so found due shall be deducted from the amount of aggregate payments made during the preceding period and the balance of the aggregate of such payments shall be credited against the principal due.

(d)	All payments	s dye hereunde:	r shall be i	made to	DCTTGTB	residence	
				•			-



11

Prepayment of the Purchase Price

Buyer shall have the privilege of paying, at any time, any sum or sums in addition to the monthly payments herein required. It is agreed that no such prepayments, except payment in full, shall stop the accrual of interest on the amount so paid until the pext succeeding computation of interest after such payment is made. Interest shall not accrue after the date on which Buyer makes any payment that constitutes full payment of the purchase price.

s Document is the property of

- 1. Taxes. Buyer agrees to assume and pay the taxes on the Real Estate beginning with the installment payable. November, 1969, prorated as of date of this agreement and all installments of taxes due and payable thereafter.
- 2. Assessments. Buyer agrees to pay all assessments for municipal or other public improvements completed after date of this agreement.
- 3. Insurance. Buyer agrees to keep the improvements on said real estate insured under fire and extended coverage policies and to pay premiums on such insurance policies as they become due. Such insurance shall be carried in a company or companies approved by Seller and in an amount not less than the balance of the purchase price due hereunder. Such policy or policies shall be issued in the name of Seller and Buyer, as their respective interests may appear, and shall be delivered to and retained by Seller during the continuance of this agreement.
- 4. If the Buyer fails to take out or pay for insurance provided for herein or to make any payment of taxes or assessments herein provided for him to pay, the Seller may, without notice, pay the same when due and add such amount to the principal of this contract, and such amount shall bear interest from the date of payment at the rate and in the manner provided for other principal of this contract, provided that the exercise of this right of payment by the Seller on any occasion shall not waive his right to declare a termination of this contract for failure to perform the same for any future failure to pay, nor shall any payment or payments thus made by Seller constitute an estoppel to declare a forfeiture of this contract for a subsequent failure to pay any other payment required of Buyer to be paid.

IV

Possession

Seller shall deliver to Buyer full and complete possession of the Real Estate upon date of this agreement

Witholds possession of said premises from Buver. Such payment, however, shall not be executed the date upon which possession must be delivered to Buyer's right of possession shall continue so long as Buyer complies with all the terms and conditions of this agreement and perform all the covenants made by him in this agreement. All utilities shall be paid by Seller to the date possession is given.

Evidence of Title

of title, if furnished herewith, it is agreed shows a merchantable title to the Real Estate of Seller as of the date hereof except, as to the following easements and restrictions of record, streets and highways and zoning ordinances. Also subject to objections to title

caused by acts of buyer.

Any further title evidence shall be at the expense of the Buyer, provided, however, that the cost of additional title evidence necessitated by the acts or omissions of the Seller is to be borne by the Seller. Evidence of title shall be either in the form of certified abstract of title certified to date or a Guaranteed Title Policy.

And the Seller covenants and agrees with the Buyer that upon the payment of the money and interest at the time and in the manner heretofore specified, and the prompt and full performance by the Buyer of all his covenants and agreements herein made, that he, the Seller, will convey or cause to be conveyed to the Buyer, by Warranty Deed, the above described real estate subject to all taxes and special assessments and to all the other conditions herein provided.

VI

Seller's Right to Mortgage the Real Estate

Seller shall have the right to obtain, without Buyer's consent, a loan secured by mortgage on the Real Estate, and the right to renew any such mortgage loan. Seller agrees, however, that the balance due in respect of any such mortgage loan shall never exceed the unpaid balance of the purchase price due hereunder. If Seller encumbers the Real Estate by a mortgage, Buyer shall have the right to make any omitted payment or payments and to deduct the amount thereof from the next payment or payments due under this contract. Seller agrees, however, that he will pay any such mortgage loan when due or at such time as Buyer pays in full the unpaid purchase price hereunder.



VII

Assignment of Contract

The Buyer may not sell or assign this contract, the Buyer's interest therein, or the Buyer's interest in the Real Estate, without the written consent of the Seller, provided, however, any consent herein required shall not be unreasonably withheld, and provided that no assignment hereof shall operate to relieve either party from liability hereon.

This Document is the property of use of the Registrate Cy Hungy'R Seller'd Right to Inspection and Buyer's Responsibility for Injuries

the Buyer. Buyer may make alterations, changes and make additional improvements (only with) factorial the written consent of the Seller having first been obtained. Buyer shall use the Real Estate and the improvements thereon carefully, and shall keep the same in good repair at his expense. No clause in this contract shall be interpreted so as to create or allow any mechanics, labor, materialmen, or other creditors of the Buyer or of an assignee of the Buyer to obtain a lien or attachment against the Seller's interest herein. Buyer shall not commit waste on the Real Estate. In his occupancy of the Real Estate the Buyer shall comply with all laws, ordinances, and regulations of the United States of America, the State of Indiana, the County of Lake and the City of In the event of the Buyer's breach of this coverant and a re-entry by Seller the Buyer shall deliver the Real Estate and the improve-

breach of this covenant and a re-entry by Seller, the Buyer shall deliver the Real Estate and the improvements thereon to Seller in as good condition as they are now, ordinary wear and tear, acts of God and public authorities excepted.

2. Seller's Right of Inspection. Seller shall have the right to enter and inspect the Real Estate and the improvements thereon at any reasonable time.

3. Buyer's Responsibility for Accidents. As a part of the consideration hereof, Buyer assumes all risk and responsibility for accident or damage to person or property arising from the use of or in or about the Real Estate and the improvements thereon.

IX

Seller's Remedies on Buyer's Default

Time Shall Be of the Essence of This Agreement.

with the manufacture and the same of the s

In case of failure of the Buyer to make any of the payments as they become due, or any part thereof, or perform any of Buyer's covenants, this contract shall, at the option of the Seller, be forfeited and terminated and all payments theretofore made shall be retained by the Seller as rent for the use of said premises, and Seller shall have the right to re-enter and take possession of the premises aforesaid and, in addition, may recover any loss or damage which the Seller may sustain by reason of any default, or the Seller may sue and recover all of said purchase money which, at the option of the Seller, shall become immediately due and payable. All sums payable hereunder are payable with attorney fees, without relief from valuation or appraisement laws. The failure or omission of the Seller to enforce his rights upon any breach of any of the terms or conditions of this agreement shall not bar or abridge his rights upon any subsequent default.

Before the Seller shall take any legal action to cancel this contract, he shall first serve on the Buyer written notice of the default complained of and the Buyer shall have thirty (30) days from the posting or service of said notice to correct said default, provided, however ten (10) days notice shall be required for the Buyer's default in payment of any monies agreed to be paid by the buyer herein.

Buyer agrees to pay the reasonable expense of preparation and delivery of any notice of default, including attorney fees if incurred.

X

General Agreements of Parties

All covenants hereof shall extend to and be obligatory on the heirs, personal representatives, successors and assigns of the parties. When applicable, the singular shall apply to the plural and the masculine to the feminine or the neuter. Any notices to be given hereunder shall be deemed sufficiently given when (1) served on the person to be notified, or (2) placed in an envelope directed to the person to be notified at his last known address and deposited in a United States Post Office mail box postage prepaid.

X

Additional Covenants

1. At the time of the execution of this agreement, buyers shall pay to sellers the additional sum of \$1,981.49 of which sum buyers shall have the option of applying the same toward future monthly installments throughout the term of this agreement. At the end of the contract period herein any sums remaining in such advance payment would be applied toward the purchase price herein.

(See back of page for additional provision number 2.)

Document is Scriber Seller NOT OFFIC Tarter A. Jett Phis Document is the pentistive of the Lake County Recorder! SS: Seller of Photon Butter of the Lake County and State, on this SS: Sold and ach achanological the accretion of the show and fargoing Contract for Conditional Sale of Real Estate to be his and his reduced and deed. British of the State of the show and fargoing Contract for Conditional Sale of Real Estate to be his and his reduced and deed. British of the State of the show and fargoing Contract for Conditional Sale of Real Estate to be his and his reduced and deed. Butter of the State of the show and fargoing Contract for Conditional Sale of Real Estate to be his and his reduced and deed. Butter of the State of the show and fargoing Contract for Conditional Sale of Real Estate to be his and his reduced to the state of the show and fargoing Contract for Conditional Sale of Real Estate to be his and his reduced to the state of the show and fargoing Contract for Conditional Sale of Real Estate to be his and his reduced to the state of the show and fargoing Contract for Conditional Sale of Real Estate to be his and his reduced to the show and fargoing Contract for Conditional Sale of Real Estate to be his and his reduced to the show and fargoing Contract for Conditional Sale of Real Estate to be his and his reduced to the show and fargoing Contract for Conditional Sale of Real Estate to be his and his reduced to the show and fargoing Contract for Conditional Sale of Real Estate to be his and his reduced to the show and fargoing Contract for Conditional Sale of Real Estate to be his and his reduced to the show and fargoing Contract for Conditional Sale of Real Estate to the show and fargoing Contract for Conditional Sale of Real Estate to the show and fargoing Contract for Conditional Sale of Real Estate to the show and fargoing Contract for Conditional Sale of Real Estate to the show and fargoing Contract for Conditional Sale of Real Estate to the show and the show and the show and the show and t	Document is Crider Document is Selle NOT OFFIC Matter R. Jett This Document is the pendistric R. Jett BUYE Selle of Notan Bastic in and for said Gently and Siste, on this Selle of Annual Selle of Real Fisters to be his and her sellents and doed. FITNESS my hand and Notarial Seek FITNESS my hand and Notarial Seek FITNESS my hand and Notarial Seek Ruby E. Minite Ruby E.	31 day of	3	Seller and Buyer ha			
Document is Settles Settles NOT OFFIC After Settles Settles NOT OFFIC After Settles Se	Document is the persistence of the above and foregoing Contract for Conditional Sale of Red Estate to be hit and his resistant and dead of the above and foregoing Contract for Conditional Sale of Red Estate to be hit and his resistant and dead. Billy E. White the secretary and State on which the secretary and State on which are secretary and state on the secretary and state of the secretary and state on the secretary and state of the secretary and secretary and state of the secretary and secret			\mathcal{I}	fonal X	Conde	
This Document is the persisters of Jack BUYER Service of the board for said County and State, on this assisted to have Built in and for said County and State, on this assisted to have Built in and for said County and State, on this assisted to have Built in and for said County and State, on this assisted to have Built in and for said County and State, on this assisted to have Built in and for said County and State, on this assisted to have Built in and for said County and State, on this assisted to have Built in and for said County and State, on this assisted to have Built in and for said County and State, on this Buyer	This Document is the persistent of the Lake County Recorder! SS: State of the Lake County Recorder! SS: State of the persistent of the show and forward Contract for Conditional Sale of Real Estate in the his and har relumbered dead. FITNESS my hand and Notarial Seek. Buby E. Minite Subject to State of the show and forward Contract for Conditional Sale of Real Estate in the his and har relumbered dead. Buby E. Minite Subject to State of the show and forward Contract for Conditional Sale of Real Estate in the his and har relumbered dead. Buby E. Minite Ruby E. Minite Indiana Bar Association			Do	11	1 / / / / /	
This Document is the personnel of the Lake County Recorder! SS: State of Albert Bultic in and for said County and State, on this county of the shows and faregoing Contract for Conditional Sale of Roll Estate to be his and his columns and deed. FITN ESS my hand and Notariel Seek. Ruby E Mail to Ruby E Mail to Ruby E Mail to Ruby E Mail for salaries Is instrument was prepared by George Sonly, Atty at Law, 5129 Hohman Avenue, Hairmond Indiana Bar Association	This Document is the profite of Jack BUYE the Lake County Recorder! SS: GUYT OF S		Dog	cument	Cride	7	SELLER.
This Document is the personnel of the Lake County Recorder! SS: State of Albert Bultic in and for said County and State, on this county of the shows and faregoing Contract for Conditional Sale of Roll Estate to be his and his columns and deed. FITN ESS my hand and Notariel Seek. Ruby E Mail to Ruby E Mail to Ruby E Mail to Ruby E Mail for salaries Is instrument was prepared by George Sonly, Atty at Law, 5129 Hohman Avenue, Hairmond Indiana Bar Association	This Document is the percent of the BUYE the Lake County and State, on this state of the Lake County and State, on this sensitive appeared to the account of the above and foregoing Contract for Conditional Sale of Red Estate to be his and has column and deed. But the B		NOT		Lakses 1	100	
SS: State of Proteins SS: SS: SS: SS: SS: SS: SS: SS:	state of Above the Lake County Recorder! SS: SS: Solution of the state of the state of the show and foregoing Contract for Conditional Sale of Real Estate to be his and her violente and deed. FITN ESS my hand and Notariel Scale Buby E. White Ruber Public Buby E. White Indiana Bar Association			and the second s		22. 1 4	
SS: SS: Solution of Many factor in and for said County and State, on this county for Conditional Sale of Real Estate to be his and has voluntee and dood. FITN SS my hand and Notarial Scale Semination expires. Solution of the chose and foregoing Contract for Conditional Sale of Real Estate to be his and has voluntee and dood. FITN SS my hand and Notarial Scale Ruby E. White Substitute to be his and has voluntee and foregoing Contract for Conditional Sale of Real Estate to be his and has voluntee and dood. Ruby E. White Sale of Real Estate to be his and has voluntee and foregoing Contract for Conditional Sale of Real Estate to be his and has voluntee and dood. Ruby E. White Sale of Real Estate to be his and has voluntee and foregoing Contract for Conditional Sale of Real Estate to be his and has voluntee and dood. Ruby E. White Sale of Real Estate to be his and has voluntee and foregoing Contract for Conditional Sale of Real Estate to be his and has voluntee and dood. Ruby E. White Sale of Real Estate to be his and has voluntee and foregoing Contract for Conditional Sale of Real Estate to be his and has voluntee and dood. Ruby E. White Sale of Real Estate to be his and has voluntee and foregoing Contract for Conditional Sale of Real Estate to be his and has voluntee and dood. Ruby E. White Public Sale of Real Estate to be his and has voluntee and foregoing Contract for Conditional Sale of Real Estate to be his and has voluntee and foregoing Contract for Conditional Sale of Real Estate to be his and has voluntee and the sale of Real Estate to be his and has voluntee and the sale of Real Estate to be his and has voluntee and the sale of Real Estate to be his and has voluntee and the sale of Real Estate to be his and has voluntee and the sale of Real Estate to be his and has voluntee and the sale of Real Estate to be his and has voluntee and the sale of Real Estate to be his and has voluntee and the sale of Real Estate to be his and has voluntee and the sale of Real Estate to be his and has volunt	SS: SS: State S			and the control of th	· · · · · · · · · · · · · · · · · · ·	Le fell	BUYER.
Helicistry of Puly; Bublic in and for said County and State, on this senally appeared. Leach acknowledged the execution of the above and foregoing Contract for Conditional Sale of Real Estate to be his and her volunte and deed. FITN SS my hand and Notatiel Seak. Ruby E. White Ruby E. White Ruby E. White Indiana Bar Association Indiana Bar Association	Heise-fig. Habitic in and for acid County and State, on this senally appeared. Lake appeared. Lake acknowledged the execution of the above and foregoing Contract for Conditional Sale of Roy Estate to be his and her column and deed. FITN SS my hand and Notatiel Seek. Ruby E. White to the his and her column and her column and seek. Ruby E. White to the his and her column and her column and seek. Ruby E. White to the his and her column and her column and the seek. Ruby E. White to the his and her column and her column and her column and the seek. Ruby E. White to the his and her column and her column and the seek. Ruby E. White to the seek	CONTINUIANA			order!		
escale acknowledged the execution of the show and foregoing Contract for Conditional Sale of Real Estate to be his and has valuate and dead. WITNESS my hand and Notarial Seek Ruby E. White Buby E. White Indiana Bar Association Indiana Bar Association	escale appeared sech acknowledged the execution of the chore and foregoing Contract for Conditional Sale of Roal Estate to be his and her columns and dead. WITNESS my hand and Notariel Seek Buby E. White Buby E. White Buby E. White Instrument was prepared by George Kohlo Atty. at Law, 5129 Hohman Avenue, Hammond Indiana Bar Association	UNTYOF	SS			A STATE OF THE STA	
elso appeared such acknowledged the execution of the show and foregoing Contract for Conditional Sale of Roal Estate to be his and har volunte and deed. WITNESS my hand and Notarial Seek Buby E. White Buby E. White Indiana Bar Association Indiana Bar Association	elso appeared such acknowledged the execution of the chore and foregoing Contract for Conditional Sale of Roal Estate to be his and her columns and dead. ###################################						
with ech colodged the execution of the above and foregoing Contract for Conditional Sale of Roal Estate to be his and her columns and doed. WITNESS my hand and Notarial Seek Ruby E. Whi te Buby E. Whi te Instrument was prepared by George Kohl, Atty. at Law, 5129 Hohman Avenue; Hammond Mainber of Hammond Indiana Bar Association	with ESS my hand and Noterial Scale WITH ESS my hand and Noterial Scale Ruby E. White Buby E. White Instrument was prepared by George Kohle, Atty. at Law, 5129 Hohman Avenue, Hammond Mainber of Hammond Indiana Bar Association	Marian Marian Marian	and for-said-Gount				
each acknowledged the association of the above and foregoing Contract for Conditional Sale of Roal Estate to be his and har valuate and doed. With ESS my hand and Notariel Seek Ruby E. Whi to Buby E. Whi to Instrument was prepared by George Kohl, Atty. at Law, 5129 Hohman Avenue; Hammond Mamber of Hammond Indiana Bar Association	each acknowledged the execution of the above and foregoing Contract for Conditional Sale of Real Estate to be his and has column and doed. With ESS my hand and Notarial Seak Buby E. White Buby E. White Instrument was prepared by George Kohle Atty. at Law, 5129 Hohman Avenue, Hammond Mainber of Hammond Indiana Bar Association	eleo enne					
PITN ESS my hand and Notariel Seek semmission expire. Ruby E. White Buby E. White Hammond Indiana Bar Association	FITN ESS my hand and Noterial Seek semmission expire. Buby E. White Buby E. White Buby E. White Instrument was prepared by George Kohl, Atty. at Law, 5129 Hohman Avenue, Hammond Indiana Bar Association	each acknowledged the exe	cution of the cha	ve and foregoing Contra	ct for Conditional Sale	of Roal Estate to be his a	nd her volunter:
Ruby E. White Ruby E	Ruby E. White Ruby E. White Bustroment was prepared by George Kohl, Atty. at Law, 5129 Hohman Avenue, Hammond Indiana Bar Association	md-dood.					
Instrument was prepared by George Kohl, Atty. at Law, 5129 Hohman Avenue, Hammond Member of Hammond Indiana Bar Association	Instrument was prepared by George Kohl, Atty. at Law, 5129 Hohman Avenue, Hammond Member of Hammond Indiana Bar Association	FITNESS my hand and	-Noterial-Seak	THE PARTY OF THE P	() (1 Och	
instrument was prepared by George Kohl, Atty. at Law, 5129 Hohman Avenue, Hammond Member of Hammond Indiana Bar Association	instrument was prepared by George Kohl, Atty. at Law, 5129 Hohman Avenue, Hammond Member of Hammond Indiana Bar Association		É	Choren of the	Sieby G	Rublia Bublia	
Instrument was prepared by George Kohl, Atty. at Law, 5129 Hohman Avenue, Hammond Member of Hammond Indiana Bar Association	Instrument was prepared by George Kohl, Atty. at Law, 5129 Hohman Avenue, Hammond Member of Hammond Indiana Bar Association		Call 1		Buby E.	hite	
Member of Hammond Indiana Bar Association	Member of Hammond Indiana Bar Association	John Millson Supplies					
WOJAN ATTITUTE	WOJAN ATTITUTE	instrument was prepared b	George X				Hammond,
R. TO:	R. TO:	•		MOIANA THE			
		• 10:			COPYRIGHT	ALLEN COUNTY INDIANA BAR	ASSOCIATION, 195

CONTRACT FOR CONDITIONAL SALE OF REAL ESTATE

THE STATE OF THE S

1.00

70

herein described. This Contract in itself is not guaranty of merchantability of the title to the real estate. See your lawyer for an examination of this contract and supporting title evidence as provided in the contract, before you accept this contract.

- 2. In the event that purchaser shall be unable to complete the payments called for in this contract for any reason, sellers agree to convey to purchasers one (1) acre for each full \$2,000.00 paid in by purchasers upon the principal of the contract price herein, exclusive of interest and taxes.
- 3. Acress to is conveyed shall use in at the North Line of said property runding approximately 66)! in length, East to West, and as far South as dimensions of out and v1,000.00 per 1/2 acre shall allow, when and ifcernal t on the balance of contract shall occur.

Worder F. St. ft.

MOIANA STATE BAR ASS