

INSTRUMENT, FILLING - BLINE SPACES STREETS OUT PROVISIONS AND IMPERTION OF SPECIAL CLAUSES. CONSTITUTES THE PRACTICE

CONTRACT FOR CONDITIONAL SALE OF REAL ESTATE

THIS CONTRACT, made and entered into by and between SAMUEL J. PULLARA, JR. and SUSAN M. PULLARA -(hereinafter called "Seller") and RICHARD J. CUNNINGHAM and RITA J. CUNNINGHAM - -(hereinafter called "Buyer"), WITNESSETH: Seller hereby agrees to and does sell to Suyer, and Buyer hereby agrees to and does purchase from Seller, the following described real estate (including any improvement or improvements now or hereafter located on it) in . such real estate, including improvements, being hereinafter called the "Real Estate") iment is the property of the Lake County Recorder!

Lot 79 in Turkey Creek South Unit 2, as shown in Plat Book 37, page 58, in the Office of the Recorder of Lake County, Indiana.

upon the following covenants, terms and conditions:

	The Purchas	e Price and	Monnor o	of Paym	
1. The Purchase Pr Seiler agrees to accept fr	rom Buyer the su	m of _Fift	y-Seven '	Thousa	
2. The: Manner of		urchase price	shall be pai	d in the	-
-					Dollars (\$10,000.00)
sum is hereby acknowled		ced Ninety	-Five &	21/100	Doilars (\$ 395.21 )
month thereafter, until to in full.  (c) The unpaid such interest to be compared upon the principal sum undeducted from the amount aggregate of such payments.	balance of the puted	the purchase urchase price hly nning of such yments made dited against shall be made	price, with in shall bear in , in advance period. The during the sthe principal to <u>Sell</u>	terest at on the amount of ucceeding	and on the same date of each herein provided, has been paid the rate of 9 1/2 per annum, first day of each mont of interest so found due shall be period and the balance of the eller shall designate in writing.

# Prepayment of the Purchase Price

Buyer shall have the privilege of paying without penalty, at any time, any sum or sums in addition to the 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 next succeeding computation of interest after such payment is made. Interest snall not accrue after the date on which Buyer makes any payment that constitutes full payment of the purchase price.



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#### Taxes. Assessments and insurance

1. Taxes. Buyer agrees to senow and pay the taxes on the Resi Estate beginning with the installment payable in May, 1980 installments of taxes due and payable thereafter.

2. Assessments. Buyer agrees to pay any assessments or charges upon or applying to the Real Estate for public or municipal improvements or services which, after the date of this Agreement, are constructed or installed on or about the Real Estate or otherwise serve the Real Estate.

3. Penalties. Buyer agrees to pay any penalties, whether in the form of interest or otherwise, in connection with the late or untimely payment of such taxes, assessments or charges.

4. Insurance. Buyer agrees to keep the improvements included in the 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 Seiler during

5. Seller's Right to Perform Payer's Covernats. If Buyen fails to perform any set or to make any pay-ment required of him by this Article III, Seller shall have the right at any time, without notice, to perform any such act or to make any such payment, and in exercising such right to meer necessary and incidental costs and expenses, including attorney fees. Nothing in this provision shall imply any obligation on the part of Seller to perform any act or to make any payment required of Buyer.

The exercise of the right by Seiler shall not constitute a release of any obligation of Buyer under this Article III or a waiver of any remedy given Seller under this contract, nor shall such exercise constitute an estopped to the exercise by Seller of any right or remedy of his for a subsequent failure by Buyer to perform any act or make any payment required by him under this Article III.

Payments made by Seller and all costs and expenses incurred by him in connection with the exercise of such right shall, at the option of Seller, either (a) be payable to Seller by Buyer within 30 days after demand. or (b) be added to principal. In any event such payments and such costs and expenses shall bear interest from the respective dates of making payment or incurring costs and expenses.

Possossium

Seller shall deliver to Buyer full and complete passession of the Real Estate on or before

May 38: 1988

After 5/1/80 days from the date hereof Seller shall pay to Buyer \$ 20.00 day for each day Seller withholds possession of the Real Estate from Buyer. Such payment, however, shall not serve to extend the date upon which possession must be delivered to Ruyer. Buyer's right of possession shall continue until terminated pursuant to Article IX "Seller's Remedies on Buyer's Default." All utilities shall be paid by Seiler to the date possession is given.

# Evidence of Title

# (If title evidence is furnished herewith, strike paragraph B.)

A. Seller has furnished Buyer an SPSE MACH - PA ALMEN

owner's title insurance policy

(strike one)

disclosing marketable title to the Real Estate to \_ADTIL 30. 1980 subject, nevertheless, to the following exceptions:

(insert date)

(If title evidence is to be furnished after execution of this contract, strike paragraph A.) B. If Buyer is not in default under this centract. Seller will turnish Buyer an

abstract of title owner's title insurance solicy (strike one)

disclosing marketable title to the Real Estate-to-a date-which is the earlier of the date (after the date of thin contract) specified by Buyer in a notice to Seller or (b) a date-60 days prior to the date the final installment under this contract is due.

A title insurance policy furnished under this contract shall be in the amount of the purchase price and shall be issued by an insurer satisfactory to Buyer.

Any further title evidence shall be at the expense of the Ruyer, provided, however, that the cost of additional title evidence necessitated by the acts or omissions of Seller or by any judicial proceeding affecting the Real Estate shall be borne by Seller.

Seller covenants and agrees that upon the payment of all sums due under this contract and the prompt and full performance by Buyer of all his covenants and agreements herein made, Seller will convey or cause to be conveyed to Buyer, by Warranty Deed, the above described Real Estate subject to restrictions and ensements of record as of a date on or before the date of this contract and all taxes and assessments which nce Ruver's obligations.

Seller's Right to Mortgage the Real Estate / OWIT Seller shall have the right to obtain, without Buyit's consent a loan or loans secured by mortgage on the Real Estate, and the right to renew any such loan or loage. Seller agrees, however, that the aggregate principal balances of all such loans small never exceed the annual balance of the purchase price for the Real Estate under this contract. If Seller encumbers the faul Emarch of a mortgage, Buyer shall have the right to make any omitted payment or payments and to delict the amount thereof from payments due under this contract. Seller agrees however, that he will pay all such mortgage loans when due or at such time as Buyer pays in full all sums due under this contract, and Seller shall obtain valid releases of all such Tenge louns when they are paid.



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### Assignment of Contract

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

Seller may not assign. Imight vill

# Use of the Real Estate by Buyer, Seller's Right to Inspection and Buyer's Responsibility for Injuries

Buyer. Buyer may make alterations, changes and make additional improvements (only with) (without) the written consent of Seller having first been obtained. Buyer shall use the Real Estate 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, materialized, or other creditors of Buyer or of an assignee of Buyer to obtain a lien or attachment against Seller's interest berein. Buyer shall not commit wasts on the Real Estate. In his occupancy of the Real Estate, Buyer shall comply with all applicable town, ordinances, and regulations of the United States of America, of the State of Indiana, and of the City and County where the Real Estate is situated. In the event of Buyer's breach of this covenant and a re-entry by Seller. Buyer shall deliver the Real Estate 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 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.

# Seller's Remedias on Suyer's Default

Time shall be of the essence of this control

If Buyer fails, neglects or refuses to make any payment under this contract when due or to perform any of Buyer's covenants, terms and conditions when and as required under this contract;

(1) Seller shall have the right to declare this contract forfeited and terminated, and upon such a declaration, all right, title and interest of Euger in and to the Real Estate shall immediately cease and Buyer shall then be considered as a tenant holding over without permission and Seller shall be entitled to re-enter and take immediate possession of the Real Estate and to evict Buyer and all persons claiming under him;

(2) Separately or in conjunction with his right under item (1) above, as Seller may elect, Seller shall have the right to file in a court of competent jurisdiction an action to have this contract forfeited and terminated and to recover from Buyer all or any of the following:

(a) possession of the Real Estate;

(b) any installments due and unpaid at the time of filing of the action and becoming due and unpaid from that time until possession of the Real Estate is recovered;

(c) interest on the principal from the last date to which interest was paid until judgment or possession is recovered by Seiler whichever shall occur first; provided, however, that this shall not be construed as allowing Seller to recover any interest which would be included under item (2) (b) above;

(d) due and unpaid real estate taxes, assessments, charges and penalties which Buyer is obligated to pay under this contract;

(e) premiums due and unpaid for insurance which Buyer is obligated to provide under Article III of this contract;

(f) the reasonable cost of repair of any physical damage or waste to the Real Estate other than damage caused by ordinary wear and tear, acts of God and public authorities;

(g) any other amounts (other than payment of the purchase price) which Buyer is obligated to pay under this contract.

(3) In addition to any other remedy under this contract, Seller shall have such other remedies as are available at law or in equity.

(4) In any case Seller shall have the right to retain (without prejudice to his right to recover any other sums from Buyer, or to have any other remedy, under this contract) all payments made by Buyer to Seller and all sums received by Seller as proceeds of insurance or as other benefits or considerations, in each case made or received under this contract.

(5) Seller shall have the right to file in a court of competent jurisdiction an action to recover all of the unpaid balance of the purchase price (which upon default by Buyer under this contract shall, at the option of Seller, become immediately due and payable) and interest on such unpaid balance until such unpaid balance is paid, together with any taxes, assessments, charges, penalties and insurance premiums paid by Seller under this contract and interest on such amounts until they are paid, unless such amounts (and interest on them) have been added to principal under this contract.

The exercise or attempted exercise by Seller of any right or remedy available under this contract shall not preclude Seller from exercising any other right or remedy so available, nor shall any such exercise or attempted exercise constitute or be construed to be an election of remedies, so that no such right or remedy shall be exclusive of any other right or remedy, and each and every such right or remedy shall be cumulative and in addition to any other right or remedy available under this contract.

In any judicial proceeding to enforce this contract Buyer specifically waives, to the extent he lawfully may do, his right, if any, to a hearing preliminary to a judicial order for immediate possession of the Real Estate to be granted to Seller under applicable law.

All sums payable under this contract are payable with accrued interest and without relief from valuation or appraisement laws. In addition to any other sum mayable by Buyer under this contract, Buyer shall pay any reasonable expense, including attorneys' fees. — red by Seller in connection with the exercise of any right or remedy under this contract, and the pre; — on and delivery of notice.

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The failure or omission of Seller to enforce may of his right or remedies upon any breach of any of the covenants, terms or conditions of this contract shall not har or abridge any of his rights or remedies upon any subsequent default. Before Seller shall pursue any of his rights or remedies under this Article IX. he shall first give Buyer written notice of the default complained of and Buyer shall have 15 \_ days from the posting of such notice to correct any default; provided, however \_\_\_ 15 \_\_\_ days' notice shall be required in the case of any default in payment of any monies agreed to be paid by Buyer under this contract. X General Agreements of Parties All coverants 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 of (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. Unless the rate of interest is otherwise specifically express provided by this contract shall be computed at the rate set forth in paragraph 2 of Article I of this contract or if no rate is there set forth at the rate of 128 Additional Covenants In addition to the monthly payment required by Art. I, paragraph (b) of this contract which currently shall amount to \$47.79, Buyer shall pay to Seller each month a sum equal to one-twelfth (1/12) of the annual, estimated insurance and tax obligations under this contract. Provided there is no default under any of the other terms and conditions of this contract, Seller shall apply any such monies received to the tax and insurance obligations In the event the annual real estate taxes and/or insurance costs increase or decrease from time to time, the payments with respect to these items shall be adjusted accordingly. Real property taxes (and personal property taxes if applicable) - (cont.be) in WITNESS WHEREOF, the Seller and Buyer have executed this instrument in duplicate on this Samuel J. Pullara by Susan M. Pullara 19.80 with fower of Attorney for Samuel J. M. Juliana Pullara AKA Samue J. Pullara. Jr. ahard JA Cynningham Kita Ja Cunningnam Susan M. Pullara BUYER. SELLER STATE OF INDIANA **SS**: COUNTY OF LAKE April 30. 1980 Billers we a Notary Public in and for said County and State, on this \_ Richard J. Cunningham personally aspected in and die opposed Rita J. Cunningham and each acknowledged the execution of the above and foregoing Contract for Conditional Salprof Real Estate to be his and her welcontary act and cook. WITNESS my Adad and Notarial Soul THE PERSON ! Shristine Forsythe Sept. 23, 1983 Lake My manuscos espicas 1.71 STATE OF INDIANA **SS:** COUNTY OF LAKE Before me, a Notery Public in and for said County and State, on this ... personally expected Samuel J. Pullara. Jr. end also expected " Susan M. Pullara and each acknowledged the execution of the above and foregoing Contract for Conditional Sale of Roal Estate to be his and

her voluntary and and deal.

WITNESS my hand and Netarial Sect.

no special assessments or serious defects in house.

COPYRIGHT ALLEN COUNTY INDIANA SAR ASSOCIATION (REV. JUNE 78)

Christine Forsttee Pr

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shall be pro-rated as of the date of closing. Buyers shall have notice of all

mortgage payments and the loan status at First Federal. If Buyers are deceased, disabled or

oterwise incompetent, notices should be given to heirs or assigns. The property includes the following: gas grill, drapes in living room, lighting fixtures, rugs, carpet, snoke alarm, swing set, built in book cases, all items in listing agreement. Sellers know of

Clifford Fleming,

Lake