LAND CONTRACT

THIS CO	NTRACT, entered into by_	EUGENE E. GI	RMAN and CORL	S J.
GIRMAN, h	husband and wife			
(hereinafter r	eferred to as "Vendor"), a	nd MICHAEL K	. MACIEJEWSKI	and
	HERESA MACIEJEWSKI,			
	eferred to as "Purchaser")	 		
	SETH THAT the parties ag ereby sells to Purchaser, a		y purchases from V	endor, the follow-
ing described r	real estate located inLa}	ке(County, Indiana (he	reinafter referred
to as "Real Es	state"):			₹
				EB 16 11 15 AM 1
Lot	t 11 and the South	1/2 of Lot 10	, Block 5,	一部—
Dou	uglas Park Manor in	n the City of	Hammond, as	1 15 CORDE
	r plat thereof, red , in the Office of			ESX Z
	unty, Indiana	the Recorder	or hanc	· 82
				: N
commonly kno	wn as: 3839 John	SON ST. HAN	MMOND, IND.	er en
	wing covenants, terms and		, , -,	
1. Purch	nase Price and Manner of I	Pavment.		A Commence of the second
24 5 4	urchase Price. The purch	- · · · · · · · · · · · · · · · · · · ·	<i>i.</i> ,	be the sum of
Thi	irty Nine Thousand	Nine Hundred	Mallama /8 20 000	00) -44
TO THE	uler irom valuation or adj	praisement laws and	i with attorney's re	• if collection of
in the	ie balance due hereunder i	referred to an att	proey after default.	a tanan
	anner of Payment: The pu	rcnase price shail b Thousand	e paid in the follow	
(1	.,	· · · · · · · · · · · · · · · · · · ·		Dollars
	(\$ 4,000.00) is paid receipt of such sum beir	at the time of the e	execution and deliver dged by Vendor.	y of this contract,
(2	The sum of Three Hu	ndred Twent y E	ive	Dollars
·				
	(\$ 325.00) shall be			•
	and on the 15th	day of each cal	endar month ther	eafter, until the
	in full. Purchaser shall	have the privilege o	est as nerein provid f paying, at any time	ed, has been paid.
	in addition to the month purchase price shall be	ly payments herein	required. The unpa	id balance of the
	1 miles 1 mile		1.4	
	ten & one-half be computed en sich falls	per centum (105 %) per annum cember 81. whicheve	a, such interest to
	full upon the principal:	intly on each June o	o, December 61, or d	ate of payment in
ever. Dur	not interest so found due	shall be added to	he amount remaining	re dus parandes.
I, but no	chaser to obtain a) Air payments due nereul	Ref shall be made t	ar byldbgiwe	Tauch Contrac
11000	8220 Kennedy Aver			
		,		
	or to such other person	n or at such other	place as Vendor r	nay designate in
9 Taxes	writing. and Insurance.			
	xes. Purchaser shall pay t	he taxes on the Re	al Estate beginning	with the install-
me	ent payable by the first M	onday in May		•
· · · · -	<u>79,</u> and all installments sessments. Purchaser shall	· · · · · · · · · · · · · · · · ·		other public im-
		a June	15, 1978	-
pro	ovements becomin g a li en <i>a</i>	itter		

- c. Insurance. Purchaser shall keep the improvements on said real estate insured under insurance. Furchaser shall keep the improvements on said real estate insured under fire and extended coverage policies and pay the premiums on such insurance policies as they become due. Such insurance shall be obtained from companies approved by Vendor and in an amount not less than the balance of the purchase price due hereunder, or to the full extent of their insurable value, if that is less. Such policy or policies shall be issued in the names of Vendor and Purchaser, as their respective interests may appear, and shall be delivered to and retained by Vendor during the continuance of this agreement.
- d. Payment by Vendor. Upon failure of Purchaser to pay taxes or assessments or provide insurance as hereby required, Vendor, without further notice, may pay such taxes or assessments or provide such insurance and add the costs thereof to the principal

3. Possession.

Purchaser shall have full and complete possession of the Real Estate on <u>June 15, 1978</u> . Purchaser's right of possession shall continue so long as Purchaser complies with all the terms and conditions of this agreement and performs all the covenants made in this agreement.

4. Evidence of Title.

Vendor has furnished Purchaser with satisfactory evidence of title to the Real Estate which shows a merchantable title to the Real Estate in Vendor as of the date thereof. Any further evidence of title shall be obtained at the expense of Purchaser. Vendor shall have the right to retain possession of any abstract of title until the entire purchase price for the Real Estate has been roid. price for the Real Estate has been paid.

5. Vendor's Right to Mortgage the Real Estate.

Vendor shall have the right to obtain, without further consent by Purchaser, a loan secured by a mortgage on the Real Estate, and also shall have the right to renew or increase any such mortgage loan. However, the balance due in respect of any such mortgage loan at no time shall exceed the unpaid balance of the purchase price due hereunder. If Vendor encumbers the Real Estate by a mortgage and defaults thereunder, Purchaser shall have the right to cure such default and to deduct the cost thereof from the next payment or payments due under this contract. Vendor shall pay any such mortgage loan when due or at such earlier time as Purchaser pays in full the unpaid balance of the purchase price hereunder.

6. Assignment of Contract.

Neither Purchaser's interest in this contract nor Purchaser's interest in the Real Estate shall be sold, assigned, pledged, mortgaged, encumbered or transferred by Purchaser without the written consent of Vendor. In the event of an assignment of Purchaser's interest hereunder by operation of law or in the event there shall be filed by or against Purchaser in any court pursuant to any statute either of the United States or of any State a petition in bankruptcy or insolvency or for reorganization or for the appointment of a receiver or trustee of all or a portion of Purchaser's property, or if Purchaser makes an assignment for the benefit of creditors, or petitions for or enters into an arrangement, then in any such event Vendor may, at his option, terminate this agreement and shall have all remedies as set forth herein upon a default by Purchaser. If Purchaser is adjudicated a bankrupt, this contract and all of Purchaser's rights hereunder shall automatically cated a bankrupt, this contract and all of Purchaser's rights hereunder shall automatically terminate without any further act by either party hereto.

- 7. Use of the Real Estate by Purchaser; Vendor's Right of Inspection; Purchaser's Responsibility for Injuries.
 - a. Use. The Real Estate shall not be rented, leased or occupied by persons other than Purchaser, nor shall any of the improvements now or hereafter placed thereon be changed, remodeled, or altered in any way unless Purchaser shall first obtain the written consent of Vendor. No additional improvements shall be placed on the Real Estate by Purchaser unless written consent of Vendor shall have been first obtained. Purchaser shall use the Real Estate and the improvements thereon carefully, and shall keep the same in good repair at his expense. Purchaser shall not commit waste on the Real Estate. In his occupancy of the Real Estate, Purchaser shall comply with all laws, ordinances, and regulations of any governmental authority having jurisdiction thereof.
 - b. Vendor's Right of Inspection. Until purchase price is paid in full, Vendor may enter and inspect the Real Estate and the improvements thereon at any reasonable time.
 - c. Purchaser's Responsibility for Accidents. Purchaser hereby assumes all risk and responsibility for accident, injury or damage to person or property arising from his use and control of the Real Estate and the improvements thereon. Purchaser shall insure such risk by carrying liability insurance, in an amount satisfactory to the Vendor, insuring the Vendor's liability as well as the Purchaser's.

8. Vendor's Remedies on Purchaser's Default.

Time shall be of the essence of this agreement. If Purchaser fails to pay any installment of the purchase price or interest thereon, or any installment of taxes on the Real Estate, or assessment for a public improvement, or any premium of insurance, as the same be-

thirty comes due, and if such failure continues for a period of thirty days; or if Purchaser fails to perform or observe any other condition or term of this agreement and days; or if

thirty days after written notice such default continues for a period of _____thirty thereof is given to Purchaser; then Vendor may, at his option:

- Cancel this agreement and take possession of the Real Estate, and remove Purchaser therefrom, or those holding or claiming under him, without any demand.
- b. Déclare the entire unpaid balance of this contract immediately due and payable, and in such event, Vendor may pursue whatever remedies, legal or equitable, are available to collect the entire unpaid balance of the purchase price.

c. Exercise any other remedies available at law, or in equity.

The remedies herein provided shall be cumulative and not exclusive. Failure of Vendor to exercise any remedy at any time shall not operate as a waiver of the right of Vendor to exercise any remedy for the same or any subsequent default at any time thereafter. In the event of Vendor's cancellation after default by Purchaser, all rights and demands of Purchaser under this contract and in and to the Real Estate shall cease and terminate and Purchaser shall have no further right, title or interest, legal or equitable, in or to the Real Estate and Vendor shall have the right to retain all amounts theretofore paid by Purchaser as agreed payment for Purchaser's possession of the Real Estate prior to default. Such retention shall not bar Vendor's right to recover damages or unlawful detention of the real estate after default, for any failure to pay taxes or insurance, for failure to maintain the Real Estate at any time, for waste committed thereon or for any other damages suffered by Vendor, including reasonable attorney's fees incurred by Vendor in enforcing any right hereunder or in removing any encumbrance on the Real Estate made or suffered by Purchaser.

9. Covenants of Vendor.

Upon payment by Purchaser of all amounts due hereunder in full, and performance by Purchaser of all covenants and conditions, Vendor shall convey the Real Estate'to Purchaser by general warranty deed, subject, however, to: all conditions, easements, highways, rights-of-way, restrictions and limitations now of record; rights of persons in possession; the lien of all unpaid taxes and assessments for public improvements, and other encumbrances which, by the terms of this agreement, are to be paid or assumed by Purchaser, or which are made or suffered by Purchaser; and the provisions of applicable zoning laws.

10. General Agreement of Parties

All covenants hereof shall extend to and be binding upon the heirs, personal representatives, successors and assigns of the parties. When

IN WITNESS WHEREOF, Vendor and Purch	naser have executed this instrument on this
day of <u>June</u> in counterparts, each shall be deemed an original.	$\frac{78}{19}$, and if this instrument is executed
Signature Dieliciel & La cicique 6. Printed MICHAEL K. MACIEJEWSKI	Signature Range & Jan -
Signature Maria Hursa Macigunshi	Carlis J. Girman
Printed MARIA THERESA MACIEUEWSKI	Printed CORLIS J. GIRMAN
PURCHASER	VENDOR
	•

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COUNTY OF LAKE

Vendor's Acknowledgment

Before me, a Notary Public in and for said County and State, personally appeared _______ the above named individuals

who acknowledged the execution of the foregoing Land Contract.

STATE OF INDIANA

Witness my hand and Notarial Seal this 7 47 day 9!	June, 19	1978
My commission expires Signature	rafu. fish	
much 25,1981 Printed HARR	RY M, KISH	, Notary Public
This instrument was prepared by Albert C. Hand 5231 Hohman, Hami	mond, IN 46320	attorney at law.