LAND CONTRACT

ADOPTED BY THE INDIANA ASSOCIATION OF REALTORS, IC. I LE And for Use of Members Only

CONTRACT FOR SALE OF REAL ESTATE MAR 1 0 1988

(USE APPROVED	PAYMENT	BOOK)
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	•	(USE APPROVED	PAYMENT BOOK	' la	Ka n.	Parties.
			day of FEBRUARY	•••••	AUDITOR LAKE C	COUNTY 1988
by and betweenREED	- 165th ST., HAM	MOND, INDIANA 4632	<u></u> 24			
			fter designated as Sel			
PETER BRAJKOVI	CH & MARY BRAJKOV	ICHHUSBANDANDW	IFE	ici, and		······································
of ALAKE						
In consideration	of the acts and pay	ments of the Buyer	and upon the terms h	nereinafter set fo	orth, the Seller s	grees to sell.
LOT 1, CRIPE'S	S HILLSIDE FIRST	ADDITION TO THE TO	WN.OF.LOWELL. AS SE	HOWN IN PLAT BO	XXX 36. PAGE	RO 22
IN LAKE COUNT	r, INDIANA.				20	20 E
KEY NO. 4-61-						
COMMONLY KNOW	N AS 239 N. VIANT	ST. LOWELL IN	•••••		53	55
The Seller acknowns the initial payment o		4 7EPO 8 00/1	00		***	
as the initial payment o	n the sale price of	THIRTY-THREE THO	USAND AND 00/100		<u> </u>	A 25
***************************************				•••••	(\$ 33000.00	EDaller.
If the Buyer shall	l pay to the Seller at	t 260 - 165th ST	., HAMMOND, INDIANA	A 46324		
or at such other place a THREE HUNDRED			o time direct, not less			
on the 1st day of	each consecutive r	month commencing o	n the1stday of	f APRIL	a sa syr y	, 19.88
until the said sale price if, until final payment is (a) shall pay as a	together with intest made hereunder, to PRO RA	erest thereon at1.1 he Buyer ATED FIRST	5per cent, per annu	m, computed MON	THLY, is fu	lly paid; and
in 1989and all taxe						and payable
BUYER SHALL PAY A M						LIAHZ
MAINTAIN GENERAL LI INSURED PARTY.		TONTAUOMANANI		HT 20110AU00-		
and all special assessm that may be hereafter on or before the first p	levied or assessed ayment date after	against said premis such payments become	es; evidence of payment ne due;	ents so made sha	ill be presented	to the Seller
(b) shall insure to pany or companies app Coverage Endorsement i Seller may elect to do so	roved by Seller to in an amount as det	cover the buildings . termined and agreed	to by the Sellers: sho	fire and hazard ould the Buver f	ds covered by tail to pay the t	he Extended

(c) shall maintain the lawn in good condition and keep all improvements in good repair;

(d) shall not use said premises or permit said premises to be used for any unlawful purpose or purposes that will injure the reputation of the same or depreciate the value thereof;
(e) shall neither assign this contract nor let said premises or any part thereof nor remove nor alter any buildings thereon without first procuring the written consent of the Seller; however, if the Seller approves the assignment of this contract, the Seller shall be remunerated only for the cost of obtaining satisfactory credit information on the assignee;
(f) shall not violate any of the restrictions, conditions or covenants to be contained in the deed of the Seller as hereinafter provided and which restrictions, conditions and covenants are hereby made effective from the date of this agreement;

(g) and shall permit the Seller during all reasonable hours, to go upon the premises for the purpose of inspecting the

then and in that event and, at the time of the final payment, the Seller agrees to execute and deliver to the Buyer a good and sufficient warranty deed conveying said premises to Buyer in fee simple, subject, nevertheless, to all taxes, assessments and other charges described in clause (a) above and those falling due thereafter; to all liens or incumbrances thereon created or suffered by the Buyer; to zoning regulations now or hereafter imposed thereon; to all restrictions, conditions and covenants now of record affecting either the alienability or the use of said premises; and to the following restrictions, conditions and/or covenants:

At the time of delivery of deed, the Seller further agrees to deliver to the Grantee therein named an abstract of title certified to date as near to final closing as reasonably possible, prepared by an Abstract Company maintaining an adequate title plant, as defined by the Indiana Title Association, or whose abstracts are generally accepted by financial institutions and attorneys who are members of the Bar Association, which abstract shall disclose in the Seller a merchantable title subject only to such items to which the Seller's deed is to be made subject, as hereinabove provided. In the event the Buyer demands a certification of the abstract at a time other than at final closing, as herein provided, such certification shall be construed as full compliance with the terms of this contract.

In the event it is mutually agreed by and between the Buyer and the Seller that an Owner's Policy of Title Insurance shall be accepted in lieu of an abstract, as evidence of title, then and in that event delivery to the Buyer of an Owner's Policy of Title Insurance valued at the purchase price, and issued in the name of the Buyer by an insurance company licensed to do business in the State of Indiana, and which policy is subject only to such limitations and/or liens as shall be assumed by the Buyer, shall be construed to comply with the requirements of title evidence as hereinbefore provided.

Interest shall, at the end of each MONTHLY period, be added to the unraid balance of the sale price existing at the commencement of such period. From the total thus obtained shall be deducted all payments made hereunder on account of principal and interest to the Seller during such period and the remainder shall stand as the unpaid balance for the next succeeding period.

The Seller may, at his election, place and/or maintain a mortgage on said premises for an amount not in excess of the then unpaid balance of the sale price; and the Buyer agrees that any such mortgage shall be a first lien and prior to any interest of his in said premises; provided that in the event the Seller shall hereafter elect to place such a mortgage on said premises he shall before the execution thereof, give the Buyer written notice of such proposed execution, which notice shall contain the name of the mortgagee, the principal amount, the rate of interest and the date of maturity of the proposed mortgage. If such notice shall state that the mortgagee requires further assurance of the priority of such proposed mortgage, then the Buyer agrees

within ten days after receipt of such notice to execute such further assurance of priority as may be required by such mortgagee, provided, however, that the Buyer shall not be required to bind himself personally to pay the mortgage debt. After the execution and recording of any such mortgage, the Buyer may, at his election, reduce the unpaid balance of the sale price hereunder to an amount equal to the unpaid balance of such mortgage debt and demand the warranty deed herein provided for and in such event the Seller shall immediately deliver to the Buyer such deed which, in such event, shall contain a clause whereby the grantee shall assume and agree to pay the indebtedness secured by the said mortgage. Such assumption of the mortgage debt shall in such event constitute final, payment hereunder.

Time is of the essence of this contract. In the event that the Buyer shall fail to perform any of the acts and/or fail to make any of the payments herein to be done or made by the Buyer, as specified herein, promptly and at the time stipulated therefor, and/or fail to execute, when requested by the Seller so to do, the further assurances provided for in the preceding paragraph, then all payments made hereunder prior to such default shall be retained by the Seller as and for damages for the use and occupacy of the premises to the date of default and Seller shall thereupon be relieved from all liability hereunder to the Buyer, Immediately upon default, and without demand or notice, the Buyer agrees that he will surrender to the Seller peaceable and immediate possession of said premises together with all improvements thereon. In the event of default and the failure of Buyer to surrender possession of said real estate as above provided the Seller may proceed in any action at law or in equity for the possession of said real estate and for damages for the withholding thereof and for waste or damage done thereto, AND ATTORNEYS FEES.

The buyer may make payments in excess of those stated herein or pay the entire unpaid balance at any time without penalty, with interest computed to date; Possession hereunder shall be given by the Seller to the Buyer on the 16th day of FEBRUARY 19.88 Further conditions: THE FOLLOWING LATE FEE SCHEDULE WILL APPLY TO REGULAR MONTHLY PAYMENTS, INCLUDING ESCROW; FOR PAYMENT RECEIVED 1 - 4 DAYS BEYOND DUE DATE - NO CHARGE FOR PAYMENTS RECEIVED 5 - 9 DAYS BEYOND DUE DATE - 5% OF THE UNPAID BALANCE, OR \$10.00, WHICHEVER IS GREATER FOR PAYMENT RECEIVED 10 OR MORE DAYS BEYOND THE DUE DATE - ADDITIONAL CHARGE OF 5% OF THE UNPAID BALANCE, OR \$20.00, WHICHEVER IS GREATER, (THE ADDITIONAL 5% WILL ALSO BE COMPUTED ON THE 1ST LATE FEE CHARGED) SELLER' MAY FILE FOR POSSESION OF THE PROPERTY, IF FULL PAYMENT HAS NOT BEEN RECEIVED 30 DAYS AFTER DUE DATE FOR MAILED PAYMENTS, THE POSTMARK DETERMINES THE DATE OF DELIVERY. A \$25.00 FEE WILL BE CHARGED ON ALL CHECKS RETURNED FOR NON-SUFFICIENT FUNDS. IT IS UNDERSTOOD BY AND BETWEEN THE PARTIES HERETO, THAT THIS CONTRACT SHALL NOT BE RECORDED. The parties agree that the provisions of this contract shall be binding upon, apply to and inure to the benefit of their respective heirs, successors and assigns in the same manner and to the same extent as such provisions bind, apply to and inure to the benefit of themselves. IN WITNESS WHEREOF, the parties either personally or by duly authorized officers or agents have signed, sealed and delivered this agreement in duplicate counter-part each of which shall be an original, the day and year first above written. J. C. I. Saland PETER BRAJKOVICH
Buyer 100 44 100 REEDER. PARTNER TRANSFER FORM FOR BUYER For value received I (we) hereby transfer and assign to..... all my (our) right, title and interest in and to the foregoing Contract for the Sale of Real Estate. I. (we) hereby accept the above assignment of the foregoing Contract for the Sale of Real Estate with all its conditions and assume all the obligations of the second party herein. Signed this, 19......, 19...... CONSENT OF SELLER I (we) hereby consent to the above assignment of this Contract for the Sale of Real Estate. Signed thisday of, 19......, TRANSFER FORM FOR SELLER For value received, I (we) hereby transfer and assign to..... all my (our) right, title, and interest in and to the foregoing Contract for the Sale of Real Estate. I (we) hereby accept the above assignment of the foregoing Contract for the Sale of Real Estate with all its conditions and assume all the obligations of the first party therein. Signed this, 19....., 19......