REAL ESTATE SALE CONTRACT

337 Rut ledge at. A Gary 46404 WHEN COMPLETED AND SIGNED THIS IS A LEGALLY BINDING CONTRACT. IF THIS CONTRACT IS NOT FULLY UNDERSTOOD THE SERVICES OF A COMPETENT PROFESSIONAL SHOULD BE SOUGHT.

known as1625_1	operty is located in 1 - 13th Ave	Gary Inc	3 .	County,	Lak	<u>e</u>	is commonly
as follows: (If the legal description le							egally described
(ii tilo legal description i			*	•			
n -/	Lot 12 1	n Block 1	in Main Stre	et Addition,	in the Ci	ty	-50
0,112	page 5,	in the Off	it thereof, ice of the R	recorded in lecorder of L	Plat Book	8,	.
0 1 1	Indiana.			The representation of the second	are county		2
1. PURCHASE PRICE	AND DEED: The tot	al ourchase price to	n he naid for the Pron	erty by the Ruyer is no	avable as follows:		6
PURCHASE PRICE (a) Initial depositOT (b) Sum due within	e hundred	sixty eic	int dollar	s twenty t	wocents	168,2	္မယ္
(c) Additional sum due	at closing (not including	acceptance of this (Contract	······································		\$ 	
prorations)(d) Proceeds of new not	e and mortgage to be	given by Buyer	***************************************			\$0.	
(d) Proceeds of new not or any lender other (e) Existing mortgage o	than the Seller	hall remain on the P	Property but which she	all not subject	Janes a was an angal an angal an angal ang	\$	<u> </u>
Buyer to any penalt (f) Balance due Seller b	y or fee or increase in v promissorv note of th	the original interest	t rate of said mortgag	je	***************************************	\$ 4268.45	And the second second
subject to the requir this contract						\$ 2400.00	
(g) Balance due Seller t	y Articles of Agreeme	nt			************************	• 0	And the state was the state of
for warranty deed. TOTAL PURCHASE PF	uce 🤯					\$ 6668 A	8
2. APPORTIONMENT							ह
Personal Property \$	operty will be convey	ad by recordable		worranti	and with release of	downer and horse	3
Personal Property \$	e taxes for the current	year, covenants, co	onditions, restrictions	of record, and easem	ents of record, all of	which must be see	ad rigota, subjectable to Buyer.
The Buyer will pay for any title insurance cor Attorney fees; [] Appl [] Satisfaction of mortg.	or recording fees, pre	pald insurance, pre	paid taxes, prepaid i	nterest and S	N/A		} 3 ;
4. The Seller will pay f	or:[] Revenue stamp	os (State) county, a	nd local) [] Title oc	miniment in the amor	unt of the purchase	price from	/a N S
Attorney fees: [] Appl	aisal fee: [] Real e	state commission;	[] Title abstract; [] Title opinion letter	r; [] F.H.A.V.A. n	nortgage discount;] Photogrape
Satisfaction of mong	age and recording fee	his were	GING THE BRISE	reparement repure	programma.orv.	A. not to exceed \$ 5	2 3 3 3 3 4 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5
5. PRORATED ITEMS	: All rents, water taxe	s or charges, taxes	desessinents, mon	Inly mortgage Insufan	ce premiums, fuel,	prepaid service cont	racts and intere
on existing mortgages a taxes, insurance and/or	other items, all escrov	w payments require	ed to be made up to t	the time of closing shi	all be made to the e	scrow holder at Sell	ler's expense ar
said escrow balance sha Purchase Price. All mor	III be assigned to the P	luver, without comp	pensation to the Selle	r, it being expressly ur	nderstood that said a	estrow balance is inc	cluded in the Tot
ascertained at the time of	of closing, Seller agree	s to prorate said ta	axes on the basis of the	he actual tax bill when	issued.	PII	
6. TITLE AND TITLE mortgage loan (if any), the	INSURANCE: Within	3.0 Ind deliver to Buyer	days [] after the or Buyer's Attorney:	ne date of acceptance	of this contract (after the date of ap	proved or Burel the amount of the
purchase price (to be iss a mortgage policy in the	lued by a title insuran	ce company duly lic	censed by the state of	of; to unden	write title insurance)	Mitte insurance	e commitment f
*7 CLIDVEY: Within	m/a	days I letter the	date of acceptance of	of this contract [] after	er the date of anoro	well of Burror's more	GOR /
the Seller will provide an	d deliver to Buyer or t	Buyer's Attorney: [a new spotted cer	tified survey having a	Il corners staked and	d howing all improv	ements upon t
the Seller will provide an Property. [] No survey 8. EXAMINATION OF	TITLE AND TIME OF	CL OSING If the	title evisence R. S.	way as enacified abou	AUD T	DA ORLIC	Mala iila ta t
Property (subject only to contract, at the office of days	the permitted excepti	ons set forth above	acceptable to Buyer	, this sale shall be clo	sed and Buyer shall	perform the sareon	ents made in th
days	after acceptance of the	s contract. If title e	vidence or survey re	veal any defect or cor	ndition which is not	acceptable to Buyer	, the Buyer sha
within 15 days notify the this sale shall be closed	within 10 days after d	elivery of acceptab	le svidence la Buyer	and Buyer's Attorney	that such defects h	ave been cured. Sel	lier agrees to pa
for and clear all delinque to the Property, the Buy	er shall have the right	to demand all sum	as deposited by Buve	ir and held by or for th	ne Seller. At the sam	ne time Buver shall r	return to Seller a
items, if any, received fro	om Seller, whereupon	all rights and liabili	ities of the parties to t	his contract shall ceas	se; however, the Buy	er shall have the rig	ht to accept suc
9. DEFAULT BY BUY						retain as liquidated (damages and n
as a penalty all of the init	ial deposit specified in	n paragraph 1(a) ab	ove, it being agreed	that this is Seller's exc	clusive remedy.		
10. DEFAULT BY SELI Buyer may bring suit ag							
are cumulative and not e							
11. CONDOMINIUM PI waiver of any right of firs	ROVISION: (a) If the strefusel or other pres	subject property is	a condominium unit,	this contract is subject the Declaration of Conc	ct to the condition the	iat Seller be able to	obtain release
If, after making every rea	asonable effort. Seller	' is unable to obtain	ı such release or wai	ver within the time pro	ovided and so notifie	es Buyer within that t	time, this contra
shall become null and ve specified by the Declara	tion of Condominium.	this contract shall r	remain in full fotce ar	nd effect for that period	d of time which the D	Declaration of Condo	ominium provid
for completion of the sal paragraph shall be null a	nd void and not part of	f this contract. (b) S	eller represents and	warrants that there are	e no condominium a	issessments current	amplive and owin
Seller agrees to pay any	400년 - 그렇게 가를까다.			나는 사람들이 하시다면서 나는 것이 없었다.		1896	
12. ATTORNEY FEES recover all costs incurred	AND COSTS: If any I J. including, but not lin	litigation is institute nited to, reasonable	d with respect to ent attorney fees and c	orcement of the terms ourt costs.	s of this contract, th	e prevailing party si	hall be entitled
13. RISK OF LOSS OR	DAMAGE: Risk of los	ss or damage to the	Property by any cal	use is retained by the s	seller until closing.		
14. CONDITION OF TH	E PROPERTY: Selle	r agrees to deliver	the Property to Buye	r in its present condition	on, ordinary wear ar	nd tear excepted, an	d further certific
and represents that Selle order at the time of closin	na. Seller represents a	ind warrants that the	e personal property of	conveyed with the prer	mises shall be the sa	ame property inspec	cted by Buyer ar
that no substitutions will members of all improver	be made without the	Buver's written cor	nsent. Buver mav als	so inspect or cause to	be inspected the fo	undation, roof, supp	ports or structur
	closing and Seller sh	all thereupon reme	edv the defect forthw	ith at his sole expensi	e (in which case the	e time for closing shi	all be reasonab
notify Seller at or before	n defective condition a	and deduct the cost	t of repairs from the t	purchase price or Buy	er may, at his option	n, elect to terminate	this contract ar
extended as necessary) take the Property in suc	an deposits and other		\$4.	-			
extended as necessary) take the Property in sucl receive the full refund of		SSIOD ID MILVAT AN 18'	rei fusu tue ciosing d	are miness ordermise s	stated Herein. Seller	rahieseurs rust rue!	e are no betsor
extended as necessary) take the Property in sucle receive the full refund of 15. OCCUPANCY: Sell	er shall deliver posses except the following te	nants of the Seller:			4		1.1
extended as necessary) take the Property in suc	except the following te	nants of the Seller:		A-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1	A		1

16. [] MORTGAGE OR THIRD PAR finance this purchase. The application for without contingencies other than those sphave the right to terminate this contract ar received from Seller. Notwithstanding the a purchase money mortgage on said promoney mortgage shall be fully subject to	or this mongage will be made with a pecified in this contract within 11 and at that time all sums deposited by a storesaid provisions, if Buyer so reoperty at terms acceptable to and a the terms and conditions of the par	ignor acceptable to Buyer, and days from the c y Buyer shall be returned to Buy equests and if Seller agrees, Se approved by Buyer, and this co ragraph relating to Seller Finance	d unless a mortgage loan a late of acceptance of this co er and Buyer shall return a iller shall have 177 ar intract shall remain in full fi ing below.	cceptable to Buyer is approved intract, the Seller or Buyer shall by surveys and copies of leases days to offer Buyer orce and effect. Said purchase
which shall provide for full or partial prepa in the amount of \$\sum_2 6 \text{ B} \cdot 2 \sqrt{2} providing for the full and free right of the mof equivalent equity value; the exculpatio commence foreclosure proceedings and of first refusal in the mortgagor if the mort of the Property from the lien of the mortgagor if a payment bears to the then o	rest due <u>ZYPS</u> , <u>ZMO</u> , nortgagor to transfer the Property, in on of the mortgagor from personal it the right of the mortgagor to cure it tgagee shall at any time sell its inte age upon partial principal payments	h that the amount of such payme The said Promissory Note so n whole or in part, subject to the ability; thirty (30) days prior writ he subordination of mortgagee's		due in 2 Y Y S gage ecceptable to Buyer and for the Property other collateral of the mortgagee's intention to senior encumbrance; the right
18. [FLARTICLES OF AGREEMENT is then the terms of paragraph 17 relating to a Promissory Note and mortgage sha mortgage.	FOR WARRANTY DEED: If this sa	'Aled in Said Articles of Adreemi	ent and shall become a nar	thereof and the terme relating
19. F.H.A. FINANCING: It is expressly a Properly described herein or to incur an issued by the Federal Housing Commission which statement Seller agrees to deliver privilege and option of proceeding with the Commissioner.	ny penalty by forfeiture of any mon- ioner setting forth the appraised val to the Buyer promptly after such a	ey deposit or otherwise unless lue of the Property (excluding cl ppraised value statement is ma	the Seller has delivered to osing costs) of not less than de available to Seller. The	the Buyer a written statement \$\frac{n}{a}\] Buyer shall, however, have the
20. [] V.A. FINANCING: It is express earnest money or otherwise be obligated of the Property established by the Vetera the amount of reasonable value establish	I to complete the purchase of the Prans Administration. The Buyer shall	operty described in this contract II, however, have the privilege i	t if the Total Purchase Pric	exceeds the reasonable value
21. [] TERMITE INSPECTION: Seller from visible infestation and free from visible infestation and free from visible infestation and free from visible infestation and reports and reports and receive a full reminate this contract and re	ible dry or wet rot damage by term ws such visible infestation or dama pair shall exceed 3% of the total se r, at Buyer's option, to deduct the refund of all deposits made by Buy	ites and other wood-destroying ge, Seller shall pay all costs of ale price, Seller may elect not to cost of repairs from the total puer ber hereunder.	organisms. This inspection treatment of such infestation or make such treatment and orchase price and complet	n report is to be furnished by a n and all costs of repair of such repairs and Buver may elect to
22. [] ZONING: Unless the property is closing, the Buyer shall have the right to t	s properly zoned for Reside terminate this contract and receive	ntial use and the	re are no deed restriction s le by Buyer hereunder.	against such use at the time of
23. LEGAL USE: Seller represents and governmental agency either national, ste notice of any building code violations for t				that may be imposed by any nd that Seller has received no
24. LOCAL ORDINANCES: Seller shalf terms of any local ordinance.				医多形皮质 化氯化二甲基 医电路性 医细胞
25. PERSONAL PROPERTY INCLUDE television antenna; wall-to-wall, hallway plumbing and other fixtures as installed; w	and stair carpeting; window shad	les and draperies and supporti nardware; trees and shrubs; refi	ng fixtures; venetian blind rigerator(s)	nd windows; awnings; outdoor s; window treatments; electric, ; stove(s) v or on a rider attached hereto,
all of which personal property is unencurr	mbered and owned by Seller.	ano sucir c	The Herns as is listed below	voron a noer attached hereto,
26. [] This offer shall terminate if not a 27. R.E.S.P.A. COMPLIANCE: Seller and	the control to a second to the second to	res and do all things necessary t	o comply with the provision	s of the Real Estate Settlement
	A discount of the state of the	parties except as specifically select by the parties hereto. In the parties hereto.	hine and the singular as we thorth in this contract. No herein.) payments of	alterations or changes shall be
	E CONTRACTOR OF THE PARTY OF TH	WOIANA		en e
				n veget i den en never jere die die. Die Geologie des Statistieren eine
29. REAL ESTATE SALES COMMISSION of the Total Purchase Price accepted by agrees to pay	Seller no later than at the closing co-operating agent or broker	ing agent or broker a commission this transaction. Listing agent % of the Total Pi	or brokerOurchase Price on closing.	70
30. NOTICES: Any notices required to be mail—return receipt requested. Such notices	e given herein shall be sent to the c	parties listed below at their resp		personal delivery or by certified
TIME IS OF THE ESSENCE OF THIS AC	GREEMENT.			
In witness whereof, the parties signed the	eir names on the dates in the year	set forth below.	V= 14	9
Buyer(s): Stella St	ekno	Date of Offer:	7 Putle	1 ge 57,
Seller(s):		Address:	7	
Date of Acceptance: 8.	-14 ,19 95	Address: 35	o Gra	nt 8t.
		Address:		
#1985 Rev. 1990 Professional Education Institute				
1985 Rev. 1990 Professional Education Institute Caluma Broad Nothing Public My Comm Exp	Part			