SALE OF REAL ESTATE

THIS CONTRACT, made and entered into by and between JACK GROSS and S	SONDRA GROSS, Trustees U/T/A Dated October 16, 1981 (hereinafter
called 'Seller') and HENRIKA HULETT	(hereinafter called "Buyer").
WITNESSETH	\$ 100 miles 100
Seller hereby agrees to and does sell to Buyer, and Buyer hereby agrees to an described real estate (including any improvement or improvements now or hereafter improvements, being hereinafter called the "Real Estate"):	located on it) in Lake County, India (such real estate, including
The North 3 feet of Lot 44 and all of Lots 45 and 46, Gary. More commonly known as 4005 Martin Luther King	Block 2, Tuxedo Park Addition to the City of Drive, Gary, Indiana, 46409.
Key # 47-173-45	<u></u>
upon the following covenants, terms and conditions: 1. As the purchase price for the Real Estate, Buyer agrees to pay to Seller and	er agrees to accept from Buyer the sum o
FIFII SEVEN INCCOMES	
(a) The sum of TWO THOUSAND The receipt of such sum is hereby acknowledged by Seller, leaving an unpaid balance of	Dollars (\$ 2,000) upon the execution and delivery of this Contract. the purchase price in the sum of
FIFTY FIVE THOUSAND (\$ 55,000). That	amount, as it is reduced by payments and expenses of Buyer properly
credited under this Contract, and as it is increased by payments and expenses of Seller L Unpaid Purchase Price*.	ner cent (0 %) per annum and will be computed monthly. Interest
(b) The Unpaid Purchase Price shall bear interest at the rate of NTNE at such rate shall begin to accrue from the date of this Contract, or from the date payment at such rate shall begin to accrue from the date of this Contract, or from the date payment as a professional accrue from the date of this Contract.	ents made and costs and expenses incurrectby Saller are added to the
Unpaid Purchase Price pursuant to this Contract, as may be applicable. (c) The Unpaid Purchase Price and Interest on it shall be paid as follows:	- R R R
FIFTY FIVE THOUSAND Dollars (\$55,000) on NOVEM	
Dellara	e 550 00) beginning FERRITARY Ist Company 2008.
Subsequent installments shall be paid on the same day of each month thereafter, until the	
(d) Buyer shall have a grace period of ten (10) days from the due date of a installment. If such installment is not actually received by Seller within the grace period	then a late charge in a sum equal to TWENTY FIVE
Dollars (\$ 25,00) shall accrue and be immediately due and payable.	or at such other address as designated in writing.
2. Buyer shall have the privilege of paying without penalty, at any time, any surn	ount so paid until the next succeeding computation of interest after such
payment is made. Interest shall not accrue after the date on which buyer makes any p	regioning with the installment next due and payable hereafter together
with all installments of real estate taxes due and payable thereafter, and Seller agrees to	be parties any changes in the assessed value of the Real Estate. Buyer
Buyer, upon written notice to Seller, and at Buyer's expense, may contest on benail of the will pay monthly, in addition to the monthly principal and interest installments, a sum of of real property taxes. Said amount may be increased, at the discretion of Seller, to account the seller may be increased, at the discretion of Seller.	ONE HUNDRED Dollars (\$ 100.00) for payment upt for any estimated increase in the amount of future real property taxes
due and to include the cost of insurance premiums and other expenses, which Seller m Buyer agrees to pay any assessments, charges or penalties upon or applying to the F	hay be required to pay on behalf of Buyer.
Buyer agrees to pay any assessments, charges or penalties upon or applying to the	bal Estate for passes of the same series
4. At all times during the period of this Contract, Buyer shall: (a) keep the impro	tandard liability insurance with coverages in amounts not less than Three
Hundred Thousand Dollars (\$300,000.00) per occurrence, and (c) pay premiums on so	Caller may make proof of loss if not made promptly by Buyer, and each
insurance company concerned is hereby authorized and directed to make payments to	to the reduction of the indebtedness hereby secured or to the restoration
or repair of the property damaged. Notwithstanding anything netering to the contrary, it	Look up to and not exceeding the amount of the insurance proceeds
received by Seller, after the Seller has been compensated from such proceeds for contract the Seller has been compensated from such proceeds for contract the Seller has been compensated from such proceeds for contract the Seller has been compensated from such proceeds for contract the Seller has been compensated from such processes for contract the Seller has been compensated from such processes for contract the Seller has been compensated from such processes for contract the Seller has been compensated from such processes for contract the Seller has been compensated from such processes for contract the Seller has been compensated from such processes for contract the Seller has been compensated from such processes for contract the Seller has been compensated from such processes for contract the Seller has been compensated from such processes for contract the Seller has been	varie interest
5. (a) If Buyer fails to perform any act or to make any payment require	singly pages and incidental costs and expenses, including attorney
fees. Nothing in this provision shall imply any obligation on the part of the Seller to per-	only and of to man any payment
an estopped to the constitute an estopped to the	se of any obligation of the Buyer under this Article III or a waiver of any ne exercise by Seller of any right or seminate of his for a subsequent failure
by the Buyer to perform any act or make any payment required by him under this sec	work about the innerid
(c) Payments made and all costs and expenses incurred by Seller in Purchase Price. (d) In the event Seller makes any such payments or incurs any such rate of interest provided herein. 6. Seller shall deliver the Peal Estate to Buyer. 7. Seller covenants and agrees that upon the payment of all sums due under covenants and agreements herein made, Seller will convey or cause to be conveyed to remain the payments of record as of a date on or before the date of this contractions and easements of record as of a date on or before the date of this contractions.	costs and expenses, so amount the contract
rate of interest provided herein.	MAR LIGAKATOR
 Seller shall deliver the Heal Estate to buyer. Seller covenants and agrees that upon the payment of all sums due under covenants and agreements herein made, Seller will convey or cause to be conveyed to the conveyed to the conveyer of a date on or before the date of this contract. 	this Contract and the prompt and the
covenants and agreements herein made, Seller will convey or cause to be conveyed to restrictions and easements of record as of a date on or before the date of this contract. 8. Without Buyer's consent and without obligation to Buyer, Seller shall have the restrictions.	t and all taxes and assessments which are Buyer's obligations.
by mortgage(s) on the Real Estate. 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. No
assignment or sale shall operate to relieve either party from liability nereon.	able time
10. Seller shall have the right to enter and inspect the Real Estate at any reasonable. 11. Buyer assumes all risk and responsibility for injury or damage to person or primprovements thereon. Buyer shall hold Seller harmless from all damages, claims an	CODALLA STISTING HOLL DOLLO GOO WILL ASSESSED TO STATE OF THE PARTY OF
12. Time is of the essence of this contract.	all have the right to pursue immediately any remedy available under this
Contract as may be necessary or appropriate to protect Seller's interest under this con-	uact and in the form and the first t
of Default for purposes of this Contract: (a) Failure by Buyer for a period of ten (10) days to pay any payments.	ent required to be made by Buyer to Seller under this Contract when and
as it becomes due and payable. (b) Lease or encumbrance of the Real Estate or any part thereof by	Buyer, other than as expressly permitted by Seller, since this is a "no-lien
allowed" contract. (c) Causing or permitting by Buyer of the making of any levy, seiz	ure or attachment of the Real Estate or any part thereof.
(d) Occurrence of an uninsured loss with respect to the Real Estate (e) Institution of insolvency proceedings against Buyer, or the adju Buyer or for any other relief under any insolvency law relating to the relief of debtors; of his inability to pay his debts as the become due; or administration by a receiver or	streent, iquidation, extension, composition or arrangements of debts of
Of the transmit in het me appear on any appear of the second of the seco	similar officer of any of the Real Estate. 14.00 1000 1000 Cash Le

- (f) Desertion or abandonment by Buyer of any portion of the Real Estate. (g) Actual or threatened alteration, demolition, waste or removal of any improvement now or hereafter located on the Real Estate, except as permitted by this Contract. (h) Failure by Buyer, for a period of thirty (30) days after written notice is given to Buyer, to perform or observe any other covenant or term of this Contract Upon the occurrence of an Event of Default, Seller shall elect his remedy as provided: (a) Seller may declare this Contract terminated, and upon such a declaration all right, title and interest of Buyer 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 eject Buyer and all persons claiming under him. Further, Seller shall have the right to institute legal action to have this
- Contract terminated and to recover from Buyer all or any of the following:
- (i) possession of Real Estate; (ii) any payment 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;
- (iii) interest on the Unpaid Purchase Price from the last date to which interest was paid until judgment or possession is recovered by Seller whichever shall occur first; provided, however, that this shall not be construed as allowing Seller to recover any interest which would be included under Subsection 14 (ii) above:
 - (iv) due and unpaid real estate taxes, assessments, charges and penalties which Buyer is obligated to pay under this Contract; (v) premiums due and unpaid for insurance which Buyer is obligated to provide under this Contract;
- (vi) 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;

(vii) any other amounts which Buyer is obligated to pay under this Contract; or

(b) Seller may declare all of the sums secured by this Contract to be immediately due and payable, and Seller may institute legal action to recover same. When all of such sums are paid to Seller, Seller shall convey or cause to be conveyed to Buyer, by Warranty Deed, the Real Estate subject to restrictions and easements of records as of the date of this Contract and all taxes and assessments which are Buyer's obligations.

(c) in addition to the remedies set forth above, upon the occurrence of an Event of Default, Seller shall be entitled to:

- (i) Retain (without prejudice to his right to recover any other sums from Buyer, or to have any other remedy under this Contract), as an agreed payment for Buyer's use of the Real Estate prior to the Event of Default, all payments made by Buyer to Seller and all sums received by Seller as proceeds of insurance or as other benefits or considerations pursuant to this Contract.
 - (ii) Request that a receiver be appointed over the Real Estate in accordance with Indiana law providing for real estate mortgage

- (iii) Enforce any right without relief from valuation and appraisement laws.
- The Buyers herein acknowledge that they or their representatives have fully examined the Real Estate and the improvements thereon, prior to the execution hereof, and that said Buyers know the physical condition thereof in all respects and that same is acceptable to the Buyers "AS IS" and "AS SEEN" and said Buyers agree and acknowledge that no representations as to the physical condition or state of repair of the Real Estate in any respects, which have not been specifically expressed in this agreement. Buyer will keep and maintain the Real Estate in the same or better condition as when Buyer received possession and will comply with all applicable building codes. 16.

 - (a) If Seller consists of more than one person, the persons signing this Contract as Seller shall be jointly and severally bound.

 (b) Use of the masculine gender in this Contract shall comprehend, as appropriate, the feminine gender or the neuter gender as well.
- (c) Seller is entitled to recover attorney fees, costs and expenses incurred by reason of enforcing his rights hereunder, including the expenses of preparing any notice of delinquency, whether or not any legal action is instituted.
- (d) The failure or omission of either party to enforce any of his right or remedies upon any breach of any of the covenants, terms or conditions of this Contract shall not bar or abridge any of his rights or remedies upon any subsequent default.

 (e) Any notices to be given hereunder shall be in writing and 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.
- (f) In computing a time period prescribed in this contract, the day of the act or event shall not be counted. All subsequent days, including intervening weekend days and holidays, shall be counted in the period.
- The lead-based paint addendum executed this same date is incorporated herein and made a part hereof. 17.

18. (Additional Provisions)

ALL THE UTILITIES WERE OFF WHEN THE BUYER AND HER AGENT SAW AND INSPECTED THE PROPERTY.

BUYER HAS AGREED TO BUY THE PROPERTY "AS IS AND "AS SEEN.

8.041.25V

IN WITNESS WHEREOF, the Seller and Buyer have executed this Contract in duplicate on this 24th day of NOVEMBER

HENRIKA

Trustee UM/A Dated LACK ARCISS October 16/1981 SELLER

ara SONDRA GROSS, Trustee U/T/A Dated SELLER. October 16, 1981

EARLEAN HULETT-GUARANTOR