STATE OF HEED LAKE COUNTY FILED FOR RECORD

2014 083786

2014 DEC 30 PH 1: 28

MICHALL S. DROWN RECORDER

THIS	CONTRACT,	made	and	entered	into	by	and	ATE between
·	Edward Donnell					here	inafter called	"Seller") and
	Katrice Manuel	& Brice Re	ed					illed "Buyer")
WITNES	SETH:	"Each of the ab	ove individuals	being over eightee	n (18) years of	age."	,	aud Daya)
Seller	hereby agrees to and does	sell to Buyer, ar	nd Buyer hereby	agrees to and doe	s purchase from	Seller the fo	llowing deem	rîbad.
can equate	(uncluding any improvent	lents now or her	eafter incated on	ition Inl		i Seller, tile it	MOMINE GESCI	ibeu
County, ir	ndiana, (such real estate, in	ncluding improve	ements, being he	ereafter called the	'Real Estate"):			
	Lots thirty Thr (N 1/2) of th Terrace Additio	nirty two	(32) in bl	ock one (1)	Madison	ne half		
	Commonly known	as 6539 Je	fferson Av	e. Hammond,	In. 46324			
		This I	Documen	t is the pro	operty o	f		
				ounty Reco	_		·	
pon the fo	ollowing covenants, terms	and conditions:			,			
ECTION 1.01. T	I. THE PURCHASE PHE PURCHASE PRIC The sum of	RICE AND MA	ANNER OF PAnase price for the	YMENT. he Real Estate, Bur	er agrees to pa	ay to Seller a	nd Seller agre	ees to accept
1	Ninety Nine Thous	and	THE	DERSON				Dollars
ollowing n (a) T	namer: The sum of See Add	endum -T		2. MANNER OF when tax ref			e price shall b	e paid in the
	Three Thousand decution and delivery of the		E :	Dollars (\$ 2 0	00	/		}
				THE RESERVE OF THE PERSON NAMED IN COLUMN TWO IS NOT THE PERSON NAMED IN COLUMN TWO IS NAMED IN COLUMN TW				

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PEGGY HOLINGA KATONA AKE COUNTY AUDITOR

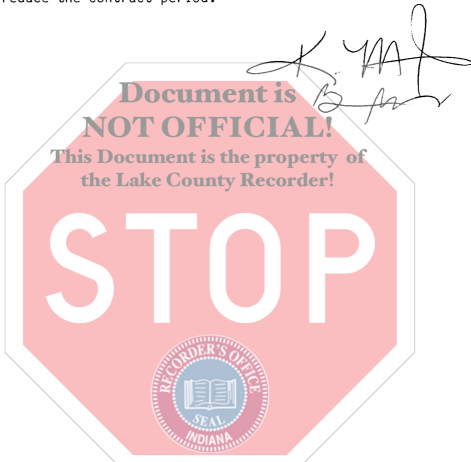
017469

EXHIBIT A

The total down payment on this contract is \$6,000. The sum of \$3,000 will be paid on receipt ot tax refund. Monthly payments of \$100 will be made until the balance of \$6,000 is reached.

The contract payment of \$900 monthly includes taxes and insurance and interest charges of 5.75% As taxes and insurance may change yearly, the monthly payment will be adjusted to meet these changes.

After two years there will be a balloon payment. The balance due on the contract should be paid in paid in full. If requested this two year period can be extended another year. The buyer may make added payments to reduce the contract period.



(\$ 99,000) That amount as it is a little Dollar
credited under this Contract, and as it is increased by payments and expenses of Seller properly made and incurred under this Contract
(b) The Unpaid Purchase Price shall bear interest at the rate of five 8 3/4 per cent (5.75 %) per annum futenest at such rate shall begin to accrue from the date of this Contract, or from the date payments made and costs and expenses incurred by Seller are added to the Unpaid Purchase Price pursuant to this Contract, as may be emplicable.
Interest at such rate shall begin to accrue from the date of this Contract or from the date of this Contract
Seller are added to the Unpaid Purchase Price pursuant to this Contract, or from the date payments made and costs and expenses incurred by
(c) The Unpaid Purchase Price and interest on it shall be paid in monthly installments in the operation of
D.II.
) MACCOTTON
Same Gay of anoth mouth it is
be paid in full at which time the Unpaid Purchase Price, with accrued but unpaid interest shall
(d) Buyer shall have a grace period of seven (7) days from the due date of any installment required under this Contract within which to pay such installment. If such installment is not actually received by Seller within the grace period, then a least the contract within which to
pay such installment. If such installment is not actually received by Seller within the grace period, then a late charge in a sum equal to five period of such installment shall accrue and be immediately due and payable.
cent (5%) of such installment shall accrue and be immediately due and payable.
installment, and then to the reduction of the Unpaid Purchase Price. Interest shall be computed monthly unless both Seller and Buyer initia.
here, in which case interest shall be computed N/A
(A Food many and add)
(f) Each payment under this contract shall be sent to Seller at the following address: 704 N Oakwood Ave Criffith, In. 46319 , or at such other address as Seller shall designate in writing.
or at such other tolks and Ave
SECTION 2. PREPAYMENT OF PURCHASE PRICE.
2.01. 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 across of interest on the payments herein required.
It is agreed that no such prepayments, except payment in full, shall stop the accrual of interest on the amounts 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 payment that constitutes full payment of the Unpaid Purchase Price.
SECTION 3. TAXES, ASSESSMENTS, INSURANCE, AND CONDEMNATION.
A PARALLE Duyor agrees to assume and pay the taxes on the Doub Contract to
all taxes on the Real Estate due prior to said installment. Buyer amon written possess the and payable thereafter, and Seller agrees to pay
all taxes on the Real Estate due prior to said installment. Buyer, upon written notice to Seller and at River, and Seller agrees to pay
all taxes on the Real Estate due prior to said installment. Buyer, upon written notice to Seller, and any able thereafter, and Seller agrees to pay the parties any changes in the assessed value of the Real Estate. Seller shall forward or cause to be forwarded to Buyer, when received, a copy of all statements for taxes and any assessments on the Real Estate which are payable by Buyers expense.
of an statements for taxes and any assessments on the Paul Forms which
upon request, evidence of payment of such taxes and assessments.
3.02. ASSESSMENTS. Buyer agrees to pay any assessment or charges upon or applying to the Real Estate for public or municipal improvements or services which, after the date of this Contract, are assessed or charged to the Real Estate for public or municipal
improvements or services which, after the date of this Contract, are assessed or charged to the Real Estate for public or municipal assessments or charges to and including the date of this Contract.
assessments or charges to and including the date of this Contract. 3.03 PENALTIES. The residue to the date of this Contract.
3.03 PENALTIES. The parties hereto agree to pay any penalties, whether in the form of interest or otherwise, in connection with the late
184 INNIRANCE At all times demine the second of the second
(a) Keep the improvements located upon the Real Estate insured under fire and extended coverage policies in an amount not less than the Unpaid Purchase Price, and
the Unpaid Purchase Price, and
(D) Keep Flood Harrard Incommon on the Day I The
(b) Keep Flood Hazard Insurance on the Real Estate in the amount of the Unpaid Purchase Price or the highest amount available if less than the Unpaid Purchase Price if, the Real Estate is located in a Flood Hazard Zone as shown by a greatest amount available if less
une made in the office of the County Surveyor unless such in the office of the County Survey according to
(c) Keep standard liability insurance with covernor in
person and Three Hundred Thousand Dollars (\$300, 000.00) per occurrence, and
(G) Pay oremning on such incurrence malicing and incident
annually and as Seller may reasonably request. Such policies of insurance shall be carried with a company or companies approved by the
Scrief and legally authorized by the State of Indiana has been a finding to the State of Indiana has the
the Seller and Buyer, as co-insureds and shall provide that the insurer may not cancel or materially change coverage without at least thirty (30)
days prior written notice to Seller and Buyer.
Except as otherwise agreed hereafter in writing. Buyer shall not enter into the settlement of any insurance claim covered under the
foregoing insurance policies without the written consent of Seller. Any insurance proceeds received as payment for any loss of, or damage to the Real Estate covered by said insurance, shall be applied to the restoration and repair of the loss or damage.
the Real Estate covered by said insurance, shall be applied to the restoration and repair of the loss or damage. All restoration and repairs shall be performed in accordance with all state and local building codes and shall meet the quality of the impact of the insurance.
be performed in accordance with all state and local building codes and shall meet the quality of the improvements pre-existing and loss or damage and all work shall be performed by a duly licensed contractor. Notwithstanding the above providing t
damage and all work shall be performed by a duly licensed contractor. Notwithstanding the above provisions, if there existing and loss or of Default by Buyer under this Contract on the date of receipt of such proceeds, the proceeds may be applied as Sell visits an uncured Event
of Default by Buyer under this Contract on the date of receipt of such proceeds, the proceeds may be applied, at Seller's option, toward pre-
payment of the Unpaid Purchase Price, with any excess to be paid to the Buyer.

IN WITNESS WHEREOF, Sel	er and Buyer have executed t	his Contract on th	nis	****	da
Edward Rens	elly	·	bh	7	
Seller	d		Kin	Buyer	
Seller STATE OF INDIANA, COUNTY	or Lake	SS		Buyer	
Before me, the undersigned, a Notar Katrice O. Manuel	y Public in and for said Coun	ty and State, pers	onally appeared B I. Donnelly	rice E. / (seller	
and acknowledged the execution of	the above and foregoing Cont	ract for Condition	nal Sale of Real Estat	e to be his value	un not and do d
Witness my hand and nota	rial seal this 2nd	day of	December	- Ville	ary act and deed.
My commission expires:		Signature	The state of	Pall 5	7017
Resident of Lake	County Pr	inted Chris	to R. Baller	itine	Notary Public
This Instrument was prepared by:	NOTO	FFICI	ATI		
Attorney at Law, Attorney No	11 1 1 0	. D	operty of		
ALEN HINTY DIANA BAR ASSOCIATION	© COPYRIGHT, THE A	LLEN COUNTY	INDIANA BAR AS	SSOCIATION, II	NC. (REV1/98, 4/
	S				
		DER'S ON SEAL OF THE PROPERTY			

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(e) Each of the parties indemnifies the other against, and holds the other harmless from, any claim, action, loss, damage, liability, cost, or expenses (including attorney fees and all reasonable environmental testing expense such party incurs as a result of the other party's breach

of any representation, warranty, or covenants made in this Section 8.05). 8.06. INDEMNIFICATION. In addition to the provision of Section 8.05, Buyer agrees to indemnify and save harmless Seller from and against any and all claims, liability, damage, costs or expense which Seller may incur by reason of the Buyer's use or occupancy of the Real Estate, or arising out of any act of the Buyer, Buyer's agents, licensees and invitees.

SECTION 9. BUYER'S DEFAULT AND SELLER'S REMEDIES.

9.02. BUYER'S DEFAULT. Upon the occurrence of any Event of Default, as hereinafter defined, Seller shall 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 Contract and in

9.03. EVENT OF DEFAULT. The following shall each constitute an Event of Default for purposes of this Contract: the Real Estate.

days [not less than seven (7) days] to pay any payments required (a) Failure by Buyer for a period of 30 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 this Contract. (c) Causing or permitting by Buyer of the making of any levy, seizure or attachment of the Real Estate or any part thereof.

(d) Occurrence of an uninsured loss with respect to the Real Estate or any part thereof.

(e) Institution of insolvency proceedings against Buyer, or the adjustment, liquidation, extension or composition or arrangement of debts of Buyer or for any other relief under any insolvency law relating to the relief of debtors; or, Buyer's assignment for the benefit of creditors or admission in writing of his inability to pay his debts as they become due; or, administration by a receiver or similar officer of any of the Real Estate.

(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 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.

9.04. SELLER'S REMEDIES. Upon the occurrence of an Event of Default, Seller shall elect his remedy under Subsection 9.041 or

9.041. Seller may declare this Contract forfeited and terminated, and upon such declaration, all right, title and interest of Buyer in and to 9.041. Seller may declare this Contract forfeited and terminated, and upon such 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 entitled and to re-enter and take immediate possession of the Real Estate and to eject Buyer and all persons claiming under him. shall have the right to institute legal action to have this Contract forfeited and terminated and to recover from Buyer all or any of the following:

(b) any payment due and unpaid at the time of filing of the action and becoming due and unpaid from that time until possession of

(c) interest on the Unpaid Purchase Price from the last date to which interest was paid until judgement or possession is recovered by the Real Estate is recovered; Seller, whichever shall occur first; provided, however, that this shall not be construed as allowing the Seller to recover any interest which would included under Subsection 9.014 (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 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 and acts of God or public authorities; and

(g) any other amounts which Buyer is obligated to pay under this Contract; or
9.042. 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, 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, action to restrictions and easements of record as of the date of this Contract and all taxes and assessments which are Buyers obligation.

9.043. In the event Buyer has substantial equity in the Real Estate when an Event of Default occurs, then this Contract shall be obligation. considered the same as a promissory note secured by a real estate mortgage, and Seller's remedy shall be that of foreclosure in the same manner that real estate mortgages are foreclosed under Indiana law and Seller may not avail himself of the remedies set forth in Subsection 9.041 or 9.042. If this Subsection 9.043 is applicable, then Seller may declare all of the sums secured by this Contract to be immediately due and payable, and Seller may immediately institute legal action to foreclose this Contract and Buyer's interest in the Real Estate. The parties of the purchase price (which price means the original purchase price set agree that after Buyer has paid \$ 80,650 of the purchase forth in Subsection 1.01), then Buyer shall have substantial equity in the Real Estate.

9.05. SELLER'S ADDITIONAL REMEDIES. In addition to the remedies set forth above, upon the occurrence of an Event of Default,

Seller shall be entitled to:

(a) 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.

3.05. RIGHTS OF PARTIES TO PERFORM OTHER'S COVENANTS.

(a) If one of the parties hereto (hereinafter called "Responsible Party") fails to perform any act or to make any payment required by this Section 3, the other party (hereinafter called "Nonresponsible Party") shall have the right at any time and without notice, to perform any such act or to make any such payment, and in exercising such right, to incur necessary and incidental costs and expenses, including attorney fees. Nothing in this provision shall imply any obligation on the part of the Nonresponsible Party to perform any act or to make any payment required of the Responsible Party under the terms of this Contract.

(b) The exercise of such right by a Nonresponsible Party shall not constitute a release of obligation of the Responsible Party under this Section 3 or a waiver of any remedy available under this Contract; nor shall such exercise constitute an estoppel to the exercise by a Nonresponsible Party of any right or remedy of his for a subsequent failure by the Responsible Party to perform any act or make any payment

required by him under this Section 3.

(c) Payments made and all costs and expenses incurred by a Nonresponsible Party in connection with the exercise of such right shall, at his option, either (i) be paid to him by the Responsible Party within thirty (30) days after written demand therefore; or (ii) on the date the next installment payment is due under this Contract, following written notice, be added to the Unpaid Purchase Price, if Buyer is the Responsible Party, or applied to reduce the Unpaid Purchase Price, if Seller is the Responsible Party.

(d) In the event a Nonresponsible Party makes any such payments or incurs any such cost and expenses, the amount thereof shall bear interest at the rate provided under Section I of this Contract, from the respective dates of making the same, until paid in full, or to the date such

amounts are added to, or applied against, the Unpaid Purchase Price.

3.06. CONDEMNATION. From the date hereof, Buyer shall assume all risk of loss or damage by reason of condemnation or taking of all or any part of the Real Estate for public or quasi-public purposes, and no such taking shall constitute a failure of consideration or cause for recission of this Contract by Buyer. Should all or any part of the Real Estate be condemned and sold by court order, or sold under the threat of condemnation to any public or quasi-public body, the net amount received for the damage portion shall be retained by Buyer, and net amount received for the Real Estate value shall be paid to Seller and applied as a reduction of the Unpaid Purchase Price. The authority and responsibility for negotiation, settlement, or suit shall be Buyer's. If Buyer incurs expenses for appraisers, attorneys, accountants or other professional advisers, whether with or without suit, such expenses and any other applicable cost shall be deducted from the total proceeds to calculate the "net amount" and shall be allocated proportionately between the amount determined as damages and the amount determined for value of the Real Estate. If no determination is made of separate amounts for damages and Real Estate value, then the net amount shall be divided between Buyer and Seller, with Seller's amount to be applied as a reduction of the Unpaid Purchase Price.

SECTION 4. POSSESSION,
4.01. DELIVERY OF POSSESSION. Seller shall deliver to Buyer full and complete possession of the Real Estate on or before
December 1, 2014 After such possession date, Seller shall pay to Buyer
withholds possession of any portion of the Real Estate from Ruyer and such amount shall be applied to a polyetien of the Linux D.
The state of the s
possession state continue until communication of the date possession is given
4.02. CROPS. All crops which have been planted upon the Real Estate prior to
belong to Seller, who shall have the right of ingress and egress across the Real Estate for the purpose of harvesting such crops. All other crops shall belong to Buyer.
SECTION 5. EVIDENCE OF TITLE. (If title evidence is furnished herewith, strike Subsection 5.02) 5.01. Seller has furnished Buyer: An Abstract of Title (strike one) An Owner's title insurance policy disclosing marketable title to the Real Estate to date of
(If title evidence is to be furnished after execution of this Contract, strike Subsection 5.01)
5.02. If Buyer is not in default under this Contract, Seller will furnish Buyer:
An Abstract of Title (strike one)
An Owner's title insurance policy
disclosing marketable title to the Real Estate to a date which is the earlier of (a) date after execution of this Contract marified by Dunning
The state of the case of the state of the state in the state of the st
3.03. 111 LE INSURANCE. A title insurance policy firmished under this Contract shall be in the consumt of the number of the numb
be issued by an insurer satisfactory to the Buyer.

5.04. ADDITIONAL TITLE EVIDENCE. Any additional title evidence shall be at the expense of Buyer, provided, however, that the cost of additional title evidence necessitated by acts or omissions of Seller shall be borne by Seller.

5.05. CONVEYANCE OF TITLE. 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 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 easements of record as of the date of this Contract and all taxes and assessments which are Buyer's obligations.

- (b) Request that a receiver be appointed over the Real Estate in accordance with Indiana law providing for real estate mortgage foreclosures.
 - (c) Enforce any right without relief from valuation or appraisement laws.

SECTION 10. SELLER'S DEFAULT AND BUYER'S REMEDIES.

10.01. If Seller fails to convey the Real Estate as required by this Contract, Buyer may institute legal action against Seller for specific performance, in which case Seller hereby acknowledges that an adequate remedy for default in such case does not exist at law; or Buyer may pursue such other remedy as is available at law or in equity.

10.02. If, after seven (7) days notice from Buyer, Seller fails to make any payment required of him under this Contract or to perform or observe any other of his covenants or agreements, Buyer shall be entitled to institute legal action against Seller for such relief as may be available at law or in equity. Nothing in this subsection shall interfere with or affect Buyer's right to any reduction, set-off or credit to which Buyer may be entitled in the event of Seller's failure to pay amounts required of him pursuant to this Contract. SECTION 11. GENERAL AGREEMENTS.

11.01. This Contract shall bind, and inure to the benefit of, the parties and their heirs, personal and legal representatives, successors and assigns, and shall be interpreted under the laws of the State of Indiana.

11.02. If Seller or Buyer consist of more than one person, each person signing this Contract as Seller or Buyer shall be jointly and severally bound.

11.03. Headings are for reference only, and do not affect the provisions of this Contract. Where appropriate, the masculine gender shall include the feminine or the neuter, and the singular shall include the plural.

11.04. A memorandum of this Contract may be recorded and shall be of the same force and effect as though the entire instrument had been recorded.

11.05. Each party is entitled to recover his reasonable 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.

11.06. For purposes of listing the Real Estate for sale by Buyer, Buyer shall be deemed to be the "fee titleholder" as this term is used in the Indiana Real Estate License Laws.

11.07. 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.

11.08. Any notices to be given hereunder shall be in writing an 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,

11.09. 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.





SECTION 6. SELLER'S RIGHT TO MORTGAGE THE REAL ESTATE.

6.01. MORTGAGE LOAN. Without Buyer's consent and without obligation to Buyer except as set forth in this Section 6, Seller shall have the right to retain, obtain, renew, extend or renegotiate a loan or loans secured by mortgage(s) on the Real Estate (all instruments evidencing a loan(s)and a mortgage(s) securing it is hereinafter called "Loan"), provided that the terms of each loan do not conflict with the provisions of Section 6 or any other provision of this Contract. Seller shall pay each loan when due.

6.02. PROVISION OF LOAN. Each Loan made by Seller shall:

- (a) be in such principal amount that the aggregate principal balance of all Loans shall not exceed the Unpaid Purchase Price for the Real Estate:
- (b) have total periodic payments which do not exceed the periodic payments by Buyer under this Contract, and shall provide for the regular amortization rate of the principal of Seller's Loan which exceeds the amortization rate of the Unpaid Purchase Price of this Contract;

(c) provide for prepayment in full at Seller's option, whether with or without premium, at any time.

6.03. NOTICE OF LOAN. Contemporaneously with the execution of a Loan, Seller shall give Buyer written notice and inform Buyer in reasonable detail of the principal amount of the Loan, the name and address of the mortgagee, the installments payable under the Loan, and

such other terms as Buyer may reasonably request.

6.04. DEFAULT OF LOAN. In the event of Seller's default of a Loan, Buyer shall have the right, on behalf of Seller, to make loan payments or to cure other defaults. Seiler shall, upon written demand of Buyer, pay to Buyer the amount of any such payments and costs incurred by Buyer incurring other defaults (including in such costs Buyer's attorney fees) plus interest at the rate under this Contract, interest on such amount or costs being computed from date of payment or incurring of such cost until paid. Buyer shall have the option to deduct the amount of such payments, costs, and interest from payments payable under this Contract.

6.05. RELEASES. Upon payment in full by Buyer of all amounts payable under this Contract, Seller shall pay in full all amounts payable

under Loan(s) at the time outstanding and obtain and record, or cause to be recorded, a valid release of Loan(s) so paid.

6.06. ENCUMBRANCE. Seller represents that the Real Estate (is) (is not) encumbered with a Loan. If encumbered, Seller represents that the information regarding said Loan is as follows:

Documents

(a) Name of lender

(b) Unpaid balance of Loan

SECTION 7. ASSIGNMENT OF CONTRACT OR SALE OF INTEREST IN REAL ESTATE.

7.01. If all or any part of the Real Estate, Buyer's interest therein or Buyer's interest in this Contract is sold or assigned without Seller's prior written consent, the Unpaid Purchase Price, with accrued, but unpaid interest and all other sums due here under shall be due and payable immediately, at Seller's option. No assignment or sale shall operate to relieve either party from liability hereon.

SECTION 8. USE OF REAL ESTATE BY BUYER; SELLER'S RIGHTS TO INSPECT.
8.01. USE. The Real Estate (may) (may not) be leased or occupied by persons other than Buyer without prior written consent of Seller, which consent shall not be unreasonably withheld.

8.02. IMPROVEMENTS. Buyer may materially alter, change, or remove any improvements now or hereafter located on the Real Estate, or make any additional improvements, only with prior written consent of Seller, which consent shall not be unreasonably withheld. Buyer shall not create, or allow any mechanics, laborers, materialmen, or other creditors of Buyer or an assignee of Buyer to obtain, a lien or attachment against Seller's interest herein. Buyer agrees that the Real Estate and any improvements thereon are, as of the date of this Contract, in good condition, order and repair, and Buyer shall, at his own expense, maintain the Real Estate and any improvements in as good order and repair as they are in on the date of this Contract, ordinary wear and tear, and acts of God, or public authorities excepted. Buyer shall not commit waste on the Real Estate, and, with respect to occupancy and use, shall comply with all laws, ordinances and regulations of any governmental authority having jurisdiction thereof.

8.03. INSPECTION. Seller shall have the right to enter and inspect the Real Estate at any reasonable time.
8.04. BUYER'S RESPONSIBILITY FOR ACCIDENTS. Buyer assumes all risk and responsibility for injury or damage to person or property arising from Buyer's use and control of the Real Estate and any improvements thereon. 8.05. ENVIRONMENTAL REPRESENTATIONS, WARRANTIES, AND COVENANTS OF PARTIES. The Parties make the

following representations, warranties, and covenants:

(a) Seller warrants and represents to the best of his knowledge, there do not currently exist, and Buyer warrants, represents, and covenants there will not exist during the term of this Contract, any actual or potential contamination of the soil, subsoil, groundwater, or any other portion of the Real Estate by any hazardous or toxic substance or their constituents, or any underground tanks on the Real Estate (other than for the use of heating oil for use and consumption of Buyer on the Real Estate).

(b) Seller warrants and represents to the best of his knowledge, Seller and Seller's predecessors in title have complied at all times with all applicable federal, state, and local environmental laws and regulations including, without limitation, the Indiana Responsible Property Transfer Law ("IRPTL") (IC 13-25-3) as amended, the Comprehensive Environmental Response, Compensation and Liability Act of 1980 (42 U.S.C. Section 9601, et seq.) as amended, the Resource Conservation and Recovery Act of 1976 (42 U.S.C. Section 6901, et seq.) as amended, the Toxic Substances Control Act (15 U.S.C. Section 2601, et seq.) as amended, and all regulations under them, and any other federal statute and any state statute and any municipal ordinance creating liability for treatment, storage, disposal, arranging, or existence on the Real Estate of any hazardous or toxic substance, including their constituents. ("Environmental Laws")

(c) Buyer covenants to comply at all times during the term of this Contract with all Environmental Laws.

(d) Seller warrants and represents to the best of Seller's knowledge, no environmental filings have been made concerning the Real Estate with any governmental agency.