

VILLAGE OF ORLAND PARK

14700 Ravinia Avenue Orland Park, IL 60462 www.orland-park.il.us

Ordinance No: 4489 File Number: 2009-0285

AN ORDINANCE AUTHORIZING SALE OF PROPERTY (VELASCO)

VILLAGE OF ORLAND PARK STATE OF ILLINOIS, COUNTIES OF COOK AND WILL

Published in pamphlet form this 16th day of June, 2009 by authority of the President and Board of Trustees of the Village of Orland Park, Cook and Will Counties, Illinois.

VILLAGE OF ORLAND PARK
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REAL ESTATE CONTRACT FORM APPROVED BY THE SOUTHWEST BAR ASSOCIATION AND THE SOUTH SUBURBAN BAR ASSOCIATION



EXCEPTING HANDWRITTEN, UNDERLINED, OR BOLD ITALIC PROVISIONS, BUYER AND SELLER REPRESENT AND WARRANT TO EACH OTHER THAT NO ALTERATIONS HAVE BEEN MADE TO THIS CONTRACT FORM AS PUBLISHED BY THE BAR ASSOCIATIONS ABOVE. This Contract and all Riders are available at www.southweeten.org CHECK ONE) VILLAGE OF ORLAND PAKE SENGLE-FAMILY SELLER MULTI-FAMILY (Attach Rider 8) Total Humber of Units: ADDRESS TOWNHOUSE (Attach Riders 9, 9A) 6063X CONDOMINUM (Attach Riders 9, 9A) ADORESS: With Without perlong space CANT LOTALAND Suyer hereby agrees to purchase and Seller agrees to sell the following described real eatate on the terms and conditions herein set forth.

DESCRIPTION OF PROPERTY: LEGAL DESCRIPTION (Either party may attach at any time hereafter) 5160 Royal Found MA ovana (include "Unit Number" if condominium or lownhouse and genegarisating space number, if any) AGETOWNICHYLIMITS OR IS X BO'S 7 1_521_ OCX COUNTY NAME: UNINCORPORATED. LOT SIZE/ACREAGE: APPROXIMATELY 60-5 together with all appurtenences attached to and forming a part of the premises, for which Selier shall deliver a Bill of Sale at time of delivery of deed; existing heating, plumbing, electrical lighting fictures, storm windows, storm doors and screens, if any, drapery rode, curtain rode, if any; fencing, if any; attached outside anisatins, if any; water softener (except rental units), if any; all planted vegetation; ceiling fans, if any; automatic garage door system and all related remote hand-held units, if any; and specifically including the following items of personal property now on the premises: PRICE AND TERMS: PURCHASE PRICE. EARNEST MONEY DEPOSIT in the form of personal check, cashler's check, or judgment note due THE BALANCE OF THE PURCHASE PRICE IS DUE AT CLOSING In the form of cashler's check or wired funds. FHA (Attach Riders 3 and 4) FINANCING: (CHECK ONE) Conventional This Contract is conferent upon Buyer securing within 'A (Attach Rider 3) rys of acceptance hereof a written unconditional mortgage commitment on or such lesser sum as Buyer accepts, with integet not to exceed 192,003 with the lender in supplying all necessary information and documentation, and shall diligently attempt to obtain the mortgage described herein. In the event the Buyer is unable to secure audit loan commitment, as provided herein, Buyer shall provide written notice of same to Sellier or Sellier's attorney and this Contract shall become null and void and all connect money shall be returned to Buyer. Seier must allow reasonable inspection of the premises by Buyer's financing agent. Unless a contingent upon sale/slosing provision is attached (Rider 1) and made part of this Contract, Buyer represents that his ability to obtain financing is not subject to the sale, closing, or rental of any other real setate. Buyer will be deemed to be in default if he obtains a loss commitment conditioned upon the sale, closing, or rental of other real estate, and falls to close this transaction as agreed. MA 9, at the office of Seller's designaled title company, in the south CLOSING: Closing shall be on. or southwest suburban area.

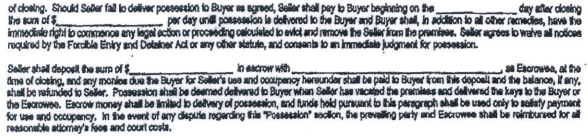
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meintonance expenses during said period, and shall deliver possession of the real estate and personal property in the same condition as it is in on the date

ssion to Buyer within days from date of closing. Selter agrees to pay Buyer for use and occupancy the sum of per day for each day after closing that Selter retains possession. Selter shall be responsible for heat, utilities and home

Seder shall deliver possession to Buyer at diceing, OR

Beller shall deliver possession to Buyer within



TITLE EVIDENCE: Solar, at his expense, shall furnish not less than five (5) days prior to the closing date, a title commitment for an owners title insurance policy issued by an ittinois itsensed title insurance company in the emount of the purchase price covering the date hereof subject only to (a) the general exceptions contained in the title policy (except that, where the subject property qualifies as a single family residence or four or less residential units, the policy shall provide extended coverage over the general exceptions; (b) the title exceptions set forth below; and (c) title exceptions pertaining to items or encumbrances which have been assumed by the Buyer under the terms hereof or which the Seller has agreed to remove at closing from the proceeds hereunder. Any datay in delivery of the title commitment which is caused by the Buyer, his agent, or his lending agency shall extend the time for delivery thereof by the Seller by such period of delay. If the title commitment discloses exceptions not provided for herein, the Seller shall have until closing to remove those exceptions or to acquire title insurance covering such unpermitted exceptions. If Seller fails to remove unpermitted exceptions or obtain additional insurance within the litre stated herein, Buyer may elect to terminate title Contract and all monies paid by the Buyer shall be refunded to him.

insurance within the lime stated hereit, Buyer may steet to terminate this Contract and all monies paid by the Buyer shall be refunded to him.

DEED (CONVEYANCE, LIEMS, ENCUMBRANCES): Seller shall convey or cause to be conveyed to Buyer, or Buyer's nomines, title to the premises by a recordable [Seneral-water and with release of homestead rights, or Trustee's deed if applicable, subject only to the following permitted exceptions, provided none of which shall malarielly restrict the reasonable use of the premises as a residence: (a) general real estate taxes not due and psymble at the time of closing; (b) building lines and building laws and ordinances, use or occupancy restrictions, conditions and covenants of record; (a) zoning laws and ordinances which conform to the present usage of the premises; (d) public and utility essements which serve the premises; (e) public reads and highways, if any; (f) party wait rights and agreements, if any; and (g) limitations and conditions imposed by the Minois Condominium Property Act and condominium declaration, if applicable. Seller shall further provide an Affidavit of Title.

PRORATIONS: The following items, if applicable, shalf be prorated as of the date of closing: (a) general real estatis taxes, including special service areas, if any; (b) rents and security deposits; (c) interest on mortgage indebtedness assumed; (d) water taxes; and (e) homeowners and/or condominum/lowerhome association dues and assessments. Prorations of general taxes shall be on the basis of 105% of the last ascertainable (suit year's) tax bill. If the amount of the last ascertainable tax bill reflects a homeowner, senior critizes, senior freeze, or offer exemption, Solier shall timely submit all necessary documentation to the Assessor's Office to preserve such examption(s). Solier represents and warrants that there are no new improvements that were not fully assessed in the prior year's tax bill. If said bill is based on a pertial assessment of on an unknowned basis for improved property, a written agreement (with excruw) for final proration when the complete assessment information is available from the County Assessor shall be signed at closing by the parties.

SURVEY: Seller at his expense, except for condominiums, shell furnish to Buyer a current boundary survey (detect not more than six (6) months prior to the closing date) under certification by an litical idensed land surveyor showing the location of all improvements, sesements and building lines. A "MORTGAGE INSPECTION" DOES NOT SATISFY THE SURVEY REQUIREMENT AS IT IS NOT A BOUNDARY SURVEY. The location of all improvements on the subject property shall be within the lot lines and not encreach upon any essements or building lines, and said survey shall show no encreachments from adjoining properties. In the event said survey discloses encreachments, such encreachments (excepting fences) shall be insured by the tips company for Buyer's tender at Sailer's expense.

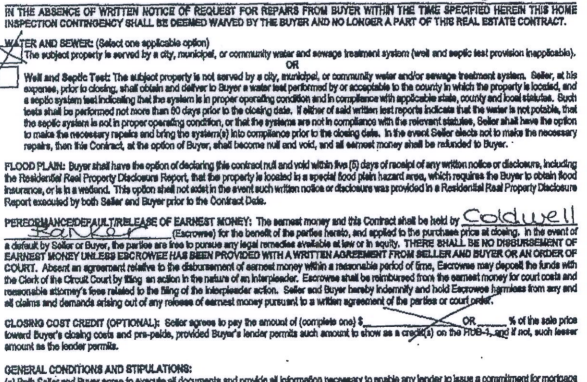
COMMISSION: Real estate protests commission shall be peid in accordance with the learns of the liading agreements and Buyer's presentation agreements of the respective parties, unless otherwise agreed in writing by the respective parties and their brokers. Seller's and Buyer's brokers are identified on page four (4) hereof.

ATTORNEY REVIEW: Except for the purchase price, the attorneys for the parties may in good faith approve, disapprove, or make modifications to this contract within the (5) business days from the Contract Date (excluding Saturday, sunday, and legal holidays). Notice of disapproval or modification shall be in writing, served upon the other party or his agent and, in the event of modification, attait state the specific terms to be modified and the proposed revisions, in the ABSENCE OF WRITTEN NOTICE WITHIN THE TIME SPECIFIED HEREIN, THIS PROVISION SHALL BE DEEMED WAIVED BY ALL PARTIES HEREITO AND THIS CONTRACT SHALL CONTINUE IN FULL FORCE AND EFFECT. THE PARTIES ACKNOWLEDGE THAT MODIFICATION, PURSUANT TO THIS PROVISION, SHALL CONSTITUTE A COUNTEROFFER.

CLEAN CONDITION: Seller shall leave the premises in broom-clean condition. All personal property not to be conveyed to Buyer and all refuse shall be removed from the premises at Seller's expense by the possession date.

TERRITE INSPECTION: Prior to closing, the Saller, at his expense, shall deliver to Buyer's written report from an inspection company certified to do termite inspections by the State Department of Public Health, deted not more than six (6) months prior to the closing date, stating that there is no visible evidence that the premises are infested by active termities or other wood boring insects. Unless otherwise agreed between the parties, if the report discloses evidence of active infestation or structural damage, the Buyer shall have the option within five (5) business days of his receipt of the report to proceed with the purchase or to declare the Contract null and void. This provision shall not be applicable to condominisms or to newly constructed property having been occupied for less than one year following completion of construction.

PROPERTY INSPECTION CONTINGENCY: Buyer shall have the right, for a period of five (5) business days following the date of acceptance of this Contract, to have a home inspection of the subject property and its improvements, and radon and mold leading, by a licensed inspection service of Buyer's choice at Buyer's cost. The home inspection shall cover ONLY the major components of the Premises: central heating system(s), central cooling system(s), interior plumbing system, electrical system, all mechanical systems, and structural components, consisting of root, walls, windows, ceilings, floors and foundation. A MAJOR COMPONENT SHALL BE DEEMED TO BE IN OPERATING CONDITION IF IT PERFORMS THE FUNCTION FOR WHICH IT IS INTENDED, REGARDLESS OF AGE, AND DOES NOT CONSTITUTE A THREAT TO HEALTH OR BAFETY. Buyer shall hold hamiless and indenvirily RITENDED, REGARDLESS OF AGE, AND DOES NOT CONSTITUTE A THREAT TO HEALTH OR SAFETY. Buyer shall hold harmless and indomn'ify Seller from and against any loss or damage caused by the acts or negligence of Buyer or any person performing such inspection. BUYER AGREES MINOR REPAIRS AND ROUTINE MAINTENANCE ITEMS ARE NOT A PART OF THIS CONTINGENCY. The perfect agree that repairs (defined herein to include repairs and radon and/or mold remediation) which do not exceed, is the aggregate \$500.00 to remedy, shall be considered minor deficiencies for the purpose of this persons have the right and option to serve written notice upon Seller. Buyer, within the tive (5) business days after exceptance of Contract, shall have the right and option to serve written notice upon Seller. Seller's listing agent, or attempt of the above deficiencies disclosed by the inspection report when the connulative cost of repairs exceede the limitation set for the length, or attempt of the above deficiencies disclosed by the inspection report when the connulative cost of repairs exceede the limitation set for the sell, of the seller than a the connulative cost of repairs exceede the limitation set for the sell agree and have the right to request repair thereof, Buyer shall immediately deliver at copy of the inspection report to Seller. Seller shall, within five (5) business days thereafter, notify Buyer that (1) Seller will repair such deficiencies; (E) Seller will, at closing, credit the Buyer in an amount equal to the rescendale cost of the repeir of such deficiencies; (E) Seller will, at closing, credit the Buyer in an amount equal to the rescendale cost of the repeir of such deficiencies; (E) Seller will, it is a closing, credit the Buyer in an amount equal to the rescendale cost of the repeir of such deficiencies; (E) Seller will, it is a closing, credit the Buyer in an amount equal to the rescendale cost of the repeir of such deficiencies; (E) Seller will, within two (2) business days therefore, notify Seller provide a track. In the avent



(a) Buth Seller and Buyer agree to execute all documents and provide all information necessary to enable any lender to assue a commitment for mortgage or trust deed and to does this sale.

(b) Suller represents that he has not received any notice from any governmental body of any ordinance, zoning or building code violation, condemnation

proceeding, pending rezoning, or special assessment proceedings effecting the property.

(c) Facsimile signatures to the Contract and Riders shall be binding as if they were original signatures. All notices herein required shall be in writing and served upon the parties at the addresses shown on this Contract or upon the attorney for such party. In the event the name and address of either party, and the party's attorney, are omitted from the contract or are lifegible, written notice may be served upon such party's Realized, as their agent. Facsimile fransmission of any offer, acceptance, notice, or rider herein provided to the parties, their broker or attorney, shall constitute sufficient notice or acceptance, so long as the sender retains transmittel confirmation. Notice to any one party of a multiple person party shall be sufficient service to eff.

(d) This Contract and any Ridens attached hereto shall constitute the entire agreement and understanding between the Setter and Buyer, and there are no

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other agreements, representations, or understandings, oral or written, between the parties with respect to the subject matter of this Contract. No alteration, modification, or amendment to this Contract shall be valid unless in writing and signed by all parties, or as agreed under "Attorney Review". (a) If this transaction is a cash purchase (no mortigage is secured by Buyer) the parties shall each pay one-half of the title company excrew closing fee. (b) This Contract is subject to the provisions of Public Act 89-111, known as the Residential Roaf Property Disclosure Act, the terms of which are apprecially of any paragraph of the property of the parties and the read their near the secure and assigns. (b) This Invalidity of any paragraph or subparagraph of this Contract shall not impair the validity of any other paragraph or subparagraph. If any poyleton of this Contract is determined to be unenforceable by a court, such provision severed or as neoffied by such court. (b) Prior to closing, Buyer shall have the right to enter into and make a shall inspection of the premises to determine that the premises are in the condition required by the terms of the Contract. If there has the bear an adverse change in the condition of the premises alone the Contract Date, the Salier shall revious the premises to the arms condition as of the Contract Date, or as otherwise required by the terms of the Contract. If there has been an adverse change in the condition of the premises alone the Contract Date, the Salier shall revious the premises of the Contract. If there has been an adverse change in the condition of the premises alone the Contract Date, the Salier shall revious the premises of the Contract to the contract. The premises are condition as of the Contract Date, or as otherwise required by the terms of the Contract Date, or as otherwise required by the terms of the Contract Date, or as otherwise required to the terms of the Contract to terminate the secure such insurance, Buyer shall have the option to terminate th	
o each other that no alterations have been made to the text of this Contract or any Riders thereto, see published by the ber associations above. No other	
iterations of this contract form are permitted.	
This Contract and Riders numbered	
ELYER Conflotans 885	
	VILLAGE OF ORLAND PARK
6 7 01 /	of Acceptance: C/5/n9
· (Tol	se inserted only when the Buyer and Seller have agreed to all the terms conditions of this Contract and referred to berein as the "Contract Date").
ENTRY OF LEADER ASSOCIATION, BROKERS AND ATTORIETS	
(Please complete when exaculting the Contract)	
HUYER'S MORTGAGE COMPANY: MOVQUOLL SROW	BELLER'S HOMEOWNER'S CONDOITON WHOME ASSOCIATION (# asy)
on Officer De Schleu	Management Company Nemet
Electrone: 708-349-0700 x 1939	Telephone:
EUVERS BROKER: Remaxteam 2000	SELLER'S BROKER Coldwell Banker
- (copposit) as unes	Telephone: 708-8 Georgiany 878
108-645-117	708-714-3710
Designated) or (Dust Apenit); (Select one)	
Marallill	(Designated) or (Duel Agent): (Belect cire)
(Agence reases) RUYER'S (TTORMEY;	Ken Friker
direct:	Address:
elephones	Telephone:
ac	Fext:

VILLAGE OF ORLAND PARK

Ordinance No: 4489

AN ORDINANCE AUTHORIZING SALE OF PROPERTY (VELASCO)

WHEREAS, the President and Board of Trustees of the Village of Orland Park approved the sale of a parcel of land in Cook County, Illinois. Said parcel is located at 15160 Royal Foxhunt in the Village, with approximate lot dimensions of 80 feet x 130 feet for the sale price of TWO HUNDRED FIFTY-FIVE THOUSAND (\$255,000.00) DOLLARS, and directed the Village Attorney to prepare the appropriate sale documents;

NOW, THEREFORE, BE IT ORDAINED by the President and Board of Trustees of the Village of Orland Park, Cook and Will Counties, Illinois, as follows:

SECTION 1:

The Village Manager is hereby authorized and directed to execute, on behalf of the Village, the REAL ESTATE SALES CONTRACT in a form substantially as that attached to this Ordinance as EXHIBIT A. The Village President and Village Clerk are hereby authorized and directed to execute all appropriate documents and take such other action as is required of them to consummate the sale by the Village of the above-described real estate for the sale price of TWO HUNDRED FIFTY-FIVE THOUSAND (\$255,000.00) DOLLARS in accordance with the terms of the said REAL ESTATE SALES CONTRACT.

SECTION 2:

That this Ordinance shall be in full force and effect from and after its adoption and approval as provided by law.

PASSED this 15th day of June, 2009

David P. Maher, Village Clerk

Aye:

7 Trustee Murphy, Trustee Fenton, Trustee O'Halloran, Trustee Dodge, Trustee Schussler,

Trustee Gira, and Village President McLaughlin

Nay:

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DEPOSITED in my office this 15th day of June, 2009

David P. Maher, Village Clerk

VILLAGE OF ORLAND PARK

Ordinance No: 4489

APPROVED this 15th day of June, 2009

Daniel J. McLaughlin, Village President

PUBLISHED this 16th day of June, 2009

David P. Maher, Village Clerk