

PLAIN ENGLISH FORM APPROVED BY THE ELMIRA-CORNING REGIONAL BOARD OF REALTORS®, INC. FOR USE BY ITS MEMBERS. THIS IS A LEGAL DOCUMENT; SIGNING THIS PURCHASE OFFER GIVES RISE TO BINDING LEGAL RESPONSIBILITIES. IF NOT UNDERSTOOD, WE RECOMMEND YOU SEEK LEGAL ADVICE BEFORE SIGNING.

	Seller Name	Buyer Name				
	128, Long Drive, Short Len Chikago 60601	56, Modi Palace, 56 Inch Road Indraprasta, Bharat 110000				
	SELLER(S)	BUYER(S)				
	New York, also known as Tax Map No	cago 60606 in the Springfield, IL (City) (Village) of Springfield, State of, Page, County ny other improvements and all rights which SELLER has in or to the eck if Applicable: [] more detailed description attached				
2.		d in the Addendum Page, Item "A".				
	form of	(Broker Office) escrow agent, who shall (Broker Office) escrow agent, who shall (bank). The deposit will be refunded to BUYER if this contract is to fithe BUYER. If BUYER fails to complete his/her contractual obligations, are other legal rights he/she has against BUYER. In the event of a dispute of to whom the deposits(s) are to be paid, the escrow agent is to retain the antil the parties execute a written agreement to release the funds, or a court of the herein. In such event, either party may commence an action to the parties consent to the jurisdiction of any court in the county in waive rights to a jury trial in any such action. In the event neither party (b) calendar days from the date the Purchase and Sale Contract is the to be by the Buyer and/or their attorney or the Seller and/or their attorney), suyer, and the escrow agent will have no further obligation to any party with able for any amount greater than the actual amount of said deposit to any time or is delayed for any reason. Notwithstanding the foregoing, the funds determination of claims to the deposit(s) and the plaintiff in said action has not of said action. The release of the deposit(s) as set forth herein shall not citions or proceedings.				
		he following contingencies. With reasonable notice, SELLER agrees to se to the property for the purpose of satisfying these contingencies.				
	that the property is not connected to public water li	er shall furnish and pay for the following tests and inspections in the event ines and/or public sewer lines, the results of which shall meet local onal water test required by Buyer and/or Buyer's mortgage lender will be at				
	<ul><li>[] A water test from a qualified lab to be completed within sixty days prior to closing showing that the water has been tested for total coliform and meets the State Sanitary Code requirements.</li><li>[] Certification from a qualified inspector showing that the septic system appears to be in proper working order.</li></ul>					
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4(a) Cont'd	
[] A document showing proof that the septic system	n has been pumped within the past months.
[] A water flow test	
[] Other	
inspection. BUYER at BUYER'S expense, reserves the ri Engineer to make the following inspections to determine if the	ELLER agrees to have all utilities in service at the time of the BUYER'S ight to retain a New York State Licensed Home Inspector, Architect, or nere are any MAJOR defects: (check inspections desired) [] structural[] eating[] radon[] pest infestation[] lead
[] other (specify)	
to correct. This contingency shall be attorney) of a MAJOR defect and provides therever repairs of such MAJOR defect within bank banking days of receiving the written estimates be elect to: (1) have the MAJOR defects repaired or days prior to closing, (2) agree to give BUYER a repairs, or (3) not repair or correct the defects, no repair or correct the defects, no repair or correct the defects, no give a credit to leave the defects.	I mean any individual defect which will reasonably cost over \$ e deemed waived unless BUYER notifies (seller, seller's agent, seller's with a written estimate by a qualified or certified contractor of the cost of king days after the acceptance and delivery of this offer. Within by a qualified or certified contractor of the cost of repairs, SELLER may recorrected to the Buyer's satisfaction with all work to be completed credit at closing in the amount of the written estimate of the cost of or give a credit to BUYER at closing. In the event that SELLER will not buyer at closing, then BUYER may with written notice to SELLER, and void with all earnest money deposit returned to the BUYER.
[] (c) PROPERTY INSPECTION CONTINGENCY ITEM(	(s) IS HEREBY WAIVED: BUYER'S initials
[] (d) MORTGAGE CONTINGENCY: This offer is subje	ect to BUYER(s) obtaining a
satisfactory proof of financial ability to close) by cancel this Contract at SELLER'S option by written notice Mortgage Broker to provide a copy of written mortgage cagent as set forth in this contract. BUYER agrees to pay the in cash, bank check, or certified check at closing. If, follow	or
being sold, for the sale of his/her property locate	
then either BUYER or SELLER may cancel this of acceptable purchase offer, SELLER may notify BUYER will then have	unable to obtain a contract for the sale of his/her property by such date, contract by written notice to the other. If SELLER receives another BUYER in writing that SELLER wants to accept the other offer and nking days to remove this sale contingency by written notice to SELLER. cy by such notice to SELLER, BUYER'S rights under this contract shall er purchase offer.
[] (f) OTHER CONTINGENCIES:	
herein. At closing, SELLER agrees to credit BUYER \$ actual closing costs (including: loan origination or discoun	s required by BUYER'S lending institution, except as may be set forth or percent of selling price, toward BUYER'S it fees, mortgage application fee, mortgage tax, deed and mortgage sal fee, credit report and lender's attorney's fee, pre-payables and
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are blir wir gai det mir	e included nds, curta ndow boxe rage door rectors, al rrors, and	I in this pur in and trav es, mail bo opener ar Il fireplace built-in ite	chase erse rox, tool nd remoscreen ms suc	and sand sand shed, shed, ote corus and shed shed shed shed shed shed shed she	ale: All heati orm window fences, wall ntrol devices	ng, plu s, storr to wal s, interc swimn s, dish	mbing n doo l carp com e ning p washe	g, light ors, scr eting a quipm oool ar ers, tra	ting fireens and rulent, send all	xtures, flow , awnings, unners, ext security sys related equ ompactors,	vers, shro TV ante naust fan stems, sr uipment a shelving	ubs, to nna, v is, hoo noke and a g, and	rees, wi vater so ods, gar detecto ccessor air con	ndow oftene rbage rs, ca ries, a dition	shades, vers, sump per disposal, rbon mon ll built-in coing (exception)	oumps, electric oxide cabinets and ot window)
SE All		s good title included			above items purchase		to	be	in	working	order	at	time	of	closing	EXCEPT:
		Items			NOT				included					are:		
					e to the BU\								′ER and	d SEL		20

- 8. BUYER'S POSSESSION OF PROPERTY: BUYER shall have possession of the property at closing. At time of possession, the premises shall be in broom clean condition, vacant, with the exception of agreed upon tenants, free of debris and personal property not included in the sale. At closing, SELLER shall deliver to BUYER all garage door openers, keys for the premises, and provide security codes for any security systems. Until closing, SELLER shall perform ordinary lawn and landscape maintenance and snow removal.
- 9. TITLE DOCUMENTS: SELLER shall provide the following documents in connection with the sale: (a) DEED: SELLER will deliver to BUYER at closing a properly signed and notarized Warranty Deed with lien covenant (or Executor's Deed, Administrator's Deed or Trustee's Deed, if SELLER holds title as such).
  (b) ABSTRACT AND TAX SEARCHES: SELLER will furnish and pay for and deliver to BUYER or BUYER'S attorney at least 10 days prior to the date of closing, abstract of title, tax and title searches, dated or redated reasonably close to the closing date. (c) SURVEY MAP: SELLER will furnish, pay for and deliver to BUYER or BUYER'S attorney at least 10 days prior to closing, an instrument survey map dated or redated after the date of this contract. BUYER will accept the existing survey of the property if acceptable to the lender and if accompanied by the SELLER'S affidavit of no change.
  (d) CERTIFICATE OF OCCUPANCY: If required by the municipality.
- 10. MARKETABILITY OF TITLE: The deed and other documents delivered by SELLER to BUYER shall be sufficient to convey good marketable title in fee simple to the property free and clear of all liens and encumbrances except as set forth herein. However, BUYER agrees to accept title to the property [] Including, [] Not including mineral and gas rights, [] as agreed to in attached addendum, and subject to restrictive covenants of record common to the tract or subdivision of which the property is a part, provided these restrictions have not been violated, or if they have been violated, that the time for anyone to complain of the violations has expired. BUYER also agrees to accept title to the property subject to public utility easements as long as those easements do not interfere with any buildings now on the property or with any improvements BUYER may construct in compliance with all present restrictive covenants of record and zoning and building codes applicable to the property. SELLER shall furnish an affidavit of title.
- 11. OBJECTIONS TO TITLE: If BUYER raises and delivers to SELLER a valid written objection to SELLER'S title that the title to the property is unmarketable, SELLER shall have five business days to notify BUYER that SELLER will either cure the objection prior to closing or that SELLER is unable or unwilling to cure said objection. In the event SELLER notifies BUYER that SELLER is unable or unwilling to cure said objection, BUYER shall have five days to cancel this agreement upon notice to SELLER and this agreement shall thereupon be deemed canceled, null and void, and all deposits made hereunder shall be returned to BUYER. In the event that BUYER fails to notify SELLER within five business days of receipt of SELLER'S notice that he/she will not cure, BUYER shall be deemed to have waived his/her right to cancel this agreement as a result of said objection to SELLER'S title.
- 12. RECORDING COSTS, MORTGAGE TAX, TRANSFER TAX AND CLOSING ADJUSTMENTS: SELLER will pay the real property transfer tax, the filing charge for the Combined Real Estate Transfer Tax Return, Credit Line Mortgage Certificate and Certification and special additional mortgage recording tax, if applicable. BUYER will pay mortgage assumption charges, if any, and will pay for recording the deed and the mortgage, and for mortgage tax, and for equalization and assessment filing fees. Rent payments, if

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Rev. 09/2015 any, all heating and general use fuels, if any, water char current common charges or assessments, if any, and cuitems, interest and penalties, and excluding embellishments.	Made Fillable by FreeForms.com  ges, sewer charges, mortgage interest, deferred FHA insurance premium, urrent taxes computed on a fiscal year basis, excluding any delinquent ents and service charges in city tax bills will be prorated and adjusted . Tax proration shall be based on the fiscal year of each taxing unit.
SELLER. If damage to the property by fire or such other	by fire or other casualty until transfer of title shall be assumed by casualty occurs prior to transfer, and if BUYER does not cancel but elects urance proceeds, or SELLER'S claim to insurance proceeds payable for
condition. BUYER agrees to purchase the property "as natural deterioration between now and the time of closir lender's appraisal-inspection. BUYER shall have the rig	e property included in this sale and is thoroughly acquainted with its is" and in its present condition subject to reasonable use, wear, tear, and ng. SELLER shall have the utilities in service at the time of mortgage ht to inspect the property within 48 hours of the date of closing with all ELLER'S attorney in writing of any unsatisfactory condition prior to closing,
<b>15. SERVICES:</b> SELLER represents that the property is ser [] Private Well, [] Public Sewer, [] Private Sewag	viced by: [] Public Water, [] Lake Water, [] Spring, e/Septic System, [] Buried Petroleum Storage Tank(s).
] Buyer [] Seller, and SELLER agrees to pay the Broke written and disclosed arrangements for payment of the S	e parties agree that
person and any party who takes over that person's lega	RACT: If more than one person signs this contract as BUYER, each I position will be responsible for keeping the promises made by BUYER in t as SELLER, each person or any party who takes over that person's legal es made by SELLER.
between BUYER and SELLER concerning the purchase	h BUYER and SELLER will be the record of the complete agreement e and sale of the property. No verbal agreements or promises will be ut in writing, and signed by both BUYER and SELLER. By signing this offer property described in this Purchase and Sale Contract.
19. NO ASSIGNMENT: This Contract may not be assigned instance and any purported assignment(s) made without	by BUYER without the prior written consent of the SELLER to each at such consent shall be void.
20. LIFE OF OFFER: This offer shall expire on	, 20 at [am] [pm].
[] FHA ADDENDUM: Amendatory Clause/Real Estate [] FHA INSPECTION DISCLOSURE: "For Your Protect [] FHA or VA REQUIREMENT CONTINGENCY: Adder [] PROPERTY IS A MULTI-FAMILY DWELLING: Adder [] SELLERS DISCLOSURE TO BUYER (Electric Available)	tion, Get a Home Inspection" Indum Page, Item "C" Indum Page, Item "C" Indum Page, Item "D" Indum Page, Item "C" I
from seller a signed Property Condition Disclosure State contract. In the event that SELLER fails to deliver said Spurchase price upon transfer title. (See section 463 of the	urchaser(s) of residential real property are entitled by NYS law to receive ment as prescribed by Real Property Law 462(2), prior to signing a binding tatement, BUYER is entitled to receive a credit of \$ 500.00 against the e Real Property Law for exempted properties) BUYER acknowledges that ndition Disclosure Statement prior to this purchase and sale contract ER'S Initials)
23. OIL/GAS/MINERAL/TIMBER RIGHTS DISCLOSURE: E Oil/Gas/Mineral/Timber Rights DISCLOSURE prior to thi sale. A copy of DISCLOSURE is attached	s purchase and sale contract becoming a binding contract of

Page 4 of 5 ECBOR Res. Purchase Offer \_\_\_\_\_ Buyer's Initials Date Seller's Initials Date Made Fillable by FreeForms.com Rev. 09/2015 24. NOTICES: All notices pursuant to this agreement shall be in writing, delivered by either (1) certified or registered mail, return receipt requested, post marked no later than the required date; (2) by telecopier or facsimile transmission by such date; (3) by personal delivery by such date; or (4) by email with delivery by such date. 25. BUYER and SELLER ATTORNEY APPROVAL: This offer is contingent upon approval by BUYER'S and SELLER'S attorney as to all matters without limitation. Unless Attorney's written disapproval is received by the parties' respective attorneys, with notification to the BUYER'S and SELLER'S Brokers, within banking days after the acceptance of this offer, this contingency shall be deemed to have been satisfied. SIGNATURE(S) OF BUYER(S): DATED: \_\_\_\_\_ BUYER: \_\_\_\_ WITNESS: BUYER: ACCEPTANCE OF OFFER BY SELLER(S): SELLER certifies that he/she owns the property and has the power to sell the property. SELLER accepts the offer and agrees to sell on the terms and conditions set forth above. SELLER: DATED: \_\_\_\_ SELLER: WITNESS: Selling Broker: \_\_\_\_\_ Listing Broker: \_\_\_ R.E. License Number(s)\_\_\_\_\_ R.E. License Number(s) Address: Phone:\_\_\_\_\_Fax\_\_\_\_ \_\_\_\_\_ Fax\_\_\_\_\_ Selling Agent:\_\_\_ Listing Agent: R.E. License Number(s) R.E. License Number(s) \_\_\_\_\_ Email address: ADMINISTRATIVE INFORMATION Property Mailing Address Zip MLS# \_\_\_\_\_Buyer: \_\_\_\_\_ Address: Zip \_\_\_\_\_ City/State: \_\_\_\_\_ Zip \_\_\_\_ Phone: Email address: Email address: \_\_\_\_\_ Attorney: Address: \_\_\_\_\_Zip\_\_\_\_\_City/State: \_\_\_\_\_ \_\_\_\_\_ Fax\_\_\_\_\_ Phone: \_\_\_\_\_ Fax\_\_\_\_

Email address:

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