State Bar of Wisconsin Form 11-2003 LAND CONTRACT

(TO BE USED FOR NON-CONSUMER ACT TRANSACTIONS)

Document Number

Document Name

CONTRACT , by and bet		
and	("Vendor," whether one or more),	
	("Purchaser," whether one or more).	
Vendor sells and agrees performance of this Contr with the rents, profits, fixt	to convey to Purchaser, upon the prompt and full ract by Purchaser, the following real estate, together ures and other appurtenant interests ("Property"), in	Recording Area
	County, State of Wisconsin:	Name and Return Address
Donale and a second a second	and the Department of the most of Wardenest	Parcel Identification Number (PIN) This homestead property.
Purchaser agrees to purch	ase the Property and to pay to Vendor at	(is) (is not)
the sum of \$	in the following manner:	This a purchase money mortgage
(a) \$	at the execution of this Contract; and	
provided the entire outstar Date"). Payments shall be	nding balance shall be paid in full on or beforee applied first to interest on the unpaid balance at the re	("Maturity ate specified and then to principal.
CHOOSE ONE OF THE	E FOLLOWING OPTIONS; IF NO OPTION IS CH	OSEN, OPTION A SHALL APPLY:
	be prepaid without premium or fee upon principal at	
☐ B. Any amount may	be prepaid without premium or fee upon principal at	any time after
☐ C. There may be no	prepayment of principal without written permission o	f Vendor.
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CH	00	SE ONE OF THE FOLLOWING OPTIONS; IF NEITHER IS CHOSEN, OPTION A SHALL APPLY:
	A.	Any prepayment shall be applied to principal in the inverse order of maturity and shall not delay the due dates or change the amount of the remaining payments until the unpaid balance of principal and interest is paid in full.
	B.	In the event of any prepayment, this Contract shall not be treated as in default with respect to payment so long as the unpaid balance of principal and interest (and in such case accruing interest from month to month shall be treated as unpaid principal) is less than the amount that said indebtedness would have been had the monthly payments been made as specified above; provided that monthly payments shall continue in the event of credit of any proceeds of insurance or condemnation, the condemned premises being thereafter excluded from this Contract.
		er shall pay prior to delinquency all taxes and assessments levied on the Property at the time of the execution of atract and thereafter, and deliver to Vendor on demand receipts showing such payment.
Verinsu of sinsu app	erag ndor, iranc such iranc lied	er shall keep the improvements on the Property insured against loss or damage occasioned by fire, extended to perils and such other hazards as Vendor may require, without co-insurance, through insurers approved by in the amount of the full replacement value of the improvements on the Property. Purchaser shall pay the pereniums when due. The policies shall contain the standard clause in favor of Vendor's interest, and evidence policies covering the Property shall be provided to Vendor. Purchaser shall promptly give notice of loss to be companies and Vendor. Unless Purchaser and Vendor otherwise agree in writing, insurance proceeds shall be to restoration or repair of the Property damaged, provided Vendor deems the restoration or repair to be ically feasible.
		chaser is required to pay Vendor amounts sufficient to pay reasonably anticipated taxes, assessments, and trance premiums as part of Purchaser's regular payments [CHECK BOX AT LEFT IF APPLICABLE].
con	ditio ulatio	er shall not commit waste nor allow waste to be committed on the Property, keep the Property in good tenantable on and repair, and free from liens superior to the lien of this Contract, and comply with all laws, ordinances and cons affecting the Property. If a repair required of Purchaser relates to an insured casualty, Purchaser shall not be table for performing such repair if Vendor does not make available to Purchaser the insurance proceeds therefor.
Vei	ndor	agrees that if the purchase price with interest is fully paid and all conditions fully performed as specified herein, will execute and deliver to Purchaser a Warranty Deed in fee simple of the Property, free and clear of all liens umbrances, except those created by the act or default of Purchaser, and:
СН	00	SE ONE OF THE FOLLOWING OPTIONS; IF NO OPTION IS CHOSEN, OPTION A SHALL APPLY:
	Α.	Purchaser states that Purchaser is satisfied with the title as shown by the title evidence submitted to Purchaser for examination, at the time of execution of this Contract.
	В.	Purchaser states that the following exceptions set forth in the title evidence submitted to Purchaser for examination, at the time of execution of this Contract, are unsatisfactory to Purchaser:
	C.	No title evidence was provided prior to execution of this Contract.

CHOOSE ONE OF THE FOLLOWING OPTIONS; IF NEITHER IS CHOSEN, OPTION A SHALL APPLY: ☐ A. Purchaser agrees to pay the cost of future title evidence.
 □ B. Vendor agrees to pay the cost of future title evidence.
Purchaser shall be entitled to take possession of the Property on
Time is of the essence as to all provisions hereunder.
Purchaser agrees that in the event of a default in the payment of principal or interest which continues for a period of days following the due date or a default in performance of any other obligation of Purchaser which continues for a period of days following written notice thereof by Vendor (delivered personally or mailed by certified mail), the entire outstanding balance under this contract shall become immediately due and payable at Vendor's option and without notice (which Purchaser hereby waives), and Vendor may singly, alternatively or in combination: (i) terminate this Contract and either recover the Property through strict foreclosure or have the Property sold by foreclosure sale; in either event, with a period of redemption, in the court's discretion, to be conditioned on full payment of the entire outstanding balance, with interest thereon from the date of default and other amounts due hereunder (failing which all amounts previously paid by Purchaser shall be forfeited as liquidated damages for failure to fulfill this Contract and as rental for the Property); (ii) sue for specific performance of this Contract; (iii) sue for the unpaid purchase price or any portion thereof; (iv) declare this Contract at an end and remove this Contract as a cloud on title in a quiet-title action if the equitable interest of Purchaser is insignificant; (v) have Purchaser ejected from possession of the Property and have a receiver appointed to collect any rents, issues or profits; or (vi) pursue any other remedy available in law or equity. An election of any of the foregoing remedies shall only be binding on Vendor if and when pursued in litigation. All costs and expenses including reasonable attorney fees of Vendor incurred to pursue any remedy hereunder to the extent not prohibited by law and expenses of title evidence shall be paid by Purchaser and included in any judgment. The parties agree that Vendor shall have the options set forth in this paragraph available to exercise in Vendor's sole discretion.
Following any default in payment, interest shall accrue at the rate of% per annum on the entire amount in default (which shall include, without limitation, delinquent interest and, upon acceleration or maturity, the entire principal balance).
Vendor may waive any default without waiving any other subsequent or prior default of Purchaser.
Purchaser may not transfer, sell or convey any legal or equitable interest in the Property, including but not limited to a lease for a term greater than one year, without the prior written consent of Vendor unless the outstanding balance payable under this Contract is paid in full. In the event of any such transfer, sale or conveyance without Vendor's written

consent, the entire outstanding balance payable under this Contract shall become immediately due and payable in full at Vendor's option without notice.

Vendor may mortgage the Property, including the continuation of any mortgage in force on the date of this Contract, provided Vendor shall make timely payment of all amounts due under any mortgage, and the total due under such mortgages shall not at any time exceed the then remaining principal balance under this Contract. If Vendor defaults under such mortgages and Purchaser is not in default hereunder, Purchaser may make payments directly to Vendor's mortgagee and such payments will be credited as payments hereunder.

All terms of this Contract shall be binding upon and inure to the benefit of the heirs, legal representatives, successors and assigns of Vendor and Purchaser.

Dated	
VENDOR:	PURCHASER:
*(SEA	L)(SEAI
*(SEA	L)(SEAI
AUTHENTICATION	ACKNOWLEDGMENT
Signature(s)authenticated on	STATE OF WISCONSIN) ss. COUNTY)
*	Personally came before me on, the above-named,
TITLE: MEMBER STATE BAR OF WISCONSIN (If not, authorized by Wis. Stat. § 706.06)	to me known to be the person(s) who executed the foregoing instrument and acknowledged the same.
THIS INSTRUMENT DRAFTED BY:	*
	Notary Public, State of Wisconsin My Commission (is permanent) (expires:

(Signatures may be authenticated or acknowledged. Both are not necessary.)

NOTE: THIS IS A STANDARD FORM. ANY MODIFICATIONS TO THIS FORM SHOULD BE CLEARLY IDENTIFIED.

LAND CONTRACT

STATE BAR OF WISCONSIN

FORM NO. 11-2003

^{*} Type name below signatures.