

Passed: September 8, 2009
Signed: September 14, 2009

ORDINANCE NO. 2009-09-100

AN ORDINANCE APPROVING THE PURCHASE OF CERTAIN REAL ESTATE

(307 East Elm Street and 203 South Urbana Avenue)

WHEREAS, the City of Urbana, Illinois (Buyer) and Hurshal C. Tummelson Estate and the Darius E. Phebus Trust (Seller), have agreed to a Real Estate Contract for the purchase of 307 East Elm Street and 203 South Urbana Avenue; and

WHEREAS, it is in the interest of the people of Urbana to approve the said Real Estate Contract.

NOW THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF URBANA, ILLINOIS, as follows:

Section 1. The City Council hereby approves the Real Estate Contract attached hereto.

Section 2. That the Mayor is hereby authorized to execute and the City Clerk to attest the said Real Estate Contract.

Section 3. This Ordinance takes effect immediately upon passage and approval by the Mayor.

This Ordinance is hereby passed by the affirmative vote, the "ayes" and "nays" being called, of a majority of the members of the Council of the City of Urbana, Illinois, at a meeting of the Council.

PASSED by the City Council this 8th day of September, 2009.

AYES: Bowersox, Gehrig, Lewis, Darlin, Roberts, Smyth,
Mayor Prussing

NAYS:

ABSTAINS:



Phyllis D. Clark
Phyllis D. Clark, City Clerk

APPROVED by the Mayor this 14th day of September, 2009.

Laurel Lunt Prussing
Laurel Lunt Prussing, Mayor

REAL ESTATE CONTRACT

This real estate contract is made as of the date indicated below the signature of the Mayor, by and between the City of Urbana, Champaign County, Illinois, a municipal corporation (hereinafter "BUYER"), and the HURSHAL C. TUMMELSON ESTATE and the DARIUS E. PHEBUS TRUST (hereinafter "SELLERS").

WITNESSETH

WHEREAS, HURSHAL C. TUMMELSON ESTATE and the DARIUS E. PHEBUS TRUST, as SELLERS are the owners of certain real estate as later more specifically described in this contract, and

WHEREAS, BUYER desires to purchase said real estate on such terms and conditions as are provided for herein, and

WHEREAS, the parties agree upon the terms and conditions relating to the purchase of the property and now wish to reduce their agreement to writing.

NOW THEREFORE in consideration of the mutual promises and undertakings set forth in this contract, SELLERS and BUYER hereby agree as follows:

1. That legal title to the subject property is vested in the estate of HURSHAL C. TUMMELSON, Deceased and the DARIUS E. PHEBUS TRUST. The persons executing this contract on behalf of the SELLERS represent that they have full legal authority to sell the said property without requiring consent of the court.

2. SELLERS agree to sell and BUYER agrees to purchase the following described real estate located at:

The North 90 feet of Lot 11 of William T. Webber's Subdivision
of Outlots 5, 6 and 7 to the Town, now City of Urbana, Champaign
County, Illinois

Commonly known as 307 E. Elm and 203 S. Urbana, Urbana, Illinois.

PIN: 92-21-17-233-003

together with all improvements and appurtenances thereon upon the terms set forth in this contract.

3. BUYER agrees to pay to SELLERS the total sum of \$110,000 as purchase price, adjusted by proration and credits allowed the parties by this contract. This sum shall be paid to SELLERS at closing by check issued by the City of Urbana. The SELLERS agree to provide to BUYER at least ten (10) days prior to the scheduled closing, the appropriate federal tax number for each of the SELLERS' entities.

4. SELLERS shall deliver possession of the premises to BUYER at the time of closing of this transaction which shall be on the 31st day of August, 2010. Closing shall be at such place as the parties may agree. At closing, SELLERS shall deliver to BUYER all available keys and any land surveys in the possession of SELLERS.

5. It is understood and agreed that the BUYER, City of Urbana, intends to raze the existing residential structures located on the subject property and therefore the City waives receipt of any lead paint disclosure statements, or other statements regarding the condition of the premises as otherwise required by law.

6. BUYER or BUYER' attorney shall promptly advise SELLERS' attorney of the desired form of deed. As soon as practicable thereafter, SELLERS' attorney shall prepare and SELLERS shall execute recordable Executor's and Trustee's Deeds sufficient to convey the real estate to BUYER or their nominee, in fee simple absolute, subject only to exceptions permitted herein. SELLERS' attorney, as escrow agent for both parties with copies of executed deed to be delivered to attorneys for both parties. The deed shall be delivered to BUYER at the closing of this transaction upon BUYER' compliance with the terms of this Contract.

7. SELLERS warrant that no contracts for the furnishing of any labor or material to the land or the improvements thereon, and no security agreements or leases in respect to any goods or chattels that have been, or are to become, attached to the land or any improvements thereon as fixtures, will at the time of closing be outstanding and not fully performed and satisfied, and further warrant that there are not, and will not, at the time of the closing be any unrecorded leases or contracts relating to the property, except as heretofore disclosed to BUYER in writing.

8. Real estate taxes apportioned through the date of possession shall be SELLERS' expense. The proration thereof shall be calculated upon the basis of the most current tax information, including confirmed multipliers. All special assessments which are a lien upon the real estate as of the date of this Contract shall be SELLERS' expense. All such taxes and special assessments shall constitute a credit to BUYER against the purchase price, and shall release SELLERS from any further liability to BUYER in connection therewith.

9. If prior to the delivery of possession hereunder, the improvements on said premises should be destroyed or materially damaged by fire, or other casualty, then the BUYER shall accept the premises as damaged or destroyed with the proceeds of any insurance payable as a result of the destruction or damage, which proceeds the SELLERS agree to assign for payment to the BUYER. In no event shall the SELLERS be obligated to repair or replace the damaged improvements.

10. Within a reasonable time, SELLERS shall deliver to BUYER as evidence of SELLERS' title, a Commitment for Title Insurance issued by a title insurance company doing business in the county where the premises are located, committing the company to issue a policy in the usual form insuring title to the real estate in BUYER's name for the amount of the purchase price. SELLERS shall be responsible for payment of the owner's premium and SELLERS' search charges.

Permissible exceptions to title shall include only the lien of general taxes and special assessments; easements apparent or of record, which do not underlie the improvements; covenants and restrictions of record which are not violated by the existing improvements or the present use of the premises and which do not restrict reasonable use of the premises; existing mortgages to be paid by SELLERS.

If title evidence discloses exceptions other than those permitted, BUYER shall give written notice of such exceptions to SELLERS within a reasonable time. SELLERS shall have a reasonable time to have such title exceptions removed, or, any such exception which may be removed by the payment of money may be cured by deduction from the purchase price at the time closing. If SELLERS are unable to cure such exception, then BUYER shall have the option to terminate this contract.

11. Default.

(a) If BUYER fail to make any payment or to perform any obligation imposed upon it by this Contract, sellers may serve written notice of default upon BUYER, and if such default is not corrected within ten (10) days thereafter, BUYER are deemed in default and SELLERS may take one or more of the following actions: re-sell the premises to another party; maintain a claim for monetary damages for breach of contract; maintain a specific performance action against BUYER; and maintain any other or different remedy allowed by law.

(b) In the event of the failure of SELLERS to perform the obligations imposed upon them by this Contract, BUYER may serve written notice of default upon SELLERS and if such default is not corrected within ten (10) days thereafter, SELLERS are deemed in default and BUYER may take one or more of the following actions: maintain a claim for monetary damages for breach of contract; maintain a specific performance action against SELLERS; and maintain any other or different remedy allowed by law.

(c) The foregoing remedies in the event of a default are not intended to be exclusive and the parties shall have the right to all other lawful remedies.

(d) In the event of such breach, the non-defaulting party shall be excused from further performance of the contract, unless he elects the remedy of Specific Performance.

(e) Default by any party to this Contract shall also entitle the non-defaulting party to reasonable costs, attorney's fees and expenses incurred by reason of the default (breach) of this contract.

12. Any notice required under the contract to be served upon SELLERS and BUYER shall be in writing and addressed to the address provided below and shall be effective when either actually received or when mailed to such party evidenced by certified mail or upon postal certification of mailing to such party; information copies of all such notices shall be sent or delivered to offices of the attorneys and such information copies may be sent by facsimile transmission. Notice to or from one of multiple SELLERS shall be effective as to all SELLERS.

13. SELLERS and BUYER agree to make all disclosures and sign all documents necessary to allow full compliance with all applicable laws. In the event the purchase price herein exceeds \$300,000.00 or such other amount as may be the threshold exception of Section 1445 of the Internal Revenue Code, SELLERS hereby certify (under penalties of perjury) that SELLERS are not foreign persons and agree upon request to execute an affidavit so stating.

14. This Contract contains the entire agreement between the parties and NO ORAL REPRESENTATION, warranty or covenant exists other than those herein set forth. References to plural parties shall apply to singular parties as well. References to a specific number of days shall mean calendar days.

15. The time for performance of the obligations of the parties is of the essence of this Contract.

16. Upon closing, free and clear title to the items of any personal property on the premises shall pass to BUYER without a separate instrument of conveyance. This personal property is either (1) typical of items customarily transferred with residential property in the community, or (2) is of no significant monetary value and is being left on the premises for the convenience of SELLERS and with the consent of BUYER.

17. BUYER may, at its own expense, obtain an environmental evaluation of the property and BUYER' agents shall be granted access to the property for such purpose at all reasonable times. If any such environmental evaluation of the property indicates the existence of environmental concerns or a violation of environmental laws or regulations, and the BUYER are unwilling to accept the property in its current condition, then the BUYER shall have a right to terminate this agreement by written notice of such election delivered to the SELLERS.

This Contract made as of the date indicated below the Mayor's signature on and for BUYER and SELLERS.

ESTATE OF HURSHAL C. TUMMELSON, Deceased

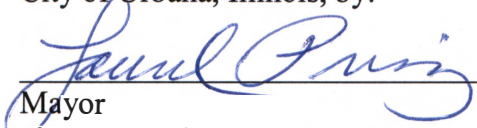
BY: Jo Elaine Tummelson Dated: 9/30/09
Jo Elaine Tummelson, Executor

DARIUS E. PHEBUS TRUST,
BUSEY TRUST COMPANY, Trustee

BY: Elizabeth Czys Dated: 9/25/09
Elizabeth Czys, Sr. Vice President & Trust Officer

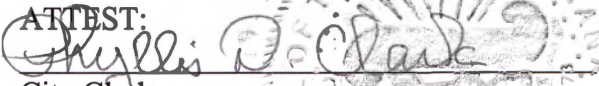
Address:
c/o E. Phillips Knox
Tummelson Bryan & Knox, LLP
115 N. Broadway Ave.
Urbana, IL 61801

City of Urbana, Illinois, by:



Mayor
400 South Vine Street
Urbana, IL 61801

Dated: 10/23/09 _____

ATTEST:


City Clerk
400 South Vine Street
Urbana, IL 61801

