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Agent(s) for the Vendor(s)

19

W. Ballo

to

Purchaser(s)

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1936 Copyright Particulars Conditions and Contract of Sale.

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The Real Estate and Stock Institute of Victoria (COPYRIGHT) PARTICULARS, CONDITIONS AND CONTRACT OF SALE OF FREEHOLD PROPERTY

PARTICULARS

(a) Description as in Title (if plan necessary add—and be-ing the land delineated and coloured.....on the plan endorsed on the back hereof).

Title (if -and be-ated and hereof). All that piece of land being (a) bl 3 on Plan Rid H wo 3916441 have a gimligh 158/ 10 the west side of Reynord CL: and by pation Come Patho 5-Reynord CL: and by pation Come Patho 5-part of the land down on cuput Jult na 4027 John 805357

(b) and (c) complete to comply with the requirements of Real Estate Agents Acts.
If land sold for residential or retail commercial pur-poses or suitable and or in-tended to be sold for such purposes and no building suitable for human occupa-tion is erected thereon.
Strike out (b) or (c) which-ever not required.

(d) House or rights of way fix-tures, etc.,

(b) and being part of a Subdivision known as " " the Plan of which has been lodged in the Office of Titles and bears the registered number..... Or,

(c) There being no Plan of Subdivision affecting the said land lodged in the office of Titles.

Together with (d) are building & ending this

(e) Tenancies — Mortgages, etc. (if any).

Subject to registered appurtenant easements (if any) and (e)

CONDITIONS

(f) Price in words.

1. The Purchase Price shall be (f) Eighthurdud for port and the Purchaser shall pay to the Auctioneer or Vendor's agent on account

thereof a deposit in cash of £ 150 of which the sum of shall be paid on the signing hereof and the sum of £ within £ days from the signing hereof and shall pay the residue of the purchase money (g) min 3 range

(g) Complete terms of payment of residue. Rate of interest (if any). Time of commence-ment and when payable.

2. The "1936 COPYRIGHT CONDITIONS OF SALE" and the Special Conditions endorsed hereon or attached hereto shall form part of this Contract.

CONTRACT

We the undersigned

Agents for the Vendor(s) whose name(s) address(es) and description(s) is/are

(h) Name(s) in full

Address (es)

Description(s)

hereby acknowledge that I/We have this day sold on the conditions hereinbefore mentioned the property comprised in the foregoing particulars to Name (s) in full atte Cathern Both Address (es) Regues Atta Regues

Description(s)

for the sum of (i) (i) Price in words.

Complete to ith requiren d Estate Ag 930.

AND I/We the undersigned being the abovenamed Purchaser(s) do hereby acknowledge that I/We have this day purchased the said property for the price or sum above stated and I/We hereby agree to fulfil in all respects on my/our part the aforementioned Conditions of Sale.

Eghthunderd of fifty pounds

All moneys falling due under this contract may be paid to the said Vendor or to

(j) Completion of this clause only necessary if land is offered for sale as suitable or residential mainly for residential mainly for residential mainly for residential mainly for building which no building which for human occupation is erected. (j) Name in full Address Description DATED this day of 19 Agent(s) for Vendor(s) Purchaser(s) witness is only if the offered for suitable or wholly or r residential commercial poses but on Witness to Purchasers execution of this Contract (k) purposes but on building CONFIRMED VENDOR(S) no human for human on is erected.

RECEIVED from the abovementioned Purchaser(s) the sum of \pounds being the deposit aforementioned.

Date of posses-(if sold on terms.) (on payment of deposit) if for On payment in of the purchase e. Other special litions (if any), sion Add the cash. cash full price. Otl conditions

ation

conditions (II any), e.g.: If Crown Lease-(1) sold on Free-hold basis. Purchaser (2) over amount (2) over another takes in respect of owing footnath con-road or footnath con-road or footnath con-road or footnath con-structions and / or buse Necessary con-(3) of Nortgagee, (3) of wortgagee, sents etc., if re-Lessee, which to holis Neo Morstege (3) of Morsteger sents etc., if re-sents etc., subject to quired. sold subject to quired or other Spe-finance or others. eial

DUT STAMP £2 or over, 2d. £25 or over, 3d.

SPECIAL CONDITIONS.

1. The Purchaser shall be entitled to possession of the land sold or to the receipt of the rents and profits therefrom on acceptance in writing of the Vendors title and payment of (a)

2. The Purchaser of the land hereby sold will at the time of sale sign an acknowledgment under Section 51 of the Farmers' Debts Adjustment Act 1935 negativing the operation of such Act in relation to the debt hereby created. In addition such Purchaser will if and when called upon by the Vendor so to do apply for and obtain a certificate of exemption under Section 13 of the said Act.

THE 1936 COPYRIGHT CONDITIONS OF SALE OF THE REAL ESTATE AND STOCK INSTITUTE OF VICTORIA.

Copyright No

1. The Conditions and Special Conditions (if any) aforementioned shall be deemed part of and so far as inconsistent herewith, shall modify or supplement these Conditions, and subject to the aforesaid Conditions these Conditions and the Conditions in Table "A" of the Transfer of Land Act 1928 shall apply to this Contract if and to the extent that the Contract relates to land under the operation of the said Act and the Conditions of Sale in the Property Law Act 1928 shall apply to this Contract if and to the extent that the Contract relates to land not under the operation of The Transfer of Land Act 1928 subject to the alterations and modifications thereof in the following Conditions.

2. If the Auctioneer or Agent receives the deposit or any part thereof he shall do so as agent for the Vendor and not as a stake-holder; and shall be at liberty subject to any claims which he may have against the Vendor to pay over the same to the Vendor without being liable to the Purchaser in any way.

3. Commonwealth Land Tax payable in connection with any land comprised in this Contract shall be deemed an outgoing in connection with such land and shall be adjusted accordingly provided always that nothing herein contained shall impose upon the Purchaser the liability for payment of any amount for Commonwealth Land Tax in excess of the amount the Purchaser would have been liable to pay if the land comprised in this Contract had been the only land owned by the Vendor for which the Vendor was liable to be assessed for Commonwealth Land Tax. outgoing in

4. The following alterations and additions to the Conditions in Table "A" of the Transfer of Land Act 1928 and to the Conditions of Sale in the Property Law Act 1928 shall apply to this Contract, namely:—
The words "resume and retain possession of the land sold for his own use and benefit or" shall be inserted in Condition 5 (b) in the said Table "A" after the word "transfer" in the fifth line thereof and in Condition 6 (b) of the Conditions of Sale of the Property Law Act 1928 after the word "Assurance" in the fifth line thereof.
The words "or his transferees" shall be inserted in Condition 6 of the said Table "A" and in Condition 7 of the Conditions of Sale of the Property Law Act 1928 after the word "Purchaser" in the fifth lines respectively thereof.
The word "nominated" shall be substituted for the word "approved" in the third lines respectively of Condition 12 (a) of the said Table "A" and condition 13 (a) of the Conditions of Sale of the Property Law Act 1928 and the words "all be substituted for the word "approved" in the third lines respectively of the fifth lines thereof.
5. The Vendor shall be at liberty without waiving or rescinding this Contract or these Conditions and notwithstanding anything

5. The Vendor shall be at liberty without waiving or rescinding this Contract or these Conditions and notwithstanding anything herein contained to recover from the Purchaser any unpaid instalments of purchase money and/or interest as soon as the same respectively shall be due and owing as if each instalment of purchase money and each instalment of interest payable were a separate debt due by the Purchaser to the Vendor.

Purchaser to the Vendor.
6. Should the Purchaser make default in payment of any instalment of the purchase money or other sum of money owing hereunder as and when due or in the performance or observance of any of these Conditions then after fourteen days' notice in writing having been given by the Vendor to the Purchaser to remedy such default and such default still continuing the whole of the purchase money and other moneys owing or for the time being remaining unpaid hereunder shall notwithstanding anything herein contained and without prejudice to any rights of the Vendor under any other condition hereof at the option of the Vendor become immediately due payable and recoverable.
7. The Purchaser hereby attorns and becomes tenant of the Vendor from week to week for and in respect of the property sold at a weekly rental equivalent to a proportionate amount of the interest and instalments of purchase money from time to time payable hereunder for a like period and the Vendor shall have all rights powers and authorities of a landlord under the provisions of the Landlord and Tenant Act 1928. Provided however and it is hereby agreed and declared that payment of the interest at he rate and on the days and in the manner hereinbefore provided shall be accepted in full satisfaction of the rent hereinbefore reserved.

8. Condition 15 of the said Table "A" and Condition 17 of the Conditions of Sale in the Property Law Act 1928 shall not apply to this Contract but if the land be offered by auction the following Conditions shall apply, namely:--The highest bidder whose bid is accepted by the Auctioneer shall be the Purchaser but the Auctioneer may refuse any bid. No bidding shall be retracted. If any dispute arises respecting any bid the Auctioneer shall at his option either decide whose was the last bid or submit the property again at the last undispute bid. The Vendor reserves the right of making one bid either personally or by an Agent or of withdrawing the property from sale.

9. Time shall in all cases and in all respects be deemed of the essence of this Contract.