Number of Payments

	WB	-26 TIMESHARE CON	TRACT	
	Wines	(Sale by Developer)		20
PROVED DRA	, Wisco		ELLER) (BUYER) STRIKE A	, 20
THIS AGREEMENT IS CAREFULLY AND UNI	S A LEGALLY ENFOR DERSTAND IT BEFORE	CEABLE CONTRACT. B	OTH PARTIES SHOULD F	
			owing described Time Share	
neleby agrees to purchase	and the undersigned Seller	Thereby agrees to sell the follo	Jwing described Time Share	
n theof _		, County of	, Wisconsin,) in supplements under Wisconsin	more particularly described as
Jnit # , Week	# (in Building) in	Time
Visconsin Statutes, togeth	ner with its undivided interes	sts and any special rights and	supplements under Wisconsin privileges related to the unit. other	
At the price of				Dollars
\$) and on the terms and co	onditions as follows:		
				_tendered with this contract.
Earnest money, if held by I	oroker, shall be held in listin	g broker's trust account in Wi	sconsin.	
TIME IS OF THE ESSEN	ICE AS TO: ACCEPTANC	E, LEGAL POSSESSION, OC	CCUPANCY, DATE OF CLOSIN	IG AND AS TO ALL OTHER
DATES INSERTED IN THIS	CONTRACT EXCEPT:			
CURRENT ANNUAL MAIN	TENANCE FEE IS \$, Buyer will pay	\$maintenan	ce fee for the year of closing.
	e		·	, ,
IF THIS IS NOT A CREDI	T SALE, STRIKE LINES 26	TO 61.		
	ales Price" shown below. The	e total of payments due Seller	charges), has elected to buy the rom Buyer are computed and dis	
(a) Cash Prica	HEMIZATION	OF AMOUNT FINANCED AN	DETAIL OF CLO	SING COSTS
(a) Cash Frice (b) Cash Downpayment		(a) φ (b) \$	Recording Fees	\$
(c) Balance of Cash Price t	to be paid Seller (a-b)	(c) \$	Title Insurance P	remium \$
Total Amounts Paid to	Others		Other	
(d) Prepaid Finance charge	,	(d) \$		
(e) Amount Financed (c &	¼ d)	(e) \$		
(f) Finance Charge		(f) \$ (g) \$	Iotal \$	(f)
		(9) \$ (h) \$		
		(i) \$		
ANNUAL	FINANCE CHARGE	AMOUNT FINANCED	TOTAL OF	TOTAL SALE
PERCENTAGE RATE	THANGE CHARGE	AMOUNT THANGED	PAYMENTS	PRICE
The cost of your	The dollar amount	The amount of credit	The amount you will have	The total cost of
credit as a yearly rate.	the credit will cost you.	provided to you or on	paid after you have made	your purchase on credit,
		your behalf.	all payments as scheduled.	including your downpayment.
%	\$	\$	\$	\$
Buyer's payment schedule	will be:			

Any holder of this Credit Contract is subject to all claims and defenses which the Buyer could assert against the Seller of services or property obtained pursuant to the Credit Contract or with the proceeds of the Credit Contract. Recovery under the Credit Contract by the Buyer may not exceed amounts paid by the Buyer under the Credit Contract.

■ may ■ will not be entitled to a refund or part of the finance charge.

When Payments are Due

Amount of Payments

Prepayment: If Buyer pays off early, Buyer ■ may ■ will not have to pay a penalty.

Security: Buyer is giving a security interest in the real and personal property being purchased. (See mortgage or land contract).

Late Charge: If a payment is more than 10 days late, Buyer may be charged a late fee of \$3.00 or 3% of the payment, whichever is less.

Buyer agrees that unless otherwise specified, Buyer, will in good faith, pay all costs of securing any financing to the extent permitted by law, and perform all acts necessary to expedite such financing.

If the Buyer is late with an amount exceeding one full payment for more than 10 days after the scheduled or deferred due date the Buyer will be in default. The Seller will give the Buyer notice in accordance with the Wisconsin Consumer Act of such default and of Buyer's right to cure. After the expiration of said statutory notice period, the Seller may declare due and owing the balance of amount owed, and proceed with Seller's remedies.

62	TIME SHARE EASEMENTS/ESTATES IN CAMPGROUNDS (applicable in the event unit involves an interest in a campground). The Seller has
63	time share easements per campsite available for sale. The Seller (does/does not) permit persons who have not purchased time share easements
64 65	to use the campground as described in the time share disclosure statement. TIME SHARE DISCLOSURE STATEMENT. Buyer affirms that the Seller has provided a copy of the Time Share Disclosure Statement regarding
66	the described Time Share Interest. If there is a Time Share Exchange Program, full description of said program has been made as part of the
67	Disclosure Statement.
68	COMPLETION OF CONSTRUCTION DEVELOPMENT (applicable if development is not completed as of date of agreement).
69	Seller agrees to complete all improvements by
70	unless excused under sec. 707.56, Wis. Stats. The seller has established an escrow for or obtained other security to protect 50% of buyer's
71	payments until completion of construction as required by sec. 707.49, Wis. Stats. (See: Time Share Disclosure Statement for more information.)
72	Included in the purchase price are the Time Share interest in any personal property, fixtures, amenities and any common surplus and reserves
73	of the Time Share.
74	Seller shall, upon payment of the purchase price, convey the property by warranty deed, or other conveyance provided herein free and clear
75	of all liens and encumbrances, excepting: municipal and zoning ordinances, recorded easements for public utilities serving the property, recorded
76	building and use restrictions and covenants, general taxes levied in the year of closing; Time Share Instrument or Project Instruments and
77	Association Articles of Incorporation, Bylaws and Rules and all amendments to the above; and
78	-
79	provided none of the foregoing prohibit use in accordance with the Time Share Instruments and Time Share Disclosure Statement of the Unit and
80	Common Elements, and shall complete and execute the documents necessary to record the conveyance. Seller warrants that this transaction is
81	exempt from the DILHR Rental Weatherization Program Requirements.
82	This transaction is to be closed at on or before, 20 or at
83	such other time and place as may be agreed in writing. Immediately after closing Buyer and Seller shall notify the Managing entity of the Time
84	Share of the transfer. Closing may be in escrow with as escrow agent (see escrow agreement).
85 86	Legal possession of property shall be delivered to Buyer on date of closing. Occupancy shall be in accordance with the Time Share Disclosure Statement.
87	Seller warrants the property is not located in a flood plain.
88	Seller warrants and represents to Broker and Buyer that Seller has no notice or knowledge of any:
89	(a) planned or commenced public improvements by government authorities, condominium or Time Share Association which may result in
90	special assessments or otherwise materially affect the property.
91	(b) government agency or court order requiring repair, alteration, or correction of any existing condition.
92	(c) underground storage tanks or any structural, mechanical, or other defects of material significance affecting the unit or common elements,
93	including by not limited to inadequacy for normal residential use of mechanical systems, waste disposal systems and well, unsafe well water according
94 95	to state standards, and the presence of any dangerous or toxic materials or conditions affecting the property. (d) wetland and shoreland regulations affecting the property (Caution: see maps).
96	Seller further warrants and represents to Buyer that the documents provided to Buyer pursuant to lines 65 to 67 are complete, correct and
97	current to the best of Seller's knowledge and belief.
98	EXCEPTIONS TO WARRANTIES AND REPRESENTATIONS STATED IN LINES 87 TO 97:
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02	The maintenance fee will include property insurance, general taxes, utilities, and special assessments for the year of sale.
03	Seller shall provide to Buyer at Seller's expense, within three (3) business days before closing, a commitment form a title insurance company
04	licensed in Wisconsin to issue title insurance in the amount of the purchase price upon recording of proper documents showing title to the propert
05	as of a date no more than 15 days before such title proof is provided to Buyer to be in the condition called for in this offer, and further subject only
06 07	to liens which will be paid out of the proceeds of the closing and standard title insurance exceptions as appropriate. The policy shall also contain the ALTA Condominium 4 endorsement or its equivalent, if applicable. Buyer shall notify Seller of any valid objection to title within 5 business days
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of receipt of title. Seller shall have a reasonable time, but not exceeding 15 days, to remove the objections. If the objection is not removed the transaction shall be null and void and all money shall be refunded upon the return of all property sold.

If the transaction fails to close and the parties fail to agree on the disposition of earnest money, any earnest money held by broker shall be disbursed as follows:

- 1. To Buyer, unless Seller notified Buyer and broker in writing no later than 15 days after the earlier of Buyer's written demand for return of the earnest money or the date set for closing, that the Seller elects to consider the earnest money as liquidated damages or partial payment for specific performance.
- 2. To Seller, subject to amounts payable to broker, provided the above notice is given and neither party commences a lawsuit on this matter within 30 days after receipt of the notice.

In making the disbursement, Broker shall follow procedures in Section RL 18.09(4), Wis. Adm. Code.

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Disbursement of earnest money does not determine the legal rights of the parties in relation tho this agreement.

Both parties agree to hold the broker harmless from any liability for good faith disbursement of earnest money in accordance with this agreement or present Department of Regulation and Licensing regulations concerning earnest money.

If the Unit or the common elements in the building containing the Unit are damaged by fire or elements prior to time of closing in an amount of not more than five percent of the selling price, Seller (individually or through the Timeshare Association) shall be obligated to repair the property and restore it to the same condition that it was on the date of this offer. If such damage shall exceed such sum or such damage shall occur to the common elements of the Timeshare other that those in the building containing the Unit in excess of insurance coverage in an amount which, when multiplied by the percentage interest of the Unit established in the declaration exceeds \$200, this contract may be cancelled at option of Buyer. Should Buyer elect to carry out this agreement despite such damage. Buyer shall be entitled to the insurance proceeds payable to the Seller (but not to the Timeshare Association) resulting from such damage, However, if this sale is by land contract or a mortgage to Seller, the insurance proceeds shall be held in trust for the sole purpose of restoring the property.

Seller and Buyer agree to act in good faith and use diligence in con to the benefit of the parties to this agreement and their successors in int	
If this contract is not signed at the same time by both parties this c	contract shall be void unless the second party signs the contract v
three (3) business days of the signing by the first party.	
NOTICE OF RIGH	HT TO CANCEL
YOU MAY CANCEL IN WRITING ANY CONTRACT FOR THE PURCH	HASE OF A TIME SHARE, WITHOUT ANY PENALTY OR OBLIGAT
WITHIN 5 BUSINESS DAYS FROM THE DATE YOU SIGN THE CONRA	ACT OR UNTIL 5 BUSINESS DAYS AFTER YOU RECEIVE THE T
SHARE DISCLOSURE STATEMENT, WHICHEVER IS LATER. See Sec	tion 707.47 Wis. Stats. or the Timeshare Disclosure Statement of
page for a full explanation of the right to cancel. The right of cancellation	n survives closing.
THE WARRANTIES AND REPRESENTATIONS MADE HEREIN SUR	RVIVE THE CLOSING OF THIS TRANSACTION. THE UNDERSIG
SELLER HEREBY AGREES TO SELL AND CONVEY THE ABOVE-ME	NTIONED PROPERTY ON THE TERMS AND CONDITIONS AS
FORTH AND ACKNOWLEDGES RECEIPT OF A COPY OF THIS AGREE	EMENT.
YOU HAVE THE RIGHT AT ANY TIME TO PAY IN ADVANCE THE U	NPAID BALANCE DUE UNDER THIS AGREEMENT AND YOU MA
ENTITLED TO A PARTIAL REFUND OF THE FINANCE CHARGE.	
NOTICE TO	O BUYER
(a) DO NOT SIGN THIS BEFORE YOU READ THE WRITING	ON THE REVERSE SIDE, EVEN IF OTHERWISE ADVISE
(b) DO NOT SIGN THIS IF IT CONTAINS ANY BLANK SPACE	CES.
(c) YOU ARE ENTITLED TO AN EXACT COPY OF ANY AG	REEMENT YOU SIGN.
(4) VOLUME THE DIGHT AT ANY TIME TO DAY IN ADVA	
(a) TOU HAVE THE RIGHT AT ANY TIME TO PAY IN ADVA	INCE THE UNPAID BALANCE DUE UNDER THIS AGREEM
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