Windswept Limited

Owners: Kirk and Helen Cooper

E-Mail Addresses:

Kirk

Kirk@ibl.bm

Helen

HNCOOPER@ibl.bm

New York:

Home

212-439-9145

Fax

212-452-9695

Bermuda:

Home

441-292-1344

Fax

441-292-8288

Mailing Address in Burmuda:

11 Windwood Drive

Pembroke

Burmuda, HM 06

Property Address in Stowe:

Mt. Mansfield Townhouses

Unit 13A

Stowe, VT

802-253-5102

Property Manager: Mike Martin

253-4120

Property Insurance: Stowe Insurance Agency

Attn: Claire P.O. Box 129

Stowe, VT 05672

253-4855

H.O. assn Ins

Interior Insurance

Premium Paid \$1041. by Pall Spera Company 1/25/04

Master Insurance

check #2359

\$ 150,000 Unit Coverage

\$ 50,000 Contents

\$1,000,000 Liability

PALL SPERA COMPANY REALTORS LLC

MLS # 9932742

P.O. Box 539, 1800 Mountain Road Stowe, Vermont 05672 Tel. (802)253-9771 - Fax (802)-253-9993

List Price \$450,000





MT MANSFIELD TOWNHS Condo **Township Stowe** Zip 05672 Address 13A MT MANSFIELD To Unit # Afee/Mth \$ 450.15 13A Style 3+ LEVELS, END Type **TOWNHOUSE** Year Built 1973 # Bedrooms 2 # Baths Apx Sq Ft. 1400 Basement FINISHED, PARTIAL Roof SHINGLE Garage NONE Comm Acres 14.87 **Taxes** 3855.80 **Parking OPEN Dining** KITCHEN/FAMILY Pets **BOTH**

Rooms BASEMENT/REC, FOYER, LIVING, MASTER BATH

Remarks

2 BEDROOM, 2 BATH END UNIT, SKI-IN LOCATION, ACCESS TO XC CENTER, POOL & TENNIS. ENJOY THIS UNIQUE AND PRIVATE AREA, CLOSE TO NEW MOUNTAIN VILLAGE. MOUNTAIN COMPANY HAS RIGHT OF FIRST REFUSAL.

Floors

Interior

Furnished

Fireplace

Water

TILE. W/W

220 PLUG, CRBRK, DRAPE

SCRN & EQ. WOOD BURNING

Directions

MTN RD TO TOLL HOUSE/INNAT MOUNTAIN LEFT INTO PARKING LOT - THRU LOT, UP DRIVE MARKED PRIVATE BLDG 13 AT BACK, TO LEFT, AT THE END.

Approximate Room Dimensions

Living Room 15.5X19.5 1st Bed 10.7X13

Dining Room 2nd Bed 10.5X13 Kitchen 10.5X17 3rd Bed 11.5X19

Family 4th Bed

Appliances DISHWASHER, DISPOSAL, DRYER, ELECTRIC OVEN, RANGE, RANGE HOOD, REFRIG, WASHEF

Appliances DISHWASHER, DISPOSAL, DRYE Ammenities GARDEN, POOL, TENNIS COURT

Lot Location END, SKI, TRAIL, VAC/RES, WALK TRAIL, WOODED

Exterior Features DECK/BALCONY

Exterior CLAP BOARD, WOOD

Heat/cool BB, MLT, HTW Electric Co STOWE
Heat Fuel PRP Water Heating GAS, PRP

Fuel Co. ULTRAMAR Sewer MUN

Owner REYNOLDS, CHARLES & ESTHER BUYER-Agt-O 2.5
Showing: CLA , CLO B-B-O 2.5
Poss Fin. CON L/A PALL SPERA

L/O Pall Spera Company Realtors

Duce: 11/2/04

FALTO: PANN SPERA

AAR #: 802:253-9993

E.KIRKLAND COOPER 11 WINDWOOD DRIVE PEMBROKE BERMUDA

TEL_NO: 441-292-1344 PAX NO: 441-292-8288 c-mail: kirk@ibl.bm

Gooday Poul,

I am attaching his with the signed documents (or initialed as appropriate). Please let me know ASAP

if anything is required at this time.

are the best,

Will



PURCHASE AND SALE CONTRACT

THIS IS A LEGALLY BINDING CONTRACT

	Purchaser's Full Name	Mailing Address (Inc	:, Zip)	Telepione Number
		11 Windwood D		
	Windswept Limited	Pembrooke Barm	104	
	Seller's Pull Name	Mailing Address (Inc		Telephone Number
	Scott N Fine	133 Talmadge New Canaan, Ct		
	Cathy M Fine			
 I.	Agreement of Sale and Purchase: Purchase the Property described herein at the price and			sell and convey to Purchaser
2.	Total Furchase Price:	Five Rundred Sixty-Five	Thousand	U.S. Dollars
3.	Contract Deposit: \$ 1,000.00 (US Dollars) as evidenced by Personal oneck Bank check Cash. Additional deposit of \$ 49,000.00 (US Dollars) is due within 10 calendar days after Seller's acceptance of offer.			
ś .	Description of Real Property: For purposed Mountain Rd. Stown, Vc Coning Property Address:	a 3 badroom furnished gondom	inium).	
	At closing, Seller will deliver a deed setting Seller at closing will govern the description of	of the real property to be conveyed under t	nis Contract	ntract. The deed delivered by
5.	Contract Deposit to be Held By: Tonnotch Basart Properties ("Escrow Agent"). If the offer is not accepted, expires, or is revoked or withdrawn prior to acceptance, the Contract Deposit shall be promptly returned. The Contract Deposit shall accrue interest on the terms and conditions provided in Section 22 of this Contract Deposit shall be primptly returned. The Contract Deposit shall accrue interest on the terms and conditions provided in Section 22 of this Contract Deposit shall be paid to the Escrow Agent for services rendered in connection with any Contract Deposit placed in an individual interest bearing account.			
5 .	Financiag Contingency: Purchaser's obligate obtain mortgage financing in the amount of % fixed for	36 of the purchase price for a	term of years at an i	interest rate not higher than
	points to be paid at closing. Purchaser agrees after Selber's acceptance, submit a comple providing such loans requesting financing in an application, this financing contingency specified in this Contract by Seller) shall have the right to TERMINA.	to act diligently and in good faith to obtain the and accurate application for mortgage, the amenat and on the terms previded is waived by Purchaser. If, despite best	in such financing and small, we officering to at least one fi in this Contract. If Purchase efforts, Purchaser is unab	inencial institution currently or fails to timely submit such the to obtain the financing , Purchaser (out not
	the Inability to obtain such financing with accordance with the provisions of this finance shall be forthwith returned to Purchaser, the Seller of Purchaser's termination of the Cou- representing Seller shall have no respons- contingency.	ain four (4) extender days after the aboving contingency, all deposit money, together contract shall be terminated, and shall be tract based on the inability to obtain final ibility under this Contract to notify Se	we date. In the event Furchase ner with all interest thereon to of no further force and effect teng shall be solely Purchase the Turchaser's termination.	which Purchaser is entitled. The responsibility to notify at the real estate broker(s) ion based on the financing
	If Purchaser's obligation to close is not sub- liquid assets to close on the purchase of the F	Property as provided herein.		
7.	1.ead-Based Paint: Based upon representations made by Seller and Purchaser's own investigation and information, it is agreed that the property is IS is not pre-1978 residential real estate and, therefore, is IS is not subject to Federal (EPA/HUD) Leac-Based Paint Regulations. If the property is pre-1978 residential real estate, the parties must execute a Lead-Based Paint Addendum, which shall become part of this Contract Lead-Based Paint Addendum Required Yes IN No			
Sell	er's Initials		Buyer's Initials	The state of the s
LPF.	7/1/2003, Copyright © 1909 Vermont Association of REALS	Page 1 of 4	This team developed by Vorine	at Asymptotica of REALTORGS, Inc

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- permits shall not constitute a representation by Seller that the Property is necessarily in compliance with said permits. If, at the expiration of time required for the Seller to furnish evidence of the issuance of such state and local permits, Seller, after reasonable efforts, is unable to do so because such permits have not in fact been issued, either Seller or Purchaser shall have the right to forthwith terminate this Contract by notice to the other party whereby all rights and obligations of the parties hereto by reason of this Contract shall terminate, and all deposit money, together with all interest thereon to which Purchaser is entitled, shall be forthwith returned to Purchaser. This provision shall be supplemental to and shall not after, limit, expand or affect the provisions of Section 19 hereof relating to Purchaser's examination of title.
- 13. Ulmitation of Liability: Seller and Purchaser each agree that the real estate brokers identified in Section 31 hereof have provided both Seller and Purchaser with benefits, services, assistance and value in bringing about this Contract. In consideration thereof, and in recognition of the relative risks, rewards, comparisation and benefits arising from this transaction to said real estate brokers. Seller and Purchaser each agree that such brokers, their agents, associams or affiliates, shall in no event be liable to either Purchaser, Seller or both, either jointly, severally or individually. in an aggregate amount exceeding the total compensation to be paid to such brokers on account of this transaction or 35,000, whichever is greater, by reason of any act or omission, including negligones, misrepresentation, errors and omissions, or breach of any undertaking whatsoever, except for Intentional or wilful acts. This limitation shall apply regardless of the cause of action or legal theory asserted against the real astate brokers unless the claim is for an intentional or wilful act. This limitation shall apply to all claims, losses, costs, damages or claimed expenses of any nature whatsoever from any cause or causes, except intentional or wilful zets, so that the total aggregate liability of all real estate brokers identified in Section 31 hereof shall not exceed the amount set forth herein. Seller and Purchaser each agree that there is valid and sufficient consideration for this undertaking and that the real estate brokers are the intended third-party beneficiaries of this provision.
- 14. Possession: Possession and occupancy of the premises, together with all keys to the premises, shall be given upon closing unless otherwise agreed in writing. Seller shall leave the premises broom clean, free from all occupants, and shall remove all personal property not being sold hereunder together with the personal property of all occupants. Seller agrees to permit Purchaser to inspect the premises within 24 hours prior to the date set for closing to insure compliance with this provision.
- 15. Payment of Purchase Prices Paymont of the purchase price, adjusted for Contract Deposits previously received, is due at closing and is to be paid in cash, certified check or cashier's sheck.
- 16. Deed: Unless otherwise agreed in writing in this Contract, at closing, Seller shall deliver to Purchaser a Vermont Warranty Deed, furnished and paid for by Soller, conveying marketable like, as defined by Vermont law, to the Property which is the subject of this Contract
- 17. Property Transfer Tax/Land Gains Tax/Act 250 Disclosure Statement: Purchaser shall pay any Vermont Property Transfer Tax due on account of the sale of the Property. If any Vermont Land Gains Tax is due as a result of the sale of the Property, the Soller shall pay such tax as may be dire, except as otherwise provided by less or by adderdom to this Contract. At or prior to closing, Seller shall provide Purchaser with satisfactory proof either that there is no such tax due or that the tax has been paid in full, or shall provide a certificate from the Vennoni Department of Taxes specifying the amount of any tax that may be due as a result of the sale. In the event Seller is required to provide Purchaser with an Api 250 Disclosure Statement and falls to provide such a statement or provides the statement in an untimely manner, Purchaser's closing on this transaction and acceptance of Seller's deed shall constitute a waiver and releases of Purchaser's right to declate this Contract unenforceable, to rescind this transaction or to pursue Seller for damages arising out of the fellure to provide an Act 259 Disciouse Statement.

Seiler's Initials		Buyer's Initials
201 7/1/2003. Copyright & 1999 Vertnort Association of REALTORPS, Inc.	Page 2 of a	This form developed by Vermon (Association of REALTORSE, Inc

- 18. Income Tax Withholdiag Requirements if Sallar is a Nonresident of Vermont and/or Subject to Tax Under the U.S. Foreign Investment in Real Property Tax Act: If Sallar is a nonresident of Vermont, unless a withholding cartificate is issued by the Vermont Commissioner of Taxes in advance of the closing. Purchaser shall withhold 2.5 percent of the total purchase price and file a Withholding Tax Return with the Vermont Department of Taxes, in addition, if the sale of the Property subjects Sallar to the payment of federal tax under the Foreign Investment in Real Property Tax Act (FIRPTA), unless a withholding certificate is issued by the Internal Revenue Service. Purchaser shall withhold ten percent of the total purchase price and file a Withholding Tax Return with the Internal Revenue Service. If Purchaser fails to withhold such taxes when required to do so. Purchaser may be liable to the respective taxing authorities for the amount of such tax. Purchaser shall have the right to reasonably required evidence that Sallar is exempt from payment of either tax in the form of a satisficate of residence or non-foreign status. In the event Purchaser is determined to be liable for the payment of either tax. Sallar shall indemnify and hold Purchaser harmless from all such liability together with any interest, penalties and reasonable expenses, including attorneys fees, incurred by Purchaser.
- 19. Purchaser's Examination of Title: Purchaser, at his or her sole cost and expense, shall muse the title to the Property to be examined and shall notify Seller in writing prior to the date set for closing of the existence of any encumbrances or defects which are not excepted in this Contract which render title unmarketable as defined by Vermont law. In such event, Seller shall have an additional thirty (30) calender days from the seller receives such notice to remove the specified encumbrances or defects. Promptly following receipt of such notice, Seller shall exercise reasonable efforts and diligence to remove or cure the specified encumbrances or defects. If, at the expiration of thirty (30) calender days from the receipt of such notice or on the date set for closing, whichever is later. Seller is unable to convey marketable title free and clear of such encumbrances and defects, Purchaser may terminate this Contract, and, if so, shall receive back all deposit money and may, in addition, persue all legal and equitable remodics provided by law.
- Default: If Purchaser fails to close as provided herein, or is otherwise in default. Seller may terminate this Contract by written notice to Purchaser and tetaln all Contract Deposits as liquidated damages, or may pursue all legal and equitable remedies provided by law. If Seller does not notify Purchaser of Seller's election of remedies within thirty (30) calendar days following notice of Purchaser's default, Seller's sole remedy shall be retention of all deposit money as liquidated damages. Because of the nature and subject matter of this Contract, damages arising from Purchaser's default may be difficult to calculate with precision. The amount of the Contract Deposit reflects, in part, a reasonable estimate of Seller's damages for Purchaser's default. The provision hereof granting Seller the election to retain the Contract Deposit as agreed-upon liquidated damages is intended solely to compensate Seller for Purchaser's default. It is not intended to be a penalty for Purchaser's breach nor is it an incentive for Purchaser to perform the obligations of this Contract. If Seller falls to close, or is otherwise in default, Purchaser may terminate this Contract by written notice to Seller and shall receive back all deposit money and may pursue Purchaser's rights to all legal and equitable termedies provided by law. In the event legal action is instituted arising out of a breach of this Contract, the prevailing party shall be entitled to reasonable actomy's fees and court costs.
- Deposits: At closing and transfer of title. Escrow Agent shall disburse all deposits. In the event Purchaser terminates this Contract under the apecific provisions hereof entitling Purchaser to terminate, upon written demand, Escrow Agent shall refund such deposit to Purchaser. In the event other Seller or Purchaser does not perform and fail to close on the terms specified herein, this shall constitute a default. In the event of a default undisputed by Seller and Purchaser, upon written demand. Escrow Agent shall pay the deposit to the non-defaulting party. In the event of a dispute concerning default. Escrow Agent shall not be personally liable to either party except for bad faith or gross neglect. In the event of a dispute for bad faith or gross neglect is asserted against Escrow Agent, the parties shall jointly and severally indemnify and hold Escrow Agent harmless from all loss or expense of any nature, including anomely's fees, arising out of the holding of the deposit. In the event of a dispute, Escrow Agent may pay the deposit into a court of competent jurisdiction for the purpose of determining the rights of the parties to the deposit. All costs and expenses of such action including anomely's fees incurred by Escrow Agent shall be home jointly and severally by Seller and Purchaser irrespective of the amount of the deposit.
- 22. Terms and Conditions of Interest on Contract Deposit: If the interest on the Contract Deposit is expected to accrue less than Fifty Deliars (SSO), the Contract Deposit will be placed in Escrow Agent's pooled interest bearing real estate trust account. The interest accrued thereon will be automatically remitted to an account held for the Vermont Housing Finance Agency for the benefit of affordable housing programs in Vermont. Seller and Purchaser acknowledge that this remittance is mandatory and non-discretionary under the provisions of Vermont's Interest on Real Estate Trust Accounts law. If the Contract Deposit is expected to accrue more than Fifty Deliars (SSO) in interest, it will be placed in an individual interest bearing account with a financial institution doing business in Vermont. The account shall obtain a reasonable prevailing rate of interest, provided, Escrow Agent shall have no obligation to obtain the highest available rate of interest. The Purchaser's social security or other federal identification number shall be used to open any individual interest bearing account and to fulfill all reporting responsibilities concerning such account. The provisions of Section 21 of this Contract shall apply to Escrow Agent's responsibilities concerning the interest on the Contract Deposit.
- 23. Mediation of Disputer: In the event any dispute or claim arises out of or relates to this Contract or to the services provided by any real estate broker in connection with this Contract or the Property, it is agreed that such dispute or claim shall be submitted to mediation, prior to the initiation of any suit, in accordance with the provisions of the Homesellers/Homebuyers Dispute Resolution System or such other mediation process as the parties may agree. This provision shall be in addition to, and not in replacement of, any mediation required by any order or rule of any court having jurisdiction over the suit.

Seller's Initials			
ET. 71: 12003, Cupy	myni 🖾 1959 Vermon	LASSOCIATION OF REALTORS W. Inc.	

Buyer's Init

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- 24. Fixtures and Personal Property: Insofar as any of the following items are now located on and belong to the Property, they shall be deemed to he fixtures and are included in this sale; heating, lighting and plumbing fixtures; storm windows and doors; screen and screen doors; currein rods, window shades and Venetian blinds; shrubbery and trees; wall-to-wall carpening, television amerinae and satellite dish. NO PERSONAL PROPERTY IS INCLUDED IN THIS SALE UNLESS EXPRESSLY IDENTIFIED AND DESCRIBED IN THIS CONTRACT OR IN ANY SCHEDULE ATTACHED HERETO, Any personal property transferred under this Contract is sold "As Is" with no warranties of any kind express or implied, other than the warranty of title.
- 25. Risk of Loss/Insurance: During the period between the date of this Contract and the transfer of title, risk of loss shall be on Seller Shall continue to carry such fire and extended coverage insurance as is presently maintained on the buildings and improvements located on the Property. In the event any of the buildings or improvements are destroyed or damaged and are not restored to their present condition by the data set for closing. Purchaser may either accept title to the Property and receive the benefit of all insurance monies recovered on account of such damage or terminate this Contract.
- 26. Closing Adjustments: The following, if applicable, shall be apportioned and pro rated as of the date of closing measured from the beginning of the current taxable period established by each taxing authority: all property taxes (including statewide and local share educational property raxes), wester, fire, echool, sewer or other municipal or governmental charges imposed upon the Property. In addition, any condominium, common area assessment or other similar charges imposed upon the Property shall be apportioned and pro rated as of the data of closing measured from the beginning of the respective assessment period. Should any tax, charge or aecaecment be understinded on the date of closing. the last determined tax, charge or ram shall be used for purposes of apportionment. Fuel, other utilities and rent shall also be adjusted on a pro-rate basis. The net amount of the above adjustments shall be added to or deducted from the amount due Seller at closing.
- 27. Effect: This Contract is for the benefit of and is binding upon Seller and Purchaser, and their respective heirs, successors, administrators, executors and assigns. This Contract, together with any written, signed addends thereto, contains the entire agreement by and between Seller and Purchaser and supersodes any and all prior agreements, written or onal. This Contract shall be governed by the laws of the State of Vermont.
- 28. Modification and Amendment: No change, modification, amendment, addition or deletion affecting this Contract shall be effective unless in writing and signed by Seller and Purchaser.
- 29. Notices All notices required to be given under this Contract shall be deemed given when hand delivered or when deposited in the U.S. Mails, certified, registrated or express mail, return receipt requested, postage prepaid and properly addressed to Solier or Purchaser at the addresses set forth in this Contract. In the alternative, notice, including notice of the acceptance of an offer, may be sent by faccimile transmission (fac) provided the original of the signed Contract or other document or notice sent by fax is hand delivered or mailed within a reasonable time, but not coore trun ten (10) calendar days after the date of the fax transmission. The failure to deliver or mull the original signed contract shall not, in itself, void or nullify an otherwise valid contract. In the event notices are sent by regular U.S. Mail, such notices shall be affective upon receipt. Although Soller and Purchaser are encouraged to provide copies of notices to the real estate agents who brought about this Contract, any notices required to be given under this Contract shall be effective only if provided directly to Soller or Putchaser. To that end, notices required to be given under this Contract shall not be effective if provided only to the real estate agents who brought about this Contract. H
- 17 2004 30. Time for Acceptance: Purchaser's offer is open for acceptance by Seller until __Naximber_ a.m. 🕱 p.m. (the 'Expiration Date''). If the offer is not accepted by the Expiration Date, it shall expire and be of no further force and effect. Purchaser has the right to revoke and withdraw this offer prior to Saller's acceptance by written notice of such revocation or withdrawal delivered to Seller. Acceptance is defined as Seller's execution of this Contract and notification thereof to Purchaser in the manner provided in Section 29. Acceptance of this Contract must occur prior to the expiration date or Purchaser's earlier revocation or windrawal of this offer for the Contract to be legally binding. Oral notification of acceptance of this offer is not sufficient to create a legally binding contract.

31.	Efforts of Agent(s); Seller and Purchaser agree that Pall Spera Company tepresenting Synthasor, brought about this Contract	Topnotch 1	lesont P er's agent s	roperties cting as agent of listin	as listing agency of Seller, and g agency OR X as buyers agent
	/ Martin Diegital	Purchaser	Da	ne and time of offer _	
	Windswept Liki pod	Purchaser	Da	te and time of offer _	
Selt	ACCEPTANCE of the received accepts Purchaser's often and agrees to sell the	E OF OFFER AND A property at the price an			Contract and any addenda thereis.
		Sellor	Date and	time of acceptance _	
300	tt N Pine	Soller	Date and	time of acceptance _	
Car	by M Fine				
	Offer presented to Sailer: Date: Time:	Seller's response to Accept Reject	offer:	Solke's initials:	Time:
	For Listing Agency	,			
Seli	er's initials			Buyer's Init	ials

Purchase and Sale Contract

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P.28

COMMON INTEREST OWNERSHIP ADDENDUM

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II 1/1/199. Copyright O 1999 Varmont Associating of REALTORSO, Inc.

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ATTORNEY REVIEW

Attorney's Review of Contract and Documents. Legal counsel retained by Purchaser and/or Seller shall have a period of Adays following acceptance of this contract to review this contract and all documents affecting the use, development, ownership and disposition of the Property. If, during said review period, Purchaser and/or Seller, or Purchaser's and/or Seller's legal counsel, determine that this Contract and/or documents affecting the property are unacceptable or unsatisfactory, the Purchaser and/or Soller may elect to terminate this contract by giving notice to the other party within days of acceptance. The Purchaser will receive the return of deposit monies.

Seller Date Purchaser Date

NINDSWEPT LIMITED

Seller Date

Purchaser Date

Purchaser Date

WINDSWEPT LIMITED



BUILDING INSPECTION:

Purchasers shall have 14 days following acceptance of this contract by Seller to conduct, at their expense, a building inspection to ascertain the structural integrity of subject property as well as the working condition of all electro-mechanical systems including septic, water potability, quantity and quality and will also include, but not be limited to, radon and other desired testing procedures. In the event that said inspection is unsatisfactory, Purchasers may cancel this contract and receive the return of deposit monies by notifying Seller within 14 days of acceptance by Seller.

wudswept limited		
Purchaser	Seller	Date
Henconer 1/16/04		
Purchaser Date	Seller	Date