## **UNOFFICIAL COPY**



Eugene "Gene" Moore Fee: \$46.50 Cook County Recorder of Deeds Date: 09/19/2003 02:28 PM Pg: 1 of 2

## REAL ESTATE CONTRACT

LOTS 3 AND 4 IN BLOCK 7 IN THE SUBDIVISION OF BLOCKS 4 TO 9 IN E. SIMON'S SUBDIVISION OF TEE SOUTHEAST 1/4 OF SECTION 35, TOWNSHIP 40 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

Permanent Index Numbers:

13-35-406-012 and

13-35-406-013

Commonly Known As: 3551-53 W. Cortland Street, Chicago, IL 60647

Mail To:

Ronald Kaplan

134 N. LaSalle

Suite 2005

Chicago, IL 60602

1	Chicago III Association of Restors  TO:OWNER OF A	REALESTATES LE		ON OF REALT  APAPTME  LLER DATE	TST WEST	nurt 27.	2003	R	
2	I/We offer to purchase the property	known as 355/-34	N Cor	Hond	Chan	E	106	4/7	
3 4 5	Lot approximately Per Surver FIXTURES AND PERSONAL PROPE	(Address) feet, together with in	provements their to Purchaser by	reon. y a Bill of Sale, all	(City) heating, electrical,		State) together with the f	(Zip)	
6 7	(check or enumerate applicable items)TV. Antenna	Washer			conditioner		onic garage door(s)	_	
8	Refrigerator Oven Range	Dryer Sump pump		Window	ir conditioner(s)	with_	emote units(s		
10	Microwave	Water softener (if not renta		Central h	c air filter numidifier	Firepl	ace screen and equip ace gas log	pment	
$\frac{11}{12}$	Dishwasher Garbage disposal	Wall to wall carpeting, if an Outdoor Shed	ıy	Certing fa	an storms & screens		or covers nted vegetation		
13 14		ZSmoke and carbon monoxid	le detectors	· · · · · ·	de sercens	- July pla	inted vegetation		
15	Window shades, attached shutters, dr. Security system (if not leased)	peries & curtains, nardware &	other window tr	eatments					
16 17	Other items included: >	- 40	1 //						
18 19		0.00 AS	15			- x			
20	simproposed to 100% of namely and a similar			of. Said initial ear	_ shall be held by rnest monev shall			ee) to be	
$\frac{21}{22}$	ccepted by Seller on or before Escrowee for the benefit of the parties helping Power Sellen and Sellen helping Power Sellen helping Pow	ereto in an interest hearing es	rnest money is i	n excess of Five Ti	ousend Dollars (\$	5 000 00) the earmost i	nanay shall be den	acitad bu	
23 24	closing. Furchaser and Selier shall execu	te all documents necessary to e	establish any suc	h escrow account a	nd Purchaser shal	l assume all account ser	est payable to Purc vice fees, if any. An	naser at original	
25	of this contract shall be held by Listing B  3. The balance of the purchase price s	гокег. hall be paid at the closing, plus	or minus prorat	ions, as follows (ST	RIKE THROUGH	INAPPLICABLE SUBF	ARAGRAPHS):		
$\frac{26}{27}$	(a) Cash, Cashier's check or Cert	ified Check or any combination rage (See Ridge 7; if applicable)	thereof.						
28	(c) Mortgage Continge cy This	contract is contingent upon P	urchaser securin	g by	(d	late) a written commit	nent for a fixed r	te or an	
29 30	adjustable rate mortgage per n ted to be rate if an adjustable rate mortgage) n	made by U.S. or Illinois saving of to exceed		iations or banks, fo m, amortized ove	r \$		erest rate (or initial	l interest	
31 32		d redit report fee, if any. If sa	id mortgage bas	a balloon payment	t, it shall be due n	o sooner than	ears. Pr	urchaser	
33	shall pay for private mortgage insurance date. If Seller is not so notified, it shall?	conclusively presumed that Pu	rchaser has secu	red such commitme	ent or will nurches	said aronerty without	mortage financing	If Saller	
34 35	the closing date up to the same number (	number of additional days, see	cure a mortgage	commitment for Pu	irchaser upon the	same terms, and shall l	ave the option of e	xtending	
36	documents relating to the opplication an neither Purchaser nor Soller secures such	d see ir ng of such commitme	t, and pay one a	application fee as	lirected by Seller.	If Purchaser notifies Se	ller as above provi	ded, and	
37 38	not be mable for any sales commission.					oney shall be returned t	o Purchaser and Sel	ller shall	
39 40	If an FHA of VA mortgage is to be of	btained, ".ider 8, Rider 9 or HU of Dood or Files of Agreeme	JD Rider is herel	by attached, as app	licable.				
41	<ol> <li>At closing, Seller shall execute and</li> </ol>	deliver to Turchaser, or cause to	be executed and	delivered to Purch	aser, a recordable	Warranty Deed with rel	ease of homestead r	ights (or	
<b>4</b> 3	other appropriate deed if title is in trust of any: covenants, conditions, and restriction	s of record; publicar 🕡 nity e	asements; existir	ng leases and tenan	cies; special govern	nmental taxes or assess	ments for improvem	ients not	
14 15	yet completed; unconfirmed special gover forth in paragraph 3 and/or Rider 7. Gene	nmental taxes or assessments;	general real est:	ate taxes for the ye	ear 20_ <b>62 3</b> _ an	d subsequent years; the	mortgage or trust	deed set	
16 17	5 Sallar shall present to Purchaser a	complete copy of all existing les	y on officiation the	neconstruend a sec	st wall swithin them t	(9) dave of the date of	his contract.		
18	6. Closing or escrow payout shall be or by Purchaser, at the office of Purchaser's	mortgagee or at Title	c many	provided in paragra	iph 3(c) above), pro	wided title has been sho	wn to be good or is	accepted	
19 50	<ol> <li>Seller agrees to surrender possession</li> </ol>	n of said premises on or before g, Seller shall pay to Purchaser	_/#7\#0		provided this sale l	nas been closed. 🛮 🚄 🛣	Ch House		
51	including the date possession is to be sur	endered or on a monthly basis,	wh ch' ve perio	d is shorter. Purcha	ser shall refund a	ny payment made for us	e and occupancy be	yond the	
53	date possession is surrendered.  (b) Possession Escrow. At closing,	Seller shall deposit with Escro	wee desi; nated i	n paragraph 2 abov	ve a sum equal to 2	2% of the purchase price	to guarantee posse	ession on	
54 55	or before the date set forth above, which	sum shall be held from the net	proceeds of the:	sal on Escrowee fo	orm of receipt. If S	eller does not surrender	possession as abov	re, Seller	
56	hall pay to Purchaser in addition to the above use and occupancy, the sum of 10% of said possession escrow per day up to and including day possession is surrendered to burchaser plus any unpaid use and occupancy to the date possession is surrendered, said on more paid out of escrow and the balance, if any, to be turned over to Seller and occupancy to the date possession is surrendered, said on the paid out of escrowed will not limit Purchaser's other legal remedies. Sell r aid Purchaser hereby acknowledge that Escrowee will not limit Purchaser's other legal remedies. Sell r aid Purchaser hereby acknowledge that Escrowee will not distribute the possession								
58	escrow without the joint written direction	II not limit Purchaser's other le of the Seller and Purchaser or t	egal remedies. Se their authorized :	ell ir ai d Purchaser agan'i. I' either Sell	· hereby acknowled er or Buyer objects	ge that Escrowee will r to the disposition of the	ot distribute the po	ssession then the	
59 60	parties hereto agree that the Escrowee magnee that Escrowee may be reimbursed i	y deposit the possession escrow	with the Clerk	of the Circ it Court	by the filing of an	action in the nature of	an Interpleader. The	e parties	
31	to indemnify and hold Escrowee harmless 8. Purchaser has received the Heat Di	from any and all claims and de	emands, includin	g the paymen of re	easonable attorney	's fees, costs and expens	es.	by agree	
52 53	9. THIS CONTRACT IS SUBJECT TO	sciosureYes/No, Lead 1 D THE PROVISIONS APPEAR	Paint Disclosure ING BELOW AI	Yes/Nr, and THE FOL O'V	id Zoning Certifica ING RIDERS ATT	tionYes/No. 'ACHED HERETO ANI	MADE A PART H	HEREOF	
54 55									
6		(Licensee) acting as a Dual Agent in providing brokerage services on their behalf and specifically consent to Licensee acting as a							
57 58	Dual Agent in regard to the transaction referred to in this document.								
39 70	Seller(s) initials Bu 11. The Real Estate Brokers named be	yer(s) initials	cardonae with th	oir ogranmanta wi	th their gion gan	d/on any offer of somner	action made by the	Tiatina	
71	Broker in a multiple listing service in whi	ch the Listing and Cooperating	Broker both par	ticipate.		· ·	•	_	
72 73	12. It is agreed by and between the parties herete that their respective attorneys may make modifications to the Contraction to the Contraction and dates, mutually acceptable to the parties. If within days after acceptance of the Contract, it becomes evident agreement cannot be reached by the parties hereto								
74 75	regarding the proposed modifications of their attorneys and written notice thereof is given to either party within the period specify of herein, then this Contract shall be econe null and void and all monies paid by the Purchaser shall be refunded upon joint written direction of both parties to Escrowege N T.H. ABSENCE OF WRITTEN NOTICE WITHIN								
76	THE TIME SPECIFIED HEXEIN, THIS PROVISION SHALL BE DEEMED WAIVED BY ALL PARTIES HERETO, AND THIS CONT. AC. SHALL BE DEFULL FORCE AND								
7	13. Purchaser's obligation to purchase	EFFECT.  13. Purchaser's obligation to purchase under the Contract is subject to the inspection (including any inspection for wood-boring insects) as a approval of the condition of the							
9	property by the Parchaser's agent, at Purchaser's apense, within								
31	condition of the property is not approved, written notice shall be given to the Seller or Seller's agent by the Purchaser within the time specified for approval, and thereupon								
33	Seller's poligation to sell and Purchaser's obligation to purchase under this Contract shall become null and void and all monies paid by the Purchaser's hall be refunded upon joint written direction of both parties to Escrowee. IN THE ABSENCE OF WRITTEN NOTICE WITHIN THE TIME SPECIFIED HEREIN, THIS PROVIS ON SHALL BE DEEMED								
14 15	WAIVED BY ALL FARTIES HERE TO, AND THIS CONTRACT SHALL BE IN FULL FORCE AND EFFECT.  4. THIS CONTRACT IS SUBJECT TO THE PROVISIONS APPEARING ON PAGE THREE HEREOF AND THE FOLLOWING RIDERS ATTACHL. HERETO AND MADE A								
86	ART HEREOF And All Roll Estate Investment, Inc.								
	PURCHASER TELLIFORM	were or assign	ree for	ADDRESS	152 N. 1	Nestern A	ve. Chap. I	<i>C</i>	
	Print Name	(Social Security #)	(City)	ect.	(State)	(Zip Code)		E-Mail)	
	PURCHASER			ADDRESS					
	Print Name	(Social Security #)	(City)		(State)	(Zip Code)	{	E-Mail)	
	ACCEPTANCE OF CONTRACT BY SELI	~ **							
	This L day of Ully , 20 contract.	. I/We accept this cor	stract and agree	to perform and con	ivey title or cause	title to be conveyed ac	cording to the term:	s of this	
	SELLER & Massice	Sopley		ADDRESS					
	Print Name	(Social Security #)	(City)		(State)	(Zip Code)	(	E-Mail)	
	SELLER X transcer of	OPP	•	ADDRESS	<u> </u>	<del>-</del> -			
	Print Name	(Social Security #)	(City)		(State)	(Zip Code)	(	E-Mail)	
	FOR INFORMATIONAL PURPOSES:								
	Listing Office None	' IA		Address					
	Seller's Designated Agent Name	pr		Phone		E-Mail			
	Cooperating Office None	<i>t</i> n		Address					
	Buyer's Designated Agent Name	F7		Phone		_ E-Mail			
	Mortgagee								
	Selier's Attorney								

## PROVISIONS

- date of closing. If property herein is improved, but last Rent, interest on existing mor n bill on improved property is available. Security deposits, if any, shall be paid to Purchaser at closing available tax bill is on vacant land, parties
  - The provisions of the Uniform Vendor and Purchaser Risk Act of the State of Illinois shall be applicable to this Contract.
- 3. At least five days prior to closing date, Seller shall deliver to Purchaser or his agent evidence of merchantable title in the intended grantor by delivering a Commitment For Title Insurance of a title insurance company bearing date on or subsequent to the date of the acceptance of this Contract, in the amount of the purchase price subject to no other exceptions than those previously listed within this Agreement and to general exceptions contained in said commitment. Delay in delivery by Seller of Commitment for Title Insurance due to delay by Purchaser's mortgagee in recording mortgage and bringing down title shall not be a default of this Contract. Every Commitment for Title Insurance furnished by Seller hereunder shall be conclusive evidence of title as therein shown. If evidence of title discloses other exceptions, Seller shall have thirty days from Seller's receipt of evidence of title to cure such exceptions and notify Purchaser accordingly, and as to those exceptions which may be removed at closing by payment of money, Seller may have same removed at closing by using the proceeds of sale in payment thereof.
- 4. All notices herein required shall be in writing and shall be served on the parties at the addresses following their signatures. The mailing of a notice by registered or certified mail, return receipt requested, shall be sufficient service when the notice is mailed. Notices may also be served by personal delivery or commercial delivery service, by mail-o-gram, telegram, or by the use of a facsimile machine with proof of transmission and a copy of the notice with proof of transmission being sent by regular mail on the date of transmission. In addition, facsimile signatures shall be sufficient for purposes of executing, negotiating and finalizing this Contact. E-mail notices shall be deemed valid and received by the addressee thereof when delivered by e-mail and opened by the recipient provided that a copy of the e-mail notice is also sent by regular mail to the recipient on the date of transmission. date of transmission
- 5. In the event of default by Purchaser, the earnest money, less the expenses and commission of the listing broker, shall be paid to the Seller. If Seller defaults, the earnest money, at the option of Purchaser, shall be refunded to Purchaser, but such refunding shall not release Seller from the obligation of this Contract. In the event of any default, Escrowee shall give written notice to Seller and Purchaser herebaser indicating Escrowee's intended disposition of the earnest money within thirty (30) days after the date of mailing of the Notice. However Seller and Purchaser hereby acknowledge that if Escrowee is a licensed real estate broker, Escrowee may not distribute the earnest money without the joint written direction of the Seller and Purchaser or their authorized agent. If Escrowee is not a licensed real estate broker, Seller and Purchaser hereby agree that if neither party object, in writing, to the proposed disposition of the earnest money within thirty (30) days after the date of mailing of said notice that Escrowee shall proceed to dispose of the earnest money as previously indicated by the Escrowee. If either Seller or Buyer objects to the intended disposition within the aforementioned thirty (30) day period, or in the event Escrowee is a licensed real estate broker and does not receive the joint written direction of the Seller and Purchaser authorizing the distribution of the earnest money, then the parties hereto agree that the Escrowee may deposit the earnest money with the Clerk of the Circuit Court by the filing of an action in the nature of an Interpleader. The parties agree that Escrowee harmless from any and all claims and demands. including the payment of reasonable at our "s fees, costs and expenses arising out of such default claims and demands.
- 6. Seller represents 2 id warrants that the heating, plumbing, electrical, central cooling, ventilating systems, appliances and fixtures on the premises are in working order and will be so at the time of closi ig. 2 and that the roof is free of leaks and will be so at the time of closing. Purchaser shall have the right to inspect the premises during the 48-hour period immediately prior to closi ig 2 3 erify that such are in working order and that the property is in substantially the same condition, normal wear and tear excepted, as of the date of this Contract.
- 7. If this property is new construction, then Purchaser and Seller agree to comply with all insulation disclosure requirements as provided by the Federal Trade Commission, and Rider 13 is hereby attached.
- 8. Seller warrants that no notice from an city, village, or other governmental authority of a dwelling code violation which currently exists in the aforesaid premises has been issued and received by Seller or his agent. If a notice is received between date of acceptance of the Contract and the date of closing, Seller shall promptly notify Purchaser of such notice.
- 9. If the subject property is located in the C'ty o' Chicago, Seller and Purchaser agree that Seller and Purchaser shall comply with provisions of Chapter 193.2 of the Chicago Municipal Code concerning Heating Cost Disc. or for the subject property.
- 10. At the request of Seller or Purchaser evidenced by no accommendation in the other party at any time prior to the date of delivery of deed hereunder, this sale shall be closed through an escrow with a title insurance company, in accordance with the general provisions of the usual form of deed, and Money Escrow Agreement then furnished and in use by said company, with such special provisions inserted in the escrowage argument as may be required to conform with this contract. Upon the creation of such an escrow, anything herein to the contrary notwithstanding, payment of purchase price and delivery of deed shall be made through the escrowand this contract and the earnest money shall be deposited in the escrowand the Broker shall be made a party to the escrowwith regard to commission due. The cost of the escrowshall be divided equally between Purchaser and Seller.
- Prior to closing, Seller shall furnish a survey by a licensed k nd ur/eyor dated not more than six (6) months prior to date of closing hereof showing the present location rovements. If Purchaser or Purchaser's mortgagee desires a more to extensive survey, same shall be obtained at Purchaser's expense. of all improvements. If Purchaser or Purchaser's mortgagee desires a more
- Seller agrees to furnish to Purchaser an affidavit of title subject only to "not items set forth herein, and an ALTA form if required by Purchaser's mortgagee, or the Title Insurance Company for extended coverage
  - Right is reserved by either party to insert correct legal description at a..., time without notice, when same is available.
  - Seller shall have the right to pay off any existing mortgage(s) out of the property of , of this sale.
- Purchaser may place a mortgage on this property and apply proceeds of such and represent the purchase price. In the event this transaction does not close Purchase agrees to promptly cause release of same.
- Purchaser and Seller hereby agree to make all disclosures and do all things necessary to only with the applicable provisions of the Real Estate Settlement Procedures 16 Act of 1974, as amended
- 17. Seller shall pay the amount of any stamp tax imposed by the state and county on the transfer e. tith, and shall furnish a completed declaration signed by the Seller or Seller's agent in the form required by the state and county, and shall furnish any declaration signed by Seller or Seller's agent or meet other requirements as established by any local ordinance with regard to a transfer or transaction tax. Such tax required by local ordinance shall be point by designated party in said ordinance.
- 18. Seller shall remove from premises by date of possession all debris and Seller's personal property not any eyed by Bill of Sale to Purchaser. However, to the extent that Seller violates the immediately preceding sentence, Seller shall not be responsible for that portion of the total co. + related to this violation that is below \$250.00.
  - 19. Seller agrees to surrender possession of the real estate in the same condition as it is at the date of this con', and, ordinary wear and tear excepted.

  - Wherever appropriate, the singular includes the plural and masculine includes the feminine or neuter.
  - 22. In the event the property is in a flood plain and flood insurance is required by Purchaser's lender, Purchaser shall pay for some

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