

Doc#: 0708616088 Fee: \$32.00 Eugene "Gene" Moore RHSP Fee:\$10.00

Cook County Recorder of Deeds Date: 03/27/2007 01:59 PM Pg: 1 of 5

LAND CONTRACT

CONTRACT

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This Agreement is made and entered into by and between:
(seller) whose address is: 8003 SO. BENNETT CH60 FC 60617
hereinafter called the Vendor and Clarence Navm Rasheed
(buyer) whose address is: 20105 mo HAWK Olympia field FC 6046
hereinafter called the Vende
Witnesseth: The Vendor, for hims of his heirs and assigns, does hereby agree to sell to the Vendee, their heirs and assigns, the following real estate commonly known as:  285950. EUCICI CH60-R. 60617
and further described; as:
LEGAL DESCRIPTION
Legal Description: THE WEST 1/2 (EXCEPT THE NORTH 295 FEET AND EXCEPT THE WEST 33 FEET AND EXCEPT THE SOUTH 33 FEET AND EXCEPT THE EAST 8 FEET THEREOF) OF LOT 5 IN COMMISSIONERS PARTITION OF THE EAST 1/2 OF THE NORTHWEST 1/4 OF SECTION 1, TOWNSHIP 37 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.
Permanent Index #'s: 25-01-117-066-0000 Vol. 0279
Property Address: 8859 South Euclid Avenue, Chicago, Illinois 60617
together with all appurtenances, rights, privileges and easements and all buildings and fixtures in their present condition located upon said property.
1. CONTRACT PRICE. METHOD OF PAYMENT, INTEREST RATE:
In consideration whereof, the Vendee agrees to purchase the above described property for the sum of Dollars
(\$_16(,000), payable as follows:
The sum of \$ as initial consideration at the time of execution of the within Land Contract, the receipt of which is hereby acknowledged, leaving a principal balance owed by Vendee of
\$ 153,000 together with interest on the unpaid balance payable in consecutive
monthly installments of \$ \( \begin{aligned} \lambda \text{00} & \text{beginning on the } \end{aligned} \) day of \( \text{day of each and every month thereafter until said balance and interest is paid in full, or until the \( \begin{aligned} \lambda \text{day of } \\ \text{day of } \end{aligned} \) \( \text{day of } \) \(
at which time the entire remaining balance plus accrued interest shall become due and payable. The interest on the
unpaid balance due hereon shall be ( 2.72 %) percent annum computed monthly in accordance with a
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month amortization schedule during the life of this agreement.
Payments shall be credited first to the interest. and the remainder to the to the principal or other sums due Vendor.
The total amount of this obligation, both principal and interest, unpaid after making any such application of payments
as herein receipted shall be the interest bearing principal amount of this obligation for the next succeeding interest
computation period. If any payment is not received within Fighteen (15) days of payment date,
there shall be a late charge of (
this contract without prepayment penalty. The monthly installments shall be payable as directed by the Vendor herein
and contract vitations propagations pointing. The monthly installment of payment and propagations of the propagation of the pro
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2. ENCUMBRANCES:
Said real estate is presently subject to a mortgage with New Century
Said real estate is presently subject to a mortgage with
and the Vendor shall not place any additional mortgage on the premises without the prior written permission of the
Vendees. To protect Vendee's interests. Vendee may elect at any time to pay any sums due hereunder directly to the
mortgagee, and any amounts remaining to the Vendor. Vendor understands that this transaction may permit the
mortgagee to exercise their right to accelerate the loan and to call the remaining balance due. In any such event, the
Vendor agrees to hold Vendee harmless and in no way liable for any damage to Vendor as a result of such action.
Vendor initials
3. EVIDENCE OF TITLE:
The Vendor shall be required to provide an abstract or guarantee of title, statement of title, title insurance, or such
other evidence of title to Vendee's satisfaction.
Office Cytolice of the to 4 offices a substantial.
4. RECORDING OF CONTRACT:
4. RECORDING OF CONTINUES.
The Vendor shall permit a copy of this contract to be recorded in theCounty
Recorder's Office at Vendee's discretion at any time subsequent to the execution of this Contract by the parties hereto
Recorder's Office at vendee's discretion at any time subsequent to the execution of this Contract by the parties hereto
5. REAL ESTATE TAXES:
Real estate taxes to the County Treasurer shall remain In the Vendor's name throughout the term of this agreement.
Payment of said taxes shall be the responsibility of the Vendee upon the execution of this agreement, and [] shall
shall not be escrowed and added to the payment required by Vendee herein.
6. INSURANCE AND MAINTENANCE:
The Vendor shall insure the property with a non owner-occupant (landlord) policy against fire and extended coverage
to the benefit of both parties as their Interests may appear herein. Said policy shall be for an amount no less than
payment of which shall be the responsibility of the Vendee, and which shall be
escrowed and added to the payment due herein.
Vendees shall keep the building in a good state of repair at the Vendees expense. At such time as the Vendor inspects
the premises and finds that repairs are necessary, Vendor shall request that these repairs be made within sixty (60)
days at the Vendees expense. The Vendees have inspected the premises constituting the subject matter of this Land
Contract, and no representations have been made to the Vendee by the Vendor in regard to the condition of said
premises: and it is agreed that the said premises are being sold to the Vendee as the same now exists and that the
Vendor shall have no obligation to do or furnish anything toward the improvement of said premises.
venuor shan have no obrigation to no or turnish anything toward the improvement of said premises.

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### 7 POSSESSION

The Vendee shall be given possession of the above described premises at Contract execution and shall thereafter have and hold the same subject to default provisions hereinafter set forth.

# 8. Delivery of DEED:

Upon full payment of this contract, Vendor shall issue a General Warranty deed to the Vendees free of all encumbrances except as otherwise set forth. In addition, Vendees reserves the right to convert this contract into a note and mortgage which shall bear the same terms as the contract for the remaining balance, and receive a warranty Deed to Vendees or assigns from Vendor, anytime the following conditions have been met by then Vendees,

1. At least 20% of the purchase price has been paid to the Vendor.

2. Vendee is willing to pay all the costs of title transfer and document preparations.

# 9. DEFAULT BY VENDEES

If an installment payment to be made by the Vendee under the terms of this Land Contract is not paid by the Vendee when due or within thirty (30) days thereafter, the entire unpaid balance shall become due and collectable at the election of the Vendor and the Vendor shall be entitled to all the remedies provided for by the laws of this state and/or to do any other remedies and/or seek relief now or bereafter provided for by law to such Vendor; and in the event of the breach of this contract in any other respect by the Vendee, Vendor shall be entitled to all relief now or hereinafter provided for by the laws of this state.

Failure of Vendee to maintain current the status of all real estate taxes and insurance premiums as required herein shall permit Vendor the option to pay any such premiums, taxes, interest, or penalty(ies), and to add the amount paid to the principal amount owing under this contract, or to exercise any remedies available to the Vendor as per the preceding paragraph.

Waiver by the Vendor of a default or a number of defaults in the performance persof by the Vendee shall not be construed as a waiver of any future default no matter how similar.

## 10 GENERAL PROVISIONS:

There are no known pending orders issued by any governmental authority with respect to this property other than those spelled out in this Land Contrat prior to closing date for the execution of the contract.

11. SPECIAL PROVISIONS:	NONE		

#### 12 ENTIRE AGREEMENT:

It is agreed that this instrument and any addendum mutually entered into and, by reference to this agreement, made a part hereof constitutes the entire agreement of the parties, and which shall be binding upon each of the parties, their administrators. executors, heirs and assigns. It is further agreed that neither party is relying upon any representation

not contained herein.	OFFICIAL <sub>2</sub> COPY	
IN WITNESS WHEREOF, the parties	have set their hands this day of, 20	7
Signed in the presence of:	VENDOR: Star John John John John John John John John	1
Signed in the presence of:	VENDEES: Clarence Main Cashood	<i>'</i>
STATE OF Illinois	"OFFICIAL SEAL" Adam Butler Notary Public, State of Illinois	
COUNTY OF	My Commission Expires March 26, 2008	
On this 2) day of Jm personally came, STEVIII Do	yendor (s) and . Vendee(s) in the	
foregoing Land Contract. and acknowl	edged and signing thereof to be their voluntary act and deed.	
WITNESS my official signature and s	el c.1 the day last above mentioned.	
	The Hot	
This instrument was prepared by:	NOTARY PUBLIC	
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