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This Document Prepared By and Mail to: Gary L. Plotnick Schain, Burney, Ross & Citron, Ltd. 222 N. LaSalle St., Ste 1910 Chicago, Illinois 60601



Doc#: 0710939032 Fee: \$54.00 Eugene "Gene" Moore RHSP Fee:\$10.00 Cook County Recorder of Deeds Date: 04/19/2007 09:19 AM Pg: 1 of 4

APARTMENT/INVESTMENTS REAL ESTATE CONTRACT
FOR I ANDSTAR HOLDINGS, LLC("BUYER")
FOR GEORGE COVACI("SELLER")
FOR THE PROPERTY LOCATED AT
2413-17 WEST FARRAGUT AVENUE, CHICAGO, ILLINOIS
P.I.F.... 3-12-233-031-0000

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A NATUMENT SINVESTITION OF REALTORS MLS



T	his Contract is made t	petween Lands	tar Holdi.	ngs LLC (")	ve, chicago IL	60625 ("Property"), t	ogether with	eller") (collectively, all improvements.
			(Address)	(City	Call Company of their Contract i			
1. sy	Fixtures and Postems, together with	ersonal Property. In the following checked it Washer	n addition to the Pr	operty, sener sn	ir conditioner	☐ Water softener	□ Wall to w	all carpeting
3	T.V. Antenna Refrigerator 20 NOven/Range 20	☐ Dryer ☐ Attached book case	s and cabinets	□ Window a □ Electroni	ir conditioner c air filter	☐ Fireplace gas log ☐ Firewood	☐ Radiator	storms & screens covers ed vegetation
	☐ Microwave ☐ Dishwasher	☐ Smoke and carbon ☐ Garbage disposal_	monoxide detectors	☐ Fireplace	screen and equipment	☐ Lighting Fixtures ☐ Sump pump	☐ Trash cor	mpactor
3	☐ Outdoor shed ☐ Ceiling fan	☐ Built-in or attached ☐ Electronic garage d	d shelving loor(s) with remo	ote unit(s)	rranty (as attached)	☐ Security system	G WINGOW	\$20,000
1 S	eller also transfers the	e following: The purchase price fo	r the Property and th		ng items are specifically ex I in Paragraph 1 is \$		("Purchase i e"), initial ea	Price"). trnest money in the
6 3	Earnest Money mount of \$_5,000	Upon Buyer's execut	of Check	ed by Seller on o	("Initial Earnest Mone	T. +/e ("Escrowe y"). The Initial Earnest M be. The Initial Earnest M ney Approval Period (See Pa	oney shall be oney shall be	returned and this increased to 10% of
9 t	he Purchase Price ("F	inal Earnest Money")	oly referred to as the	"Earnest Mone	v") Buyer and Seller shall	ll execute all mutually agree	ragraph 12 o ed and necess	f this Contract) (the ary documents with
1 r	egard to the Earnest I	Money. Except as other	rwise agreed, Buyer a	snan pay an exper	-1 Farmost Monoy the ha	lance of the Purchase Price	shall be paid	d at closing, plus or
. T	ninus prorations, by c	ash, cashier's check, ce	ertified check, wire ti	ransier of funds, c Dose") a written o	ommitment ("Required C	agreed by the Parties. (b) multiple of the parties of the discount of the control of the contro	- alim	table rate mortgage
6 r	nortgage) not to exce	by a U.S. or Illinois sa ed% per year, a	vings and loan assoc amortized over	years, payable i	nonthly, loan fee not to ex	ceed%, plus appra	isal and cred	lit report fee, if any ortgage insurance as
7 (8 r	"Required Mortgage required by the lendir	e"). the Required Mo ig_nsttion. If a FH	A or VA mortgage is	s to be obtained,	Rider 8, Rider 9, or the H	IID Rider shall be attached	to this Control	ract. (1) If Buyer is within 30 business
0 0	days after the First Co	mmitn ent Date ("Seco	ond Commitment D	ate"), secure the	Person shall framis	h all requested credit inform	ation, sign c	ustomary documents
2 1	relating to the applica	tion and seed no of the	ne Required Commit	ment, and pay of	-itment Date and the Est	most Money shall be return	ed to Buver.	(2) If Buyer notifies
34 8	Seller on or before th	e First Commum nt l	Jate that Buyer has	been unable to	ull and word and the Form	est Money shall be returned	d to Buver.	(3) If Buyer does not
36	provide any notice to b	Seller by the Pirst Cor 1	mr. Aent Date, Buyer	shan be accined	o nave warved this conting	ed and delivered to Buyer.	a recordable	Warranty Deed with
38	release of homestead	rights (or other appro	pri te deed it title i	s in trust or in a	n estate), or Articles of A	enecial governmental taxes	or assessmer	its for improvements
10	not yet completed; une	confirmed special gover	nmenta a ves or as	sessments, genera	idor 7 if applicable Selle	er represents that the 200	general i	real estate taxes are
	Leases. Seller:	shall present to Buyer	a complete copy of	existing leases	meeting the Property and	e expiration of the Attorney a a rent roll within three busi present monthly gross renta	l income is \$	TO COME
	Closing. Closic	ng or escrow payout sh	nall be on	Z_Z_2UU (exce	pt as provided in raragia	pir 4(b) or time Constactly pr		
47	8. Possession. (a)	Seller agrees to surre	nder possession of t	e P operty on or	perore, 200	("Possession Date"), proper day for use and occupant		
48 49 50	closing up to and inc	cluding the Possession	Date or on a mont	hly baris which	ver period is shorter (Oe	nolly Soller shall deposit w	ith Pscrowee	a sum equal to 2% of
51	the Purchase Price ("Possession Escrow"	") to guarantee poss	ession of or beit	Data Callon shall n	Buyer in addition to	the Use/Occu	pancy Payments, the
53 54	sum of 10% of the or Payments to the date	iginal amount of the l possession is surrend	ered, these amounts	to be paid o	The Possession Escrow an	d the balance, if any, to be	returned to S	Seller. Acceptance of ssion Escrow without
56	the joint written dire	ction of Seller and Buy	or. If either Party o	ojects to dispositi	de E orongo shall be re	imbursed from the Possess	ion Escrow fe	or all costs, including
57 58 59	reasonable atterneys	fees, related to the fil	ling of the Interplea	der, and the rari	les s. al. II. delittilly allu ik	Nu Elserowee marmines		claims and demands,
60 61	9. Disclosures. I	Buyer has received the l	Heat Disclosure U Ye	es/ U No; Lead Par	ce') to act is sairingent	Zoning Certification Yes/ n providing brokerage servi	u No. ces on their b	chalf and opecifically Buyer(s) initials
62 63	censent to Licensee at 11. Attorney Mod	eting as Dual Agent on lification. Within 19	the transaction cove business days at	iter the Acceptan	ce Date ("Attorne" A, pr	roval Period"), the Partie	s' respective	attorneys may make
64 65	the Parties. If, with	in the Attorney Appro	val Period, the Part	nes cannot reach	agreement regard to	Formost Money shall be ref	unded to Buy	ver upon joint written
66 67	direction of the Part	ties to Escrowee. IN	THE ABSENCE OF	DELIVERI OF	PARTIES AND WITE IS	OF DACT CHALL BE IN ET	ILL FORCE	AND EFFECT.
68 69 70	12. Inspection. It	n addition to the inspe	ction provided in Pai	ragraph r of the		don cavir amental lead-ha	sed paint an	d/or lead-based paint
71 72	hazards (unless sepa	irately waived), wood i	infestation, and/or n	iola inspection(s)	fals Desperty including	without lin lation central	heating, cent	ral cooling, plumbing,
73 74	well, and electric sy	stems, roofs, walls, wi	indows, ceilings, 1100	ors, appuances, a	ing foundations. A major	broot Buyer cell indemni	fy Seller from	n and against any loss
75 76	or damage to the Pr attorney in writing (operty or personal inj "Buyer's Inspection l	ury caused by Buye Notice") of any defec	ts disclosed by th	e Inspections that are una	cceptable to Buyer, t gether	with a copy	of the pertinent pages this Paragraph. If the
77 78	Parties have not rea	ched written agreemen	it resolving the inspe	ection issues with	in the Inspection Period, in	shall be refunded to we	upon joint w	ritten direction of the
79 80 81	Parties to Escrowee.	IN THE ABSENCE	OF WRITTEN NU	TICE PRIOR I	O EXPIRATION OF THE	PEFECT		
82 83	10 Campual Duor	risions and Riders. T ACHED TO AND MA	THIS CONTRACT I	NCLUDES III	GENERAL PROVISION	AS ON THE REVENSE	DE OF THE	
84			ACCEPTANCI	E DATE		12 200 7	—— ·	
85	Buyer Signature:	andstar H	loldings LL	<u> </u>	Seller Signature: 🗶 🤇		100	
86	Buyer Signature:_/	3× (ee / Nomine	€ Seller Signature:			
87	3	700 w. D	Evon, Svi	_		ATE Broken in The	Social Sec	
88	,	e(s) inco/nwood	Social Security A	7/2	Print Seller(s) Name(s) 8932 N	, OZ ARK		
89 90		City		Zip	Address Morton (City City	State	Zip
91 92		7-677-50	Email		Phone #(s)		Email	
93							/	
		NAL PURPOSES:				SION TO Be	Paid	By Seller
94 95	Selling Office and A	gent	MLS#	Email	Listing Office and Agen	•	Paid MLS#	By Seller Bmail
94	Selling Office and A		MLS# State Fax #	Email Zip		City	State	By Seller Bmail Zip
94 95 96 97 98	Selling Office and A Address Phone #	gent	State	Zip	Listing Office and Agen Address Phone #	City		By Seller Email Zip Email
94 95 96 97 98 99 100	Selling Office and A Address Phone # Buyer's Attorney	Gity	State Fax#	Zip	Address Phone # Seller's Attorney	City		
94 95 96 97 98 99	Selling Office and A Address Phone # Buyer's Attorney Address	gent	State	Zip	Listing Office and Agen Address Phone #	City Fax	#State	Email
94 95 96 97 98 99 100 101 102	Selling Office and A Address Phone # Buyer's Attorney Address Phone #	Gity	State Fax # State	Zip	Address Address Address	City Fax	#State	Email

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GENERAL PROVISIONS

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- A. Prorations. Rent, interest on existing mortgage, if any, water taxes and other items shall be prorated to date of closing. If the Property is improved, but the last available tax bill is on vacant land, the Parties shall reprorate taxes when the bill on improved property is available. Security deposits, if any, shall be paid to Buyer at 106 108
- Uniform Vendor and Purchaser Risk Act The provisions of the Uniform Vendor and Purchaser Risk Act of the State of Illinois shall be applicable to this 110 Contract.
- C. Title. At least five days prior to the closing date, Seller shall deliver to Buyer or his agent evidence of merchantable title in the intended grantor by delivering a Commitment for Title Insurance of a title insurance company bearing a date on or subsequent to the Acceptance Date, in the amount of the Purchase Price, subject to no other exceptions than those previously listed within this Contract and to general exceptions contained in the commitment. Delay in delivery by Seller of a Commitment for Title Insurance due to delay by Buyer's mortgage in recording mortgage and bringing down title shall not be a default of this Contract. Every Commitment for Title evidence of title to cure the exceptions and notify Buyer accordingly. As to those exceptions that may be removed at closing by payment of money. Seller may have those exceptions removed at closing by using the proceeds of the sale. 114 115 117
- D. Notice. All notices required by this Contract shall be in writing and shall be served upon the Parties or their attorneys at the addresses provided in this Contract. The mailing of notice by registered or certified mail, return receipt requested, shall be sufficient service when the notice is mailed. Notices may also be served proof of transmission being sent by regular mail on the date of transmission. In addition, facsimile machine with proof of transmission and a copy of the notice with and finalizing this Contract. E-mail notices shall be deemed valid and received by the addressee 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. 120 123 124
 - E. Disposition of Earnest Money. In the event of default by Buyer, the Earnest Money, less expenses and commission of the Listing Broker, shall be paid to Seller. If Seller defaults, the Earnest Money, at the option of Buyer, shall be refunded to Buyer, but such refunding shall not release Seller from the obligations of this Seller's and Buyer's written consent to the Escrowee shall give written notice to Seller and Buyer indicating Escrowee's intended disposition of the Earnest Money and request that if Escrowee is a licensed real estate broker, Escrowee may not distribute the Earnest Money within 30 days after the notice. However, Seller and Buyer agree that if neither Party objects, in writing, to the proposed disposition of the Earnest Money within 30 days after the date of the notice, then Escrowee shall proceed to dispose the Earnest Money as previously noticed by Escrowee. If either Seller or Buyer objects to the intended disposition within the 30 day period, or if Escrowee is a licensed real estate broker. Escrowee is a licensed real estate broker and does not receive the joint written direction of Seller and Buyer authorizing distribution of the Earnest Money, then 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. Licen wee may be reimbursed from the Earnest Money for all costs, including reasonable attorney's fees, related to the filing of the Interpleader arising out of those claims and demands.
- F. Operational Systems. Seller represents that the heating, plumbing, electrical, central cooling, ventilating systems, appliances, and fixtures on the Property are in working order and will be so at the time of closing and that the roof is free of leaks and will be so at the time of closing. Buyer shall have the right to inspect the Property during the 48-hour period for ediately prior to closing to verify that they are in working order and that the Property is in substantially the same condition, normal wear and tear excepted, as of the first plane. 136
- G. Insulation Disclosure Requirements. If the Property is new construction, Buyer and Seller shall comply with all insulation disclosure requirements as provided by the Federal Trade Commission, and Miler 13 is attached. 140 141
- H. Code Violations. Seller warrants that no notice from any city, village, or other governmental authority of a dwelling code violation that currently exists on the Property has been issued and received by seller or Seller's agent ("Code Violation Notice"). If a Code Violation Notice is received after the Acceptance Date and before closing, Seller shall promptly notify Buyer of the No ice 142 144
- I. Heating Cost Disclosure. If the Property is ocated in the City of Chicago, Seller and Buyer shall comply with provisions of Chapter 5-16-010 of the Chicago Code of Ordinances concerning Heating Cost Disclosure for the Chicago Property. 146
- J. Escrow Closing. At the written request of Seller or Buyer received prior to the delivery of the deed under this Contract, this sale shall be closed through an escrow with a title insurance company, in accordance with the governorm of the usual form of deed and money escrow agreement then furnished and in use by the title insurance company, with such special provisions inserted in the end of the escrow agreement as may be required to conform with this Contract. Upon the creation of an escrow, payment of Purchase Price and delivery of deed shall be made through the escrow, this Contract and the Earnest Money shall be deposited in the escrow, and the Broker shall be made a party to the escrow with regard to commission due. The contract and the devided equally between Buyer and Seller. 148
- K. Survey. Prior to closing, Seller shall provide Buyer with a survey by a licensed land surveyor dated not more than six months prior to the date of closing, showing the present location of all improvements. If Buyer or Buyer's mortgarize lesires a more recent or extensive survey, the survey shall be obtained at Buyer's 152 154
- L. Affidavit of Title; ALTA. Seller agrees to furnish to Buyer an afficurity of title subject only to those items set forth in this Contract, and an ALTA form if required by Buyer's mortgagee, or the title insurance company, for extended coverage 155 156
 - M. Legal Description. The Parties may amend this Contract to attach a complete and correct legal description of the Property.
- RESPA. Buyer and Seller shall make all disclosures and do all things necessary to comply with the applicable provisions of the Real Estate Settlement 158 159 Procedures Act of 1974, as amended.
- O. Transfer Taxes. Seller shall pay the amount of any stamp tax imposed by the strip and county on the transfer of title, and shall furnish a completed declaration signed by Seller or Seller's agent in the form required by the state and county, and shall furnish. The declaration signed by Seller or Seller's agent or meët other requirements as established by any local ordinance with regard to a transfer or transaction tax. Any r all estate transfer tax required by local ordinance shall be paid by 160 162 163
- Removal of Personal Property. Seller shall remove from the Property by the Possession Dat & Cobris and Seller's personal property not conveyed by Bill 165 of Sale to Buyer. $\frac{166}{167}$
 - Q. Surrender. Seller agrees to surrender possession of the Property in the same condition as it is on the A.cep ance Date, ordinary wear and tear excepted, subject to Paragraph B of the General Provisions of this Contract. To the extent that Seller fails to comply with this Provision, Sell r inal! not be responsible for that portion of the total cost related to this violation that is below \$250.00.
 - R. Time. Time is of the essence for purposes of this Contract.
 - Number. Wherever appropriate within this Contract, the singular includes the plural.
 - Flood Plain Insurance. In the event the Property is in a flood plain and flood insurance is required by Buyer's lender. Buye extra linear for that insurance. T.
- U. Business Days and Time. Any reference in this Contract to "day" or "days" shall mean business days, and not calendar days. Business days are Monday, Tuesday, Wednesday, Thursday, and Friday, excluding all official federal and state holidays.
- V. Patriot Act. Seller and Buyer represent and warrant that they are not acting, directly or indirectly, for or on behalf of any persol grows, entity, or nation named by Executive Order or the United States Treasury Department as a Specially Designated National and Blocked Person, or other banned or blocked per or, antity, nation or transaction directly or indirectly or indirectly on behalf of, or facilitating this transaction directly or indirectly on behalf of, or facilitating this transaction directly or indirectly on behalf of, any such person, group, entity, or nation. Each Party shall defined, indemnify held harmless the other Party from and against any and all claims, damages, losses, risks, liabilities, and expenses (including reasonable attorneys' fees and costs) arising from or 174 175 176 177
 - W. Brokers. The Real Estate Brokers named in this Contract shall be compensated in accordance with their agreements with their clients and/or any offer of compensation made by the Listing Broker in a multiple listing service in which the listing and Cooperating Broker both participate.

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LEGAL DESCRIPTION

LOT 9 IN GREENKOFF'S RESUBDIVISION OF BERWYN-WESTERN SUBDIVISION, A SUBDIVISION OF PART OF THE SOUTH EAST 1/4 OF THE SOUTH EAST 1/4 OF THE NORTH EAST 1/2 OF SECTION 12, TOWNSHIP 40 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

COMMONLY KNOWN AS: 2413-17 WEST FARAGUT AVENUE, CHICAGO, ILLINOIS 13-1.
COOK COUNTY CORKES OFFICE

PIN: 13-12-233-031-0000