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93114897

CERTIFICATION OF REAL RETAIN CONTRACT

SAUL ARAR, of 5653 Ashland Avenue, Chicago, Illinois, after being first duly sworn on oath, deposes and states that he is of legal age, under no disability, and competent to testify to the following facts from personal knowledge:

He is the Purchaser under the provisions of that certain Real Estate Sale Contract dated January 6, 1993, between BAUL AZAR, as Purchaser, and ANTONIO M. BANTIAGO, as Seller, for the sale and purchase of the real estate and premises commonly known as 4040 North Western Avenue, Chicago, Illinois, legally described as foilows.

LOT 7 IN BLOCK 3 IN PAUL O. STEMBLAND, A SUBDIVISION OF THE EAST 664.7 FEET OF LOTS 1, 2, 3 AND 4 IN SHELBY AND MAGOFFIN'S SUBDIVISION OF THE SOUTH 1/2 OF THE SOUTHEAST 1/4 OF SECTION 13; TOWNSHIF 40 BORTH, RANGE 13 EAST OF THE THIRD PRINCIPAL MERIDIAN IN COOK COUNTY, ILLINOIS

P.I.N. #: 13-13-418-041

2. Exhibit A, attached bereto, is a correct and true copy of the Real Estate Sale Contract described above, as executed by the Purchaser and the Seller, and which is in full force and effect as of the date of this instrument.

IN WITNESS WHEREOF, the undersigned has set his hand and seal this 11th day of February, 1993.

Subscribed and Sworn before me this 11th day of February

" OFFICIAL SEAL " #1 1419 F. STECK THE STATE OF TELINOIS! #Y 014M 30 JN EXPIRES 3/31/93 {

Notary Publi/

This document~is~prepared~by and should be returned to:

Richard E. Steck Steck and Spataro Suite 1640

为O North LaSalle Street Chicago, IL 60602

DEPT-01 RECORDING

\$25.50

- TRAN 4220 02/11/93 18:19:00 \$6014 to | ×-93-114897 COUR COUNTY RECORDER

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Property of Cook County Clerk's Office

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ŀ	CHICAGO ISOCIATIO	ON OF AEALTORS VALS DV
į		APARTMENTS/INVESTMENTS
1	TO: Tony Signtings	SELLER: Date 1/6/43.
1 ' 2	We offer to purchase the property known in: 42	90 N Western chicas
3 l	let anamy implair DFR: S. 18464 (set, together a	(Address) (City) (State) (Zip) with improvements thereon, including the following, if any, now on ven: screens; storm windows and doors; shades; radiator covers; heat-
4 9	premises belonging to Seller, for which a Bill of Sale is to be give ing, central cooling, ventilating, lighting and plumbing fixtures; stai	ven: screens; storm windows and doors; shades; radiator covers; heat- airhall carpeting; boiler room tools; unit hir conditioners;
8 _	refrigerators; ranges; and also	
8 2		form of PERSONAL CHECK
0 4	shall be held by LE Soull Ponts to Color and days green exceptance hereof. Said initial earnest money shall be return	ned and this contract shall be void if not accepted by Seller on or before
1 2	as excover, for the benefit of the parties hereto in an established as	ned and this contract shall be void if not accepted by Seller on or before outsed by LESINII ROBLING CROWN IN INCREST AS secrow account in compliance with the laws of the State of Illinois. An
3 0	 The belance of the purchase price shall be paid at the clo 	
5	INAPPLICABLE SUBPARAGRAPHS):	cosing, plus or minus provations, as follows (STRIKE THROUGH
8	(a) Cach, Cashior's Chesh or Castified Washy or Any Omitifi (b) Assumption of Existing Marinage (See Rider 705, if Applica	cable.)
8	(c) Mortgage Conting-noy. This contract is contingent upon commitment for a fixed rate portgage, or an adjustable rate mortgage	n Purchaser securing within _2 O days giver acceptance hereof a lege permitted to be made by U.S. or Illinols savings and loan associa-
9 0	commitment for a fixed rate portgage, or an adjustable rate mortgage tions or banks for a 729 OF SO DRILL the interest rate	age permitted to be made by U.S. or Illinols savings and loan associa-
1	9.5 % per annum, amorficed over 25 years, p	payable monthly, loan fee not to exceed %, plus ap-
2 p 3 c 4 F	praised and credit report fee. If (n). If said mortgage has a balloon chaser shall pay for private mortlage insurance if required by to Purchaser shall notify Seller in witting within said number of days.	a payment, it shall be due no sooner than years. Pur- landing institution. If Purchaser does not obtain such commitment, as. If Seller is not so notified, it shall be conclusively presumed that
6 ¥	Purchaser has accured such communitation will purchase said prope within an equal number of additional dilys, secura a mortgage con	porty without mortgage financing, it Seller is so notified, Seller may commitment for Purchaser upon the same terms, and shall have the
7 0	oolion of extending the closing date up to the same number of di	days. Said commitment may be given by Seller as well as a third
9 1	such commitment, and pay one application fee as directed by Se Purchaser, Seller nor Broker secures such commitment as above money shall be returned to Purchaser, and Seller shall not be liable for	on customary documents relating to the application and securing of Seller. If Purchaser notifies Seller as above provided, and neither a provided, this contract shall be null and void and all earnest rany sales commission.
3	If an FHA or VA marigage is to be obtained, Seller agrees	to pay the loan discount not to exceed
3 a 4	customerily chargeable to Seller, provided Seller's indicate appear here (dr. Purchase Money Note and Trust Deed or Installment Agrees	ensont For Deed. Purchaser shall pay \$
5 (1	which sum includes earnest money) and the belance by (S RIRE TARO)	DUGH ONE): (Purchase Money Note and Trust Deed) (Installment Agree-
6 a	ment For Deed in the amount of \$ w	with interest at the rate of % per annum to be amortized over "-
6 14 9 fc 0 A 1 S	form of said instrument, Chicago Title & Trust Company Note of said instrument, Chicago Title & Trust Company Note of said instrument No. 74 shall be used, whichever may be applicable, it letter within four days of each request; and, Selfer may caused the aller believes and could be seen to be said or aller believes and could be seen to be	p shall also be made monthly. If the perties cannot agree on the frust Deed No. 7 shall be used, or the George E. Cole Installment in Teller requests a credit report, Purchaser shall deliver same to is a received within three days after receiving and credit report if
2 S	Ac closing. Seller shall execute and deliver to Purchaser or inty Dead with sales and selections.	ture to be executed and delivered to Parchaser a remodelite sur-
5 fo 6 Fr	or such a deed if inst portion of subparagraph 3(d) is applicable secretions of record, private, public and utility easements, roads and tenancies; special governmental taxes or assessments for the control of the con	et to be executed and delivered to Parchaser, a recordable War- deep if the in trust or in an estate), or Articles of Agreement to ruler; only to the following, if my: covenants conditions and and ministrys; party wall rights and agreements, existing leases into not yet ompleted; unconfirmed associal governmental axes or assess-
5 77	red tenuncies; special governmental taxes or assessments for improvement ments; general real estate taxes for the year 19 <u>Ot</u> and subsequent yes 5. Beller represents and warrants that:	tars; the moving to or trust deed set forth in paragraph 3 and or Rider 706.
9 <i>5</i> . G	 Seller represents and warrants that: fa) existing issees, if any, are to be assigned to Purchaser at closin 	ing, none of which expire later than
t 11 t 9.	19 and said existing leases have no option to renew, car ; (c) the 19 Quegengal real esta	ancel or purchase; (1/1h) present monthly gross rental income is
8.	Cleating or sacrow payout shall be on	1907 (except as priving in paragraph 3 c abova), provided title
i ki 5 7.	has been shown to be good or is accepted by Purchaser, at the office of Purchaser, at the office of Purchaser agrees to surrender possession of the premises herein occupied	Purchaser's mortgages or at TLFLE LLP
s pe	rovided this sale has been closed. (a) Use and Occupancy. At closing, Seller shell pay to Purch	chaper \$ per day hir use and occupancy comment.
in al:	norter. Furtheser shall retund any payment made for use and occupancy (b) Possession Escrow. At closing, Seller shall deposit with carro	ion is to be surrendered, or on a switchly basis, whichever period is cy beyond the date possession is surrende od.
to	(b) Possession Recrow. At closing, Seller shall deposit with eacro o guarantee possession on or before date set forth above, which sum if receipt. It haller does not surrender possession as above, Seller sh	m shall be held from the net proceeds or the ale on escrawes form
to	nd occupancy to the date possession is surrendered, said amount(s) to Seller, and acceptance of payments by Purchaser shall not limit Purch. Seller will pay a Broker's commission per Listing Agreement.	ing any possession is surrencered to Furchaser plus any unpaid use to be paid out of escrow and the balance, if any, to be turned over haser's other legal remedies.
5.	Seller will pay a Broker's commission per Listing Agreement.	erating Broker/Huyer Hroker IKE THROUGH ONE) if any, is:
9	THIS CONTRACT IS SUBJECT TO THE PROVISIONS APPEARING	IKE THROUGH ONE) If any, is:
J. P	urchaser Signature of the provisions appearing	ADDRESS TOR N ACID
_	Agrines.	ak: Hill Start
	Type or print name. (Social Security & URCHASER	ADDRESS
ام ر		
AC	CCEPTANCE OF CONTRACT BY SELLER	(City) (State) (Zig)
	This day of	his contract.
82	The transfer of the state of th	ADDRESS 420 W Bloneyst we
<u>~</u>	ype ar print name) (Social Security //	Chicago sell 60657
		ADDRESS (City) (State) (Zip)
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i		The second

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- 1. Real estate taxes based on most recent ascertainable taxes, rent, interest on existing mortgage, if any, water taxes and other proratable items shall be prorated to date of closing. If property herein is improved, but last available tax bill is on vacant land, parties hereto agree to reprorate taxes when bill on improved property is available. Security deposits, if any, shall be paid to Purchaser at closing.
- 2. 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 show to Purchaser or his agent evidence of merchantable tule in the intended grantor 'a' by exhibiting owner's duplicate Certificate of Title or a certified copy thereof, subject to no other exceptions than those listed on the reverse side hereof, end a currently dated Special Tax Report issued by the Registrar of Titles, or (b) 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 listed on the reverse side hereof and to general exceptions contained in said commitment. Delay in delivery by Seller of Commitment For Title Insurance due to delay by Purchaser's mortgages in recording mortgage and bringing down title shall not be a default of this contract. Every Certificate of Title or 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 using the proceeds of sale in payment thereof. IF THE PROPERTY IS REGISTERED IN THE TOBRENS SYSTEM, AND THE PURCHASER'S MORTGAGES REQUIRES TITLE INSURANCE, SAID TITLE INSURANCE WILL BE PAID BY SELLER.
- 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, 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.
- 5. If this contract is terminated without Purchaser's fault, the earnest money shall be returned to the Purchaser, but such refund shall not release Seller from Seller's obligation under this contract. If the termination is caused by Purchaser's fault, then, at the option of the Seller, and upon notice to Purchaser the earnest money shall be forfeited and applied first to payment of Broker's commission and any expenses incurred, and the balance paid to soller. In the event of default, escrowee may give written notice to Seller and Purchaser indicating excover's intended disposition of the earnest money. Seller and Purchaser hereby agree that if neither party objects, in writing, to the proposed disposition of the earnest money within thirty days after the date of mailing of said notice, escrowee shall proceed to dispose of the earnest money appreciously indicated by the escrower if either Seller or Purchaser objects to the intended disposition within the aforementioned thirty day sected, then the parties hereto agree that the escrower may deposit earnest money, less costs, with the Clerk of the Circuit Court by the filling of an action in the nature of interpleader. The parties agree that escrower may be reimbursed from the earnest money for all costs, including reasonable attorney's fees, related to the filling of the interpleader and do hereby agree to indemnify and hold escrewer harmless from any and all claims and demands, including the payment of reasonable attorney's fees, costs and expenses arising out of such default claims and demands.
- 6. Seller warrants that no notice for any city, village or other governmental authority of a dwelling code violation which currently exists in the aforessid premises has been issue; and received by Seller or his agent. If a notice is received between date of acceptance of the contract and date of closing, Seller shall promptly no ify Purchaser of such notice.
- 7. At the request of Seller or Purcham, evidenced by notice in writing to the other party at any time prior to the date for delivery of deed hereunder, this sele shall be closed through an serow with a title insurance company, in accordance with the general provisions of the usual form of Deed and Money Escrow Agreement then furnish and in use by said company, with such appears provisions inserted in the escrow agreement as may be required to conform with this contract. If you 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 escrow and 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 cost of the escrow shall be divided equally between Purchaser and Seller.
- 8. Prior to closing, Seller shall surnish a survey by a fice seed land surveyor dated not more than siz (6) months prior to date of acceptance hersof showing the present location of all improvements. (5) thaser or Purchaser's mortgages desires a more recent or extensive survey, same shall be obtained at Purchaser's expense.
- 9. Seller agrees to furnish to Purchaser an affidavit of title a spect only to those items set forth herein, and an ALTA form if required by Purchaser's mortgages.
- 10. Right is reserved by either party to insert correct legal descript on at any time, without notice, when same is available.
- 11. Seller shall have the right to pay off any existing mortgage(s) out of this proceeds of this sale.
- Purchaser may place a mortgage on this property and apply proceeds of such mortgage to the purchase price.
- 13. Purchaser and Seller hereby agree to make all disclosures and do all things a seasony to comply with the applicable provisions of the neat Estate Settlement Procedures Act of 1974, as amended, and the Illinois Responsible Property Transfer Act of 1988, as amended.
- 14. Seller shall pay the amount of any stamp tex imposed by the state and county on the transfer of title, and shall furnish a completed declaration signed by the Seller or Seller's agent in the form required by the state of 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 paid by designated party in said ordinance.
- 15. Seller shall remove from premises by date of possession all debris and Seller's personal resperty not conveyed by Bill of Sale to Purchaser.
- 16. Seller agrees to surrender possession of the real estate in the same condition as it is at the date of this contract, ordinary wear and tear excepted.
- 17. Time is of the essence of this contract.
- 18. Wherever appropriate, the singular includes the plural and the masculine includes the feminine of the neuter.

 19. THIS CONTRACT IS SUBJECT TO THE FOLLOWING:

 A. ELECTRICAL, PLUMBING, HEATING CTC COMPLIY

 WITH CITY CODE, IF IT DOES NOT SCLOCK WILL

 CORRECT WHICH EVER IS NECESSARRY ON HIS

 O. WN CXPENS.

B. AMONG OTHER PTENCHED ITEM, SELLER WILL THE

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