STANDARD FORM REAL ESTATE CONTRACT

NOTICE: THIS CONTRACT CONSTITUTES A LEGALLY BINDING CONTRACT FOR THE PURCHASE AND SALE OF RESIDENTIAL PROPERTY. IF YOU DO NOT UNDERSTAND OR AGREE WITH ANY OF THE TERMS OR CONDITIONS SET FORTH IN THIS CONTRACT, YOU SHOULD CONSULT WITH A LICENSED ATTORNEY OF YOUR CHOICE PRIOR TO SIGNING THIS DOCUMENT. NO PROVISIONS OF THIS CONTRACT ARE FIXED BY LAW AND ALL TERMS AND CONDITIONS ARE SUBJECT TO NEGOTIATION PRIOR TO EXECUTION.

THIS AGREEMENT for the purchase and sale of the real property described below (the "Property"), is upon the following terms and conditions:

1. Seller(s):	0	maha Property Manager				
Address:	105	Walnut Street		Seymour	CT	06483
2. Buyer(s):		Nicole Kristoff	&	Lav	wrence Gamn	1
Address:	44A	Smith Street		Seymour	C	06483
3.Real Property Add	dress:	105 Walnut Street		Seymour	CT	06483
4.Personal Property	, if any, to	be included: Oven/Range, Refrig	gerator, Dishwasher	, Microwave		
To be excluded:						_
5.Purchase Price						
Payable as						• • • • • •
(a) By Initia		(a) \$	3,000.00			
(b) By Add	itional De	posit to be paid on or before			(b) \$	
		a Bank, Institutional or Purchase Mone shall be immediately available to Selle			(c) \$	291,000.00
		elivered at closing in cash, certified ch which shall be immediately available			(d) \$	6,000.00
			TOTAL PURC	CHASE PRICE	· ·	300,000.00 + (b) + (c) + (d)
⊠ Third Part	y Mortgaç		je			
(b) Term of	f Mortgag	Amount at Prevailing Interest Rate: \$ e: (Years) 30 mmitment to be obtained by 12 /				
If filled in, I	Paragrapl	n 23 is automatically made a part of the	nis Contract.			
7. Closing Date:						
12/29/2021 Month/Day/Year		er's attorney's office, or at Mortgage L		New Haven	County, if re	
		ontract is subject to review by the atto- contract by written notice to the other				

Buyer Initials

executed counterpart of this Contract. Upon cancellation, the Deposit shall be returned to the Buyer.

Seller Initials __

Page 2 of Real Estate Co	ntract Date	d: <u> </u>	21/2021	For Prope	rty Know	n As:	<u>105</u>	Walnut Street			<u>ymour</u>
									(CT	06483
9. Inspection Contingency:									10 da	ays	
. The "Title Search Compl	etion Date"	shall be n	o later tha	n ten (10) bı	usiness da	ys after	the "In	spection Completion D	ate."		
		VAIVED			YES	WAIVE	ED	a	YES	WAI	/ED
Building/Mechanical	X _	H	Water	onio Chomia	X Note I			Oil Tank	X	Ļ	╡
Termite/Other Insects Septic	A	X	Radon-A	anic Chemic		X		Lead Asbestos	X	F	╡
Title Search	X	Ħ	Nadon-A	ii/ vvatci				A3063103			_
This coulon	W										
If filled in, Paragraph 2	24 is Automa	atically ma	ade a part	of this Contr	act.						
10. Residential Condition F											
at closing with \$500.00, if \$			written Re	esidential Co	ondition Re	eport as	require	ed by Sections 20-327	b-e, of th	ie Cor	necticut
General Statutes, inclusive	•										
11. Lead Disclosure: Buyer									t Form re	e: Lea	d Based
Paint as required by Feder	al EPA HUD	Disclosu	re Regulat	ions (copy a	ittached).	Buyer's	s Initial	S			
"STATEMENT RE: LEAD B	SASED PAIN	NT. The pa	arties ackn	owledge tha	t dwellina	units co	nstruct	ed prior to 1978 are lik	elv to co	ntain l	ead-based
paint which could create a											
built before 1978, the partie											
annexed hereto a complete	ed Disclosur	e and Ack	knowledgm	ent Form re	: Lead-Ba	sed Pair	nt as re	equired by federal EPA	HUD dis	closur	re
regulations."											
12. Possession and Occup	ancy Accer	otance of I	Deed: The	Buver shall	have excli	ısive no	ssessi	on and occupancy of the	ne Prope	rtv in a	a broom
clean condition on the Clos											
Contract except for any wa											
delivery of the Deed or whi	ch survive d	delivery of	the Deed.								
13. Additional Paragraphs:	Unless cros	ssed out, t	the followir	ng Paragrap	hs 16 thro	ugh 29 a	are her	eby made a part of this	Contrac	t.	
14. Additional Terms and/o	r seller conc	cessions):									
		, -									
45 Didara Attachada											
15. Riders Attached:				_							
16. Warranty Deed, Market											
Warranty Deed, (or Fiducia encumbrances, so long as											
Property unmarketable (i) a											
easements of record; (iii) a											
assessments due and paya											
Seller shall be allowed to p											
commitment ("Postponeme											
unable to convey title confo											
remit to the Buyer the Depo be terminated. The market											
Property shall be conveyed											
ments. In the event Seller											
certified mail, facsimile or h											
shall return to the Buyer the	e Deposit to	gether wit	th any exp	enses incurr	ed by the	Buyer fo	or title e	examination (not to exc	eed \$25	0.00).	
17. Condition of Premises:	(a) The Buy	er repres	ents that h	e has inspe	cted the P	roperty,	is satis	sfied with the physical of	ondition	there	of and
agrees to accept the Prope	erty in its pre	esent conc	dition, "as i	s", subject to	o reasonal	ole wear	and te	ear to the Closing Date	. The Buy	yer rep	presents that
neither Seller nor any repre											
entering into this Contract of Date in substantially the sa											
accept the Property in such											
the Closing Date including											

Buyer Initials

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Seller Initials _

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personal property not included in the sale and shall deliver to the Buyer all keys available to the Seller; (d) The Buyer shall have the right to inspect the Property prior to the Closing at a time mutually agreed upon to confirm that the condition of the Property conforms to the requirements of this Contract.

- 18. Risk of Loss, Damage: The risk of loss or damage by fire or other casualty to the Property until the Closing Date is assumed by the Seller. In the event of loss or damage occurring prior to the delivery of the Deed, Seller shall repair and restore the Property prior to the Closing Date, or, may delay the closing at his option for up to the earlier of thirty (30) days from the date of such loss or damage or the date Buyer's mortgage loan commitment expires ("Delay Period") in order to complete restoration or repairs. If at the expiration of the Delay Period the Seller has failed to repair or restore the Property to its condition prior to the loss or damage, the Buyer shall have the option of: (a) Terminating this Contract, in which event the Deposit together with any amounts actually expended by the Buyer for the examination of title (not to exceed \$250.00) shall be remitted to the Buyer and thereupon the parties shall have no further rights and obligations under this Contract; or (b) Closing title by accepting the Deed conveying the Property in accordance with all of the other provisions of this Contract and receiving the benefit of any insurance policies or funds paid or recoverable on account of such loss or damage, less any sums actually expended by the Seller for restoration or repairs. The Seller shall not be responsible for loss or damage to trees or other plantings due to natural causes provided such loss or damages does not exceed \$250.
- 19. Escrow of Deposit: The Initial Deposit and Additional Deposit (collectively the "Deposit") shall be paid not later than the date(s) specified in Paragraph 5. Seller's attorney, as escrow agent, shall hold the Deposit in a non-interest bearing account until Closing or prior termination of this Contract. The Deposit shall be paid to the Seller at Closing. In the event of termination prior to Closing, the escrow agent shall (a) retain the Deposit in escrow until directed to disburse the Deposit by mutual agreement of the parties or by court order; or (b) commence an interpleader action and pay the Deposit into court whereupon the escrow agent shall be relieved of all further obligation. In the event that the Additional Deposit is not paid when due, Seller may give written notice of such failure to Buyer by certified mail, facsimile or hand delivery and if such Additional Deposit is not paid within five (5) days thereafter, this Contract shall be deemed terminated for Buyer's default and the Initial Deposit shall be delivered to and retained by the Seller as liquidated damages, and thereupon, the parties shall be relieved of all further liability hereunder except as otherwise specifically set forth herein. The escrow agent shall not be liable for any error of judgment, or for any act performed or omitted in good faith, or for any mistake of law.
- 20. Default, Liquidated Damages: If Buyer defaults under this Contract after the Deposit has been paid, the Deposit shall be remitted to and retained by Seller as liquidated damages, and thereupon, the parties shall be relieved of all further liability under this Contract except as otherwise specifically set forth herein. In the event that legal action is commenced to enforce any provision of this Contract, the prevailing party shall be entitled to reimbursement of court costs and attorneys fees incurred therein.
- 21. Adjustments at Closing: Property taxes, utilities, municipal assessments and use charges, rents, district taxes, association charges, and other charges customarily adjusted at closings in accordance with the custom of the Bar Association for the town wherein the Property is located, will be prorated as of the Closing Date. The Buyer shall reimburse the Seller at Closing for any fuel stored on the Property. Property taxes will be adjusted on a uniform fiscal year basis. Installments payable on sewer and other municipal lien assessments after the Closing will be assumed by the Buyer. Seller shall deliver to Buyer at closing checks sufficient to satisfy state and local conveyance taxes.
- 22. Personal Property: Unless excluded in Paragraph 4, the Personal Property included in the sale shall consist of the following: screens, storm windows, TV antenna, venetian blinds, curtain rods and fixtures, wall to wall carpeting, awnings, shades, automatic hot water heater, plumbing, heating and lighting and electrical fixtures (except portable heaters, rented water heaters and lamps), shrubbery, plants and all other fixtures now located on the Property and the personal property listed in Paragraph 4.
- 23. Mortgage Financing Contingency: Third Party Mortgage. The Buyer's obligations hereunder are contingent upon Buyer obtaining a written commitment from a bank or institutional lender for a mortgage loan satisfying the specifications set forth in Paragraph 6(a), (b) and (c) and upon such other terms and conditions as are standard for similar loan commitments. Buyer agrees to apply for such financing immediately and to pursue such application with diligence. If Buyer is unable to secure such a commitment by the date set forth in Paragraph 6(c), and so notifies the Seller or the Seller's Attorney in writing, by certified mail, facsimile or hand delivery, on or before such date, this Contract shall be terminated by such notice and the Deposit shall be returned to Buyer. Absent such Notice, this contingency shall be deemed satisfied and this Contract shall continue in full force and effect.

Purchase Money Mortgage. A Purchase Money Note and a Purchase Money Mortgage as described on the attached Rider shall be executed and delivered by the Buyer to the Seller at Closing.

24. Inspection Contingency: Buyer acting by representatives of Buyer's choice shall complete the inspections, tests, assessments and title search of the Property as designated in Paragraph 9 prior to the "Inspection Completion Date" or the "Title Search Completion Date", as the case may be. If, based upon such inspections, tests, assessments and title search, Buyer is not reasonably satisfied with the title or physical condition of the Property and so notifies the Seller or the Seller's Attorney in writing, by certified mail, facsimile or hand delivery, not later than two business days after the "Inspection Completion Date," or the "Title Search Completion Date," as the case may be, this Contract shall be deemed terminated by such Notice and the Deposit shall be returned to the Buyer. Absent timely notice hereunder, terminating this Contract, this contingency shall be deemed satisfied and this Contract shall continue in full force and effect.

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- 25. Title Insurance Affidavit: Seller agrees to execute and deliver to the Buyer at the Closing of Title an affidavit acceptable to the Buyer's title insurer confirming the non-existence of (i) mechanics' or material men's liens, (ii) tenants' rights in or to the Property, (iii) security interests in personal property or fixtures included in the sale, and (iv) confirming information required to provide the Buyer's mortgage lender with survey coverage, including updating an existing survey, if any.
- 26. Condominium/Common Interest Community: If the Property is in a Condominium or Common Interest Community, Seller shall deliver to the Buyer a Resale Certificate and other documents as required by Section 47-270 of the Connecticut General Statutes.
- 27. Buyer's Lien: The Deposit and Buyer's reasonable expenses actually incurred for title examination to the Property are hereby made liens on the

Property, but such liens shall not continue after a default by the Buyer.

Omaha Property Manager

28. Entire Agreement; Binding Effect: This Contract contains the entire agreement of the parties and there are no representations, inducements or other provisions other than those set forth herein. All changes, additions or deletions to this Contract must be in writing and signed by all parties. This Contract is non-assignable and shall be binding upon and inure to the benefit of the parties, their heirs, successors and assigns.

29.Seller's Agent:	Steven Rivkin	(203) 387-0200	Buyer's Agent:	Kelsey Oddo	(203) 848-9156		
	Name	Telephone		Name	Telephone		
icense Number: REB.0788129			License Number:	791935			
Agent's Firm:	Planet Real	ty, LLC	Agent's Firm: Kelsey & Co. Real Estate				
Address: <u>924 Whall</u>	ey Avenue New I	Iaven CT 06515	Address: 2911 Dixwell	Ave Suite 305 Ham	nden CT 06518		
Seller's Attorney	Name		Buyer's Attorney	Anthony Carbonell	a 203-248-2817 Telephone		
Attorney's Email:		Токрионе	Attorney's Email:	carbonella	•		
Address:			Address: 2572 Whit	ney Avenue Ham	nden CT 06518		
		as a Dual Agent □ S Agent or Broker was the					
Authentision Wisheld		11/21/2021	Lawrence Gamm		11/21/2021		
	Buyer's Signature e Kristoff	Date	Law	Buyer's Signature rence Gamm	Date		
	Seller's Signature	Date		Seller's Signature D			