

MAESHA

I finally purchase the home at  
1628 Daelene at 4:30 pm April 20th The  
Seller has agreed to sign a purchase agreement  
with the understanding he can't transfer until  
we get the house signed off by Nathan  
which should take no more than 180 days  
I can fast the house Friday the 22 of April  
and get all paperwork done in a week.  
Please Grant us the opportunity to Repair  
The home I'll try to call you tomorrow  
or you could call me Thanks

Joe Steumores

612 889 7311

1628 Dreyer

New Electric Service + complete up date in house To code

New bathroom. All New. Bring Plumbing up To code.

New kitchen with Granite

sand All Floors

Paint Entire Home

Clean yard + Landscaping

\$ 60000<sup>00</sup>

Plumber Mike Doody

Electrical BCA electric

Heating Andy Maggi A+m mechanical

Floor sanding Javier Theowoods

Granite. Minnesota Granite.



04/20/2022

To the city of St. Paul:

Joe Steinmaus with Metro Holdings LLC has in excess of \$200,000.00 in his account with American National Bank for the purpose of purchasing and rehabbing the property at 1628 Darlene St, St. Paul, MN.

Sincerely,

A handwritten signature in black ink, consisting of several loops and a long horizontal stroke that extends to the right.

Victoria Smith

Community Banker

10. PRICE TERMS AND OTHER CONDITIONS:

Buyer and Seller agree to the following terms:

- a) Seller shall deliver to Buyer a Quit Claim Deed for the Property;
- b) The Buyer shall pay the Seller \$ 50000.00 ( \_\_\_\_\_ dollars), with One Thousand (\$1,000.00) to be held in the trust account of Attorney Sean Skrypek, and payable only in the event of The City of St. Paul, through the City Council agrees to:
  - Halt the demolition of the Property;
  - Approves the sale of the property to the Buyer;
  - Allows DSI to issue permits to be issued for the rehabilitation of the Property.
- c) Buyer shall take possession of the Property immediately after the above conditions are met. Though Buyer will allow Seller time to remove possessions from the Property with dates and times to be agreed upon later;
- d) During the time between the closing date and the date possession is transferred to Buyer, Seller agrees to take reasonable care of the property and will deliver the property in the same condition with all the appurtenances, fixtures, and equipment attached to the property at the time of closing.

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SIGNATURE SECTION

**Metro Holdings LLC**

Dated: 4-20, 2022

By: \_\_\_\_\_

Joe Steinmaus, its Chief Manager

Dated: 4-20, 2022

By: \_\_\_\_\_

Michael Fredrick Murray

Dated: \_\_\_\_\_, 2022

By: OWNER

## TRANSACTION AGREEMENT FOR THE SALE OF REAL PROPERTY

(Page 1 of 2)

This agreement, dated the 20<sup>th</sup> day of April, 2022, between **Michael Fredrick Murray**, (herein referred to as the "Seller") and **Metro Holdings LLC, a Minnesota limited liability company**, (herein referred to as the "Buyer"), and concerns the real property located in the County of Ramsey, State of Minnesota, having a physical address of: Lot 9, Block 3, Jerome's Addition, "The Property".

The buyer and seller agree to all of the following terms, conditions, and statements on both pages of this agreement:

1. This is a written memorial of understanding between the parties and a binding agreement.
2. The buyer, nor its agents, employees, attorneys, or others, do not represent the Seller(s) in any capacity, including a fiduciary capacity. The buyer is acting in its own financial interest and accord.
3. The Seller agrees this is not intended to be a reconveyance transaction within the definition of Minnesota law, specifically, Minnesota Chapter 325N. This is an outright sale of the Seller's interest in the real property to the Buyer. The Sellers are divesting all title ownership as part of this agreement. All disclosures pursuant to Minnesota Statute 580.06, if any are due, have been made and the parties acknowledge timely receipt herein.
4. The paragraphs and lines to this agreement are severable as to all parts in the event any part thereof is held void or unlawful by any Court or Administrative agency for any reason.
5. This document is the only agreement, written or otherwise, between the parties. This document contains the entire agreement. This agreement may not be altered except by the mutual written consent of all parties hereto.
6. The specific price terms of the transaction are indicated on page 2 of this agreement.
7. The parties waive the right to counsel but have been afforded ample opportunity to seek it.
8. Seller agrees to convey the Property via a Quit Claim Deed.
9. Buyer shall have the immediate right to possession at any time to prevent any violation of Minn. Stat. 325N.