IT IS AGR
Ra
of the County
an
of the County o That the Si premises, hereb MA
together with a

COMPUTER_	V
RECORDED_	V
COMPARED	

11 15	AGREED this 80 May 19 93 by and between
	Ray J. McLaughlin and Agnes C. McLaughlin, husband and wife,
f the Cou	Madison State of lowe, Sellers: and Gary P. Cornelius and Karen L.  Cornelius, husband and wife, as Joint Tenants with Full Right of Survivorship
	and not as Tenants in Common,
T	nty of <u>Marshall</u>
	SEE ADDENDUM "A" ATTACHED HERETO AND MADE A PART HEREOF
nav be be	ith any easements and servient estates appurtenant thereto, but with such reservations and exceptions of title a low stated, and certain personal property if and as may be herein described or if and as an itemized list is at eto and marked "Exhibit A" all upon the terms and conditions following:
1. TOTA	PURCHASE PRICE. The buyer agrees to pay for said property the total of \$ 42.500.00 due and payable a
(a) 50W (b) BALA	N PAYMENT of \$ 23,000,00 RECEIPT OF WHICH IS HEREBY ACKNOWLEDGED: and
	The Principal balance of this contract plus interest of 6% per annum is to be paid in Full after January 1, 1994 and before January 15, 1994.
	This contract shall not allow Buyers to prepay all or any part of the principal without penalty.  This contract shall be due and payable in full upon sale or assignment by the Buyer.
	2938 2071 MAY 19 83 - 11.94 A.M
LTE OF IC DISON COL	Inst No. Filed for Recording Fee 15 4 Michelle Utsler, Recorder, By Deputy
DISON COL	

[Decide, for yourself, if that formula is fair if Suyers are purchasing a lot with newly built improvements.]

4. SPECIAL ASSESSMENTS. Sellers shall pay the special assessments against this property: (Strike out either (a) or (b) below.)

Which, if not paid in the year 19... , would become delinquent and all assessments payable prior thereto.

(b) Which are a lien thereon as of 5/20/93
(Date)
(c) Including all sewage disposal assessments for overage charge heretofore assessed by any municipality having jurisdiction as of date of passession.

Buvers, except as above stated, shall pay all subsequent special assessments and charges, before they become delinquent.

5. MORTGAGE. Any mortgage or encumbrance of a similar nature against the said property shall be timely paid by Sellers so as not to prejudice the Buvers into the Sellers tail to pay, Buvers may pay any such sums in delault and shall receive credit on this contract for such sums so paid. MORTGAGE SELLERS. Sallers, thair successors in interest or assigns may, and hareby reserve the right to at any time mortgage their right, title or interest in

BY SELLERS. Sallers, their successors in interest or assigns may, and hereby reserve the right to at any time mortgage their right, title or interest in such premises or to renew or extend any existing mortgage for any amount not exceeding 100 % of the then unpaid balance of the purchase price herein provided. The interest rate and amortisation thereof shall be no more operous than the installment requirements of this contract. Buyers hereby expressly consent to such a mortgage and agree to execute and deliver all necessary papers to aid Sellers in securing such a mortgage which shall be prior and paramount to any of Buyers' then rights in said property. DEED FOR BUYERS SUBJECT TO MORTGAGE. If Buyers have reduced the balance of this contract to the amount of any existing mortgage belance on said premises; they may a their option, assume and agree to pay said mortgage according to its terms, and subject to such mortgage shall receive a deed to said premises; or Sellers at their option, any time before Buyers have made such a mortgage commitment, may reduce or pay off such mortgage against said premises; reserves the right, it reasonably necessary for their protection to divide or allocate the payments to the interested parties as their interests may appear. SELLERS AS TRUSTEES. Sellers agree that they will collect no money hereunder in excess of the amount of the amount of the exemption of the contract less the total amount of the exemption on the interest of Sellers or their artigans in said real estate; and Sellers shall hereafter collect or receive any moneys hereunder beyond such amount, they shall be considered and held as collecting and receiving said money as the agent and trustee of the Buyers for the use and benefit of the Buyers.

- 6. INSURANCE. Except as may be otherwise included in the last sentence of paragraph 1(b) above. Buyers as and from said date of possession, shall constantly keep in force, insurance, premiums therefor to be prepaid by Buyers [without notice or demand) against loss by lire, fornado and other hazards, casualties and contingencies as Seller may reasonably preduce on all buildings and improvements, now on or hereafter placed on said premises and any personal property which may be the subject of this contract in companies to be reasonably approved by Sellers in an amount not less than the full insurable value of such improvements and personal property or not less than the unraid ourrhase eries herein whichever amount is smaller with such insurance davable to Sellers and buyers their interests may appear. BUYERS SHALL PROMPTLY DEPOSIT SUCH POLICE RIDERS WITH SELLERS for the further security for the payment of the sum herein mentioned. In the event of any such casualty loss, the insurance proceeds may be used under the supervision of the Sellers to replace or repair the loss of the proceeds be adequaled; if not then some other reasonable application of such funds shall be made; but in any event such proceeds shall stand as security for the payment of the obtaining the proceeds.
- 7. CARE OF PROPERTY. Suyers shall take good care of this property; shall keep the buildings and other improvements now or hereafter placed on the said bremises in good and reasonable repair and shall not injure, destroy or remove the same during the life of this contract. Suvers shall not make any material alteration in said premises without the written consent of the Setters. Buyers shall not use or permit said premises to be used for any illegal purpose.
  - 8. LIENS. No mechanics' lien shall be imposed upon or foreclosed against the real estate described herein.

7
Pinada
-
•
period
-
-
-
M 997
Ben.
248.8
0000
1000

not constitute such destruction and the proceeds of this contract, and any continuing in Sellers as joint tenants with rights of survivorship and not as tenants in common; any belance of the proceeds of this contract to the surviving Seller (or Sellers) and unless and except this paragraph is stricten from this agreement.	2. If and only if the Sellers immediately praceding this sale, hold the title or been destroyed by operation of law or by acts of the Sellers, this sale shell g end/or receptured rights of Sellers in said real estate, shell be and continue and avers, in the event of the death of one of such joint tenants, agree to pay to accept deed solely from him or them consistent with paragraph 13 below
10Vs. "SELLEES." Spouse, if not titleholder immediately preceding this sale, relimpuishing all rights of dower, homestead and distributive share and/ar in compile printed portion of this contract, without more, shell not rebut such presumption, nor erry, or in the sale proceeds, nor bind such spouse except as elareseid, to the term	
11. TIME IS OF THE ESSENCE of this Agreement. Feilure to promptly essent is waiver of any existing or subsequent default.	rights of Sellers herein shell not, however, be a weiver of such rights or a
reservation or qualification EXCEPT; (a) Zoning ordinances; (b) Such restrictive cov- limited by paragraphs 1, 2, 3 and 4 of this contract; (a) Sallers shall give Special if not a titlanoider, need not join in any warranties of the deed unless otherwise	events at may be those of record; (c) Care person to Buyers; (f) Spouse
(N)	(Mineral reservations of record?)  sets of other parties?) (Lesses?)
13. DEED AND ABSTRACT, BILL OF SALE. If all said sums of manay and inte for performance by Buyers have been complied with, Selfers will execute and deliver to simple pursuant to and in conformity with this contract; and Selfers will at this time this contract. Such abstract shall begin with the government petent (unless pursuant to period of abstracting) to said premises and shall show liftle thereto in Selfers and	trest are paid to Sellers during the life of this contract, and all other egreements.  Burers e——————————————————————————————————
the next sentence. This contract supersedes the previous written after at Buyers to day of	ecting due to any ect or change in the personal effairs of Sellers resulting in a t of this agreement, then upon due performence by Buyers, Sellers shall esecute
14. APPROVAL OF ABSTRACT, Buyers haveeramined the abstract	ct of title to this property and such abstract iseccepted.
15.1. FORFEITURE, If Buyers (a) feil to make the payments efereseid, or eny p ments or charges, or any part thereof, levied upon seid property, or assessed age (c) fail to been the property insured; or (d) fail to been in received then sellers, in addition to any and all other legal and equitable cancel this contract as provided by lew (Chapter 856 Code of lowe). Upon comition for money paid, or improvements made: but such oavements and/or improvem of seid property, and/or as liquidated demages for breach of this contract; and hall be in possession of seid real estate or env part thereof, such party or parties may be treated as tenants holding over, unlawfully after the expiration of a leste.  15.2. FORECLOSURE. If Buyers (ai), in any one or more of the specified ways	inst it, by any laring body before any of such items become delinations: or as herein required; or (e) (ail to perform any of the agreements es herein le remedies which they may have, at their option, may proceed to forfeit and plerion of such forfeiture Buyers shall have no right of reclamation or compensations if any shall be retained and tent by Sellers as compensation for the use upon completion of such forfeiture, if the Suvers, or any other become or persons in possession shall at once peacefully remove therefrom, or failing to do to end mer accordingly be ousted and removed as such as provided by law.  To comply with this contract, as in (e), (b), (c), (d) or (e) of numbered
paragraph 15.1 above crowided, Sallers may upon thirty (30) days written notice days such default or defaults are not removed, declare the entire balance hereun this contract may then be loveclosed in equity and a receiver may be appointed be applied as may be directed by the Court.	dar immediately due and payable; and theregiter at the option of the Sallers
36. ATTORNEY'S FEES. In case of any action, or in any proceedings in any or title herein of Sellers, or in any other case permitted by law in which attorney described property, Buyers agree to pay reasonable attorneys' fees.	Court to collect any sums pavable or secured herein, or to protect the lien is fees may be collected from Buyers, or imposed upon them, or upon the above
17. INTEREST ON DELINQUENT AMOUNTS. Either party will pay interest at amounts herein as and effer they become delinquent, and/or on cash reasonably advances.	nced by either party pursuant to the terms of this contract, as protective disburse-
18. ASSIGNMENT. In case of the assignment of this Contract by either of the stame of such notice be furnished with a duplicate of such assignment by such assign perform, unless a specific release in writing is given and signed by the other perty.	icrs. Any such assignment shall not terminate the liability of the assignor to to this Contract.
19. PERSONAL PROPERTY. If this contract includes the sale of any personal personally thall be considered indivisible with the real estate above described; operate as the forfeiture or foreclosure hareof ageinst all such personal property.  20. CONSTRUCTION. Words and phrases kerein including acknowledgments.	and any such termination of Buyers' rights in said real estate shall concurrently
temining or neuter gender, according to the context. See paragerph 101/2, above, for	destriction of the and Westers !!
21. SPECIAL PROVISIONS.	construction of the word Setters.
Executed fluolicate triplicate	I I I '
Faculari Juplicate	Sary P. Cornelius
Ray J. M. Loughlin  Ray J. McLaughlin  (lane C. Mc Loughlin	Cary P. Cornelius  Aven J. Cornelius
Ray J. M. Loughlin  Ray J. McLaughlin  (laner C. Mc Laughlin	Bary P. Cornelius  Karen L. Cornelius  BUYERS
Ray J. M. Loughlin  Ray J. McLaughlin  (lane C. Mc Loughlin	Cary P. Cornelius  Aven J. Cornelius
Ray J. McLaughlin  Ray J. McLaughlin  Clause C. McLaughlin  Agnes C. McLaughlin  SELLERS  STATE OF IOWA  COUNTY, 15:	Buyers' Address
Ray J. McLaughlin  Ray J. McLaughlin  Ray J. McLaughlin  SELLERS  STATE OF 10WA  On this July of May  Appeared  Ray J. McLaughlin and Agnes C. McLaugh	Eary P. Cornelius  Karen L. Cornelius  BUYERS
Ray J. McLaughlin  Ray J. McLaughlin  Ray J. McLaughlin  SELLERS  STATE OF 10WA  On this July of May  Appeared  Ray J. McLaughlin and Agnes C. McLaugh	Buyers' Address  See me, the undersigned, a Notery Public in and for said State, personally nughlin, husband and wife, SELLERS and nelius, husband and wife, RITYERS
Ray J. McLaughlin  Ray J. McLaughlin  Clanes C. McLaughlin  Sellers' Address  State of 10Wa County, 48:  On this Justin of May A. D. 19-93 beto appeared  Ray J. McLaughlin and Agnes C. McLaughlin and Karen L. Corn to me known to be the identical persons named in and who executed the within and to me known to be the identical persons named in and who executed the within and to me known to be the identical persons named in and who executed the within and the me known to be the identical persons named in and who executed the within and the me known to be the identical persons named in and who executed the within and the me known to be the identical persons named in and who executed the within and the me known to be the identical persons named in and who executed the within and the me the identical persons the identical persons the me the identical persons the identical persons the identical persons the identity of the identical persons the identical persons the identity of the i	Buyers' Address  Buyers' Address  See me, the undersigned, a Notery Public in and for said State, personally sughlin, husband and wife, SELLERS and seelius, husband and wife, BIIYERS  I foregaine imposit, and achieved the fore of the fame as their
Ray J. McLaughlin  Ray J. McLaughlin  Clanes C. McLaughlin  Sellers' Address  State of 10Wa County, 48:  On this Justin of May A. D. 19-93 beto appeared  Ray J. McLaughlin and Agnes C. McLaughlin and Karen L. Corn to me known to be the identical persons named in and who executed the within and to me known to be the identical persons named in and who executed the within and to me known to be the identical persons named in and who executed the within and the me known to be the identical persons named in and who executed the within and the me known to be the identical persons named in and who executed the within and the me known to be the identical persons named in and who executed the within and the me known to be the identical persons named in and who executed the within and the me the identical persons the identical persons the me the identical persons the identical persons the identical persons the identity of the identical persons the identical persons the identity of the i	Buyers' Address  We me, the undersigned, a Notery Public in and for said State, personelly sughlin, husband and wife, SELLERS and selius, husband and wife, RIIYERS

## ADDENDUM "A"

. 3

The Northwest Quarter of the Southeast Quarter except a tract commencing at the Northwest corner of said Southeast Quarter and running thence East 4 rods, thence in a Southeasterly direction 16 rods to a point 14 rods East of the West line thereof, thence South 5 rods, thence in a Southwesterly direction 20 rods to a point 32 rods South of the place of beginning, thence North 32 rods to the place of beginning, containing 1 2/3 acres more or less, in Section Twenty-five (25) in Township Seventy seven (77) North, Range Twenty six (26) West of the 5th P.M., Madison County, Iowa