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REAL ESTATE CONTRACT-INSTALLMENTS

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IT IS AGREED this	ંડે		<i>,</i> *			
IT IS AGREED thisAlice M. Land	——— day of نیر	June June	_ 19 <u>96</u> by ։	and between _	_Russell M	. Lander and
			IIII Erancia]. McAllie	ton la	- Langer and
of the CountyMad	dison	State of lows	Salla	McAllis	ter husbar	<u>ng LuAna May</u> nd and wife,
Randall G. Ar	rcher, a marri	ed nonce	Sellers; and			id and wire,
of the Court Madi	con	eu person				
of the County of Madi	3 this section is	, State of lov	va, Buyers:			
That the Sellers, as in hereby agree with the Sellers State of lowa, to-wit:	I this contract provide liers to Purchage to	led, agree to se	If to the Buyers,	and the Buver	S in consideration	
hereby agree with the Se State of lowa, to-wit:	one to reachase (re rollowing des	cribed real estate	situated in the	County of _Ma	dison
The Southwest of the Souther Township 77 No or less,	Quarter (SW%) of the So	uthwest Oua	rter (SWW)	and the u	
'ı !;					COMPINE	. V.
I					COMPUTER FIZOCACE	
					CC::248=5	
together with any social					CV III III III	<u></u>
together with any easeme may be below stated, and hereto and marked "Exhib 1.TOTAL PURCHASE PRICE. TO as directed in	par y all nbout the te					ed list is attached
(a) DOWN PAYMENT of a 12 F	500 00					due and payable at
(b) BALANCE OF BURGLASS	75 000	 !	RECEIPT OF WHICH IS	EREBY ACKNOWLE	IDOCO	County, lowa, as follows.
accrued interes January, 1997, rate of 7.0% pe 1st day of Janu principal and a	and \$4,0//.85 or annum, semi	, including annually, o	principal on or before	and accrus	re the 1st ed interest	day of
DISON COUNTY, Book 136	6 Page 509	Recording F	23 day of J	Michelle Utsler, Ro	//	M. Nible
2. POSSESSION. Buyers, concurren	ntly with due performance on the	dir part shall be entitled to	Managan at a sign	months 1st		
	19.7U - and the			monthe 130		day of
and are entitled to rentals therefrom on an 3. TAXES. Setters shall now	nd after date of possession, a	indicate by 'yea' in the	shall perform the obligation	is of this contract, if B	uyers are taking subject	to the rights of lessees
3. TAXES. Selfers shall pay	real estate t	axes prorat	ed to the d	ate of no	2000	
and any unpaid taxes thereon payable in responsible for the payment of said taxes, a year. Any prorettion of taxes shall be beau (Decide, for yourself, if that formula is fair if 4. SPECIAL ASSESSMENTS. Selects	Buyers are purchasing a lot	ear currently payable a with newly built improve	unless the parties state of ments t	otherwise.	same become definque if of such items not leter	nt. Whoever may be than July 15 of each
MOOMAXXXXXXXXXXXX	s shall pay the special assess	ments against this propr	erty (Strike out either (a)	or (b) below)		
MOSMich are a lien thereon as of	—— · ungray pascolate/dis/dis/dis/	- <u>1996</u>	父本本文本文学等文学			
	=					
(c) including all sewage disposal assess Buyers, except as above stated, shall pay	sments for overage charge he	retolore essential burns	ly Municipality haven inco	deten as at days as		
Buyers, except as above stated, shall pay	all subsequent special asses	sments and charges, be	fore they become defines	ection as or date of	posaession.	
5. MORTGAGE Antonio						
Seters fail to pay, Buyers may pay any such	cumbrance of a similar nature is sums in default and shaft rec is to at any time mortgage the				prejudice the Buyers' e	
Seters fail to pay. Buyers may pay any such or assigns may, and hereby reserve the right or assigns may, and hereby reserve the right or assigns may, and hereby reserve the right recurrents of this contract. Buyers hereby shall be prior and paramount to any of Buyer amount of any existing mortiage belience on receive a deed to said premises; or Setlers, at Buyers, in the event of acquiring this property necessary for their protection to divide or aflocther and the set of the amount of the unless the and if Setlers shall hereafter cotect or and trustee of the Buyers for the use and ben	expressly consent to such a ers' then rights in said propert in said premises, they may at it their option, any time before to by from an equity holder insteal cate the payments to the inter-	moriginge and agree to a ty DEED FOR BUYERS their option, assume an Suyers have made such to a holder of the fee isted parties as their inter-	ne interest rate and amo lixecute and deliver all nee S SUBJECT TO MORTGJ of agree to pay said moni a mortgage commitment, in title, or in the event of a	ritization thereof shall bessary papers to aid AGE. If Buyers have in page according to its may reduce or pay off mortgage against said	ing mortgage for any an lobe no more onerous Sellers in securing such reduced the balance of terms, and subject to a such mortgage ALLOC.	non-not exceeding than the installment in a morgage which this contract to the such mortgage shall ATED PAYMENTS.

7. CARE OF PROPERTY. Buyers shall take good care of this property; shall keep the buildings and other improvements now or hereafter placed on the said premises in good and of the Sellers. Buyers shall not use or permit said premises to be used for any illegal purpose.

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8. LIENS. No mechanics lien shall be imposed upon or foreclosed against the real estate described herein

9. ADVANCEMENT BY SELLERS. If Buyers fail to pay such taxes, special assessments and insurance and effect necessary repairs, as above agreed. Seliers may, but need not, pay such taxes, special assessments, insurance and make necessary repairs, and all sums so advanced shall be due and payable on demand or such sums so advanced may, at the election of Seliers, be added to the principal amount due hereunder and so secured. (For Buyers' rights to make advancements, see paragraph 5 above.)

10. JOINT TENANCY IN PROCEEDS AND SECURITY RIGHTS IN REAL ESTATE. If and only if, the Sellers immediately preceding this sale, hold the trille to the above described property in joint tenancy; and such joint tenancy has not later been destroyed by operation of law or by acts of the Sellers, this sale shall not constitute such destruction and the proceeds of this contract, and any continuing and/or recaptured rights of Sellers in said real estate, shall be and continue in Sellers as joint tenants with rights of survivorship and not as tenants in common, and Buyers, in the event of the death of one of such joint tenants, agree to pay any balance of the proceeds of this contract to the surviving Seller (or Sellers) and to accept deed solely from and Buyers, in the event of the death of one of such joint tenants, agree to pay any balance of the proceeds of this contract to the surviving Seller (or Sellers) and to accept deed solely from the or them consistent with paragraph 14 below unless and except this paragraph is stricken from this agreement.

11. SELLERS. Spouse, if not titleholder immediately preciding this sale, shall be presumed to have executed this instrument only for the purpose of relinquishing all rights of dower, homesteed and distributive share end/or in compliance with section 561.13 Code of loves; and the use of the word "Sellers" in the printed portion of this contract, without more, shall not rebut such presumption, nor in any way enlarge or extend the previous interest of such spouse in said property, or in the sale proceeds, nor bind such spouse except as aforesaid, to the terms

12. TIME IS OF THE ESSENCE. Time is of the essence in this Agreement. Failure to promptly assert rights of Sellers herein shall not, however, be a warver of such rights or a warver of any existing or subsequent default. 13. EXCEPTIONS TO WARRANTIES OF TITLE. The warranties of title in any Deed made pursuant to this contract (See paragraph 14) shall be without reservation or qualification EXCEPT: (a) Zoning ordinances; (b) Such restrictive covenants as may be shown of record; (c) Easements of record, if any, (d) As limited by paragraphs 1, 2, 3 and 4 of this contract; (e) Except: (a) Zoning ordinances; (b) Such restrictive covenants as may be shown of record; (c) Easements of record, if any, (d) As limited by paragraphs 1, 2, 3 and 4 of this contract; (e) Except: (a) Zoning ordinances; (b) Such restrictive covenants as may be shown of record; (c) Easements of record, if any, (d) As limited by paragraphs 1, 2, 3 and 4 of this contract; (e) Except: (a) Zoning ordinances; (b) Such restrictive covenants as may be shown of record; (c) Easements of record, if any, (d) As limited by paragraphs 1, 2, 3 and 4 of this contract; (e) Except: (a) Zoning ordinances; (b) Such restrictive covenants as may be shown of record; (c) Easements of record, if any, (d) As limited by paragraphs 1, 2, 3 and 4 of this contract; (e) Except: (a) Zoning ordinances; (b) Such restrictive covenants as may be shown of record; (c) Easements of record, if any, (d) As limited by paragraphs 1, 2, 3 and 4 of this contract; (e) Except: (a) Zoning ordinances; (b) Such restrictive covenants as may be shown of record; (c) Easements of record, if any, (d) As limited by paragraphs 1, 2, 3 and 4 of this contract; (e) Except: (a) Zoning ordinances; (b) Such restrictive covenants as may be shown of record; (c) Easements of record, if any, (d) As limited by paragraphs 1, 2, 3 and 4 of this contract; (e) Except: (a) Zoning ordinances; (b) Except: (a) Zoning ordinances; (b) Zoning ordinances; (c) Zoning ordinances; (d) Zoning ordinances; (e) Zoning ord (Mineral reservations of record?) (g) (Lessees?) (interests of other parties?) (Easements not recorded?) 14. DEED AND ABSTRACT, BILL OF SALE. If all said sums of money and interest are paid to Sellers during the life of this contract, and all other agreements for performance by Buyers accepted by Sellers on the 13th day of June 196 . Sellers shall also pay the cost of any abstracting due to any act or change or the personal execute affairs of Sellers resulting in a change of title by operation of law or otherwise. If any personal property is a part of this agreement, then upon due performance by Buyers. Sellers shall execute and deliver a Bill of Sale consistent with the terms of this contract. Sellers shall pay all taxes on any such personal property payable in 19... examined the abstract of title to this property and such abstract is ... 18. FORFETTURE. If Buyers (a) fail to make the payments aforesaid, or any part thereof, as same become due, or (b) fail to pay the taxes or special assessments or charges, or any part thereof, levied upon said properly, or assessed against it, by any taxing body before any of such items become deknouent, or (c) fail to keep the property insured, or (d) fail to keep it in reasonable repair as herein required, or (e) fail to beform any of the agreements as herein made or required; then sellers, in addition to any and all other legal and equitable remotes which they may have, at their option, may proceed to forfeit and cancel this contract as provided by law (Chapter 656 Code of lows). Upon competition of such forfeiture at their option, may proceed to forfeit and cancel this contract as provided by law (Chapter 656 Code of lows). Upon competition of such torfeiture at their option, may proceed to forfeit and cancel this contract, and upon competition of improvements if any shall be retained and kept by Sellers as compensation for the use of rectamation or compensation for money paid, or improvements made, but such puryments and/or improvements if any shall be retained and kept by Sellers as compensation for money paid, or improvements made, but such puryments and/or improvements if any shall be retained and kept by Sellers as compensation for money paid, or improvements made, but such puryments and/or improvements if any shall be retained and kept by Sellers as compensation for money paid, or improvements made, but such puryments and/or improvements if any shall be retained and kept by Sellers as compensation for the use of rectaments and/or improvements if any shall be retained and kept by Sellers as compensation for the use of rectaments and/or improvements if any shall be retained and kept by Sellers as compensation for the use of the us <u>not</u> 15. APPROVAL OF ABSTRACT. Buyers have ____ 17. FORECLOSURE. If Buyers fail, in any one or more of the specified ways to comply with this contract, as in (a), (b), (c), (d) or (e) of numbered paragraph 16 above provided, Sellers may upon thirty (30) days written notice of intention to accelerate the payment of the entire balance, during which thirty days such default or defaults are not removed, declare the entire balance hereunder immediately due and payable; and thereafter at the option of the Sellers this contract may then be foreclosed in equity and a receiver may be appointed to take charge of said premises and collect the rents and profits thereof to be applied as may be directed by the Court. 18. ATTORNEY'S FEES. In case of any action, or in any proceedings in any Court to collect any sums payable or secured herein, or to protect the lien or title herein of Sellers or in any other case permitted by law in which attorney's fees may be collected from Buyers, or imposed upon them, or upon the above described property. Buyers agree to pay reasonable attorneys' fees 19. INTEREST ON DELINOUENT AMOUNTS. Either party will pay interest at the highest legal contract rate applicable to a natural person to the other on all amounts herein as and terminate the highest legal contract rate applicable to a natural person to the other on all amounts herein as and terminate the highest legal contract rate applicable to a natural person to the other on all amounts herein as and terminate the highest legal contract rate applicable to a natural person to the other on all amounts herein as and 21. PERSONAL PROPERTY. If this contract includes the sale of any personal property, then in the event of the forfeiture or foreclosure of this contract, such personalty shall be considered indivisible with the real estate above described, and any such termination of Buyers' rights in said real estate shall concurrently operate as the forfeiture or foreclosure hereof 22. CONSTRUCTION. Words and phrases herein, including acknowledgements hereof, shall be construed as in the singular or plural number, and as masculine, teminine or neuter gender, according to the context. See paragraph 11 above, for construction of the word "Sellers." 23. SPECIAL PROVISIONS. The entire unpaid balance of the contract, including principal and accrued interest, shall become due and payable in full on or before the 1st day of July, 2001. The Buyer may prepay the outstanding balance of the contract B. Prepayment: or any part thereof, at any time without penalty. Illia in Land Alice M. Lander Randall G. Archer Francis J. McAllister Lyana May McAllister BUYERS SELLERS Juana May Mc allister Buyers' Address Select Address

E OF IOWA MADISON

Inter 8th day of July April 1960 Select me, the understaned, a Notary Public in and for said State, personally appeared

Russell M. Lander and Advice M. Lander husband and wife; and Francis J. McAllister

and Lumba May McAllister; husband after wife;

and Lumba May McAllister; husband after wife; STATE OF IOWA. and Luama May McAllister 13. Sh and 12. 17 CASPER

FOR THE LEGAL EFFECT OF THE USE OF THIS FORM, CONSULT YOUR LAWYER

STATE OF	COUNTY OF	POLK	, \$S:	
On this 8th	day ofJulv	, A.D. 19	9 <u>96</u> , before me, the undersigned, a	Notary
Public in and for sai	id state, personally appeared	RANDALL G	_ ARCHEP	
o me known to be the executed the same	ne person named in and who exact ar as (his) (her) voluntary act ar	xecuted the foregoing and deed.	g instrument, and acknowledged that (h	e) (she)
ar ename	MY COMMISS.	-19(Sur The	
			, Notary Public in and for sai	d state.
THE IOWA STATE BAR Official Form No. 173 levised April 1992 his Printing April 1992	ASSOCIATION			
			(Section 558.39, Co	ce of fowa)

Acknowledgment: For use in case of natural persons acting in their own right

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