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STATE OF IOWA.

the Cour	Poll		Ctata at is			ween <u>Laona !</u>		
	ıty	<u>`</u>	, 31819 31 10	iwa, selisis/i	1:0	rence-l Hick	e y	
That the	Sellers, as in:	this contract of	, State or solded, agree the following	o sell to the B	uvers, and the	Buyers in conside	ration of the prem	ises,
Sou Sev Cou 12 Las	thwest Quarenty Four inty, Iowa rods, the table to the table to the table to the table tab	erter (SW) (74) Nort , and runn nce Horth to the Ho) of the So h, Range To ing thence 40 rods to	outheast () venty-seve West 14 r the Horth mer there	uarter (S) in (27) Westods, then is line of a of, thence	he Southeast (E ¹ ₄) of Sections of the 5th (Forth 33 rod said 40 acre e South to the	n 13 in Town P.M., Hadis s, thence We tract, thenc	ship on st
ay be be ereto and	low stated, and marked "Exhi	d certain perso bit A" all upon	nal property if a the terms and c	nd as may be conditions follo	herein describ wing:	uch reservations and bed of if and as an i	temized list is atta	ched
410 N	CHASEPRICE.	ihebuyeregreeslope; e Street	y for said property the tot Ankeny I or	ud\$ <u> </u>	00.00	Polk—	due and pay County, lows, as i	•
) DOWN PA	YMENT of \$	00,00		RECEIPT O	F WHICH IS HEREB	Y ACKNOWLEDGED: and		
int bal	erest in ance is p	the amount aid in ful	of \$152.00 1. Honthly) based up y paywents	on 9% anni will beg	_payments of ual interest in April 1,19 12 of the tax	until said 92 and escro	w
·								•
			•					
			mance on their part shall	be entitled to possess	ion of said premises or	nthe 15th		day of
		irrently with due perfor			orm the obligations of	if this/Bontract, If Buyers are to	king subject to the mobils of	
Feb	ruary	92	; and thereafter so	long as they shall per	72	4 14		lessoes
	ruary	. 19 <u>92</u>	esession, so indicate t	y "yes" in the space i	lollowing	eptember 1992	<u> </u>	

(Date)

(c) Including all sewage disposal assessments for overage charge herelofore assessed by any municipality having jurisdiction as of date of possession.

Buyers, 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 Selbars so as not to prejudice the Buyers' aquity herein. Should Selbars fall to pay, Buyers may pay any such sums in default and shall receive credit on this contract for such sums so paid. MORTGAGE BY SELLERS. Selbars, 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

76, of the then unpeid belence of the purchase price herein provided. The interest rate and amortization thereof shall be no more onerous then the installment requirements of this contract. Buyers hereby expressly consent to such a mortgage and agree to exacute 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 belance of this contract to the amount of any existing mortgage balance on said premises, they may at their option, assume and agree to pay said mortgage according to lis 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 endogage commitment, may reduce or pay off such mortgage. ALLCCATED PAYMENTS. Buyers, in the event of acquiring this property from an equity holder instead of a holder of the eutile, or in the event of a mortgage against said premises, reserve the right, if reasonably necessary for their protection to divide or allocate the psyments to the interestic parties as their interest; may appear. SELLERS AS TRUSTEES. Sellers agree that they will collect no money hereunder in excess of the amount of the unpaid balance under the terms of this contract less the total amount of the encumbrance on the interest of 8ellers or their assigns in said real exitate; and if 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 the states collecting and receiving said money as the agent and the states collecting and receiving said money as the agent and their assigns in the agent and the states collecting and receiving said money as the agent

estate; and if 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.

8. 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 fire, tornado and other hazards, casualties and contingencies as Seller may reasonably require 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 unpaid purchase price herein whichever amount is smaller with such insurance payable to Sellers and Buyers as their interests may appear. BUYERS SHALL PROMPTLY DEPOSIT SUCH POLICY WITH PROPER RIDERS WITH SELLERS for the further security for the payment of the sums herein manitioned. 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 total sit the proceeds be adequate; 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 obligations herein.

7. CARE OF PROPERTY. Buyers shall take good care of this property; shall keep the buildings and other improvements now or hersetter placed on the said premises in good and reasonable repair and shall not injure, destroy or remove the sand during the kie of this contract. Buyers shall not make any material alteration in said premises without the written consent of the Scillers. Buyers shall not use or permit said premises to be used for any illegal purpose.

No mechanics' lien shall be imposed upon or loreclosed against the real estate described herein.

9. ADVANCEMENT BY SELLERS. If Buyers fall to pay such taxes, special assessments and insurance and effect necessary repairs, as above agreed, Sellers may, but need not, pay such taxes, special assessments, insurance and make necessary repairs, and all sums so edvanced shall be due and payable on demand or such sums so advanced may, at the election of Sellers, 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 title 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 end/or receptured rights of Sellers in said real estate, shall be and continue in Sellers as joint lenants 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 him or them consistent with paragraph 14 below unless and except this paragraph is stricken from this agreement.

11. "SELLERS." Spouse, if not titleholder immediately preceding this sale, shall be presumed to have executed this instrument only for the purpose of refinquishing all rights of dower.

12. TIME IS OF THE ESSENCE of this Agreer	ment. Fellure to promptly assert rig	phts of Sellers herein shall	not, however, be a waiver of such	rights or a waiver of any existing or subsequent default
CEPT: (a) Zonina ordinances: (h) Such ces	strictive covenents as may be sh	rown of record: (c) Easer	ments of record, if arry; (d) As B	graph 14) shall be without reservation or qualificatio mited by peragraphs 1, 2, 3 and 4 of this contract; (4 unities of the deed unless otherwise stipulated:
		(Mineral reservet)	ons of record?)	
(Liens?) (Ease	iments not recorded?)	Chris	rests of other parties?)	(Lessees?)
4. DEED AND ABSTRACT, BILL OF SALI		•	•	ct, and all other agreements for performance by Buyer
s been compiled with, Sallers will execute tract; and Sallers will at this time deliver to	and deliver to Buyers a	Warran erchantable little, in confo	nty Deed conveying said premis prmity with this contract. Such a	es in fee simple pursuant to and in conformity with the betract shall begin with the government patent (unless and shall show little thereto in Sellers as of the date of Buyers to buy the above described nomenhumbich wa
apted by Sellers on the day o	of	. Selle	rs shall also pay the cost of an s a part of this agreement, then	y ebstracting due to any act or change in the person. upon due performance by Buyers, Salters shall execu
deliver a Bill of Sale consistent with the term	s of this contract. Sellers shall pay	rell taxes on any such peri	sonal property payable in 19	. and all taxes thereon payable prior thereto.
5. APPROVAL OF ABSTRACT. Buye	ers have	examined the abstract	of title to this property and suc	n ebstract is
It thereof, levied upon said property, or assessorable repair as herein required; or (e) fa sy may have, at their option, may proceed transpersation for money pair to compensation for money pairs as facilitated demones.	lessed against it, by any laxing bill to perform any of the agreeme to forfiell and cancel this contract (d, or improvements made; but a for breach of this contract; and u parties in possession shall at on	ody before any of such is ints as herein made or re I as provided by law (Chi- ruch payments and/or imp upon completion of such ce peacefully remove the	tems become definquent; or (c) quired; then sellers, in addition spiter 656 Code of lows). Upon or provements if any shell be retain forteiture. If the Buwers, or env	y the taxes or special assessments or charges, or ar lati to keep the property insured; or (d) fall to keep it to any and all other legal and equilable remedies while completion of such forfetture Buyers shall have no rig led and kept by Setters as compensation for the use other person or persons shall be in possession of an be treated as tenants holding over, unknownly after it
17. FORECLOSURE. If Buyers fall, in an	rry one or more of the specified v tention to accelerate the payme bis; and thereafter at the option	ways to comply with this out of the entire balance, of the Sellers this contra	during which thirty days such i	(e) of numbered paragraph 16 above provided. Selle- default or defaults are not removed, declare the onto- uity and a receiver may be appointed to take charge.
8. ATTORNEY'S FEES. In case of any other case permitted by law in which attorne	y action, or in any proceedings is y's fees may be collected from Bu	in any Court to collect an yers, or imposed upon the	ry sums payable or secured her m, or upon the above described t	ein, or to protoct the Ren or title heraln of Schere, or koperty, Buyers agree to pay reasonable attornnys! feet
9. INTEREST ON DELINQUENT AMOUN In they become delinquent, and/or on cash	TS. Either party will pay into reasonably advanced by either	rest at the highest legal party pursuant to the terr	contract rate applicable to a ne ms of this contract, as protective	tural person to the other on all amounts heroin as an edisbursements
to. ABSIGNMENT. In case of the assign h a duplicate of such assignment by such a the other party to this Contract.	nment of this Contract by either oursignors. Any such assignment of	of the parties, prompt not shall not terminate the Ila	lice shall be given to the other pobility of the assignmento perform,	anies, who shall at the time of such notice be rurnishe unless a specific release in writing is given and signi
21. PERSONAL PROPERTY. If this considered indivisible with the real estate aborainst all such personal property.	ortract includes the sale of any ove described; and any such ter	personal property, then mination of Buyers' right	in the event of the forfeiture or is in said real estate shall cond	foreclosure of this contract, such personalty shall burnently operate as the forfetture or foreclosure here
22. CONSTRUCTION. Words and phra- nder, according to the context. See paragra	ses herein, including acknowled	gements hereof, shall be the word "Sellers."	construed as in the singular o	r plural number, and as masculine, (eminine or nevi
3. SPECIAL PROVISIONS.	,			
condition. 2. All appliance	es and furnitur	c stay.		operty in "as is" nd approval of Seller.
Teorer M Stardner	Carlson.	<u> </u>	larence	- Les Hickey
Leona M. Gardner Ca	arlson		Clarence L.	Hickey
·	,	SELLERS		BUYERS
410 N. W. State Str	reet			
Antonio Torio 50021				
Ankeny, Iowa 50021		s' Address		Buyers' Address

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