



REAL ESTATE CONTRACT—INSTALLMENTS

Comp.

IT IS AGREE	D this 11th av of	September	, 19 <u>.87</u> , by and between	450
	•		of Iowa	! ILLU #W
				1987 SEP 1 1 AH 11: 5
f the County	Polk	, State of Iowa, S	Sellers; and	1501 021
			Allen, husband and wi	fe RECORDER MADISON COUNTY IO
		·		Fee \$15.00
	Madison			In consideration of the premises
ereby agree with	the Sellers to Purchas	e the following descr) in Block One	ibed real estate situated in th (1) of Bowlsby's Addi	e County ofMadison
e below stated, a	easements and servient nd certain personal prop bit A" all upon the tern	perty if and as may be	herein described or if and as a	ons and exceptions of title as may an itemized list is attached hereto
				, due and payable a
			T OF WHICH IS HEREBY ACKNOWL	County, Iowa, as follows
(a) DOWN PAYME	NT of \$. 2,200.00	RECEIP	of which is hereby acknowled to the second	including interest o
				I the Buyers) on or before the 1st da
November	19 87 and the e	entire balance if not sooner	paid, shall be due and payable on	October 1 1, 1992 annual taxes, annual special assessment items by Sellers to the extent of such funds
2. POSSESSION.	Buyers, concurrently with o	tue performance on their p	eart shall be entitled to possession o	f said premises on the 11th da
September	19 <u>.87;</u> and ti	hereafter so long as they sha	II perform the obligations of this contra	ict. If Buyers are taking subject to the right
3. TAXES. Sellen nd any unpeid taxes to thoever may be respo uch items not later that	s shatt pay <u>ell taxes</u> hereon payable in prior years. nsible for the payment of said in July 15 of each year. Any pr	now due and pa Buyers shall pay any taxes n taxes, and the special assess roration of taxes shall be bas	ot assumed by Sellers and all subsequements, if any, each year, shall turnish to dupon the taxes for the year currently	the date of possession that taxes before same become delinquent to the other parties evidence of payment of payable unless the parties state otherwise.
	that formula is fair if Buyers SSMENTS — Sellers shall nav		ewly built improvements.) gainst this property; (Strike out either	(a) or (b) below.)
			ud autk aducateacheby bu apaçaubriac poricus Hhaun	
(b) Which are a	lien thereon as ot 9	9-11-87		·
(c) including al	l sewage disposal assessment	(Date) ts for overage charge hereti	ofore assessed by any municipality ha	ving jurisdiction as of date of possession
• •		•	nts and charges, before they become	
constantly keep in for assuattles and conting properly which may be mprovements and per Buyers as their interes the payment of the surr pring a fitter the loss if the	ce, Insurance, premiums therencies as Seller may, reasonal to the subject of this contract, is sone alphoperty or not less that is may appear. BUYERS SHAI is herein mentioned, in the ever	efore to be prepaid by Buye bly require on all buildings a n companies to be reasonat n the unpaid purchase price LL PROMPTLY DEPOSIT St nt of any such casualty loss, t hen some other reasonable a	ars (without notice or demand) agains and improvements, now on or hereafter by approved by Seliers in an amount n herein whichever amount is smaller w JCH POLICY WITH PROPER RIDERS! he insurance proceeds may be used un	is and from said date of possession, sha st loss by fire, tornado and other hazard: placed on said premises and any persons of less than the full insurable value of suc- vith such insurance payable to Sellers and WITH SELLERS for the further security to der the supervision of the Sellers to replace but in any event, such proceeds shall stand
remises in good and r n said premises witho	essonable repair and shall not ut the written consent of the	injure, destroy or remove the Setters. Buyers shall not us	esame during the life of this contract. But sor permit said premises to be used to	sments now or hereafter placed on the sai uyers shall not make any material alteration for any illegal purpose.
8. ADVANCEMEN nay, but need not, pay	T BY SELLERS. If Buyers fair such taxes, special assessme	I to pay such taxes, special a nts, insurance and make nec	essary repairs, and all sums so advanc	necessary repairs, as above agreed. Seller and shall be due and payable on demand o
9. JOHNT TENANG above described propo- constitute such destru- Sellers as joint tenants balance of the proceed	CY IN PROCEEDS AND SECUI erty in joint tenancy, and such ction and the proceeds of this with rights of survivorship and	RITY RIGHTS IN REAL ESTA h joint tenancy has not later contract, and any continuir d not as tenants in common; ng Seller (or Sellera) and to a	been destroyed by operation of law operation of law operation of law operation of Sellers is and Buyers, in the event of the death of	ately preceding this sale, hold the title to th or by acts of the Sallers, this sale shall no in sald real estate, shall be and continue i f one of such joint tenants, agree to pay an sistent with paragraph 12 below unless an
elinquishing all rights erinted portion of this	of dower, homestead and dist	tributive share and/or in com not rebut such presumptio	ipliance with section 561.13 Code of lo	ed this instrument only for the purpose of wa; and the use of the word "Sellers" in the ne previous interest of such spouse in sal tract.
	IE ESSENCE of this Agreemen			ever, be a walver of such rights or a walver
11. EXCEPTIONS	TO WARRANTIES OF TITLE Ition EXCEPT: (a) Zoning ord	Inances: (b) Such restrictive	covenants as may be shown of record; (tract, (See paragraph 12), shall be withou (c) Easements of record, if any; (d) A limite ses to Buyers; (f) Spouse if not a title holde
reservation or qualifica by paragraphs 1, 2, 3 a				N/A ·
by paragrapha 1, 2, 3 a	varranties of the deed unless of	otherwise stipulated; (g) _	(Mineral reserve	etions of record?)
by paragrapha 1, 2, 3 a	varranties of the deed unless of N/A (Easements not recommends of the deed unless of the		(Mineral reserve N/A	elions of record?) N/A

Auditor this

Book

CORPORATE NOTARY

STATE OF	Iowa	 ,	Polk		COUNTY, SS.
On this the undersigne	3rd day	of <u>Septembe</u> c in and for sa	r, A.I). 19 <u>87</u> , be	fore me,
			d Fred H. Lo		,
to me personal	lly known, who, b	eing by me duly	sworn, did say t	hat they are the	e ·
seal affixed t and sealed on	thereto is the se behalf of said c	al of said) cor orporation by a	realx has been proceed that saluthority of its land fred H, L	aid instrument w Board of Directo	as signed
as such office act and deed of	ers, acknowledged of said corporati	the execution on, by it and b	of said instrument by them voluntaril	nt to be the vol	untary
TA V	······································		Laket	ta & Bee	1d
Sama	アー		Notary Public in said State.	and for said Con	unty and
Z			My Commission exp	oires 4-2	3-90

MOURE STORY

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