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REAL ESTATE CONTRACT-INSTALLMENTS
IT IS AGREED this 28 day of February 1991, by and between Max H. Holmes, J.
Linda J. Holmes, husband and wife
of the CountyPolk, State of lows, Sellers; andJoan L. Ghrist
of the County of, State of lowe, Buyers: That the Sellers, as in this contract provided, agree to sell to the Buyers, and the Buyers in consideration of the premises, hereby agree with the Sellers to Purchase the following described real estate situated in the County of th
Clarke & Madison
SRE EXHIBIT "A" ATTACHED HERETO.
together with any easements and servient estates appurtenant therato, but with such reservations and exceptions of title may be below stated, and certain personal property if and as may be herein described or if and as an itemized list is a tached hereto and marked "Exhibit A" all upon the terms and conditions following:
1. TOTAL PURCHASE FEICE. The buyer agrees to pay for sold properly the total of \$ 166,000.00 due and payable of Polk
Des Moines Polk County, leve, as follows: (a) DOWN PAYMENT of 3 16,450.00 EXCEPT OF WHICH IS MERENY ACKNOWLEDGED; and
(a) BOWN PAYMENT of \$\frac{10.430.00}{10.8430.00} \text{EECEPT OF WHICH IS HERENY ACKNOWLEDGED; and (b) SALANCE OF PURCHASE PRICE, \$\frac{149.550.00}{149.550.00} acknowledged by and (c) acknowledged by an acknowledged by a section of the control of the co
to pay a contract currently on this property with a balance of \$131,985.38 on March 1, 1991 with interest at 71/2% and payable \$22,605.00 principal and interest annual each March 1. The balance of the purchase price (\$17,564.62) will be paid in cash.
2. POSSESSION. Buyers, concurrently with due performance on their part shall be entitled to possession of said premises on the
and any unpaid less thereon payable in prior years. Buyers shall pay any tases not assumed by Sellers and all subsequent tases before same become delinquent Whenever may be responsible for the payment of said tases, and the special assessments; if any, each year, shall furnish to the other parties evidence of payment asch items not later than July 15 of each year. Any prevailes of betwee the three for the year curverily psychia unless the parties and effectives. [Decide, for yourself, if that formula is fair it Buyers are gurchasing 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.) (a) Which, if not poid in the year 17, would become delinquent and all assessments payable prior thereto. (b) Which are a lien thereon as of
B. MORTGAGE. Any mortgage or encumbrance of a similar nature against the said property shall be timely paid by Sellers on as not to prejudice the Buyer against herein. Should Sellers fail to pay, Buyers may pay any such sums in default and shall receive credit on this contract for such sums so paid. MORTGAG MY SELLERS. Sellers, their successors in interest or essigns may, and hereby reserve the right to at any time mortgage their right, title or interest.
such premises or to renew or extend any existing mortgage for any amount not exceeding. You 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 have expressly consent to such a mortgage and agree to excelle and deliver all necessary consent to set as carring such a mortgage which shall be prior an paramount to any of Buyers than 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 balance on said premises; they may take only not and agree to pay said mortgage coording to its terms, as 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 my reduce or open off such mortgage.

- your pay off such mortgage. ALLOCATED PAYMENTS, Buyers, in the event of acquiring this property from an equity halder in or in the event of a mortgage against said oremites, reserve the right, if resonably necessary for their protection to divide or sted parties as their interests may appear. SELLEBS AS TRUSTEES. Setters agree that they will collect no money hereunder in a balance under the terms of this contract less the total amount of the encumbrance on the interest of Sellers or their assign shall hereafter collect or receive any moneys hereunder beyond such amount, they shall be considered and held as collecting pent and frustee 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 data of possession, shall confully keep in force, insurance, premiums therefor to be prepaid by Buyers (without notice or demand) against loss by fire, tornado and other hezards, casualties of contingencies as Seller may reasonably require on all buildings and improvements, now on or hereafter placed on said premises and any personal property of this contract, in companies to be reasonably approved by Sellers in an amount not less than the full insurable value of such improvents and parsonal property or not less than the unnild purchase erire been whitehever amount is smaller with such insurance parable to Sellars and Buyers as it interests may appear. BUYERS SHALL PROMPICY DEPOSIT SUCH POLICY WITH PROPER RIDERS WITH SELLERS for the further security for the payment of sum herein mentioned, in the event of any such casualty loss, the insurance power than some other reasonable application of such funds shall be made; but in any event such proceeds shall stend as secur-
- 8. UESS. No mechanics' lies shall be imposed upon or foreclased against the real estate described herein.
- 9. ADVANCEMENT BY SELLERS. If Buyers fail to pay such faxes, special assessments and insurance and effect necessary repairs, as above agrand, Sellers may, but need not, pay such faxes, special assessments, insurance and make necessary repairs, and all sums so advanced shall be due 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 pergaraph 5 above.]

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12. EXCEPTIONS TO WARRANTIES OF TITLE. The werranties of title in any Deed made pursuent to this contract (See servation or qualification EXCEPT: (a) Zealing ordinances; (b) Such restrictive covenants on may be shown of record; (c) Exercised by personnels, 2, 3 and 4 of this contract; (a) Sellers that give Special Warranty as to the period after-equilable not a titlsholder, need not join in any werranties of the deed unless otherwise stipulated: (g) (blineral reco (Liens?) (Easements not recorded?) (Interests of other parties?) (Lessect?)

13. DEED AND ANSTRACT, BILL OF SALE. (I all said sums of money and interest are paid to Sallers during the life of this contract, and all (Interests of other parties?) performance by Buyers have been complied with, Sellers will execute and deliver to Buyers an abstract ple pursuent to and in conformity with this contract; and Sellers will at this time deliver to Buyers an abstract confract. Such abstract shall begin with the government petent fundes owners to the lowe State Bar Association period of abstracting to said premises and shall show title thereto in Sellers are at the date of this contract; or confract. Such abstract shall begin with the government previous in Sallers as at the dam period of abstracting) to said premises and shall show title thereto in Sallers as at the dam nest sentence. This contract supersedes the previous written after all Buyers to buy the abstraction distraction distraction distraction distraction distraction. and deliver a Bill of Sale consistent with the terms of this contract. Sallers shell pay all tares on any such pa on payable prior thereto. 14. APPROVAL OF ABSTRACT. Boyen he 18.2. PORSCLOSURE. If Buyers fail, in any one or more of the specified ways to comply with this cantract, as in (a), (b), (c), (d) or (e) of number agreements of the substance of the specified ways to comply with this cantract, as in (a), (b), (c), (d) or (e) of number agreements. It is not considered, Sallers may upon thirty (30) days written edited of intention to excellerate the payment of the entire balance, during which if such defaults or each present of the payment of the pa or in any proceedings in any Court to collect any tems payable or secured herein, or to protect the Ilea mitted by law in which atterney's fees may be collected from Buyers, or imposed upon them, or upon the above atterneys' fees. 17. INTEREST ON CELINQUENT AMOUNTS. Either party will pay interest at the highest legal contract rate applicable to a natural person to the other on all ours legal contract rate applicable to a natural person to the other on all ours. ASSIGNMENT. In case of the essignment of this Contract by either of the parties, prompt notice shell be given to the other parties, who shall at the such notice be furnished with a depticate of such assignment by such assignment. Any such assignment shall not terminate the liability of the assignment to, unless a specific release in writing is given and signed by the other party to this Contract. 89. 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 sonally shall be considered indivisible with the real estate above described; and any such termination of Buyers' rights is said real estate shall concurrently rate as the forfeiture or foreclosure hereof against all such personal property. 20. CONSTRUCTION. Words and phrases herein, including acknowledgments hereof, shell be construed as in the singular or planel number, and as matculine, inine or neuter gender, according to the context. See paragarph 10%, above, for construction of the word "Sellers."

21. SPECIAL PROVISIONS. Purchaser shall make all payments directly to North Central Properties, Inc. Purchaser shall, on an annual basis, provide Sellers with written evidence of compliance with described riplicate payment requirements imposed upon Buyers herein pursuant to the payment obligations of the Sellers herein by the contract between Sellers and North Contral Properties, Inc. MAX, H. HOLMES, JR. Lines H. Holmes - & Glerat o'acn BUYERS SELLERS JOAN L. GHRIST LINDA J. HOLMES Sellers' Address Po1k _COUNTY. ss: STATE OF IOWA, _, A. D. I7_91, befe On this 28th day of February ppered Joan L. Christ: Max H. Holmes, and Linda Holmes to me known to be the identical productory act and deed. Rose ROGER D. POPPEN Expires 11-4-91 at 11.11 o'clock Q M. and recorded County Records. teretion Real Estate Contract સ 1000 Equateable Building ق WHEN RECORDED RETURN Installments 5/5 Š books perapui 9 Madiaco ç 0d **3** Safered

EXHIBIT "A" TO REAL ESTATE CONTRACT

Clarke County, Iowa Property:

The NE\(\) NW\(\); the NW\(\) NE\(\); and Lot 1 in SW\(\) NE\(\); and Lot 3 in the SE\(\) NE\(\); and part of the SW\(\) NE\(\) described as commencing at the Southwest corner of said SW\(\) NE\(\), thence North 80 rods, thence East to the Branch running through said forty, thence down said Branch to South River, thence up the main channel of said River to South line of said forty, thence West to the place of beginning, except a strip 40 feet wide beginning at the Southwest corner of the NE\(\) of said Section, thence North 170 fee, thence East to intersect public road running North and South, also the East 78 rods of the SE\(\) NW\(\); and Lot 2 in the NE\(\) NE\(\); EXCEPT 10 acres more or less described as follows, to-wit: Commencing at the Northeast Corner of Lot 2 in the NE\(\) NE\(\) of Section 5, Township 73 North, Range 26 West of the 5th P.M., at the point where Old Burr Oak Branch crosses the North line of said Section 5 thence West 796 feet along the North line of said Section 5 thence South 26°00° East 1200 feet to the Center of the presently existing county road thence in an easterly direction 400 feet along the center of said county road to the center of Old Burr Oak Branch on the East side of Lot 2, thence North along the center of said Branch and the East side of Lot 2 to the place of beginning; all being in Section 5, Township 73 North, Range 26 West of the 5th P.M.

Madison County, Iowa Property:

The Southeast Quarter (1/4) of Section Thirty-two (32) in Township Seventy-four (74) North, Range Twenty-six (26) West of the 5th P.M., Madison County, Iowa

AND

The Southwest Quarter (1/4) of Section Thirty-two (32) in Township Seventy-four (74) North, Range Twenty-six (26) West of the 5th P.M., Madison County, Iowa