MATT PARROTT & SONS CO., WATERLOO, IOWA C34774

NOTATION in hand and Notarial Seal the day and year last above written.

BEAL

H.C.Fosher Notary Public in and for Medison County, Iowa.

Carrie E. Mulford & Husband

#260**0** 

Filed for record the 1 day of June A.D.1937 at 2;45 o'clock

Fee \$1.70

W.W.& Hazel M. Ory

To

Valda C. Bishop, Recorder

REAL ESTATE CONTRACT

THIS AGREEMENT, Made and entered into the 25th day of March 1935 by and between Carrie E. Mulford and husband Joseph Mulford of the County of Union and State of Iowa, party of the first part, and W.W.Ory and wife Hezel M. Ory of Madison County, State of Iowa, of the second part,

WITNESSETH. That the said party of the first part, in consideration of the covenants and agreements hereinafter contained, agrees to sell unto the party of the second part, the following described real estate situated in Madison County, State of Iowa, to-wit:

> . The North one-half  $(\frac{1}{2})$  of Lot one (1) Block Seventeen (17) Original of Winterset; and Hotel furnishings contained in the Hotel on said Lot known as Motel Hamilton

for the sum of Ten Thousand and no/100 (\$10,000.00) Dollars, payable as hereinafter mentioned.

And the said party of the second part, in consideration of the premises, hereby agrees to and with the party of the first part to purchase all his right, title and interest in and to the real estate above described, and to pay therefor to the said Carrie E. Mulford and Joseph Mulford, his heirs or assigns, at the office of S.M. Hamilton in Medison County, Iowa, the sum of Ten thousand and no/100 (\$10,000.00) Dollars, In the manner following, to-wit: One Thousand and no/100 (\$1000.00) Dollars on the execution of this agreement, and the balance of Nine thousand and no/100 (\$9000.00) Dollars as follows, to-wit:

Nine thousand dollars to be carried back on the above described Hotel property and fixtures drawing six per cent interest and to cover a period of ten years. To be liquidated by monthly

payments of \$97.50 which includes interest. Said payments to begin on the First day of May 1935. First party to pay 1934 taxes. Second party to pay all taxes after that year. Second party has the right to sell said property under this contract but it must be satisfactory to first party. An Inventory and list of all property in the Hotel shall be taken on or before May 1st, 1935, and the same amount shall be kept in Hotel untill this Contract is completed. With the privilege, however of paying any part of said sums at any time before maturity if desired, with interest from date at the rate of per cent, per annum on all such sums as shall remain unpaid, payable on the ... day of as stated above and .... in each year till all is paid; but all principal and interest shall draw interest at eight per cent from its maturity until paid.

And the said party of the first part, on refleiving the full sums as above stipulated agrees that he will execute and deliver to the said party of the second part at his own cost and expense a general warranty deed, conveying to said second party the fee simple of said premises, free from all incumbrances to the date of this contract and to furnish the said second party an abstract of title to said premises showing a merchantable title to the date of this contract.

And it is understood that the stipulations herein are to apply to, and to bind the heirs, executors, administrators and assigns of the respective parties and all transferees or assigns shall be held to be personally liable for the payment of the above sums of money, and all agreements made herein by said second party, and that the party of the second part is to have possession of he premises May first 1935.

And the said second party hereby obligates himself, his heirs, and assigns, that all improvements placed upon said premises shall remain thereon and not be destroyed until final payment for said premises under this contract and does agree also to pay all taxes and assessments that may accrue on said property as they become due or before they become delinquent and give receipts to said first party, including the taxes for the year 1935 due and payable in the year 1936.

And it is further agreed by the said second party that they will keep the buildings now erected or hereafter to be erected upon said premises insured for the benefit of the said first party, his successors, or assigns, as long as this contract shall remain a lien upon said premises, in the sum of Five thousand and no/100 (\$5060.00) Dollars, in one or more good, solvent companies, to be named by the first party, his successors or assigns, and in case said second party shall fail so to do, said first party shall have the right to cause said property to be insured as above provided and shall recover of said second party, all costs and expenses incurred thereby with eight per cent interest thereon from the date of payment thereof, and this contract shall be security therefor.

But in case the second party fails to make the payment aforesaid either principal or interest or any part thereof, as the same becomes due, or fails to pay the taxes and assessments or any part thereof, levied upon said property or assessed against him, before they or any of them become delinquent, or fails to keep the property insured as herein stated, or fails to perform any of the agreements herein made or required strictly, and literally, the time and times of all payments and performances herein provided for, being strictly of the essence of this contract, then, in either of said cases, the party of the first part shall have the right at his option, either.

FIRST. To declare this contract null and void, in which case all the rights and inter/
hereby acquired or existing in favor of said second party, his heirs, representatives or
assigns, derived directly or indirectly from or under this contract, shall be forfeited and
shall utterly cease and determine, and the property above described shall immediately revert

## WATT PARROTT & SONS CO., WATERLOO, IOWA C34774

to and revest in said party of the first part as absolutely, fully and perfectly as if the contract had never been made without any right of said second party for reclamation or compensation for money or property paid or improvements made, but such payments or improvements, if any, shall be taken by said first party as compensation for the use of said property, or as liquidated damage for the breach of this contract; also as per Section 4299, 4300, 4301 of the Code of Iowa for 1897.

SECOND. He may proceed by action at law to collect the full amount of principal then unpaid, due and to become due upon this contract, with interest and attorney's fees as herein provided, and in that event the parties hereto including all transferees, agree that any justice of the peace may have jurisdiction hereof to the amount of Three Hundred Dollars; or-

THIRD. He may proceed by action in equity to foreclose this contract for the whole amount due and to become due thereon with interest and attorney's fees as herein provided, in which event he shall have the right to the immediate possession of the premises above described and to all rents, issues and profits which may arise therefrom, provided, he shall so elect and notice of such election shall be required; or-

FOURTH . He may bring an action for the specific performance of this contract.

It is further expressly agreed that in declaring this option as above provided, no act or re-entry shall be necessary to be performed or made by the party of the first part, except a written demand for the possession of said property, or the bringing of a suit either at law or equipty, for the possession of said property, or upon this contract.

This contract is in no event transferable without the consent in writing of first party and any transfer without the consent of said first party will be void and of no effect.

This contract shall be performed by the party of the second part, his heirs, representatives or assigns at Winterset, Iowa; any any suit brought by the party of the first part may be brought in Madison County, Iowa, Whenever any action either at law or in equity is brought on this contract by the party of the first part, then the said second party agrees to pay a reasonable attorney's fee to the attorney of the party of the first part, to be taxed as part of the costs of the suit.

Neither the extension of the time of payment by the party of the first part or any sum or sums of money to be paid by the party of the second part, as above provided, nor any waiver by the party of the first part of his rights to declare this contract forfeited by reason of any breach thereof by the party of the second part, shall in any manner affect the right of the party of the first part to declare this contract forfeited because of the failure of the party of the second part to promptly make payments subsequently maturing, or because of this contract subsequently recurring.

And it is further agreed that the party of the first part does by these presents convey unto the party of the second part, the window shade fixtures, screen doors and windows, storm windows, gas and electric lighting fixtures and fiftings, water fittings, and bath room fixtures complete as they are atthis date attached to the buildings upon the premises herein conveyed. First Party has option of placing loan on said premises and to draw not to exceed six per cent interest.

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Carrie E. Mulford Joseph Mulford.

	Hazel	Joseph Mullord.		
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