RELEASE OF REAL ESTATE CONTRACT

This document is being executed in order to indicate that the Real Estate Contract entered into on 4/10/92 wherein Gary Kroll sold the above described real estate to Helen Kroll is now void and no funds are due Gary Kroll under that Contract.

A copy of that Contract is attached as Exhibit A.

STATE OF SOUTH DAKOTA

) SS:

COUNTY OF Burney

SUBSCRIBED AND SWORN to me, a Notary Public, this 27thday of tober, 1997.

County of Residence

My Commission Expires:

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AGESTATE	CONTRACT	1

・コンレンところフ This Agreement

Cary Krull

party of the first part, and

7 Helen Krall

purry of the second park

WITNESSETH. That the said party of the first part, in consideration of the money to be paid, and the covenants so herewith expressed to be performed and fulfilled by the party of the second part (the payment of said money and the prempt performence of said envenants being a condition pracedent, and time of the visence of said condition) hereby agree, upon such payments and performence of covenants, to sell to the said party of the second part the real estate hereinalter described, sit-

La Ke

County, in the State of Indiana, and described as follows, to wit:

Lots 43 and 44 of Block 2 of Jolidans Addition to the Thirtholy Crickith

PAI BOOK 2 Page 74 Lake County And the seld party of the second part, in consideration thereof, hereby agrees to pay to the said party of the first-part at

The time and in the manner following to-will

A317. / DOLLARS....

(24,000)

DOSCARS

and the sum of

DOLLARS cash or the time of making this contract, receipt of which is hereby asknowledged, 13/2. [6] DOLLARS

day of each month, beceafter until the whole remaining purchase money shall be paid in full. Without any relief whatever from valuation or appraisement laws, with attorneys fees and interest at the rate of 10% per cent per annum on the amount of principal remaining due on the 19 day of 1947, 1992

per cent per annum on the amount of principal remaining due on the May 1, 2002

day of May , 1792 last preceding. The amount of said interest, however, shall be deducted from the

amount of said payments, unless herein otherwise provided, and the balance of said payments shall be applied to the reduction of said unpaid balance. It being agreed and understood that any acceptance by first party of payments after the same moture becounder shall not operate as an extension of time for other payments becounder, and shall in no manner alter the africt terms become fit is agreed that second party may pay the antire unpaid balance of the purchase price becounder at any time.

And the said party of the accord part further agrees that he will faithfully keep an insurance on said property in the name of said first party, in some company to be approved by said first party, indensed, loss, if any payable to the first and second

parties as their interest may appear, in the sum of \$.50,000

fire insurance and \$ 50,000

tornedo insurance, and in due season, pay all taxes and assessments for all purposes and of all kinds whotesever, levied and assessed upon said real estate or upon this contract, which became a lien during the year 1971 payable in the year 1992 and which may thereafter become due, including penalties and interest; and in case the said party of the second part shall fail to keep and pay for such insurance, to pay any or all of said taxes and assersaments whenever and as soon as the same shall become dur and payable, and the seid party of the first part shall at any time provide, pay, or resure the same to be gaid, the amount so paid by the party of the first part, including all penalties allowed and charged by law in addition to such insurance permiums, taxes and assersaments, shall with a part cent interest thereon become an additional consideration to be paid by the party of the second part for the real estate hereby agreed to be said.

The party of the second part does hereby irrevecably consent that party of the first part may at any time during the life of this contract, mortgage and encumber the treal estate for an amount not to exceed the balance due hereunder at the time of making such mortgage. Whenever the unpaid balance due on this contract is reduced so that it is possible so to do, the Second Party agrees to borrow a sufficient sum of money to pay in full to the First Party said unpaid balance, including interest at the rate oforesaid, then unpaid, on this contract, at the time of procuring and receiving such loan.

And the said party of the first part further cavenants and agrees with the party of the second or their upon the payment of the money and interest at the time and in the manner heretofore specified, and the promet and will performance by the said party of the second part of all his coverants and agreements herein made, that they, the said party of the first part, will convey or cause to be conveyed to the said party of the second part, by Warranty Deed, the above described real estate subject to all taxes and special assessments and to all the other conditions herein provided. At such time, said first party shall furnish said accound party with a merchantable abstract showing marketable title, subject to the conditions herein contained, in said first party making conveyance to said second party.

The First Party shall have the right, at any time, to enter upon and in said premises for the purpose of inspecting the same.

The Second Party shall not usuign or transfer this contract of sale, let or sublet said real estate or any part thereof, remove any improvements of any kind or character, or make any alterations, without the written consent of the First Party. This provision shall apply both to improvements now on the premises and to improvements that may be placed thereon.

Provided always that these presents are upon the condition that in case of the fail re of the said party of the second part, his beirs, executors, administrators or assigns in the performance of all or either of the covenants and promises on his part to be performed and fulfilled, the said party of the first part, their successors, assigns or legal representatives, shall have the right to declare this contract forfeited and void, and thereupon to recover all the installments due and unpaid, together with interest thereon, as rent for the use and occupation of said real estate, and to take possession thereof, and to regard the person, or persons, in possession of said real estate) and to recover all damages sustained by such holding over without permission of the should be necessary to gain prompt possession of said real estate) and to recover all damages sustained by such holding over without permission or by means of any waste committed or suffered on said real estate, and thereupon all interest of said second party in and to the above described permises shall coase and terminate, and said first party chall retain all the money which may have been paid by second party, as well as any improvements or additions to the real estate, as rent for the use of said property by said second party until the time of such forfeiture.

THE WITNESS WALREDS the sold portion have beresunte set their hands and male this /Day of April 1972

GATEWAY

parties as their interest may appear in the sum or

333 P.02/02

assessed upon said real estate or upon this contract, which became a lien during the year psyably in the year 1992, and which may thereafter become due, including peneltier and interests and in case the said party of the second part shall fail to keep and pay for such insurance, to pay any or all of soid taxer and assessments whenever and as soon as the same shall become due and payable, and the said party of the first part shall at any time provide, pay, or rause the same to be paid, the amount so paid by the party of the first part, including all penalties allowed and charged by low in addition to such insurance premiums, taxes and assessments, shall with 8 per cent interest thereon became an additional canaderstian to be paid by the party of the second part for the real estate hereby agreed to be said.

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And the said parts of the first part further covenants and agrees with the party of the second we then upon the payment of the money and interest at the time and in the monner heretofers specified, and the promit sum said performance by the said party of the second part of all his covenants and agreements herein made, that they, the said party of the first part, will convey or cause to be conveyed to the said party of the second part, by Warranty Deet, the above described real estate subject to all the store conditions herein provided. At such time, said first party shall furnish said second party with a merchantable abstract showing marketable title, subject to the conditions herein contained, in said first party, or in the party making conveyance to said second party.

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IN TYPNESS WALREOF, the said parties have becomes set their hands and scale this / Day of April . 1992

(SEAL)

(SEAL)

(SEAL)

(SEAL)

This instrument progress by:

STATE OF INDIANA,	LAKE COUNTY, MI
	Before me, the undersigned, a Notary Public is and for said County, this
	GARY KROLL AND
	HELEN KROLL
•	
•	man a secution of the feregoing instrument.
	Witness my hand and official seal.
•	Marathe Gally Hotary Public
Ny Commission expires	12-10-94 CAR County of Residence