

... a parcel of property
as well as the other party's interest in such properties
from time to time and to make such arrangements for
the payment of taxes and for the disposition
of said properties.

NOW, WHEREAS, for valuable consideration and in consider-
ation of the covenants and agreements herein contained, the
parties do mutually agree as follows:

1. That on any real property which the parties shall
acquire as tenants in common, each party shall promptly pay,
when due, their proportionate share of all taxes and levies
against such properties.
2. That at any time while this agreement remains in effect,
either party may propose to the other to buy or sell his inter-
est for a fixed sum of money. Such proposal shall be in
writing and shall be delivered or mailed to such other party.
Upon the making of such proposal, the parties hereto shall
be bound to either buy or sell as herein set forth. The
party receiving such proposal shall have twenty (20) days
hereafter to decide whether he will sell his interest to the
party making the proposal, or buy the interest of said party.
If he should decide to buy, then he must pay the party making
the proposal one third (1/3) of the stated price within said

5-27-11

Handwritten mark

...within
...when
...proposal,
...day
of the amount
... balance in
... party agrees to
... to carry out the
... hours, administrators,
... set their hands the day and

J. P. Platt
James Harold Swearingen
John L. Swearingen
Second, Third, etc.

We certify that the
[Signature]
Wife of
[Signature]
Wife of
[Signature]
Wife of

