PARTIAL ACQUISITION CONTRACT SUPPLEMENTAL

ARCE	L NO. <u>100S</u> CT NO. <u>FN-92-4(15)21-6</u>	1	COUNTY Madison ROAD NO. IA 92		
			rember, A.D. 1992, b	y and between	
Dor	rothy Gray, Single				
eller,	and Iowa Department of Transpor	tation, acting for the State of Iov	va, Buyer.	······································	
1.	SELLER AGREES to sell and furnish to Buyer a conveyance document, on form(s) furnished by Buyer, and Buyer agrees to buy the following real estate, hereinafter referred to as the premises, situated in parts of the following: NE1/4 SW1/4 Section 29, Township 76 North, Range 26 West				
			re particularly described on Page her property:		
			ss to Highway		
	excepting and reserving to Selle	,	ving locations:		
	and the right to erect such devi highway and accepts payment ACKNOWLEDGES full settleme	states, rights, title and interests, ices as are located thereon. SE under this contract for any ent and payment from Buyer for a	including all easements, and all adve LLER CONSENTS to any change of and all damages arising therefro Il claims per the terms of this contract to of this public improvement project	ertising devices of grade of the m. SELLER and discharges	
2.	the premises per the terms of the the purpose of gathering survey improvement or any part thereof	is contract. SELLER GRANTS and soil data. SELLER MAY	yer may enter and assume full use an Buyer the immediate right to enter the surrender possession of the premises thereinafter agreed to do so, and agreed to collect.	ne premises for or building or	
3.	possession of the premises as sh PAYMENT AMOUNT	own on or before the dates listed AGREED PERFORMANCE	DATE		
	\$ \$	on conveyance of title			
	\$ \$ Mutual Benefit	on surrender of possession	60 days after Buyer ap	nnova I	
	<pre>\$ Mutual Benefit</pre>	on possession and conveyance TOTAL LUMP SUM = acres / sq.ft. = square feet	oo days after buyer ap	provai	
		ac./sq.ft. \$	Buildings & Improvements \$_		
		ac./sq.ft. \$	Fence: rods woven \$_		
		ac./sq.ft. \$ ac./sq.ft. \$			
4.	SELLER WARRANTS that the	re are no tenants on the premises	s holding under lease except: Phil	Gray	
		**************************************		· .	
	ER'S SIGNATURE AND CLAIM. signed claimants certify the total lu		on due approval and execution by the	Buyer, we the	
unucia	nghod claimants cortify the total it	imp dam paymone onown norom		MPARED	
×	· · ·				
X/Dor	othy Gray		FILED NO	1508	
RR	1, Box 2 9 0		B00K/3/	The same of the sa	
Wir	nterset, Iowa 50273		REC \$10	PAGE	
			AUD \$	PAGE 14 PI112: 39	
			MADISON CO	PAGE 14 PI112: 39 EUTSLER RDER UNTY. 10WA	

5. Each page and each attachment is by this reference made part hereof and the entire agreement consists of 2 pages. DISTRIBUTION: TWO COPIES RETURNED TO BUYER (IOWA DOT) — ONE COPY RETAINED BY SELLER

6.	This contract shall apply to and bind the legal successors in interest of the Seller and SELLER AGREES to pay all iens and assessments against the premises, including all taxes and special assessments payable until surrender of cossession as required by Section 427.2 of the Code of Iowa, and agrees to warrant good and sufficient title. Name and addresses of lienholders are:			
7.	Buyer may include mortgagees, lienholders, encumbrancers and taxing authorities as payees on warrants as contra payment. In addition to the Total Lump Sum, Buyer agrees to pay \$\50.00\ for the cost of adding tit documents required by this transaction to Seller's abstract of title. If requested to do so, SELLER WILL furnish ar deliver to low Department of Transportation, Office of Right of Way, 800 Lincoln Way, Ames, IA 50010 an abstra of title continued to date showing merchantable title to the premises in Seller. Buyer agrees to pay the cost of abstract continuation and to return the abstract to Seller. SELLER AGREES to obtain court approval of this contract, requested by Buyer, if title to the premises becomes an asset of any estate, trust, conservatorship or guardianshi Buyer agrees to pay court approval costs and all other costs necessary to transfer the premises to Buyer, but n attorney fees. Claims for such transfer costs shall be paid in amounts supported by paid receipts or signed bills.			
8.	Buyer agrees that any drain tile which are located within the premises and are damaged by highway construction shabe repaired at no expense to Seller. Where Buyer specifically agrees to construct and maintain fence, the fence shabe constructed and maintained for vehicle access control purposes only at no expense to Seller. Buyer shall have the right of entry upon Seller's remaining property along the right of way line, if necessary, for the purpose of connecting said drain tile and constructing and maintaining said fence. Seller may pasture against said fence at his own risk Buyer will not be liable for fencing private property or maintaining the same to restrain livestock.			
9.	If Seller holds title to the premises in joint tenancy with full rights of survivorship and not as tenants in common the time of this contract, Buyer will pay any remaining proceeds to the survivor of that joint tenancy and will acce title solely from that survivor, provided the joint tenancy has not been destroyed by operation of law or acts of Selle			
10.	These premises are being acquired for public purposes and this transfer is exempt from the requirements for the filin of a Declaration of Value by Section 428A.1 of the Code of Iowa.			
11.	Buyer hereby gives notice of Seller's five-year right to renegotiate construction or maintenance damages not appare at the time of the signing of this contract as required by Section 472.52 of the Code of Iowa.			
12.	This written contract constitutes the entire agreement between Buyer and Seller and there is no agreement to do or not do any act or deed except as specifically provided for herein.			
13.	Seller states and warrants that there is no known well, solid waste disposal site hazardous substances, nor underground storage tanks located on the premises sought ar described herein.			
14.	It is understood and agreed this contract is in addition to a certain contract date August 20, 1992, between the same parties as hereto. The sole intent of this contract is to extend the date for removal of the building listed in item 16 from December 1992, to April 15, 1993. All other terms and conditions of said August 20, 1990 contract remains in full force and effect.			
SELLE	2'S ACKNOWLEDGMENT			
	OF IOWA: ss On this <u>27th</u> day of <u>October</u> , 19 ⁹² , before me, to a contact the contact of the			
	ine to be the identical persons named in and who executed the foregoing instrument and acknowledged that the same as their voluntary act and deed.			
CACA GIA	Same as their voluntary act and deed.			
	Notary Public in and for the State of Iowa			
"·····································	Beth Flander 'S ACKNOWLEDGMENT			
STATE	OF IOWA: ss On this 23rd day of November , 19 92 , before me, t			
unders of Way in its n	need, personally appeared Robert L. North, known to me to be a Rig Director of Buyer and who did say that said instrument was signed on behalf of Buyer by its authority duly record nutes, and said Right of Way Director acknowledged the execution of said instrument, which signature appears hereo e voluntary act and deed of Buyer and by it voluntarily executed.			
	Turn a servin			
BUYE	'S APPROVAL			
	Clyde G Barnes 11-3-92 WICTER A. JOHNSON			
	rended by: Project Agent (Date)			
Di	ed by: Right of Way Director (Date)			
Appro	ed by: Right of Way Director (Date)			

Approved by: Right of Way Director
ROBERT L. NORTH