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HE IOWA STATE BAR ASSOCIATION	David L. Jungmann ISBA # AR002730		R THE LEGAL EFFECT OF THE USE O
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	AUD S.	* OMPUTER ************************************	2000 HAR - 1 PH 2:
	KMF.S	COMPARIED V	MICHELLE UTSLE RECORDER 10150H COUNTY.IO
Preparer nformation David L. Jungman	nn, P.C., 113 W. Iowa St., P.O. Box 329, Gre	enfield, Iowa 50849, (51	
Individual	's Name Street Address	City	Phone
REA	L ESTATE CONTRACT-	INSTALLMEN	TANTO FOR RECORDER
IT IS AGREED this	5th day of	by and between	
Eugene G. Kuhns			
of the County of	Adair State of Iowa, Sell	lers; and	
	ngela M. Martens, husband and wife, as joint		
of the County of	Madison State of lowa, Buy	yers;	
	is contract provided, agree to sell to the Buyers, an these the following described real estate situated in t		n of the premises, hereby
The North Half of the Soi	uthwest Fractional Quarter (N1/2 SWfrl 1/4)	, ,	Township
Seventy-seven (77) North	, Range Twenty-eight (28) West of the 5th P.	.M., Iowa	
A			
•	s and servient estates appurtenant thereto, but wit ersonal property if and as may be herein describe		•
marked "Exhibit A" all upon	the terms and conditions following: Buyers agree to pay for said property the total or \$ 176,250.0	00	4
2047 290th St., Greenfiel	d, IA 50849	Adair	County, lows, as follows
(a) DOWN PAYMENT of \$ 17,62 (b) BALANCE OF PURCHASE PR		OWLEDGED: and	
Buyer shall pay \$10,575.0 the 1st day of March, 200	00 plus interest from March 1, 2000 at the rail 01, and \$10,575.00 plus interest on or before to balance of principal and accrued interest sha	the 1st day of each March	thereafter until March
·			
			SEE
	******	- ILOUND A DO I P	IGE_5al
2. POSSESSION. Buyers, concurse March	ntly with due performance on their part shell be entitled to possession 2000		1 St day of
	, 2000 , and thereafter so long as they shall perform from on and after date of possession, so indicate by "yes" in the space		ers are taking subject to the rights of
3. TAXES, Sellers shall pay	-Cab to the second of the		
Seller shall pay one-third	of those taxes which are delinquent if not pa	iid before April 1, 2001	
	n prior years. Buyers shall pay any taxes not assumed by Sellers and es, and the special assessments, if any, each year, shall furnish to t		
of each year. Any proration of taxes a	hall be based upon the taxes for the year currently payable unle		or such items not later than July 15
4. SPECIAL ASSESSMENTS. Sel	er if Buyers are purchasing a lot with newly built improvements) less shall pay the special assessments against this property		
	would become delinquent and all assessments payable p	orior thereto	
(c) including all sawage disposes a	(Date)	Mith having listed aller as at the case	*****
	sessments for overage charge heretofore assessed by any municipa		99933ION
MORTGAGE, Any mortgage or er	pay all subsequent special assessments and chemes helpes their hi		
interest or assigns may, and hereby	I pay all subsequent special assessments and charges before they be noumbrance of a similar nature against the said property shall be time	ely paid by Sellers so as not to prejudit	te the Buyers' equity herein. Should
· ·	ncombrance of a similar nature against the said property shall be time such sums in default and shall receive credit on this contract for such reserve the right to at any time mortgage their right, title or int	ch sums so paid. MORTGAGE BY SE terest in auch premises or to renew	LLERS Sellers, their successors in or extend any existing mortgage
for any amount not exceeding	ncumbrance of a similar nature against the said property shall be time auch sums in default and shall receive credit on this contract for su- naserve, the right to at any time mortgage their right, title or int % of the then unpaid balance of the purchase price he	ch sums so paid MORTGAGE BY SE terest in such premises or to renew erein provided. The interestrate and ar	LLERS Sellers, their successors in or extend any existing mortgage nortization thereof shall be no more
onerous then the installment requireme in securing such a mortgage which sh	ncumbrance of a similar nature against the said property shall be time auch sums in default and shall receive credit on this contract for such reserve the right to at any time mortgage their right, title or int % of the then unpaid balance of the purchase price but ints of this contract. Buyers hereby expressly consent to such a mortgage all be prior and paramount to any of Buyers; then rights in said pro-	ch sume so paid MORTGAGE BY SE terest in such premises or to renew erein provided. The interestrate and ar gage and agree to execute and deliver openty. DEED FOR BUYERS SUBJEC	LLERS Sellers, their successors in or extend any existing mortgage nortization thereof shall be no more all necessary papers to aid Sellers T TO MORTGAGE. If Buyers have
onerous then the installment requireme in securing such a mortgage which sh reduced the balance of this contract to t	ncumbrance of a similar nature against the said property shall be time auch sums in default and shall receive credit on this contract for sui reserve the right to at any time mortgage their right, title or int % of the then unpaid balance of the purchase price his ints of this contract. Buyers hereby expressly consent to such a mortgage affile prior and paramount to any of Buyers' then rights in said pro- he amount of any existing mortgage balance on said premises, they in	ch sums so paid MORTGAGE BY SE terest in euch premises or to renew erein provided. The interest rate and ai gage and agree to execute and deliver operty. DEED FOR BUYERS SUBJEC may at their option, assume and agree may at their option, assume and agree	LLERS Sellers, their successors in or extend any existing mortgage mortization thereof shall be no more all necessary papers to aid Sellers IT TO MORTGAGE. If Buyers have to pay said mortgage according to
onerous then the installment requireme in securing such a mortgage which shi reduced the balance of this controct to t its teems, and subject to such mortgage reduce or pay off such mortgage. ALLO	ncumbrance of a similar nature against the said property shall be time auch sums in default and shall receive credit on this contract for auch reserve the right to at any time mortgage their right, little or int % of the then unpaid balance of the purchase pince he ints of this contract. Buyers hereby expressly consent to such a mortgage all be prior and paramount to any of Buyers' then rights in said pro- the amount of any existing mortgage balance on said premises, they be shall receive a deed to said premises, or Sellers, at their option, CATED PAYMENTS. Buyers, in the event of acquiring this property from CATED PAYMENTS.	ch sums so paid. MORTGAGE BY SE terest in such premises or to renew erein provided. The interest rate and ar gage and agree to execute and deliver premy. DEED FOR BUYERS SUBJECt may at their option, assume and agree any time before Buyers have made rom an equity holder instead of a holder to the subject of the subject of the control of the c	LLERS Sellers, their successors in or extend any existing mortgage mortization thereof shall be no more all necessary papers to ard Sellers CT TO MORTGAGE. If Buyers have to pay said mortgage according to such a mortgage commitment, may or of the fee title, or in the event of a
onerous than the installment requireme in securing such a mortgage which sh reduced the balance of this contrigor to its terms, and subject to such mortgag reduce or pay off such mortgage. ALLO mortgage against said premises, reser	ncumbrance of a similar nature against the said property shall be time auch sums in default and shall receive credit on this contract for suit reserve the right to at any time mortgage their right, title or int % of the then unpaid belance of the purchase price hi ints of this contract. Buyers hereby expressly consent to such a mort, all be prior and paramount to any of Buyers' then rights to said pro- he amount of any existing mortgage betance on said premises, they in he shall receive a deed to said premises, or Sellers, at their option, CATED PAYMENTS. Buyers, in the event of acquiring this property from the right, if reasonably necessary for their projection to divide of the right, if reasonably necessary for their projection to divide of the right, if reasonably necessary for their projection to divide of	ch sums so paid. MORTGAGE BY SE terest in such premises or to renew erein provided. The interest rate and air gage and agree to execute and deliver operty. DEED FOR BUYERS SUBJEC. The payment option, assume and agree any time before Buyers have made in rom an equity holder instead of a holde or allocate the payments to the intere	LLERS Sellers, their successors in or extend any existing mortgage nortization thereof shall be no more all necessary papers to aid Sellers CT TO MORTGAGE. If Buyers have to pay said mortgage according to such a mortgage accompliment, may in of the fee title, or in the event of a residence as their interests may
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6 INSURANCE. Except as may be otherwise included in the last sentence of paragraph 1(b) above, Buyers as and from said date of possession, shall constantly keep in force insurance, premiums therefore to be prepaid by Buyers (without notice or demand) against loss by fire, tornado and other hazards, casualties and contingencies as Sellers may reasonably require on all buildings and improvements, now on or hereafter placed on said premises and any personal property which may be the subject of this contract, in companies to be reasonably approved by Sellers in an amount is smaller with such insurence payable to Sellers and Buyers as their interests may appear. Sellers' interest shall be protected in accordance with a standard of union-type loss payable clause. BUYERS SHALL PROMPTLY DEPOSIT SUCH POLICY WITH PROPER RICERS WITH SELLERS for the further security for the payment of the sums herein mentioned in the event of any such casualty loss, the surence proceeds may be used under the supervision of the Sellers to replace to repetit the loss of the proceeds be adequate, if not, then some other reasonable application of such funds shall be made, but in any event such proceeds shall stand as security for the payment of the obligations herein.

- 7 CARE OF PROPERTY. Buyers shall take good care of this property, shall keep the buildings and other improvements now or hereafter placed on the said premises in good and reasonable reper and shall not injure, destroy or remove the same during the life of this contract. Buyers shall not make any material alteration in said pramises without the written consent of the Selliers. Buyers shall not use or permit said premises to be used for any flegal purpose.
 - 8. LENS. No mechanics' lien shall be imposed upon or foreclosed against the real estate described herein
- 9. ADVANCEMENT BY SELLERS. If Buyers fail to pay such taxes, special assessments and insurance and effect necessary repairs, as above agreed, Sellers may, but need not, by such taxes, special assessments, insurance and make necessary repairs, and all sums so edvanced shall be due and payable on demand or such sums so edvanced may, at the action of Sellers, be added to the principal amount due hereunder and so secured (For Buyers' rights to make advancements, see paragraph 5 above.)
- 10 JOINT TENANCY IN PROCEEDS AND SECURITY RIGHTS IN REAL ESTATE. If and only if, the Sellers immediately preceding this sale, hold the title to the above described property in joint tenancy, and such joint tenancy has not later been destroyed by operation of law or by acts of the Sellers, this sale shall not constitute such destruction and the proceeds of this contract, and any continuing and/or receptured rights of Sellers in sale rate astate, shall be and continue in Sellers as joint tenants with rights of survivorship and not as tenants in common, and Buyers, in the event of the death of one of such joint tenants, agree to pay any balance of the proceeds of this contract to the surviving Seller (or Sellers) and to accept the proceeds of this contract to the surviving Seller (or Sellers).
- 11. SELLERS. Spouse, if not titleholder immediately preceding this sale, shell be presumed to have executed this instrument only for the purpose at relinquishing all rights of dower, homesteed and distributive share and/or in compliance with section 551.13 Code of lower, and the use of the word "Sellers" in the puried portion of this contract, without more, shall not rebut such presumption, nor in any way enlarge or extend the previous interest of such spouse in said property, or in the sale proceeds, nor bind such spouse except as aforesaid, to the lems and provisions of this contract.
- 12. TIME IS OF THE ESSENCE. Time is of the essence in this Agreement. Fairure to promptly assert rights of Sellers herein shell not, however, be walver of such rights or a walver of any existing or subsequent default.

13	EXCEPTIONS	TO WARRA	NITES OF TITL	E. The warrante	es of title en an	y Deed mede	pursuant to the	contract (Se	e paregraph 14)	shall be without	d reservation of
qualit	cation EXCEPT	(a) Zoning on	dinances: (b) Suc Special Warranty	in restrictive cov	enants as may t	e shown of re	cord, (c) Easeme	nte of record, if	any (d) Astemit	ed by paregraph:	s 1, 2, 3 and 4 o
	otherwise strou		Special ventanty	as to the period	miss édnisois	one basses to	Buyers, (r) Spor	1340 LL LIGIT FILES	older, need not j	out in any warrai	THE S OF UTE DECC
	OUND WISO BUDO										

(9)				
	(Me	meral reservations of record?)		
(h)				
(Liens?)	(Easements not recorded?)	(interests of other parties?)	(Lessees?)	
14 DEED AND ABSTRACT B	ILL OF SALE. If all said sums of money and inte	rest are paid to Sellers during the life of this con	ntract, and all other agreements for performen	CO by
Suvers have been complied with	Setters will execute and deliver to Buyers e	Warranty Deed Warranty De	ed conveyion said ommises in fee simple our	NI ION
o and in conformity with this cont	rect and Sallers will at this time deliver to Buyers	en abstract showing marchantable title in conf	ormity with this contract. Such abstract shall	begin
o and in conformity with this cont with the government patent (unles	Satiers will execute and deliver to Buyers a rect and Sellers will at this time deliver to Buyers as pursuent to the lows State Bar Association little to of this contract or as of such Association at the late of this contract or as of such Associations.	en abstract showing merchentable title in confi standards there is lesser requirement as to per	tod of abstracting) to said premises and shall	1

- 15. APPROVAL OF ABSTRACT. Buyers have <u>NOt</u> _examined the abstract of title to this property and such abstract is $\underline{\mathsf{not}}$ 16. FORFEITURE: if Buyers (a) fail to make the payments aforesaid, or any part thereof, as same become due, or (b) fail to pay the taxes or special assessments or charges, or any part thereof, levied upon said property, or essessed against it, by any taxing body before any of such items become delinquent, or (c) fail to keep the property insured, or (d) fail to keep it in reasonable repair as herein required, or (e) fail to perform eny of the expresents as herein made or required, then Sellers in addition to any and all other legal and equitable remedies which they may have, at their option, may proceed to forfeit and cancel this contract as provided by law (Chapter 556 Code of lows). Upon completion of such forfeiture Buyers shall have no right of reclamation or compensation for more paid, or improvements made, but such payments and/or improvements if any shall be retained end kept by Selfers as compensation for the use of said property, and/or as liquidated damages for breach of this contract; and upon completion of such forfeiture, if the Buyers, or any other person or persons shall be in possession of said real estate or any part thereof, such party or parties in possession shall at once peacefully remove therefrom, or failing to do so may be theated as tenants holding over, unlearfully after the expiration of lease, and may accordingly be ousted and removed as such as provided by lawage.

- 17. FORECLOSURE AND REDEMPTION. If Buyers test to timely perform this contract, SelenterPtiffic option, may be outed as such as provided by assessed and recovery the contract and the contract obligation.

 It is agreed that if this contract contract obligation and the contract and the contract obligation and the contract and the
- 18 ATTORNEY'S FEES. In case of any action, or in any proceedings in any Court to collect any sums payable or secured herain or to protect the lien or title herein of Setters, or any other case parmitted by law in which attorney is fees may be collected from Buyers, or imposed upon them, or upon the above described properly. Buyers agree to pay
- 19 INTEREST ON DELINQUENT AMOUNTS. Either party will pay interest at the highest legal contract rate applicable to a natural person to the other on all amounts herein as not after they become definquent, and/or on cash reasonably advanced by either party pursuant to the terms of this contract, as protective disbursaments.
- 20 ASSIGNMENT. In case of the assignment of this contract by either of the parties, prompt notice shall be given to the other parties, who shall at the time of such notice be furnished with duplicate of such assignment by such assignment shall not terminate the liability of the assignor to perform, unless a specific release in writing is given and signed by the other party to this contract.
- 21 PERSONAL PROPERTY. If this contract includes the sale of any personal properly, then in the event of the forfeiture or foreclosure of this contract, such property shall be considered indivisible with the real estate above described, and any such termination of Buyers' rights in said real estate shall concurrently operate as the forfeiture or foreclosure hereof against all such personal property.
- 22. CONSTRUCTION. Words and phrases herein, including acknowledgements hereof, shall be construed as in the singular or plural number, and as masculine, ferminine or neuter gender, according to the context. See paragraph 11 above, for construction of the word "Sellers."
- 23. RELEASE OF RIGHTS. Each of the Buyers hereby relinquishes all rights of dower, homestead and distributive share in and to the property and weives all rights of exemption as to any of the property.
- 24 LEAD-BASED PAINT NOTICE. If applicable, see attached Disclosure of Information on Lead-Based and/or Lead-Based Paint Hazards
- 25. SPECIAL PROVISIONS.

See Attachment 1

I UNDERSTAND THAT HOMESTEAD PROPERTY IS IN MANY CASES PROTECTED FROM THE CLAIMS OF CREDITORS AND EXEMPT FROM JUDICIAL SALE; AND THAT BY SIGNING THIS CONTRACT, I VOLUNTARILY GIVE UP MY RIGHT TO THIS PROTECTION FOR THIS PROPERTY WITH RESPECT TO CLAIMS BASED UPON THIS CONTRACT.

Dated	·
Dated:	,
Executed in duplicate or triplicate	
Eugene (1) Kubes 1	Steven K. Martens Steven / Mater
SELLERS	Angela M. Martens Arpaca M. menten
20 enfield, Iowa 50849	BUYERS
The state of the s	
SELLERS ADDRESS COUNTY 19	BUYERS' ADDRESS
The instrument was acknowledged before me on \$2000	
Steven K. Martens and Angela M. Martens, husband and	d wife
Steven K. Martens and Angela M. Martens, husband and	
CO THE COUNTY	taker by clest
	KOBOR + J BUSS Notary Public

Addendum

- 1. Buyers shall reimburse Seller for fertilizer applied in the amount of \$1,617.71 for this half of the total real estate being purchased through this contract, per the attached invoice, and fall tillage in the amount of \$705 at the date of closing.
 - 2. Seller represents that there are no leases to which the property is subject.
 - 3. Buyers shall receive a copy of the record of tile and clearing expenses incurred by Seller on the subject real estate by date of closing.
 - 4. Seller shall provide a map of all new field tile installed since the date of his purchase by the date of closing.
 - 5. Seller represents that there is a verbal agreement with Doyle Mapes on the East boundary of the subject real estate for the reconstruction and future maintenance of that partition fence. (right hand rule)
 - 6. Seller further represents that there are no Government programs in effect with respect to the subject real estate. A conservation plan is on file with the FSA.
 - 7. Buyers may prepay any amounts on this contract at any time without penalty.
 - 8. Buyers may sell acreages from the parcel at their expense, PROVIDED, HOWEVER, that all net proceeds shall be applied to this contract, and FURTHER PROVIDED that net proceeds can not be less than \$2,500 per acre.
 - 9. Seller shall remove or bury debris from the East partition fence line.
 - 10. Upon execution of this contract Seller and Buyers agree to place the contract, abstract and an executed Warranty Deed in Escrow with the firm of David L. Jungmann, P.C. Said may be delivered only in accordance with the provisions of that Escrow Agreement.
 - 11. Seller shall continue the abstract to the date of this contract and deliver it to Buyers' attorney for examination and return to the Escrow Agent.
 - 12. Revenue stamps shall be deducted from the final balloon payment.
 - 13. All debris shall be removed from the East fence line on or before the date of possession. If the debris is not removed or buried by that date, Buyers may withhold \$1,000 for clean up. If Seller has not removed or buried the debris prior to Spring field work, then Buyers may complete the work and keep the \$1000 as liquidated damages. If Seller completes the cleanup or burial of debris before Spring field work then Buyers shall return the \$1000 retainage to Seller.
 - 14. If Seller has not paid all real estate taxes before their delinquency date, then Buyers may pay the same from any installment due on the contract.
 - 15. Seller shall pay for his half of the new partition fence.

STATE OF Jowa,

Madison

, COUNTY

} ss.

On this 15 day of Jan , 2000, before me, the undersigned, a Notary Public in and for the State of Journ , personally appeared Euberne 6. Kuhns

to me known to be the person(s) named in and who executed the foregoing instrument, and to me known to be the person(s) named in and who executed the foregoing instrument, and to me known to be the person(s) named in and who executed the foregoing instrument, and to me known to be the person(s) named in and who executed the foregoing instrument, and to me known to be the person(s) named in and who executed the foregoing instrument, and to me known to be the person(s) named in and who executed the foregoing instrument, and to me known to be the person(s) named in and who executed the foregoing instrument, and to me known to be the person (s) named in and who executed the foregoing instrument, and to me known to be the person (s) named in and who executed the foregoing instrument, and the person (s) named in an anti-person (s) named

My commission expires:

Notary Public

POBORT J KRUSS