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		and the second of the second o	2000 DEC -8 AM II:
en e	REC \$ 15°	COMPUTER	MICKI UTSLER
	R.M.F. \$	RECORDED V	orrowith k
eparer TATADA Plant	m, 113 N. John Wayne Drive, Winter	ing the filling of the second	MADISON COUNTY. 10
	al's Name Street Add	ress City	Phone
Address	Tax Statement: George Bailey 1896	N. 1st Street, Winterset, IA	SPACE ABOVE THIS LIN FOR RECORDER
	<b>50273</b>	and accounting a second control of the con-	$(x,y) = (x,y) \cdot (x + y) $
on veva sivašia de	REAL ESTATE CONTR	RACT (SHORT FO	ORM)
IT IS AGREED between	n an na hacht eo bait beat Marchal beat grancha	WERE SHAPE SHAPE ONLY A	oreer a reish baarda Reamh lean deamhail
Mina Jean Slater, single	and Mina Jean Slater as Executor for	the Estate of Dalton E. Sla	ier gaste secone lien ils i
("Sellers"); and	· · · · · · · · · · · · · · · · · · ·		·
George Bailey			
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("Buyers"). Approximate the set of the set o	ા કે પ્રાથમિક માટે કરેડ હતા. અને જે જે જોઈ માટે જે જો છે.	¢ei.	
Sellers agree to sell and lowa, described as:	d Buyers agree to buy real estate in	Madison :	County,
	A proportion of the cost of th	a faliga se este este este este propriete	a kata ka 2 kmj. Kaji en dija se
	on the compared with the second of the secon	i di tutuli. A sa este a la la la la la la	aunt (30tain)
	ang naga salah salah Kangang kangga salah		en er en
18 to 3 to	i. In 1917 (Sur late - 1948 Alfa, year tak elith early (Alla Institute Sala).	28 PM - 48	
<ul> <li>Version is a distance for the property</li> </ul>	्राके के कार के बार अधिकार कर कर के का का का कि का समाप्त मार्क के अधिकार कर अधिकार कर कर के का कि का कि	医环状体 医外腺性神经病 化邻烷基 经基础的	सार्च (१,५९५) हे ए.स. १८५४ मुख्य कि अस्त सी काम क्षेत्राम केल स्ट्राइस स्ट्राइस स्ट्राइस
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with any easements and	appurtenant servient estates, but subject	to the following: a, any zonir	g and other ordinances; b. any
	y easements of record for public utilities, ro		
The state of the s	New William (Company of the Company	and the state of t	The second of th
and a grant of American a look of this	e following terms:	\$20.55 (2005)	
1. PRICE. The total pur	chase price for the Real Estate is Two Hu	ndred Thousand and 0/100	ing Karingaria (1900) bilang ini merupakan Karingan punjakan bilanggan mengang
Dollars (\$ 200,000.00 Dollars (\$ 188,000.00	) of which One Hundred Eighty- ) has been paid. Buyers shall pay t	he balance to Sellers at $\frac{825 \text{ W}}{2}$	Fremont, Winterset, Iowa
or as directed by Sellers, as	s follows:	ा प्रस्ति । विकास क्षेत्र क्षा । १ प्रस्ति । विकास क्षा १९ १० च्या विकास ।	en er gesam, en gewen et ig svære i
	plus interest to be paid in full on or bef		
ा । १८ १९ भए हेर क्षेत्र में एक्टी व्यवस्था १ - १ - १ व्यवस्था १० व प्रकृति वर्षा १ - ११	e. Supertopología de évalor do Esta tatur Estatuera.	u decaler dan implication	egropa, patera jogaženja:
<ul> <li>One of the stage o</li></ul>	等。 [15] 16 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	eguser fortenducture various vij	ା ନାମ୍ୟର ଓ ଅନୁଷ୍ଠ ନିର୍ମ୍ଭ କରମ୍ଭୁବ ହେଉଁକା ହି ଓଡ଼ିଆ ଅବସ୍ଥାନ ପ୍ରଥମ ଅନ୍ୟୁକ୍ତ ହିଲ୍ଲ କର୍ଷ ଓ
the state of the boat of the Section 1.	shall pay interest from	BULLARIAN THE ONE OF STATE OF BUILDING	NUMBER OF STREET STATES AND
the rate of 9	percent per annum, payable per annui	n .	-
Buyers shall also pay intere	st at the rate ofper	cent per annum on all delinque	nt amounts and any sum reason-
3 REAL ESTATE TAX	protect their interest in this contract, compu	क संबद्धात । असुक्रमाहरू अन्यत्यक्तीय है ।	क्षके अत् ३ विश्वेषायम अध्यति वर्षास विस्तरम
Seller shall pay real esta	ate taxes due and payable at the office of	of the Madison County Trea	surer prorated to the date of
possession.			
<ul> <li>★ 44.544 a.5</li> </ul>	taxes payable in prior years. Buyers shall p		
	nall be based upon such taxes for the year of the based upon such taxes for the year of the based upon such taxes.	ments which are a lien on the	Real Estate as of the date of this
4. SPECIAL ASSESSM	राज्य । जन्म कारतीय जिल्लाका सम्प्रीताल वाली वाली हैं का उन्हें हैं	. All other special ass	essments shall be paid by Buyers.
4. SPECIAL ASSESSM	Callery and the Distance	Luie real Estate on	
4. SPECIAL ASSESSA contract or 5. POSSESSION CLOS	SING. Sellers shall give Buyers possession of are not in default under this contract. Closing	shall be on Decei	nber 7th 2000 .
4 SPECIAL ASSESSA contract or 5 POSSESSION CLOS 2000 , provided Buyers 6 INSURANCE Seller	are not in default under this contract. Closing is shall maintain existing insurance upon th	shall be on <u>Decel</u> e Real Estate until the date of	possession. Buyers shall accept
4. SPECIAL ASSESSA contract or 5. POSSESSION CLOS 2000 , provided Buyers 6. INSURANCE. Seller insurance proceeds instead	are not in default under this contract. Closing is shall maintain existing insurance upon th d of Sellers replacing or repairing damaged	shall be on Decel Real Estate until the date of I improvements. After possess	possession. Buyers shall accept ion and until full payment of the
4. SPECIAL ASSESSA contract or 5. POSSESSION CLOST 2000 provided Buyers 6. INSURANCE. Seller insurance proceeds instead purchase price; Buyers sha for a sum not less than 80	are not in default under this contract. Closing is shall maintain existing insurance upon the of Sellers replacing or repairing damaged all keep the improvements on the Real Esta of percent of full insurable value payable to	e Real Estate until the date of it improvements. After possess te insured against loss by fire, the Sellers and Buyers as the	possession. Buyers shall accept ion and until full payment of the tornado, and extended coverage air interests may appear. Sellers'
4 SPECIAL ASSESSA contract or 5 POSSESSION CLOS 2000 provided Buyers 6 INSURANCE. Seller insurance proceeds instead purchase price; Buyers sha for a sum not less than 80 interest shall be protected in	are not in default under this contract. Closing is shall maintain existing insurance upon th d of Sellers replacing or repairing damaged all keep the improvements on the Real Esta	e Real Estate until the date of a limprovements. After possess te insured against loss by fire, the Sellers and Buyers as the loss payable clause. Buyers s	possession. Buyers shall accept ion and until full payment of the tornado, and extended coverage air interests may appear. Sellers' hall provide Sellers with evidence

through the date of this		ense, shall prom	otly obtain an abstra	ct of title to the Real Estate contin	nued
merchantable title in 5		contract lower law		to Buyers for examination. It shall sards of the lowa State Bar Associa	
The abstract shall be coccasionally use the a	ome the property of the Buyers t bstract prior to full payment of the	when the purchase price	ie price is paid in fu Sellers shall nav the	II, however, Buyers reserve the rig	iht to
	t or omission of Sellers, including				jan i s Syn
extures, snades, rode Automátic heating equ	s, blinds, awnings, windows, s Ibment air conditioning equipme	torm doors, sch ent wall to wall c	ens, plumbing fixt arpeting built-in iter	ner attached or detached, such as ures, water heaters, water softens as and electrical service cable, ou	ners,
elevision towers and except: (consider: rent	antenna, fencing, gates and land	Iscaping shall be	considered a part of	f Real Estate and included in the	sale
9. CARE OF PRO ater placed on the Re	PERTY. Buyers shall take good	repair and shall	not iniure, destroy or	elidings and other improvements no remove the property during the tel consent of the Sellers.	ow or rm of
10. <b>DEED.</b> Upon pwarranty	ayment of purchase price, Sellers				
<del></del>	arranties of title shall extend on	i, πee and clear of	this contract, with s	and encumbrances except as prov pecial warranties as to acts of Se	ided ellers
ights in this contract lerform this contract, I any, as may be requ i receiver to take imm he same as the rece	as provided in the lowa Code, a Sellers, at their option, may elect ired by Chapter 654, The Code. The ediate possession of the property wer may deem best for the inter her may deem best for the inter the life.	and all payments to declare the en Thereafter this cor y and of the rever est of all parties	made by Buyers statice balance immedia itract may be forectonues and income ac- concerned, and suc-	is may, at Sellers' option, forfeit Bu iall be forfeited. If Buyers fail to ti itely due and payable after such no sed in equity and the court may ap cruing therefrom and to rent or cult in receiver shall be liable to accou	imely otice, point tivate int to
suyers only for the no preclosure and upon t	et profits, after application of ren ne contract obligation.	its, issues and pi	offts from the costs	and expenses of the receivership	and
sale of the property by he statutes of the Sta leficiency judgment a Chapter 628 of the li	sheriff's sale in such foreclosure te of lowa shall be reduced to sh gainst Buyers which may arise o lowa Code. If the redemption pe tclusive to the Buyers, and the ti	proceedings, the (6) months prov out of the forecloseriod is so reduc	time of one year for ided the Sellers, in s ure proceedings; all ed, for the first thre	t of the foreclosure of this contract redemption from said sale provide such action file an election to waive to be consistent with the provision (a) months after sale such rig and 628.16 of the lowa Code sha	ed by eany ns of the of
It is further agreed three following conting aid real estate has boreclosure; and (3) Saterest in such action exclusive right to redead to the sections 628.5, 628 tocket entry by or on the consistent with all of the sections of the sectio	that the period of redemption after encies develop: (1) The real esta- een abandoned by the owners a ellers in such action file an elec- . If the redemption period is so em for the first thirty (30) days af 8.15 and 628.16 of the lowa Cod sehalf of Buvers shall be presump	ite is less than ter and those persor ction to waive any reduced, Buyers fter such sale, and de shall be reduce tion that the prop the lowa Code.	(10) acres in size; is personally liable to deficiency judgmer or their successors d the time provided and to forty (40) day enty is not abandone this paragraph shall	re reduced to sixty (60) days if all of (2) the Court finds affirmatively that under this contract at the time of it against Buyers or their success in interest or the owner shall have for redemption by creditors as pross. Entry of appearance by pleading. Any such redemption period shall not be construed to limit or other	t the such or in e the vided ng or
b. If Sellers fai	to timely perform their obligation	ns under this con	tract, Buyers shall h	ave the right to terminate this con-	tract
c. Buyers and a d. In any action	made returned to them. Sellers are also entitled to utilize ar or proceeding relating to this conf	ny and all other re tract the successf	medies or actions at ul party shall be entit	law or in equity available to them. led to receive reasonable attorney's	fees
nd costs as permitted	alika espailie bili kara ja aktoria aktoria alika dii ger	STATE KO-	. Aftal. Park	(1) New 2011 years and account to a depth of	.).
state in joint tenancy ellers, then the proce int tenants with full ri	with full right of survivorship, ar eds of this sale, and any continuir ght of survivorship and not as ten the price due Sellers under this o	nd the joint tenar ng or recaptured : sants in common:	icy is not later destr ights of Sellers in the and Buyers in the e	ceding this contract, hold title to the oved by operation of law or by ac a Real Estate, shall belong to Selle vent of the death of either Seller, a accept a deed from the surviving \$	cts of ers as
es this contract only i	SELLER'S SPOUSE. Seller's sport the purpose of relinquishing a code and agrees to execute the second spread of the second	all rights of down	r homostaad and di	receding acceptance of this offer, ex stributive shares or in compliance	œcu~ with
14. TIME IS OF TH	E ESSENCE. Time is of the esse	ence in this contra	<b>x</b> .		
15. PERSONAL P	ROPERTY. If this contract include	es the sale of any	personal property, Br	yers grant the Sellers a security into	erest
16. CONSTRUC	r and Buyers shall execute the ned RON. Words and phrases in thi	cessary financing is contract shall i	statements and delive	er them to Sellers. the singular or plural number, an	
Mark British Andrews	neuter gender, according to the co				
the property and wal	es all rights of exemption as to ar	reby relinquishes ny of the property.	all rights of dower, I	omestead and distributive share in	and
18. ADDITIONAL	PROVISIONS.	the state of the s		Marketine and the second of th	
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OF CREDITORS	AND EXEMPT FROM JU	DICIAL SALE	; AND THAT E	PROTECTED FROM THE C Y SIGNING THIS CONTRA PROPERTY WITH RESPE	ACT.
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Mina Jean Slater  Lina Jean Slater  Lina Jean Slater Execute  ATE OF	Ten Executor for Na or for the Estate of Dalton E. Slater Iowa , COUN	eltonES lateo	MADISON	, \$s:	
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## GOLDING-SLATER WARRANTY DEED DESCRIPTION ATTACHMENT

A parcel of land described as commencing at the Northwest corner of Section Nineteen (19), Township Seventy-six (76) North, Range Twenty-seven (27) West of the 5th P.M, Madison County, Iowa; thence South () deg. 00 min. 545.8 feet along the West line of said Section 19 to Point of Beginning; thence South () deg. 00 min. 526.5 feet; thence North (87) deg. 50 min. East 480.0 feet; thence North (30) deg. 10 min. West (326.6 feet; thence North (4) deg. 48 min. East 238.8 feet; thence North (88) deg. 12 min. West (377.0 feet to Point of Beginning. Said parcel contains 4.4745 acres, including 0.5222 acres of U. S. Highway No. 169 Right-of-way and is contained in the Northwest Quarter of the Northwest Fractional Quarter of Section Nineteen (19), Township Seventy-six (76) North, Range Twenty-seven (27) West of the 5th P.M. The West line of said Section 19 is assumed to bear due North and South.

All of Saller's right, title and interest in and to certain permanent easements contained in a real estate contract entered into by and between Mamie Hammans, Saller, and William T. Collins, Buyer, dated Sept. 24, 1974, of record in Book 105 at page 7, records of the Recorder of Madison County, Iowa, which contract provides for the sale of adjacent real estate.