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Todd G. Nielsen ISBA # UN0009784

Returned to Julie Forsyth

Document 2004 1605

Book 2004 Page 1605 Type 03 10 Pages 3 Date 4/14/2004 Time 2:38 PM Rec Amt \$21.00 Aud Amt \$5.00

MICHELLE "MICKI" UTSLER, COUNTY RECORDER MADISON IOWA

RECORDED\_ COMPARED.

Preparer Information Todd G. Nielsen, 211 North Maple Street, Creston, IA 50801, (641) 782-7007

Individual's Name

Street Address

City

Phone

Address Tax Statement: Rachel Overbay, 300 W. Lincoln Street, Macksburg, IA 50155

SPACE ABOVE THIS LINE FOR RECORDER

## REAL ESTATE CONTRACT-INSTALLMENTS

IT IS AGREED this 13th day of April ,2004 , by and between Alva H. Carlson and Judith A. Carlson, husband and wife,
of the County of Union State of lows, Sellers; and
of the County of Union , State of Iowa, Sellers; and Rachel Overbay, a single person,
runner overtow), a onique persona
of the County of, State of Iowa, Buyers;
That the Sellers, as in this contract provided, agree to sell to the Buyers, and the Buyers in consideration of the premises, hereby agree with the Sellers to purchase the following described real estate situated in the County of Madison
State of Iowa, to-wit:
Lots Thirteen (13) and Fourteen (14), in Block Three (3) of W.O. Lee's Addition to the Town of Macksburg, Madison County, Iowa, and the South Half (S1/2) of the vacated alley lying North of Lots Thirteen (13) and Fourteen (14), in Block Three (3) of W.O. Lee's Addition to the Town of Macksburg, Madison County, Iowa
together with any easements and servient estates appurtenant thereto, but with such reservations and exceptions of title as may be below stated, and certain personal property if and as may be herein described or if and as an itemized list is attached hereto and marked "Exhibit A" all upon the terms and conditions following:  1. TOTAL PURCHASE PRICE. The Buyers agree to pay for said property the total of \$ 27,000.00    The county of title as may be below stated, and exceptions and exceptions of title as may be below stated, and certain personal property if and as may be herein described or if and as an itemized list is attached hereto and marked "Exhibit A" all upon the terms and conditions following:  1. TOTAL PURCHASE PRICE. The Buyers agree to pay for said property the total of \$ 27,000.00    The county of the coun
(a) DOWN PAYMENT of \$ 2,000.00 RECEIPT OF WHICH IS HEREBY ACKNOWLEDGED: and
(b) BALANCE OF PURCHASE PRICE. \$25,000.00 as follows:
year thereafter until the full balance of principal and all interest accrued thereon is paid in full. Buyer agrees to pay interest from April 15, 2004 upon the unpaid balance of principal at the rate of six per cent (6%) per annum, payable monthly, which interest is included in the payments required herein. A \$20.00 late fee will be assessed and added to principal if Buyers payment is not received by First National Bank in Creston, Iowa by the 20th of each month. All payments shall be first applied to accrued interest and balance to principal.
2. POSSESSION. Buyers, concurrently with due performance on their part shall be entitled to possession of said premises on the
and any unpaid taxes thereon payable in prior years. Buyers shall pay any taxes not assumed by Sellers and all subsequent taxes before same become delinquent. Whoever may be responsible for the payment of said taxes, and the special assessments, if any, each year, shall furnish to the other parties evidence of payment of such items not later than July 15 of each year. Any proration of taxes shall be based upon the taxes for the year currently payable unless, the parties state otherwise.  (Decide, for yourself, if that formula is fair if Buyers are purchasing a tot with newly built improvements).  4. SPECIAL ASSESSMENTS. Sellers shall pay the special assessments against this property:
-(a) Which, if not paid, in the year, would-become delinquent and all assessments payable prior thereto.
(b) Which are a lien thereon as of (Date) (C) Including all sewage disposal assessments for overage charge heretofore assessed by any municipality having jurisdiction as of date of possession.
Buyers, except as above stated, shall pay all subsequent special assessments and charges before they become delinquent.  5. MORTGAGE. Any mortgage or encumbrance of a similar nature against the said property shall be timely paid by Sellers so as not to prejudice the Buyers' equity herein. Should Sellers fail to pay, Buyers may pay any such sums in default and shall receive credit on this contract for such sums so paid. MORTGAGE BY SELLERS. Sellers, their successors in interest or assigns may, and hereby reserve the right to at any time mortgage their right, title or interest in such premises or to renew or extend any existing mortgage for any amount not exceeding

6. INSURANCE. Except as may be otherwise included in the last sentence of paragraph 100 above. Buyers as and from said date of possession, shall constantly keep in force insurance, permitums interfere to be prepaid by Buyers (without notice or demand) against loss by five, tornado and other hazards, casualties and contingencies as Sellers may reasonably require on all buildings and improvements, now on on begreafter 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 not less than the full insurable value of such improvements and personal property of not less than the unpaid purchase phee herein whichever amount is smaller with such insurance 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 PROMER RIDERS WITH SELLERS for the further security for the payment of the sums region mentioned. In the bught of any such casualty loss, the insurance proceeds may be used under the supervision of the Sellers to replace or repair the loss if the proceeds be adequate; if not, then some other reasonable application of such funds shall be made; but in any event such species 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. 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 repair and shall not injure, destroy or remove the same during the life of this contract. Buyers shall not make any material alteration in said premises without the written consent of the Sellers. Buyers shall not use or permit said premises to be used for any illegal purpose.

8. LIENS. 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, pay such taxes, special assessments, insurance and make necessary repairs, and all sums so advanced shall be due and payable on demand or such sums so advanced may, at the election of Sellers, be added to the principal amount due hereunder and so secured (For Buyers' rights to make advancements, see paragraph 5 above.)
- election or Sellers, be added to the principal amount due nereunder and so secured (For Buyers' nights 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 properly in joint tenancy, and such joint tenancy has not later been destroyed by operation of law or by acts of the Sellers, this sale shell not constitute such destruction and the proceeds of this contract, and any continuing and/or recaptured rights of Sellers in said real estate, 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 deed solely from him or them consistent with paragraph 14 below unless and except this paragraph is stricken from this agreement.
- 11. SELLERS. Spouse, if not titleholder immediately preceding this sale, shall be presumed to have executed this instrument only for the purpose at relinquishing all rights of dower, homestead and distributive share and/or in compliance with section 561.13 Code of lows; and the use of the word "Sellers" in the printed 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 terms and provisions of this contract.
- 12. TIME IS OF THE ESSENCE. Time is of the essence in this Agreement. Failure to promptly assert rights of Sellers herein shall not, however, be waiver of such rights or a waiver of any existing or subsequent default.
- 13. EXCEPTIONS TO WARRANTIES OF TITLE. The warranties of title in any Deed made pursuant to this contract (See paragraph 14) shall be without reservation of

qualification EXCEPT: (a) Zoning ordin- this contract; (e) Sellers shall give Si unless otherwise stipulated:	ances; (b) Such restrictly pecial Warranty as to II	ve covenants as may be snow he period after equitable title	passes to Buyers; (f) Spouse if	not litteholder, need not join in	any warranties of the deed
(8)			servations of record?)		
(h) (Liens?) 14. DEED AND ABSTRACT BILL C	(Easements not r	ims of money and interest are	(Interests of other parties?) paid to Sellers during the life of	(Less this contract, and all other ag	
Buyers have been complied with, Selle to and in conformity with this contrac with the government patent (unless pu	ers will execute and delivit and Sellers will at this result to the lowa State	/er to Buyers a stime deliver to Buyers an all Bar Association title standar	Warranty Warr pstract showing merchantable title ds there is lesser requirement as	ranty Deed conveying said pre e in conformity with this contra s to period of abstracting) to s his contract supersedes the no	mises in fee simple pursuant ct. Such abstract shall begin aid premises and shall show evious written offer of Buvers
to buy the above described property we pay the costs of any abstracting due to part of this agreement, then upon due any such personal property payable in	hich was accepted by S o any act or change in to performance by Buyers, 2004, and all ta	ellers on the 10th the personal affairs of Sellers , Sellers shall execute and daxes thereon payable prior the	resulting in a change of title by pliver a Bill of Sale consistent wi ereto.	operation of law or otherwise. the terms of this contract.	If any personal property is a Sellers shall pay all taxes on
15. APPROVAL OF ABSTRACT.	Buyers have	examined the a	abstract of title to this property as	nd such abstract is	accepted.
15. APPROVAL OF ABSTRACT. E 16. FORFEITURE. If Buyers (a) fail any part thereof, levied upon said proy to keep it in reasonable repair as he equitable remedies which they may h forfeiture Buyers shall have no right kept by Sellers as compensation for it other person or persons shall be in proson and be treated as tenants holding	to make the payments perty, or assessed again rein required; or (e) fail lave, at their option, ma of reclamation or compy he use of said property, ossession of said real est over, unlawfully after the	ardresald, or any part mered ist it, by any taxing body befor to perform any of the agree spy proceed to forfeit and can ensation for money paid, or and/or as liquidated damage state or any part thereof, suc expiration of lease, and may	i, as same become one, or (b) ore any of such items become of ments as herein made or required this contract as provided by improvements made; but such; s for breach of this contract; ar h party or parties in possession accordingly be ousted and remove the procession of the contract of	elinquent; or (c) fail to keep the red; then Sellers, in addition to law (Chapter 656 Code of low payments and/or improvements of upon completion of such for shall at once peacefully removoved as such as provided by the	e property insured; or (d) fall of any and all other legal and wa). Upon completion of such if any shall be retained and feiture, if the Buyers, or any re therefrom, or falling to do aw.
17. FORECLOSURE AND REDEM payable after such notice, if any, as immediate possession of the property parties concerned, and such receiver	MPTION. If Buyers fail may be required by Cha y and of the revenues a shall be liable to accou	to timely perform this contra poter 654, The Code. Thereaf and income accruing therefro ant to Buyers only for the ne	act, Sellers, at their option, may ter this contract may be foreclos m and to rent or cultivate the s t profits, after application of ren	elect to declare the entire ba ed in equity and the court may ame as the receiver may dee its, issues and profits from the	alance immediately due and y appoint a receiver to take im best for the interest of all e costs and expenses of the
receivership and foreclosure and upor It is agreed that if this contract of foreclosure proceedings, the time of or such action file an election to waive 628 of the lowa Code. If the regempti	n the contract obligation, covers less than ten (10 ne year for redemption f any deficiency judgment on period is so reduced,	)) acres of land, and in the error said sale provided by the against Buyers which may a for the first three (3) months	event of the foreclosure of this e statutes of the State of lows s rise out of the foreclosure proce after sale such right of redempt	contract and sale of the prop- hall be reduced to six (6) mor- ledings: all to be consistent wit tion shall be exclusive to the E	erty by sheriff's sale in such oths provided the Sellers, in th the provisions of Chapter Buyers, and the time periods
so may be treated as tenants holding  17. FORECLOSURE AND REDEI payable after such notice, if any, as immediate possession of the property parties concerned, and such receiver receivership and foreclosure and upor It is agreed that if this contract frecelosure proceedings, the line of o such action file an election to waive 628 of the lowa Code. If the redempti in Sections 628.5, 628.15 and 628.15  It is further agreed that the perior real estate is less than ten (10) acres this contract at the time of such fore action. If the redemption period is so to and the time provided for redemption pleading or docket entry by or on bel of chapter 628 of the lowa Code. This	of the lowa Code shall to d of redemption after a in size; (2) the Court fi closure; and (3) Sellers reduced, Buyers or their by creditors as providualf of Buyers shall be p s paragraph shall not be s paragraph shall not be	pe reduced to four (4) months foreclosure of this contract st nds affirmatively that the said in such action file an electic successor in interest or the ed in Sections 628.5, 628.15 resumption that the property constitued to limit or otherwis	hall be reduced to sixty (60) days real estate has been abandore in to waive any deficiency judgrowner shall have the exclusive rand 628.16 of the lowa Code sis not abandoned. Any such reduce affect any other redemption properties of the lowa Code affect any other redemption properties.	if all of the three following county to the owners and those persent against Buyers or their sight to redeem for the first thin shall be reduced to forty (40) demption period shall be consist ovisions contained in Chapter I	ntingencies develop: (1) The resons personally liable under successor in inferest in such try (30) days after such sale, lays. Entry of appearance by tent with all of the provisions 628 of the lowa Code.
in any other case permitted by law in reasonable attorneys' fees.	which attorney 's fees	may be collected from Buy	ers, or imposed upon them, or	upon the above described pr	operty, Buyers agree to pay
19. INTEREST ON DELINQUENT A and after they become delinquent, and	AMOUNTS. Either party	will pay interest at the higher advanced by either party pur	est legat contract rate applicable suant to the terms of this contra	to a natural person to the oth act, as protective disbursement	er on all amounts herein as s.
20. ASSIGNMENT. In case of the furnished with duplicate of such assigned by the other party	assignment of this cont gnment by such assigno to this contract.	ract by either of the parties, ors. Any such assignment sha	prompt notice shall be given to Il not terminate the liability of the	the other parties, who shall a e assignor to perform, unless a	at the time of such notice be a specific release in writing
21. PERSONAL PROPERTY. If it considered indivisible with the real exhereor against all such personal proper	his contract includes the state above described; a erty.	e sale of any personal prope and any such termination of E	rty, then in the event of the forfe Buyers' rights in said real estate	afture or foreclosure of this constant concurrently operate as t	ntract, such property shall be the forfeiture or foreclosure
22. CONSTRUCTION. Words and neuter gender, according to the contex	kt. See paragraph 11 ab	ove, for construction of the w	ord Sellers.		
23. RELEASE OF RIGHTS. Each as to any of the property.	of the Buyers hereby rel	inquishes all rights of dower,	homestead and distributive share	in and to the property and wa	ives all rights of exemption
24. LEAD-BASED PAINT NOTICE.	If applicable, see attac	hed Disclosure of Information	on Lead-Based and/or Lead-Ba	sed Paint Hazards.	•
25. SPECIAL PROVISIONS.					
(See Attached Addendur	m which is incor	porated and made a	a part of this contract.	)	
UNDERSTAND THAT CREDITORS AND EX VOLUNTARILY GIVE CLAIMS BASED UPON	KEMPT FROM UP MY RIGH	M JUDICIAL SA T TO THIS PRO	MF. AND THAT	RA SIGNING I	MIS CUNTRACT.
	Dated:	April 13th	, 2004		
	Dated:	April 13th	, 2004	· · · · · · · · · · · · · · · · · · ·	
Executed in duplicate or triplicate	Carl	ion_	Must likely	<u>/</u>	
Alva H/Carlson	Inle	en	Rachel Overbay	,	
Judith A. Carlson		SELLERS	<del></del>		BUYERS
1087 Creamery Road			109 E. Lane, Apt.	1A	<u> </u>
Afton, IA 50830		·	Winterset, IA 502		
/ 1110H, 1/1 //00/0		SELLERS' ADDRESS			BUYERS' ADDRESS

TODD G. NIELSEN Commission Number 153342 MY COMMISSION EXPIRES SEPTEMBER 28, 2004

COUNTY, ss:

Alva H. Carlson and Judith A. Carlson, husband and wife, and Rachel Overbay,

Took 6. Nielsen

STATE OF IOWA, UNION

a single person,

This instrument was acknowledged before me on April~13 ,

2004

## **ADDENDUM**

- 1. Buyer may prepay all or a part of principal without penalty.
- 2. In the event Buyer shall at any time during the term of this contract sell all or any portion of the real property, or assign this contract to a third party, the full unpaid balance of principal and all interest accrued thereon shall at the option of the Seller become immediately due and payable.
- 3. Buyer acknowledges she has made a careful and satisfactory inspection of the property. No warranties, express or implied, as to fitness for a particular purpose or as to the physical or mechanical condition of the real property, including fixtures or of any personal property sold hereunder are made by Sellers and Buyers shall take all said property in "as is" condition.
- 4. Seller will maintain hazard insurance on the property with the Buyer paying \$26.77 per month to the Seller for this insurance. This amount is in addition to the payment of principal and interest previously described in this contract. This insurance policy is currently with Tyler Insurance Services, Creston, Iowa and will renew on August 16<sup>th</sup> of each year. The annual policy premium of \$321.17 may increase at renewal time, and Buyer shall be responsible for any increase in premium. The Buyer also has the option to obtain her own insurance at any time during this contract. Seller shall add Buyer to the current policy as an additional insured party. In the event of loss, the insurance proceeds will be paid to Seller and Buyer proportionally to their respective interests in the property. In the event the parties cannot agree on their respective interests, or disposition of the proceeds, then the parties agree to submit any dispute to mediation.