500

IT IS AGREED this 1st	223 EAST CO Name LESTA day of mADISON ETTE J. CALIGIU MADISON contract provide ase the following	September URI, husband an	REC S AUD S R.M.F. S COMPUTEL RECORDEN RECORDEN State of Jowa, Sollar d wife, as Joint Tenant , State of Jowa, Buye It to the Buyers, and	y and between s; and s with Full Rights of Su	WA 5027316005 LL MADISON CI SPACE ABC FOR RI IENTS	PAGE 500 PAGE 500 PH 12: 58 F1 12: 58
REAL IT IS AGREED this IST IS AGREED THIS THE COUNTY That the Sellers, as In this are with the Sellers to purchase of Iowa, to-wit:	Aday of	September URI, husband an	COMPUTE RECORDEN COMPARE COMPARE UE, P.O. BOX 67 Ireet Address NTRACT- 1 , 1998_, b , 1998_, b State of Iowa, Selled d wife, as Joint Tenant , State of Iowa, Buye It to the Buyers, and	y and between s; and s with Full Rights of Su	BOOK 139 98 AUG 28 WA 5027316005 LLA MADISON CO SPACE ABO FOR RI IENTS	PAGE 500 PH 12: 58 PH 12:
REAL IT IS AGREED this IST IS AGREED THIS THE COUNTY That the Sellers, as In this are with the Sellers to purchase of Iowa, to-wit:	Aday of	September URI, husband an	COMPARE UE, P.O. BOX 67 treet Address TRACT- 1 , 19_98, b State of towa, Seller d wife, as Joint Tenant , State of towa, Buyer It to the Buyers, and	winterset, IO City NSTALLM y and between s; and s with Full Rights of Su rs; I the Buyers In conside	WA 5027316005 LL MADISON CI SPACE ABC FOR RI IENTS	enants in
IT IS AGREED this 1st NALD J. LYNCH, a single per the County VID D. CALIGIURI and JANI nimon, the County of That the Sellers, as in this as with the Sellers to purchase of lowa, to-wit:	MADISON MADISON ETTE J. CALIGIL MADISON contract provide ase the following	September URI, husband an	, 1998, b State of Iowa, Seller d wife, as Joint Tenant , State of Iowa, Buye Il to the Buyers, and	y and between s; and s with Full Rights of Su rs; I the Buyers In consid	IENTS	enants in
NALID J. LYNCH, a single per the County	MADISON ETTE J. CALIGIU MADISON contract provide ase the following	URI, husband an	State of Iowa, Seller d wife, as Joint Tenant , State of Iowa, Buye Il to the Buyers, and	s; and s with Full Rights of Su rs; I the Buyers In consid	deration of the premise	· · ·
VID D. CALIGIURI and JANI nmon, he County of That the Sellers, as in this as with the Sellers to purchase of lowa, to-wit:	MADISON contract provide ase the following	URI, husband an	d wife, as Joint Tenant , State of Iowa, Buye Il to the Buyers, and	e with Full Rights of Su series; I the Buyers In consid	deration of the premise	· · ·
That the Sellers, as in this as with the Sellers to purcha as of Iowa, to-wit:	contract provide ase the following	d, agree to se described real	I to the Buyers, and	the Buyers In consid	deration of the premise MADISON	es, hereby
See Exhibit "A" attache	ed hereto and i					
		incorporated	herein by this refe	rence.		
(a) DOWN PAYMENT of S (b) BALANCE OF PURCHASE PRIC	sonal property if e terms and con evers egree to pey lo WINTERSET 35,000.00 CE. 1. 35,5	and as may iditions followi w said property the RECEIPT OF W 589.00	be herein described ng: lotal of \$ hick is hereby Ackno _ , as follows:	or if and as an item 70,589.00 MADISON WLEDGED: and	hized list is attached t	
ptember sea and are entilled to rantels therefor . TAXES. Sellers shall pay	, 19 <u>98</u> rom on end after date o	; and thereafter so i of possession, so in	ong as they shall perform th idicate by "yes" in the space	e obligations of this contract following	t Buyers are taking subject	·
onsible for the payment of said taxas ach year. Any proration of taxes sh cide, for yoursell, if the formula is fair . SPECIAL ASSESSMENTS. Selle (a) Which are a ken thereon as of (b) Which are a ken thereon as of (c) including all sewage disposal as kuyers, except as above stated, shall 5. MORTGAGE. Any mortgage or end ers fait to pey, Buyers mey pay any rest or assigns may, and hereby r any amount not exceeding rous than the installment requiremen ecuring such a mortgage which shall used the balance of this contined to the	Is, and the special ass hall be based upon th in it Buyers are purchas are shall pay the special scattering of the special scattering of the special scattering of the special such sums in default of reserve the right to i % of the nots of this contract. Buy it be prior and paramits he amount of any exist	tessmenis, if any, e he fasse for the ye sang a lot with newh at assessmenis ega ime-delinquent and <u>Septembe</u> (Dale) to charge heretofore pectal assessments in abure egainst the and shall receive or at any time morigi o then unpaid balan yea's hereby express ound to any of Buy ting morigage belar	ach year, shall furnish to th sar sumentity payable unles y built improvements) and this property: (SURe ou- all essessments payable pri- r = 1, 1998 assessed by any municipal and charges before they be add on this contract for sur- age their right, talls or intri ca of the purchase price he- shy consent to such a mortg by consent to such a mortg or on said premises, they i	e other parties evidence of ; s, the parties state otherwi- t either (e) or (b) below.) or thereto 	payment of such items not late late of possession o prejudice the Buyera' equity IE BY SELLERS Sellers, their lo renew or extend any act vite and amortization thereof sh vid deliver all necessary paper SUBJECT TO MORTGAGE and agree to pay said mortgag	herem. Should r successors in sling mortgage hall be no more s to aid Sellers tf Buyers have ge according to
	POSSESSION. Buyers, concurren Demographic provides the second POSSESSION. Buyers, concurren Demographic provides the second reas and are entitled to remists therefore TAXES. Sellers shall pay One-sixth (1/6) of the p provides the payment of second taxes chapter. Any providen of taxes al- date for the payment of second taxes chapter. Any providen of taxes al- date, for yourself, if the formula is fa- SPECIAL ASSESSMENTS. Seller (a) Which are a tien thereon as of_ (c) including all sewage disposal and urgers, except as above stated, shall . MORTGAGE. Any mortgage or en- ins fail to pay, Buyers may pay any ent or assigns may, and hereby my amount not exceeding 100 ous than the installment requirements caring such a mortgage ALLO gage against said premises, reser- har. SELLERS AS TRUSTEES Sel- emount of the encumbrance on the amount of the encumbrance on the sensure of the encumbrance of the	b) BALANCE OF PURCHASE PRICE 3 35, Entire balances shall be due and pays POSSESSION. Buyers, concurrently with due performant <u>otember</u> 19 <u>98</u> as and are entitled to randels therefrom on and after data TAXES. Sellers shell pay One-sixth (1/6) of the property taxes p 	b) BALANCE OF PURCHASE PRICE 3	b) BALANCE OF PURCHASE PRICE a	b) BALANCE OF PURCHASE PRICE. 1 35.589.00 , as follows: Entire balances shall be due and payable in full on January 4, 1999. POSSE83ION. Buyers, concurrently with due performance on their part shall be entitled to possession of said premises on the	b) BALANCE OF PURCHASE PRICE a

© The lows State Bar Association IOWADOCS TH 8/97

Ħ

Ţ

142 REAL BETATH CONTRACT - INSTALLMENTS Revised September, 1997

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, iomado and other hazards, casualties and contingencies as Sellers may reasonably require on all buildings and improvements, now on or hereafting baced on said premises and any personal property which may be the subject of this contract, in companies to be resonably approved by Sellers in an amount not less than the full insurable value of such improvements and parsonal property on not less than the unpaid purchase price have in which we emount is smallar with such insurance payable to Sellers and Buyers as their interests may appear. BUYERS SHALL PROMPTLY DEPOSIT SUCH POLICY WITH PROPER RIDERS WITH SELLERS for the further security for the payment of the subject of the such acting under the subject of the subject of such insurance payable is sellers in the proceeds may be used under the supervision of the Sellers to repair the loss if the proceeds may be used under the supervision of the Sellers to repair the loss if the proceeds may be used under the supervision of the Sellers to 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 proceeds shall eland 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 repair and shall not impre destroy or remove the same during the life of this control. Buyers shall not make any material steration in said premises without the written consent of the Setters Buyers shall not use or permises to be used for any tlegal 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 taxas, special assessments and insurance and effect necessary repairs, as above egreed, Sellers may, but need not, pay such taxas, 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 hersunder 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 Seliers immediately preceding this sale, hold the title to the above described property in joint tenancy, and such joint tenancy has not later bein destroyed by operation of law or by acts of the Seliers immediately preceding this sale, hold the title to the above described property in joint tenancy, and such joint tenancy has not later bein destroyed by operation of law or by acts of the Seliers is low tenants with rights of seliers in sale real estate, shall be and continue in Seliers as joint tenants with rights of seliers in sale real estate, and continue in Seliers as joint tenants with rights of seliers in sale real estate, and continue in Seliers as joint tenants with rights of seliers in sale real estate, and continue in Seliers as joint tenants with rights of seliers as joint tenants, with rights of seliers and not as tenants in common; in the event of the destit of one of such joint tenants, agree to per any balance of the proceeds of thus contract to the surviving Selier (or Seliers) and to accept deed solely from tim or them constant with paragraph 14 below unless and except this paragraph is stricken from this agreement.

11 SELLERS. Spouse, if not taleholder immediately preceding this sale, shell be presumed to have executed this instrument only for the purpose at relinquishing all rights of over, homesteed and distributive stere and/or in compliance with section 561.13 Code of lows; and the use of the word "Salers" in the purpose at relinquishing all rights of over, shall not rebut such presumption, nor in any way entarge or extend the previous interest of such spouse in said property, or in the sale proceeds, nor blind such spouse except is storesaid, 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 Selfers herein shall not, however, be weiver of such rights or e weiver of auch rights or e weiver of auch rights or e

13 EXCEPTIONS TO WARRANTIES OF TITLE. The warrantes of title in any Deed made pursuent to this contract (See paragraph 14) shall be without reservation or usincation EXCEPT (a) zoning ordinances (b) Such restrictive covenants as may be shown of record. (c) Easements of record. (d any. (d) As limited by paragraphs 1, 2, 3 and 4 of us contract. (e) Sellers thall give Special Warranty as to the period after equilable title passes to Buyers, (f) Spouse if not ittlenology, need not join in any warranties of the deed best otherwise supulated.

(g) NONE			
(b) NONE	(i.	ineral reservations of record?)	
(h) (Liene?)	(Easements not recorded?)	(Interests of other parties?)	(Lassas?)
14 DEED AND ABSTRACT BILL	L OF SALE. If all said sums of money and inte	rest are paid to Sellers during the life of this contra	ct, and all other agreements for performance by

to buy the above described property which was accepted by Satiens on the <u>2nd</u> day or <u>March</u>. <u>19.98</u> Satiens shall also pay the costs of any abstracting due to any act or change in the personal affairs of Satiens and they are all of Satiens of the by operation of law or otherwise. If any personal affairs of Satiens and they are all of Satiens of the by operation of law or otherwise. If any personal affairs of Satiens and delver a Bull of Satiens of the by operation of law or otherwise. If any personal property is a part of this agreement, then upon due performance by Buyers, Satiens and delver a Bull of Satie consistent with the terms of this contract. <u>Substratical appendictorobon</u> Xatixdod personal property as

15 APPROVAL OF ABSTRACT. Buyers have XXXXXXXXX examined the abstract of title to this property and such abstract is XXXXXXXXXX accepted 16 FORFEITURE. If Buyers (a) fail to make the payments aforesaid, or any part thereof, as some become due, or (b) fail to pay the taxes or special assessments or charges, or any part thereof, levied upon said property, or assessed against it, by any taking body before any of such items become delinquent, or (c) fail to pay the taxes or special assessments or charges, or any part thereof, levied upon said property, or assessed against it, by any taking body before any of such items become delinquent, or (c) fail to pay the taxes or special assessments or charges, or any part thereof, levied upon said property, or assessed against it, by any taking body before any of such items become delinquent, or (c) fail to pay the taxes or special assessments as the result of the species of the resolution to any and all other legical and equitable remedies which they may have, all their option, may proceed to forfest and cancel this contract as provided by law (Charges for foode of lows). Upon completion of such forferture Buyers shall have no right of reclamation or compensation for money paid, or improvements made, but such payments and/or improvements if any shall be retained and kept by Saliars as compensation for the use of said property, and/or as logidaled demages for breach of this contract; and upon completion of such forfeiture, divers, or any part thereof, such party or parties in possession shall at once pescellulty remove thereform, or failing to do so may be treated as lenants holding over, unlawfully after the expression of lease, and may accordingly be ousled and removed as such as provided by law.

so may be treated as tenants holding over, untervhay effer the expiration of lease, and may accordingly be ousled and removed as such as provided by law. 17. FORECLOSURE AND REDEMPTION. If Buyers fail to timely perform this contract, Selers, is their option, may elect to declare the entire balance immediately due and payable after such notice. If any, as may be required by Chapter 654, The Code Threesher this contract may be foreclosed in equity and the court may appoint a receiver to take parties concerned, and such receiver shall be liable to account to Buyers only for the net profile, after application of rents, issues and profile from the costs and expenses of the receiver hop and locacionus and upon the contract obligation. It is agreed that if this contract covers less than fer (10) acres of land, and in the event of the forectosure of the contract and sale of the property by shartf's sale in such forectosure proceedings, the time of one year for redemption from sad sale provided by the statutes of the State of lows shall be reduced to alx (6) months provided the Sellers, in such action lis an election to waive any deficiency (udgment against Buyers which may artis out of the forectosure proceedings all to be consistent with the providents of the forectosure proceedings. It this reduced to alx (6) months after soluced to alx (6) months for the englise of the second of the consistent with the provident of the terestore all avoid the second of the second of the lows Code S28 of the lows Code that it the reduced to such for the first three (3) months after sale such right of the three following contingencies develop: (1) The real state is less than ten (10) acree in size (2) the Court finds affirmediately that the seld real selate has been abandoned by the owners and those personally is be reduced to large affire and (3) and sate affire the selation is provided by the state of owner shall have the exclusive right to redeemption period size and (3) affire all or the inderectosure of the concel soluti

18 ATTORNEY'S FEES. In case of any action, or in any proceedings in any Court to collect any sums payable or secured harein, or to protect the ben or tills herein of Se in any other case permitted by law in which attorney is fees may be collected from Buyers, or imposed upon them, or upon the above described property, Buyers agree reasonable attorneys' less

19 INTEREST ON DELINQUENT AMOUNTS. Either party will pay interest at the highest legal contract rate applicable to a natural parson to the other on all amounts herein as and after they become delinquent, and/or on cash reasonably advanced by either party pursuant to the terms of this contract, as protective disbursements

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 participation for the second state of such assignment shall not terminate the liability of the assignor to perform, unless a specific release in writing

21 PERSONAL PROPERTY. If this contract includes the sale of any personal property, then in the event of the forfeiture or foreclosure of this contract, such property shall be consigned 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 haven, including acknowledgements hereof, shall be construed as in the singular or plural number, and as masculate, feminine 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 warves 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.

÷

On September 1, 1998, the Seller shall tender Buyer a Warranty Deed to Parcel "C" described on Exhibit "B" attached hereto and incorporated herein in partial fulfillment of this sales Contract.

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

LAIMS BASED U	PON THIS CONT	KAUT.			
	Dated:	September 1st	, 19 <u>.98</u>	Mun D	Un
	Dated:	September 1st	-19 98	DAVID D. CAL	IGINTI Plalaeur
		l'	Que	SUNETTE J. C	ALIGIURI
DONALD J. LYNC		SELLERS	DAVID D. CA	Il John	Jalan', BUYERS
1583 Upland Trail			ANETTE J. C. <u>P. O. Box 71B</u>		0
Cumming, Iowa 50	062		St. Charles, Iov	wa 50240	-
STATE OF IOWA	MADISON	SELLERS' ADDRESS			BUYERS' ADDRESS
This instrument was acknowle	dged before me on		September 1s	it	. 19.98
		ALIGIURI, and JAN	ETTE J. CALIGI	IURI	
			()		
				WY UCEL	
				2000	Notary Public

i

ļ

i

EXHIBIT "A"

Parcel "B", located in the South Half ($\frac{1}{2}$) of the Southwest Quarter ($\frac{1}{4}$) of Section Two (2) and the Northeast Quarter ($\frac{1}{4}$) of the Northwest Quarter ($\frac{1}{4}$) of Section Eleven (11), Township Seventy-six (76) North, Range Twenty-six (26) West of the 5th P.M., Madison County, Iowa, more particularly described as follows:

Beginning at the Southeast corner of the Northeast Quarter (1/2) of the Northwest Quarter (1/4) of Section Eleven (11), Township Seventy-six (76) North, Range Twenty-six (26) West of the 5th P.M., Madison County, Iowa; thence South 86°27'43" West along the South line of the Northeast Quarter (1/4) of the Northwest Quarter (1/4) of said Section Eleven (11), 1309.01 feet to the Southwest corner of the Northeast Quarter (1/4) of the Northwest Quarter (1/4) of said Section Eleven (11); thence North 00°38'47" East along the West line of the Northeast Quarter (1/4) of the Northwest Quarter (1/4) of said Section Eleven (11), 1322.33 feet to the Northwest corner of the Northeast Quarter (1/4) of the Northwest Quarter (1/4) of said Section Eleven (11); thence North 11°00'57" West along the centerline of an unpaved County Road, 365.85 feet; thence North 87°31'04" East, 1377.72 feet to a point on the East line of the Southwest Quarter (1/4) of Section Two (2), Township Seventy-six (76) North, Range Twenty-six (26) West of the 5th P.M., Madison County, Iowa; thence South 00°00'00" West along the East line of the Southwest Quarter (1/4) of said Section Eleven (11), 338.00 feet to the South Quarter corner of said Section Two (2); thence South 00°38'47" West along the projection of an existing fenceline which is the East line of the Northeast Quarter (1/2) of the Northwest Quarter (1/2) of said Section Eleven (11), 1322.33 feet to the Point of Beginning. Said parcel contains 50.421 acres, including 1.651 acres of County Road right-of-way.

EXHIBIT "B"

Parcel "C" of the existing Parcel "B", located in the South half ($\frac{1}{2}$) of the Southwest Quarter ($\frac{1}{4}$) of Section Two (2), Township Seventy-six (76) North, Range Twenty-six (26) West of the 5th P.M., Madison County, Iowa, more particularly described as follows:

Beginning at the Southwest corner of the Southeast Quarter (¼) of the Southwest Quarter (¼) of Section Two (2), Township Seventy-six (76) North, Range Twenty-six (26) West of the 5th P.M., Madison County, Iowa; thence North 11°00'57" West along the centerline of an unpaved County Road, 365.85 feet; thence North 87°31'04" East, 647.68 feet; thence South 11°00'57" East 353.81 feet to a point on the South line of the Southeast Quarter (¼) of the Southwest Quarter (¼) of said Section Two (2); thence South 86°27'43" West along the South line of the Southeast Quarter (¼) of the Southwest Quarter of said Section Two (2), 646.00 feet to the Point of Beginning. Said Parcel contains 5.291 acres, including 0.239 acres of County Road right-of-way.

.

F VDOCUMENTS/LEGAL DESCRIPTION/Lynch-Donald J 081998