	REC 8 15.00	FILED NO. 4430
	AUD \$	BOOK 139 PAGE 93
	RMF. 8/.00 COMPUTER	98 MAY 12 PM 3: 0
	RECORDED	MICHELLE UTSLE
	COMPARED	RECORDER MADISON COUNTY, 10₩
	formation Elisabeth S. Reynoldson, 200 W. Jefferson, Osceola, (515) 342-2 Individual's Name Street Address City	Phone
	STAPe	SPACE ABOVE THIS LINE FOR RECORDER
	REAL ESTATE CONTRACT- INSTALL	
1	00 I M	
	IT IS AGREED this 1st day of May 19 98 , by and between	
	Osceola, Inc.	
	of the County of Polk State of Iowa, Sellers; and	
ľ	Kevin Gyles and Daniel Ashby	
	of the County of Warren and Clarke, respectively . State of lowa, Buyers;	
	That the Sellers, as in this contract provided, agree to sell to the Buyers, and the Buyers in considerationagree with the Sellers to purchase the following described real estate situated in the County of	n of the premises, hereby Madison
	State of lowa, to-wit. Parcel "A", located in the East Half of the Southeast Quarter (E1/2SE1/4) of Section Twenty-one (21), Township	Soventy Four (74) Namb
	Range Twenty-six (26) West of the 5th P.M., Madison County, Iowa, more particularly described as follows:	Seventy-four (74) North,
ļ	Heginning at the Northeast Corner of the Southeast Quarter of the Southeast Quarter (SE1/4SE1/4) of Section To Seventy-four (74) North, Range Twenty-six (26) West of the 5th P.M., Madison County, Iowa; thence N00°00'00	venty-one (21), Township
	of the Southeast Quarter (SE1/4) of said Section Twenty-one (21), 191.95 feet; thence South 80°11'39" West, 47 00°00'00" West, 275.39 feet, thence North 89°11'39" East, 475.20 feet to a point on the East line of the Southeast	5.20 feet; thence South
	Section Twenty-one (21); thence North 00°00'00" East along the East line of the Southeast Quarter (SE1/4) of sa (21), 83.44 feet to the Point of Beginning. Said Parcel contains 3.004 acres, including 0.253 acres of County Ro	id Section Twenty-one
	together with any easements and servient estates appurtenant thereto, but with such reservations and exc	
	below stated, and certain personal property if and as may be herein described or if and as an itemized li	
	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 \$ 34,000.00	due and payable at
ļ		larke, www. ws follows
	(a) DOWN PAYMENT of \$ 2,500.00 RECEIPT OF WHICH IS HEREBY ACKNOWLEDGED and (b) BALANCE OF PURCHASE PRICE \$ 31,500.00 as follows \$ 297.00 X INCLU	DING
$\overline{}$	PLUS 10 INTEREST (or more at the dotton of the Buyers) (and more as may be increased by the provisions of the last	senience of this eargeraph) or or
7	before the 1st day of June 19 8 and \$ 297.00 NCLU PLUS 10 INTEREST (or more at the option of the Buyers) (and more as may be encreased by the provisions of the fast	Sentence of this paragraph) on or
-	before the IST day of each and every MONTH	thereafter
	See 1 in Addendum until all sums due under this contract are paid in full. INCLU	DING
	May 1, 1998 date of possession until fully paid, said payments to be applied first to the interest then unpaid and next u	oon the balance of the principal. If
	indicated by 'Yea' in the space following, or upon subsequent request by Selfers, Buyers shall on the said dates for payment each MONTH, payments, pay one-twelfth	
	insurance to Sellers, as a trust fund, in amounts reasonably calculated by Sellers, for the timely payment of such items by Sellers to the extent of su	
ı	2. POSSESSION. Buyers, concurrently with due performance on their part shall be entitled to possession of said premises on the	(Yes or not now)
	May . 19 98 and thereafter so long as they shall perform the obligations of this contract. If Buyer	
ı	lesses and are entitled to rentals therefrom on and efter date of possession, so indicate by 'yes in the space following	no
9:	3. TAXES. Selliers shall play pro-rated to date of possession.	
ふく	9	
\$ 1.		
8 3	and any unpaid taxes thereon payable in prior years. Buyers shall pay any taxes not assumed by Setters and all subsequent taxes before same be responsible for the payment of said taxes, and the special assessments, if any, each year, shall turnish to the other parties evidence of payment 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 lot with newly built improvements).	•
8 8	4. SPECIAL ASSESSMENTS. Selects shall pay the special assessments against this property. (Strike out either (a) or (b) bolow.)	
X	(a) Which, if not paid, in the year $19\underline{98}$, would become delinquent and all assessments payable prior thereto	
	(Date) (C) Including all sewage disposal assassments for overage charge heretofore assessed by any municipality having jurisdiction as of date of pos	SASSIVO
5	Buyers, except as above stated, shall pay all subsequent special assessments and charges, before they become delinquent	
	 5. MORTGAGE. Any mortgage or encumbrence of a similar nature against the said property shall be timely paid by Sellers so as not to prejud. 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 SE 	LLERS Sellers, their successors in
A X	" interest or assigns may, and hareby reserve the right to at any time mortgage their right, title or interest in such premises or to renew. For any amount not exceeding	
準	onerous than the vistaliment requirements of this contract. Buyers hereby expressly consent to such a mortgage and agree to execute and deliver if	ill necessary papers to aid Sellers in
	the balance of this contract to the amount of any existing mortgage balance on said premises, they may at their option, assume and agree to pay s	aid mortgage according to its terms,
1	and subject to such mortgage shall receive a deed to said premises, or Setters, at their option, any time before Buyers have made such a mortgage such mortgage. ALLOCATED PAYMENTS, Buyers, in the event of acquiring this property from an equity holder instead of a holder of the fee title, or	r in the event of a mortgage against
	said premises, reserve the right, if reasonably necessary for their protection to divide or allocate the payments to the interested parties as their TRUSTEES. Sellers agree that they will collect no money hereunder in excess of the amount of the unpeid belance under the terms of this c	ontract less the lotal amount of the
	encumbrance on the interest of Selfers or their assigns in said real estate, and if Selfers shall hereafter collect or receive any moneys hereunder considered and held as collecting and receiving said money as the agent and trustee of the Buyers for the use and benefit of the Buyers.	beyond such amount, they shall be

DEED RECORD 139

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THE IOWA STATE BAR ASSOCIATION Official Form No. 141 Elisabeth S. Reynoldson ISBA # CK0013603

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141 REAL ESTATE CONTRACT - INSTALLMENTS
Revised September, 1997

FOR THE LEGAL EFFECT OF THE USE OF THIS FORM, CONSULT YOUR LAWYER

- 6. INSURANCE. Except as may be otherwise included in the last sentence of paregraph 1(b) above. Buyers as end 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, tomado and other heazards, casualties and contingencies as Sellers may companies to be reasonably approved by Sellers as an amount not less than the full insurable value of such improvements and personal property which may be the subject of this contract in purchase price herein whichever amount is smaller with such insurance payable to Sellers and Buyers as their interests may appear. Sellers' interest shall be protected accordance with a standard or uncentype loss payable clause BUYERS SHALL PROMPTLY DEPOSIT SUCH POLICY WITH PROPER RIDERS WITH SELLERS for the further security for the payment of the sums herein mentioned in the event of any such casualty loss, the instrance proceeds may be used under the supervision of the Sellers to replace or repair the loss of the proceeds be adequate of not, then some other reasonable application of such funds shall be made, but in any event such proceeds shall stand as security for the
- 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 sed 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 meterial alleration 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. LEINS. 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 efection of Sellers, be added to the principal amount due hereunder and so seculed. (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 Selters immediately preceding this sale, hold the title to the above described property in joint tenancy, and such joint tenancy has not later been destructed and the proceeds of this contract, and any continuing and/or recaptured rights of Selters in said real estate, shall be and continue in Selters joint tenants with rights of survivorship and not as renants 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 Selter (or Selters) 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 of relinquishing all rights of down, homestead and distributive share and/or in compliance with Section 561.13 Code of lows, and the use of the word "Sellers" the printed portion of this contract, without more, aforeserd, to the terms and provisions of this contract.

	ENCE. Time is of the essence			ellers herein shall not, howeve	
13 EXCEPTIONS TO WAR EXCEPT (a) Zoning ordinary contract (a) Selers shall give otherwise stipulated	- 4				
(g)		(84	reservations of record?)	•	
(h)(Lens?)			reservations of record?)		
,,	(Easements not reci	, , , , , , , , , , , , , , , , , , , ,	rests of other parties?)	-	seas?)
Buyers have been complied with	, BILL OF SALE, If all said su In Sellers will execute and deb	ims of money and interest a	re paid to Sellers during the life Warranty	e of this contract, and all other	agreements for performance b
Buyers have been complied wit to and in conformity with this o with the government patent (ur title thereto in Sellers as of t	he date of this contract or .	as of such earlier date d	and se designated in the or	of contents. The contents	o seio premises end snes sno
offer of Buyers to buy the above pay the cost of any abstracting part of this agreement, then up	e described property which wai due to any act or change in t on due performance by Buyer	s accepted by Sellers on the he personal affairs of Sellers, s, Sellers shall execute and	e 15th day of selecting in a change of title to deliver a 8th of Selections ster	March by operation of law or otherwise t with the larms of this contract	19 98 Sellers shall als
any such personal property pay	able in 19 <u>70</u> , and a	šil tāxes thereon payable pr	or thereto	y and such abstract is	
18 CODECITION VAN	4-14-14-1				
kerip it in reasonable repair as equitable remedies which they forfeiture Buyers shall have no kept by Sellers as compensate, other persons or persons shall b may be treated as tenants hold	 herein required, or (e) fail to may have, at their option, ma right of reclamation or compe yn for the use of said property e in possession of said real est ing over, unitawfully after the ex- 	o perform any of the agree by proceed to forfeit and ca ensation for money paid, or, , and/or as liquidated dama tate or any part thereof, suc operation of lease, and may	ments as who such hema become ments as herein made or requ noal this contract as provided improvements made, but such iges for breach of this contract th party or parties in possession accordingly be ousted and remo accordingly be ousted and remo	dounquent, or (c) tall to keep the ured; then Sellers, in addition by law (Chapter 656 Code of It in payments and/or improvement, and upon completion of such in shalf at once peacefully remo- tived as such as provided by law	re property insured, or (d) fast it to any and all other legal an owa). Upon completion of such that if any shall be retained and forfetture, if the Buyers, or an overticure, or fating to do sive.
17. FORECLOSURE AND payable after such notice, if en immediate possession of the priconcerned, and such receiver a end foreclosure and upon the co. It is agreed that if this cool.	PREDEMPTION, If Buyers (a) ry, may be required by Chept openty and of the revenues and shall be Lable to account to Bu prized obligation.	it to timely perform this cor ler 654. The Code, Thereas d income accruing therefron yers only for the net profits.	tract, Sellers, at their option, in for this contract may be fored and to rent or cultivate the sai after application of rents, issue	may efact to declare the entire losed in equity and the court in me as the receiver may deem b as and profits from the costs an	balance immediately due and may appoint a receiver to take eat for the interest of all parties of expenses of the receivership
of the lowe Code if the redemp	rive any deficiency judgment a ition period is so reduced, for	painst Buyers which may a the first three (3) months is	rise out of the foreclosure proof	redungs: all to be consistent with tion shall be exclusive to the B	nonins provided the Sallers, # In the provisions of Chapter 626 Juvers, and the time periods in
It is further egreed that the p state is less than ten (10) eors contract at the time of such for the redemption period is so red time provided for redemption by docket entry by or on behalf of 528 of the lowe Code. This pers	as in size (2) the Court finds a octosure, and (3) Sellers in suc luced, Buyers or their success oceditors as provided in Sect Buyers shall be presumption the graph shall not be construed to	firmatively that the said re- ch action fife an election to- or in interest or the owner ions 628 5, 628 15 and 628 hat the property is not abart b hint or otherwise affect an	al estate has been abandoned wave any deficiency judgment shall have the exclusive right to 16 of the lows Code shall be ri doned. Any such redemption p y other redemption provisions of	in an or the three tollowing containing the where and those person against Buyers or their success or redeem for the first thirty (30) educed to forty (40) days. Entry seriod shall be consistent with a contained in Chapter 628 of the	ngencies develop (1) The real into personally hable under this sor at interest in auch action. If days after such sale, and the rof appearance by pleading or ill of the provisions of Chaptel lows Code.
18. ATTORNEY'S FEES. In in any other case permated by reasonable attorneys' fees	case of environment in any o	vocandinos in anii Court to		and the second second	
		mode by white party partan	THE TO THE TOTAL S OF THIS CONTRIBUTE.	te to natural person to the other as protective disbursaments	
20. ASSIGNMENT, in case furnished with duplicate of such given and signed by the other pa	,				
21. PERSONAL PROPERTY considered indivisible with the ribereof against all such personal	 If this contract includes the seal estate above described, a property. 	sale of any personal proper and eny such termination of	ly, then in the event of the forte Buyers' rights in said real esta	adure or foreclosure of this con ale shall concurrently operate a	tract, such personally shall be as the forfeiture or foreclosure
	ove paragraph. 11 abova, to	CONTRACTOR OF THE WORD S	6.961.2	ngular or plural number, and as	
· · · · · · · · · · · · · · · · · · ·	TTCE. If applicable, see attach		; homestead and distributive sl in on Lead-Based Paint and/or	hare in end to the property and Lead-Based Paint Hazard	waives all rights of exemption
I UNDERSTAND CLAIMS OF CRE CONTRACT, I VOL RESPECT TO CLA	UNTARILY GIVE	XEMPT FROM UP MY RIGHT	JUDICIAL SALE	· AND THAT BY	' SIGNING THIS
	Dated:		, 19 <u>98</u> _		
	Dated:	May 1st	, 19 <u>98</u>		
Executed in duplicate or triplicate					
Melyan	Withse	, 	Karen	200	
Osceola, Incl			Kevin Gyles	12 Asly	
608 S. 19th Street, W	est Des Moines, Iow	SELLERS 7a 50265		St. Charles, Iowa 5	
		SELLERS' ADDRESS	1451 Robin Street	, Murray, Iowa 501	8UYERS ADDRESS
STATE OF IOWA.	CLARKE	COUNTY, 95			
This instrument was acknowledge by Kevin Gyles and Da			May 1st		19 98
			Der AN		

the 17,1998 South Notary

Addendum

1. until April 6, 1999, when the balance of principal and interest shall be due and payable in full.

Official Form No. 190	Elisabeth S. Reynoldson ISBA # CK0013603	FOR THE LEGAL EFFECT OF THE USE O THIS FORM, CONSULT YOUR LAWYE
STATE OF IOWA, COUNTY	OF Palk ss:	
On this <u>lst</u> day of _	May , 19 98 , before me, the ur	ndersigned, a Notary Public in and for
the State of Iowa, personally	appeared Megan McHose	and
	, to	me personally known, who, being by
me duly sworn, did say that t	they are the	and
	, respectively, of th	e corporation executing the foregoing
	s been procured by) (the seal affixed thereto is	
•		
	d-scaled) on behalf of the corporation by au	•
Megan McH	lose and	
acknowledge the execution	of the instrument to be the voluntary act and	d deed of the corporation and of the
		d deed of the corporation and of the
	as the fiduciary voluntarily executed.	
fiduciary, by it, by them and a	as the fiduciary voluntarily executed.	
fiduciary, by it, by them and a	as the fiduciary voluntarily executed.	
fiduciary, by it, by them and a	as the fiduciary voluntarily executed.	rais
fiduciary, by it, by them and a	as the fiduciary voluntarily executed.	Notary Public in and for said State
fiduciary, by it, by them and a BETTY A. CRAIC MY COMMISSION EXPI	as the fiduciary voluntarily executed.	Notary Public in and for said State (Section 558 39, Code of lowe)
fiduciary, by it, by them and a BETTY A. CRAIC MY COMMISSION EXPI	as the fiduciary voluntarily executed.	Notary Public in and for said State (Section 558 39, Code of lowe)