## AMENDED AND SUBSTITUTED

## REAL ESTATE CONTRACT-INSTALLMENTS

_	IT IS AGREED this 24 day of January . 19 95 , by and between
	Addie Williams, single, by Russell G. Williams, attorney in fact under instrument dated
	2-24-83; and Harry M. Williams. Executor of the Estate of Guy Williams. deceased
	of the County Madison , State of lows, Sellers; and
	RUSSELL G. WILLIAMS and JUNE G. WILLIAMS, Husband and Wife, as Joint
	Tenants with full rights of survivorship and not as Tenants in Common
	of the County of Madison , State of lowe, Buyers;
	That the Sellers, as in this contract provided, agree to sell to the Buyers, and the Buyers in consideration of the premises, hereby
5	agree with the Sellers to purchase the following described real estate situated in the County of Madison
3	State of lowa, to-wit:
•	The South Half $(1/2)$ of the Southwest Quarter $(1/4)$ of Section
	Fourteen (14) and the North Half $(1/2)$ of the Northwest Quarter
	(1/4) of Section Twenty-three (23) lying West of the U.S. Highway
	169; the Northeast Quarter $(1/4)$ of the Northeast Quarter $(1/4)$ of
	Section Twenty-two (22); all in Township Seventy-four (74) North,
	Range Twenty-eight (28) West of the 5th P.M., 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 \$ 70,000.00 due and payable at
	WINTERSET MAGESONCounty, lowe, as follows:
	(a) DOWN PAYMENT of & 15,000.00 RECEIPT OF WHICH IS HEREBY ACKNOWLEDGED: and
	(b) BALANCE OF FURCHASE PRICE, \$ 55,000.00 as tollows:
	\$27,500.00 plus interest on or before the 1st day of December, 1994,
	and \$27,500.00 plus interest on or before the 1st day of December of
	each year thereafter until all sums due under this contract are paid
	in full. Interest shall be paid on the unpaid balances thereof at
	the rate of six percent (6%) per annum, payable annually from date
	of possession until fully paid; said payments to be applied first to
	the interest then unpaid and next upon the balance of the principal.
	2. POSSESSION. Buyers, concurrently with due performance on their part shall be entitled to possession of said premises on the $\frac{1st}{}$ day of
	December 19 93; and thereafter so long so they shall perform the obligations of this contract. If Buyers are taking subject to the rights of
	lessees and are entitled to rentals therefrom on and after date of possession, so indicate by "yes" in the space following
	3. TAXES. Sellers shell pay
	5/12ths of the property taxes assessed against the above-described
	real estate payable in the fiscal year beginning July 1, 1994,
	and any unpeid 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 essessments, 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 lot with newly built improvements). 4. SPECIAL ASSESSMENTS. Sellers shall pay the special assessments against this property: (Strike out either (a) or (b) below.)
	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
	(b) Which are a lien thereon as of December 1, 1993
	(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 essessments 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 Sallara so as not to prejudice the Buyers' equity herein.
	Should Scilers 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 essigns may, and hereby reserve the right to at any time mertgage their right, title or interest in such premiers or to renew or extend any existing mortgage.
	for any amount not exceeding

amount is smaller 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 sums herein mentioned, in the event of any such casualty lose, the insurance proceeds may be used under the supervision of the Sellers to replace or repair 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 escurity for the payment of the obligations herein.

7 CARE OF PROPERTY. Buyers shall take good cale of this property; shall keep the buildings and other improvements now or hereafter placed on the earl premises in good. and reasonable repair and shall not insure, 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 Setters, Buyers shall not use or permit said premises to be used for any illegal purpose.

8, LIENS. No mechanics' lian shall be imposed upon or foreclosed against the real estate described herein.

8. 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 edded to the principal amount due hereunder and so secured. (For Buyers' rights to make advancements, see persoraph 5 above.)

The Iowa State Bar Association CALFS Release 3.0 6/94 142 REAL ESTATE CONTRACT - INSTALLMENTS

Revised January, 1992

16.00

\_Filed for Record this

10. JOINT TENANCY IN PROCEEDS AND SECURITY PIGHTS 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 send real estate, shall be and continue in Sellers as joint tenants with rights of aurity orship and not as tenants in common; and Buyers, in the event of the death of one of such joint tenants, agree to pay any belience 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 titlaholder immediately preceding this sale, shall be presumed to have executed this instrument only for the purpose of relinquishing all rights of dower, homestead and distributive share and/or in complience with section 581-13 Code of lows; and the use of the word "Sellars" in the printed portion of this contract, without once, 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 a foresaid, 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 exert rights of Sellers herein shall not, however, be a waiver of such rights or a waiver of any existing or aubsequent default.

13. EXCEPTIONS TO WARRANTIES OF TITLE. 13. EXCEPTIONS TO WARRANTIES OF TITLE. The warrenties of title in any Deed made pursuant to this contract (See paragraph 14) shall be without reservation or this contract (See paragraph 14) shall be without reservation or this contract (See paragraph 14) shall be without reservation or this contract (See paragraph 14) shall be without reservation or this contract (See paragraph 14) shall be without reservation or this contract (See paragraph 14) shall be without reservation or this contract (See paragraph 14) shall be without reservation or this contract (See paragraph 14) shall be without reservation or this contract (See paragraph 14) shall be without reservation or this contract (See paragraph 14) shall be without reservation or this contract (See paragraph 14) shall be without reservation or this contract (See paragraph 14) shall be without reservation or this contract (See paragraph 14) shall be without reservation or this contract (See paragraph 14) shall be without reservation or this contract (See paragraph 14) shall be without reservation or this contract (See paragraph 14) shall be without reservation or this contract (See paragraph 14) shall be without reservation or this contract (See paragraph 14) shall be without reservation or this contract (See paragraph 14) shall be without reservation or this contract (See paragraph 14) shall be without reservation or this contract (See paragraph 14) shall be without reservation or this contract (See paragraph 14) shall be without reservation (See paragraph 14) shall be wit of the see paragraph (See paragraph 14) shall be without reserv

(g)	None		
	· · · · · · · · · · · · · · · · · · ·	(Mineral reservations of record?)	<del></del>
INI .	(Liena?) (Essaments not recorded?)		
		{Interests of other parties?}	(Lees ees ?)
	4. DEED AND ABSTRACT, BILL OF SALE. If all said sums of money and	Interest are paid to Selfare during the life of this co	ntract, and all other agreements for performance by
Buye to an begin	yers have been complied with, Sellars will execute and deliver to Buyers a and in conformity with the contract and Sellars will at the time deliver to aim with the government parent (unless time) and the law (Section 2019).	Buyers en abstract showing merchantable title, in	eed conveying said premises in fee simple pursuant is conformity with this contract. Such abstract shall
	of show title thereto in Sellers as of the date of the contract; or as of such	b and an data data data and an an an an an an and an and an	nt as to period of abstracting) to said premises and
pay t	et of Buyers to buy the above described property which was accepted by y the cost of any ebstracting due to any act or change in the personal affec t of the agreement, then upon due performance by Buyers, Sallers shell ex	Sellers on the XXXX day of XXXXXX to at Sellers resulting in a change of title by operation secure and deliver a Bill of Sala consistent with the	XXXXXX 19 XX Sellers shall also
eny s	y such personal property payable in 19 $\underline{X}\underline{X}_{-}$ , and all texes thereon pays	able prior thereto.	to the contract, pendia shall pay an taxes on

15. APPROVAL OF ABSTRACT. Buyers have not \_\_\_\_\_examined the abstract of title to this property and such abstract is NOT

16. FORFETURE. If Buyers (a) fail to make the payments aforesaid, or any part thereof, es same become due; or (b) fail to pay the texes or special assessments or charges, or any part thereof, fevied upon said property, or seassed egenet it, by any taking 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 keep the property insured; or (d) fail to keep it in reasonable repair as herein required; or (e) fail to keep the property insured; or (d) fail to keep it in reasonable repair as herein required; or (e) fail to keep the property insured; or (d) fail to keep it in reasonable repair as herein required; or (e) fail to keep the property insured; or (d) fail to keep the property insured; or (e) fail to keep the property insured; or (d) fail to keep the property insured; or (e) fail to keep the property insured; or (d) fail to keep the property insured; or (e) fail to keep the property insured; or (d) fail to keep the property insured; or (e) fail to keep the property insured; or (d) fail to property i

may be treated as tenants holding over, unlawfully after the expiration of a lease, and may accordingly be ousted and removed as such as provided by law.

17. FORECLOSURE AND REDEMPTION.

If Buyers fail to timely perform this contract, Sellers, at their option, may elect to declars the entire balance immediately due and peyable after such notice, if any, selling the property and of the revenues and income accruing therefrom and to rent or cultivate the same as the receiver may deem best for the interest of all parties concerned, and such receiver shall be liable to account to Buyers only for the net profits, after application of rents, issues and profits from the costs and expenses of the interest of all receivership and foreclosure and upon the contract obligation.

It is egreed that if this contract covers less than ten (10) acres of fand, and in the event of the foreclosure of this contract and sale of the property by sheriff's sele in such foreclosure proceedings, the time of one year for redemption from said sale provided by the statutes of this State of lows shall be reduced to six (5) months provided the Sellers, in State of lows code. If the redemption pend is so reduced, for the first thise (3) months after sale such right of redemption shall be exclusive to the Buyers, and the time penieds of Sellers, and Sellers and S

8. In case of any action, or in any proceedings in any Court to collect any sums payable or secured horsin, or to protect the lien or title hersin of Sellers, or itself by law in which attorney's fees may be collected from Buyers, or imposed upon them, or upon the above described property, Buyers agree to pay in any other case permitted researchable attorneys' fees.

EQUENT 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 inquent, and/or on cash reasonably advanced by either party pursuant to the terms of this contract, as protective disbursements. 19. INTEREST ON DELINQUENT AMOUNTS, and after they become delinquent, and/or on co

20. ASSIGNMENT. In case of the essignment 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 a duplicate of such assignment by such assignment shall not terminate the liability of the assignor to perform, unless a specific release in writing

21. PERSONAL PROPERTY. It this contract includes the sale of any personal property, then in the event of the forfeiture or foreclosure of this contract, such personalty 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

22. CONSTRUCTION. Words and phrases herein, including ecknowledgements hereof, shall be construed as in the singular or plural number, and as meaculine, ferminine or neuter gender, according to the context. See paragraph 11 above, for construction of the word "Sellers."

1 - Lange 1

- a. All balances, including interest, shall be due and payable in full within ninety (90) days of the date of death of Seller Addie Williams.
- This contract is entered into for the purpose of correctly setting forth the Sellers of the real estate being sold by Sellers to Buyers.
- c. This Contract is made for the purpose of amending and substituting a Real Estate Contract recorded in Book 132, Page 275 of the Madison County Recorder's Office.

Executed in duplicate or triplicate Addie Williams By	Williams		Regall S.	2/Heine		
Russell G. William instrument dated 2	-24-83 X Rein		Russell G. Wil	liams	! 2.	Pieses type or event
of Guy Williams, o		ne Estate SELLERS	June G. Willia R.R. 1, Box 61	ms	BUYERS	nemes under signe- tures as per Sec.
STATE OF IOWA. On this 27 day of	MADISON Wildiams	SELLERS' ADDRESS  COUNTY, es:, 19 94, before	LOTIMOT, IOWA	50149	BUYERS' ADDRESS	331.602 Code of
to me known to be the identical pa and deed.	80 A &	JERROLD B. OLIVER MY COMMISSION EXPIRES August 26, 1997	oing instrument, and acknowledged the	at they executed the san	ne as their voluntary act	_

DEED RECORD 134

; 	THE IOWA STATE BAR ASSOCIATION ISBA# 04132 Jordan, Oliver & Walters Official Form No. 176 FOR THE LEGAL EFFECT OF THE USE OF THIS FORM, CONSULT YOUR LAWYER
	STATE OF, COUNTY OFMADISON, ss:
	On this <u>24</u> day of <u>January</u> , 19 <u>95</u> , before me, the undersigned, a Notary <u>Public</u> in and for
	the said State, personally appeared Harry M. Williams to me known to
	be the identical person named in and who executed the foregoing instrument, and acknowledged that the
	person, as the fiduciary, executed the instrument as the voluntary act and deed of the person and of the
1	fiduciary.  June 1 Okni
	Jerrold B. Oliver , Notary Public in and for said State.
	JERROLD 9, OLIVIII) MY COMMISSION EXAMES Argual 25, 1937 Argual 25, 1937
Ĭ	Acknowledgment: For use in the case of an individual fiduciary
[] []	
	The lowe State Ber Association
_	CALFS Release 3.0 8/94  176 ACKNOWLEDGMENT Revised April, 1992