

REAL ESTATE CONTRACT-INSTALLMENTS

IT IS AGREE	this Ban	alday of [December		_, 19 <u>94</u>	, by and	between_	FILED	NO	248
	and Ci							BOOK-	60	PACE 370
								95 JU	<u>L 31</u>	- AH 11: 2
of the County Ide1	lissa and									E UTSLILI
	 -		•					MADIS	SON C	WOLY THUO
of the County of _ That the Selle premises, hereby a i1ac	rs, as in this gree with the 13 san	contract or	Purchase t	a to sell	to the B	luyers, and ibed real	d the Buye estate si	rs in cons tuated in	iderat	tion of the Coupty of
together with any may be below stati tached herato and	(2) to to deasements are ed. and certain	in personal	ock Thre of Tru states appur property if	e (3) iro, Ma rtenant the and as me	of Atladison ereto, but ay be her	kinson County with such ein descri	's Firs y, Iowa reservation	t Addi	noitge	- ` - s of title as
1. TOTAL PURCHAS	SE PRICE. The I	buyer agrees to	from too send on	operty the to	alel of \$	28,50	0		. due a	nd payable at
187 70th Av						Warren		County.		
(b) FALANCE OF PLOTON January 20 2995, through September 20, thereof at the paid; said paid on the remain be added to perform the said of the pay \$1,000 on December 31, 2. POSSESSION. So of lessees and are entitled Sep Sep	in August 1995, in August 1995, ine rate inguments inder of bayment l be added in the pri 1995. Buyers, concurrently	\$28,450 \$325 (p 20, 199 until al of 10 pe to be ap said pri beginnin to paym incipal iyers ar with due perform and therealth from on and afte taxes 1995.	orincipal 15; \$300 1 of sa ercent p polied f ncipal 1g Janua 1ent beg over an 1ce purch 1 mance on their 1 date of posse due and Buyers This	il & in (printid printing per ann irst is sum. iry 20, inning id above asing part shall be be be seen as individually be will	terestacipal ancipal a	t) or in a line of annual content of annual content of this content of this content of this content of the cont	more be erest) interember 2 fall ins of ann 20, 199 ayments y in ex seid premises of 1995, y tax pare total	ginning or more est on 2, 199 nteres urance ual in 5. Buy on or isting n the yers are takin and ayments	g Fee, he eved 4, if the pressuration before constant and the subsection before consta	ebruary peginni ery par is full nen acc emium s ance and shall fore ndition day of
and any unpeid faxes the Whoever may be responsi such items not later than etherwise. [Decide, for yourself, if the second control of the second control o	ble for the paym July 15 of each y	ent of seid taxes, ear. Any proces	, and the specia Hen of texes sh	ol assessments, sall be besed	, if any, each I apon the t	h year, shall i was for the	urnish to the o	ther parties er	vidence	of payment of
4. SPECIAL ASSESSM								relow.)		
(a) Which, il not p (b) Which are a lie		~		cent and all a 1994	ssieisments p	ayable prior t	herelo.			
(c) Including all se Buyers except as above	wage disposal as	sessments for ove	· ·					n as of date	ol posse	ession.
5. MORTGAGE. Any equity herein. Should Sel 8Y' SELLERS. Sollers, the	lers fail to pay.	Buyers may pay	any such sums	in default a	nd shall rece re the right	rive credit on to at any	this contract f	or such sums :	so paid.	. MORTGAGE
such premises or to renchase price herein pravide espressiv consent to such paramount to any of Buye to the amount of any esisubject to such mortgage reduce or pay off such mittle, or in the event of a interested parties as their unpaid balance under the Sellers shall hereafter coll the agent and trustee of	ed. The interest a mortgage and rights in sting mortgage that shall receive a disortgage. ALLOG mortgage again interests may atterms of this collect or receive a	rate and amortiz agree to execute said property, belance on said seed to said premises, seed to said premises, spear. SELLERS intract less the t my moneys hereup	ation thereot shis and deliver all DEED FOR BUY! premises, they insest or Sellers. S. Buyers, in the reserve the rigital AS TRUSTEES. Total amount of noder beyond sug	all be no mo I hecessary D ERS SUBJECT may at their at their option he event of a ht, if reasona Sallers agree the encumbrich, amount, the	re onerous the apers to aid TO MORTO option, assumed coviring this bly necessary that they we ance on the	Sellers in se SAGE. If Evene and agree before Evyc. properly from y for their pro- ill collect no interest of S	ment requirems curing such a yers have red to pey said m 's have made n an equity ho prection to divi money hereuse ellers or their	ents of this comortgage white used the ball ortgage accord such a mortga lder instead of de or allocate lar in excess assigns in sai	ontract, ch shall ance of ding to so the local ance of the people of the local and real	be prior and this contract its terms, and nmilment, may der of the fea ayments to the amount of the estate; and if
4. INSURANCE. Excestantly keep in force, instantly keep in force, instant contingencies as Selle which may be the subject ments and personal proper their interests may appear the sums herain mentioned loss if the proceeds be a lift for the payment of the	ept as may be of prance, premiums or may reasonable of this contract, rly or not less the BUYERS SHAL I, In the event of dequate; if not,	herwise included therefor to be require on all in companies to in the uncaid nu L PROMPTLY DE any such casual ther some other	in the last sent prepaid by Buy, buildings and in be reasonably rehase price her POSIT SUCH Petry loss, the insur	tence of pera ers (without r mprovements, approved by ein whichever OLICY WITH rance proceed	notice or der now on or Sellers in an amount is PROPER RIC Is may be us	nand) against hereafter pla amount not smaller with SERS WITH S ed under the	loss by fire, to ced on said of less than the fi such insurance ELLERS for the supervision of	ornado and oll remises and d all insurable v payable to f further securi the Sellers to	hor haza eny pers elue of Sellers ty for ti replace	ards, cesualties sonal property such improve- and Buyers as he payment of or repair the
7. CARE OF PROPER said premises in good an alteration in said premises	TY. Buyers shall ed reasonable rep	take goodscare	z of this proper it injure, destroy ha Sellars. Buye	rty; shall kee y or ramova i irs shall not u	p the buildi the same dur se or permit	ngs and othe ing the life o said premise:	r improvement I this contract, I to be used fo	s now or her Buyers shall r r any illegal s	ealter ; not mak purpose.	pleced on the e any material
8. LIENS. No muche				-					.he e	
T. ADVANCEMENT B' may, but need not, pay s such sums so advanced ma see pargaraph 5 above.)	uch taxes, special	- Assessments, insi	urance and mak	e necessary re	epairs, and e	all tums to a	dvanced shall t	e dus and p	ayable :	on demand or

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 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 receptived 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 deeth of one of such joint tenants, agree to pay any belance of the proceeds of this contract to the surviving Seller (or Sellers) and to accept deed solely from him or them consistent with paragraph is below unless and except this paragraph is stricken from this agreement. 10/3. "SELLERS." Spous, If not littcholder 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 end/or in compliance with section \$61.13 Code of lowe; 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 sald property, or in the sale proceeds, nor bind such spouse except as aforeseld, to the terms and provisions of this contract. 11. TIME IS OF THE ESSENCE of this Agreement. Failure to promptly assert rights of Sellers herein shall not, however, be a waiver of such rights or a iver of any existing or subsequent default. 12. EXCEPTIONS TO WARRANTIES OF TITLE. The warranties of title in any Deed made pursuant to this contract (See paragraph 13) shell be without reservation or qualification EXCEPT: (a) Zoning ordinances; (b) Such restrictive covenants as may be shown of record; (c) Essements of record, if any; (d) A limited by paragraphs 1, 2, 3 and 4 of this contract; (e) Sellers shell give Special Warranty as to the period after equitable title passes to Buyers; (f) Spouse if not a tillenolder, need not join in any warranties of the deed unless otherwise stipulated: (9) -(Mineral reservations of record?) (Interests of other parties?) (Lessees?) (Easements not recorded?) 13. DEED AND ABSTRACT, BILL OF SALE. If all said sums of money and interest are paid to Sellers during the life of this contract, and all other agreem for performance by Buyers have been complied with, Sellers will execute and deliver to Buyers a

Warranty Deed conveying said premises in fee
simple pursuant to and in conformity with this contract; and Sellers will at this time deliver to Buyers an obstract showing merchantuble title, in conformity with
this contract. Such abstract shall begin with the government patent (unless pursuant to the lowa State Bur Association title standards there is a lesser requirement as
ta period of abstracting) to said premises and shall show title thereto in Sellers as of the data of this contract; or as of such earlier date if and as designated in the next sentence. This contract supersedes the previous written offer of Buyers to buy the above described property which was accepted by Sellers on the... and deliver a Bill of Sale consistent with the terms of this contract. Sellers shall pay all taxes on any such personal property payable in 19_on payable prior thereto. examined the abstract of title to this property and such abstract is.... 14, APPROVAL OF ABSTRACT. Buyers have. Abstract will be brought current when contract is paid in full. 15.7. FORFEITURE, If Buyers (a) fail to make the payments aforesaid, or any part thereof, as same become due; or (b) fail to pay the faxes or special assessments or charges, or any part thereof, levied upon said property, or assessed against it, by any fasting body before any of such items become delinquent; or ments or charges, or any part thereof, levied upon said property, or assessed against it, by any fasting body before any of such items become delinquent; or fail to keep the property insured; or (d) fail to beform any of the agreements as herein required; or (n) fail to perform any of the agreements as herein required; then sellers, in addition to any and all other legal and equitable remedies which they may have, at their option, may proceed to forfeit and make or required; then sellers, in addition to any and all other legal and equitable remedies which they may have, at their option, may proceed to forfeit and make the provided by law (Chapter 456 Code of lows). Upon completion of such torfeiture Buyers shall have no right of reclamation for money paid, or improvements made; but such payments and/or improvements if any shall be relained and kept by Sellers as compensation for the use of said property, and/or as liquidated damages for breach of this contract; and upon completion of such forfeiture, it the Buyers, or any other person or persons shall be in possession of said real estate or any part thereof, such party or parties in possession shall at once peacefully remove thereform, or failing to do so may be treated as tenants holding over, unlewfully effer the expiration of a lease, and may accordingly be ousted and removed as such as provided by law. 15.2. FORECLOSURE. If Buyers fail, in any one or more of the specified ways to comply with this contract, as in (a), (b), (c), (d) or (e) of numbered paragraph 15.1 above provided. Sellers may upon thirty (10) days written notice of intention to accelerate the parment of the entire balance, during which thirty is days such stefault or defaults are not removed, declare the entire beleace hereunder immediately size and payable; and thereafter at the option of the Sellers days such stefault or of the foreclosed in estable and a receiver may be appointed to take charge of said premises and collect the rents and profits thereof to be appointed as may be directed by the Court. It is agreed that the periods of retemption after sale on furcclosure may be reduced under the conditions set forth in Sections 628.22 and 628.27. Code of lowe. 14. ATTORNEY'S FEES. In case of any action, or in any proceedings in any Court to collect any sums payable or secured herein, or to protect the lien or site herein of Sellers, or in any other case permitted by law in which alternay's fees may be collected from Buyers, or imposed upon them, or upon the above described property. Buyers agree to pay reasonable attorneys' fees. 17. INTEREST ON DELINQUENT AMOUNTS. Either party will pay interest at _______ percent per unnum to the other on all amounts herein as and after they come definition, and/or on cash reasonably advanced by either party pursuant to the terms of this contract, as protective distinctements. 18. 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 a duplicate of such assignment by such assignors. Any such assignment shall not terminate the liability of the assignor to perform, unloss a specific release in writing is given and signed by the other party to this Contract. 19. PERSONAL PROPERTY. If this contract includes personally, then Buyar grants Saller a security interest in such personally. In the case of Buyer's default, Saller may, at his option, proceed in respect to such personally in accordance with the Uniform Commercial Critic of lower and treat such personally in the sums manner as real estate, all as permitted by Section 554,9501(4), Code of Iowa. 20. CONSTRUCTION. Words and phrases briefly including acknowledgments hereof, shall be continued as in the singular or plural number-rend-ex-marculine.

21. SPECIAL PROVISIONS. In the event this property is sold, or the title is transferrred in any way, the contract balance shall become due and payable in full. 64f payment is not received by the 25thof each month, a \$20 late charge will be assessed. **BUYERS** SELLERS Tom Gillenwate Cindy Jillenwater Sellers' Address

Polk

COUNTY, n:

day of December

A. D. 19 94 before me, the undersigned and Randy K. Ward and State Address

Ward married. 336 1 <u>Polk</u> On this 22nd day of December Melissa A. Ward, married -lo me known to lie the identical persons named in and who executed the within and foregoing instrument, and acknowledged that the executed the voluntary act and dend. TO THE PERSON NAMED IN COLUMN TO THE 4 F3HTO'S Notary Public in and Recorder Audito illed for record, indexed and delivered to Real Estate Contrac Entered upon transfer boaks and for taxet on page-County WHEN RECORDED RETURN TO Installments Recorder's and Auditor's Fee S. 2

DEED RECORD