DEED RECORD 137		
THE LOWA STATE BAR ASSOCIATION ISBA # 01612		R THE LEGAL EFFECT OF THE USE OF
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	RECORDED COMPANED	MICHELLE UTSLER RECORDER MADISON COUNTY.IOWA
Preparer JOHN E. CASPER 223 EAST COURT AVE PO Information Individual's Name Street Address		ET IA 50273-0067
		SPACE ABOVE THIS LINE FOR RECORDER
REAL ESTATE CONTRACT-I		NTS
IT IS AGREED this 192 day of March 1997, by Howard L. Dean and Hazel L. Dean, husband	y and between and wife,	
of the County Madison , State of town, Settle Larry R. Dean and Bobbi D. Dean, husband a with full rights of survivorship and not a of the County of Madison , State of lowe, Buye	and wife, as j as tenants in	oint tenants
That the Sellers, as in this contract provided, agree to sell to the Buyers, and agree with the Sellers to purchase the following described real estate situated in State of lowe, to-wit:		
The North Half (\frac{1}{2}) of the Southeast Quarter (\frac{1}{2}) of the Southwest Quarter (\frac{1}{2}) across the Southeast corner of the North Southwest Quarter (\frac{1}{4}) of Section Twenty) and a right heast Quarter -nine (29) in	of way (¾) of the Township
Seventy-five (75) North, Range Twenty-n. P.M., Madison County, Iowa together with any easements and servient estates appurtenant thereto, but with	such reservations and ex	ceptions of title as may be
below stated, and certain personal property if and so may be herein described marked "Exhibit A" all upon the terms and conditions following: 1. TOTAL PURCHASE PRICE. The Buyers agree to pay for each property the total of $\frac{48,000}{2}$.	.00	due and payable at
(a) DOWN PAYMENT of 6 $\frac{4}{2}$, $\frac{000}{00}$, $\frac{00}{00}$ RECEIPT OF WIRCH IS HERESY ACKNOWLED BALANCE OF PURCHASE PRICE 6 $\frac{44}{2}$, $\frac{000}{00}$, $\frac{00}{00}$, on follows:	EDGED: and	County, lows, as follows:
\$2933.33, or more, principal plus interest thereon April 1, 1998; and \$2933.33, or more, principal plus provided on or before the first day of April of each balances due under this contract are paid in full. credited towards the interest accrued to the date of the reduction in principal. The Buyer shall pay Scontract principal from April 1, 1997 at the rate of payable annually as above provided. The Buyer shall six (6) percent per annum on all delinquent amounts by Seller to protect their interests in this contradelinquency or advance.	us interest there ch year thereafte All payments s of payment and to eller interest u of Six (6) perce 1 also pay intere s and any sum re- act, computed fre	eon as hereafter er until all hall be first he balance towards pon the unpaid nt per annum est at the rate of asonably advanced om the date of the
2. POSSESSION. Buyers, concurrently with due performance on their part shall be entitled to possess April	obligations of this contract. If Buye	re are taking subject to the rights of
lessees and are entitled to rentale therefrom on and alter date of possession, so hidicate by "yea" in the spa a. TAXES. Setters shall pay 2/3's of the property taxes paduring the fiscal year commencing on July	ayable upon th	olicable
and any unpeed taxes thereon payable in prior years. Buyers shall pay any taxes not assixted by Sellers and it responsible for the payment of said taxes, and the special assessments, it any, each year, shall furnish to the of each year. Any prorestion of taxes shall be based upon the taxes for the year currently payable unless the per (Decide, for yousself, if that formula is fair if Buyers are purchasing a lot with newly built imprevenents). 4. SPECIAL ASSESSMENTS. Sellers shall pay the special assessments against tils preparty: (Strike out tax built in the party of the party of the party of the payment of the payment of the party of the party of the payment of the payme	other parties evidence of payment sides state otherwise, at either (a) or (b) below 1 XANATE. It having fusisdiction as of data of payment delinquent. Itimally paid by Selfers as as not to direct far such sums so paid. MOF of interest in such premises or to ran in previded. The interest rais and a sign and ogree to execute and delivipanty. DEED FOR BUYERS SUBJECT toy at their option, assums and agree to their option, assums and agree.	prejudice the Buyers' equity herein, RTGAGE BY SELLERS. Sellers, their new or extend any existing mortigage emortization thereof shall be ne more er all necessary papers to aid Sellers CT TO MORTGAGE. If Buyers have to to pay said mortgage according to

appear. SELLERS AS TRUSTEES. Sellers agree that they will collect no mensy hereunder in excess of the amount at the unyold belonce under the terms of this contract less the total amount of the encumbrance on the interest of Sellers or their assigns in said real estate; and if Sellers shall hereafter collect or receive any meneys herounder beyond such amount.

they shall be considered and held as collecting and receiving said maney as the agent and trustee of the Buyers for the use and benefit of the Buyers.

C The lows State Bar Association CALFS Release 3.0 6/84 142 REAL ESTATE CONTRACT - INSTALLMENTS

- 8 INSURANCE Except so may be etherwise inclined in the last sentence of paragraph (III) above, Buyers as and from said date of possession, shall constantly keep in force managers, premises therefore to be prepaid by Buyers (without notice or demand) against loss by five, torneds and other hazards, casualties and consingencies as Selters may reasonably require on all buildings and improvements, now on or herselfer placed on said premises and any parsonal property which may be the subject of this contract, in comparise to be reasonably approved by Selters on a neuroum not less than the fix innerable value of such improvements and personal property or not less than the unpedig prichase price herein valuebever amount is sinciller with such insurance payable to Selters and Buyers as their interests may appear. BUYERS STALL PROMPTLY DEPOSIT SUCH POLICY WITH PROPER RIDERS WITH SELLERS for the interest of the sums learner insultined. In the event of any such casualty loss, the insurance proceeds may be used under the supervision of the Selters to replace or expail the less if the proceeds be elequate, if not, then some other reasonable application of such funds shall be made; but in any svent such proceeds shall stend as security for the payment of the obligations herein.
- 7 CARE OF PROPERTY. Buyers shall take good care of the property; shall keep like broldings and other traprovements now or hereafter pieced on the said premises in good and ressenable repair and shall not make any material alteration in said premises without the written consent of the Scilera. Bryers shall not use or permit said premises to be used for any illegal prepose.
- 8 EIENS. No mechanics' lien shall be imposed upon or foreclosed against the real exists described herein
- 9 ADVANCEMENT BY SELLERS. If Buyers fad to pay such taxes, special assessments and blessence and effect recessery repairs, as above egreed, Setters may, but need not, pay such taxes, special assessments, injurance and inche recessary repairs, and all sums so advanced shall be due and payable on demand or such sums so advanced may, at the effection of Setters, be added to the principal amount due hereinder and so secured. (For Buyers' rights to make advancements, see paragraph 6 above.)
- 10. JOINT TENANCY IN PROCEEDS AND SECURITY PIGHTS IN REAL ESTATE. If and only if, the Sellers unmediately preceding this cale, hold the title to the above described property in joint tenancy, and such joint tenancy has not later bean destroyed by operation of law or by acts of the Sellers, this sell shall not constitute such destruction and the preceded of this contract, and any centimising and/or recaptived rights of Sellers in said real estate, shall be and centimise in Sellers as joint tenants with rights of survivorship and not as tenants in continuor; and Buyers, in the event of the death of one of such joint tenants, agree to pay any belance of the proceeds of this contract to the survivorship and not and to accept dead solely from him or them consistent with paragraph 14 below cadess and except this paragraph is stricken from this agreement.
- 11 SELLERS. Sponse, if not inteholder immediately preceding this sale, shall be previous to have executed this instrument only for the purpose of relinquishing all rights of dover, homestical and distributive share and/or in compliance with section 581.13 Code of lowe; and the use of the word "Schers" 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 sponse in ead property, or in the sale proceeds, nor bind such sponse except as foresaid, to the terms and provisions of this contract.
- 12 TIME IS OF THE ESSENCE Time is of the essence in this Agreement. Fedure to promptly assent rights of Sellers herein shall not, however, be a waiver of such rights or a waiver of any existing or subsequent defeat.
- 13. EXCEPTIONS TO WARRANTIES OF TITLE. The warranties of title in any Deal made pulsuant to this contract (See paragraph 14) shall be without reservation or quabheation EXCEPT: (a) Zoning ordinances; (b) Such restrictive covenants as may be shown of record; (c) Essements of record, if any; (d) As limited by paragraphs 1, 2, 3 and 4 of this contract; (e) Selliers shall give Special Warranty as to the pariod alter equitable title passes to Buyers; (f) Spouse if not titleholder, need not join in any warranties of the dead

(BA422 0/	titerwise stiptested.	The contract of the contract o
(g)	None	(Mineral reservations of record))
0.0	() sense ()	(Essements not recorded?) Uniterests of other parties?) (Lesses)

14 DEED AND ABSTRACT, BILL OF SALE. If all each sums of money and unterest are paid to Sallers during the life of this contract, and all other agreements for performance by

Biggis have been complied with, Sellets will execute and debver to Buyers a XXXXXXXXXXXXXXXXX Wetranty Deed conveying each premises in fee simple pleasuant to and in conformity with this contract and Sellets will at this time deliver to Buyers an abstract showing merchanishe tills, in conformity with the contract. Such obstract shall begin with the government parent (unless pursuant to the lowe State Ser Association title standards there is a lesser sequement as to period of abstracting) to said primities and shall show title thereto in Sellets as of the date of this contract; or as of such earlier date if sind as designated in the next sentenceXINOTORING MOMORPHICATION MATERIALS.

- ___ seemined the abstract of title to this property and such abstract is __________________accepted.
- 18 FORFETURE If Buyes (a) fail to make the payments efereable, or any part thereof, as earne become due; or (b) fail to pay the taxes or special assessments or charges, or only put thereof, levied upon and property, or essessed agenet it, by any taxing body before any of such liams 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 perform any of the agreements as liverian made or required; then Sallars, in addition to any and all other legal and equirable remotes which they may have, at their option, may proceed to lorfait and concel this contract as provided by law [Chapter 858 Code of lows). Upon completion of such foliations are comparisation for other comparison of such legit by Sallars as comparisation for the use of said property, end/or as liquidated damages for breach of this contract; and upon completion of such other person of persons shall be in possession of said real earlars or any part thereof, such party or parties in possession shall at once pescefully remove thereform, or failing to do so may be treated as tenants holding ever, inflawfully after the expiration of a lease, and may accordingly be ousted and removed as such as provided by law.

The 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 payable after such induce, if any, as may be required by Chapter 854. The Code. Thereafter this contract may be foreclosed in equity and the court may appoint a receiver to take immediate passession of the property and of the revenues and income accurage therefrom and to rent or cultivate the same as the receiver may deem best for the interest of ell parties concerned, and such receiver shall be liable to account to Buyers only for the net prefire, after application of rents, fistures and prefire from the costs and expanses of the receiver may deem best for the interest of ell parties concerned, and such receiver shall be liable to account to Buyers only for the net prefire, after application of rents, fistures and prefire from the costs and expanses of the receivership and fareclosure and upon the contract abuyers with the provided by the statutes of the State of lowe shall be reduced to ext (6) most like provided the Sellers, in foreclosure precedings, the time of one year for redemption from said sale provided by the statutes of the State of lowe shall be reduced to ext (6) most like provided the Sellers, in Section lists an electron to wear only deficiency judgment ageinst Buyers which may also exist of the foreclosure precedings; all to be consistent with the provisions of Chapter 528 of the lowe Code. If the redemption passed is sellers, in Section 528 6, 628.16 and 828.16 of the lowe Code shall be reduced to low (4) months.

It is further agreed that the period of redemption effer a foreclosure of the contract shall be reduced to exist (60) days if all of the time of such the Buyers and the time periods and the time of such foreclosure; and (3) Sellers in such action the sell estate has been abundeded by the owners and those persons personally liable under this contract at the time of such foreclosure; and (3) Sellers in such action the anal

- 18. ATTORNEY'S FEES. In case of any action, or in any preceedings in any Coust to collect any sums payable or secured herein, or to protect the lien or title herein of Sellers, or in any other case parintted by law in which atterney's less may be collected from Buyers, or imposed upon theirn, or upon the above described property. Buyers agree to pay
- 19. INTEREST ON DELINOUENT AMOUNTS. Either party will pay interest at the highest legal contract rate applicable to a natural person to the other on all amounts hazein as and after they become delinquent, and/or on cash reasonably advanced by either party pursuant to the terms of this contract, as protective dishursements.
- 20 ASSIGNMENT. In case of the assignment of the Couract 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 displicate of such assignment by such assignors. Any 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 party to this Contract.
- 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 originally with the real eatete above described; and any such termination of Buyers' rights in said real eatete shall concurrently operate as the forfeiture or foreclosure hereof against all such personal property.
- N. Words and physics herein, including acknowledgements listed, shall be construed as in the singular or plurat number, and as mesculine, faminine or ng to the context. See paragraph 11 above, for construction of the word "Soffers." 22 CONSTRUCTION
- 23 SPECIAL PROVISIONS See Exhibit "A" attached hereto and incorporated herein by this reference.

Honord L. Dean	Larry R. Dean	
Hazel S. Dean Sturens	Bobbi D. Dean	Pleas Lype of BUYERS name: under
1949 Summerhill Drive Winterset, Iowa 50273	1147 270th Street Winterset, Iowa 50273	alyna Iuraa Per S 3316/ Code
STATE OF IOWA Madison STATE OF IOWA Madison COUNTY #8: On How 19 th day of March 19 97 Deferent Howard L. Dean, Hazelo Dean, Darr	ne, the textereighed, a Notery Public in and for askd State, personally R. Dean	BUYERS' ADDRESS lowe
to me known to be the identical persons named in Bild foto execution the within and the	going mathemans, and acknowledged that they executed the same	as their voluntary act
400		lic in and for eald State

EXHIBIT "A"

WAIVER OF HOMESTEAD EXEMPTION

UNDER

IOWA CODE SECTION 561.22

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 CLAIMS BASED UPON THIS CONTRACT.

DATED AT WINTERSET, MADISON COUNTY, IOWA, ON THIS 19th DAY OF

LARRY R. DEAN, BUYER

BOBBI D. DEAN, BUYER

LEAD-BASED PAINT CONTINGENCY

THIS CONTRACT IS CONTINGENT UPON A RISK ASSESSMENT OR INSPECTION OF THE PROPERTY FOR THE PRESENCE OF LEAD-BASED PAINT AND/OR LEAD-BASED PAINT HAZARDS AT THE PURCHASER'S EXPENSE UNTIL 9 P.M. ON THE TENTH CALENDAR-DAY AFTER RATIFICATION March 29, 1997 (INSERT DATE 10 DAYS AFTER CONTACT RATIFICATION OR A DATE MUTUALLY AGREED UPON). (INTACT LEAD-BASED PAINT THAT IS IN GOOD CONDITION IS NOT NECESSARILY A HAZARD. SEE THE EPA PAMPHLET PROTECT YOUR FAMILY FROM LEAD IN YOUR HOME FOR MORE INFORMATION). THIS CONTINGENCY WILL TERMINATE AT THE ABOVE PREDETERMINED DEADLINE UNLESS THE PURCHASER (OR PURCHASER'S AGENT) DELIVERS TO THE SELLER (OR SELLER'S AGENT) A WRITTEN CONTRACT ADDENDUM LISTING THE SPECIFIC EXISTING DEFICIENCIES AND CORRECTIONS NEEDED, TOGETHER WITH A COPY OF THE INSPECTION AND/OR RISK ASSESSMENT REPORT. THE SELLER MAY, AT THE SELLER'S OPTION, WITHIN TEN (10) DAYS AFTER DELIVERY OF THE ADDENDUM, ELECT IN WRITING WHETHER TO CORRECT THE CONDITION(S) PRIOR TO SETTLEMENT. IF THE SELLER WILL CORRECT THE CONDITION, THE SELLER SHALL FURNISH THE PURCHASER WITH CERTIFICATION FROM A RISK ASSESSOR OR INSPECTOR DEMONSTRATING THAT THE CONDITION HAS BEEN REMEDIED BEFORE THE DATE OF THE SETTLEMENT. IF THE SELLER DOES NOT ELECT TO MAKE THE REPAIRS, OR IF THE SELLER MAKES A COUNTER-OFFER, THE PURCHASER SHALL HAVE TEN (10) DAYS TO RESPOND TO THE COUNTER-OFFER OR REMOVE THIS CONTINGENCY AND TAKE THE PROPERTY IN "AS IS" CONDITION OR THIS CONTRACT SHALL BECOME VOID. THE PURCHASER MAY REMOVE THIS CONTINGENCY AT ANY TIME WITHOUT CAUSE.