

DEED RECORD 137				
THE IOWA STATE BAR ASSOCIATION Difficial Form No. 142		E. Van Werden erden, Kulse & Hefner		FOR THE LEGAL EFFECT OF THE USE OF THIS FORM, CONSULT YOUR LAWYER
			MC 2000	FILED NO. 2017
i.			R.M.F. \$	BOOK 137 PAGE 182
پ			CHARTH V	97 JAN 29 PM 1: 08
	S. Paring		ar trib	MICHELLE UTSLEN RECORDER MADISON COUNTY IOWA
reparer Hormation <u>James E. Var</u> Individual's R		P.O. Box 1 Street Address	97 Adel,	
REAL	ESTATE (CONTRAC	T-INSTALLI	SPACE ABOVE THIS LINE FOR RECORDER MENTS
n is agreed the Philip A. Cameron	day of n and Ruth	, 19 <u>9</u> Cameron, hus	7_, by and between sband and wife	
of the County Madison		, State of lows	, Sellers; and	,
Max Steigleder			· · · · · · · · · · · · · · · · · · ·	
of the County of POIK That the Sellers, as in this c egree with the Sellers to purcha State of lowe, to-wit:			rs, and the Buyers in cons	sideration of the premises, hereby adison .
See attached shee	5 +			
below stated, and certain perso marked "Exhibit A" all upon the 1. TOTAL PURCHASE PRICE. The Buye	nal property if and otterms and conditions	as may be herein desc	cribed or if and as an item	and exceptions of title as may be mized list is attached hereto and
Sellers' residence was bown payment at \$14,00	:e ·		Madison	County, lows, se follows:
\$4,000.00 plus in as may be increas paragraph) on or plus interest (or increased by the or before the 15th January 15, 2002, interest on unpai	terest (or sed by the perfore the provisions when all sed balances from date of set to the sed of the set to the sed of t	more at the provisions of 15th day of of the last ach and ever sums are due thereof at of possessio	option of the fast se January, 199 the Buyer) (a sentence of y January the under this cathe rate of 8 n until fully	8, and \$4,000.00 nd more as may be this paragraph) on reafter until ontract, plus \$ per annum, paid: said payments
2. POSSESSION. Buyers, concurrently of February				he <u>lst</u> day of If Buyers are taking subject to the rights of
leasess and are entitled to rentals therefrom	on and after date of pesses	pelon, so indicate by "yes" in	the space fallowing	in the 1997-1998
Should Sellers fall to pay, Buyers may pay successors in interest or assigns may, and he	the special essessments, besed upon the tesse for the Buyers are purchasing a lot all pay the special essessments. 7, would become delique XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	If any, each year, shall furnish a year eurrently payable unless with newly built imprevement into against this property: (S) int and all assessments payable XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	to the other parties evidence of parties state otherwise. a), trike out either (a) or (b) below.) a prior thereto. XXXXXXX cipality heving jurisdiction as of day become delinquent. all be timely paid by Sellers so as the contract for such sums as paidle or interest in such premiese one herein provided. The interest ratimortgage and agree to execute and property. DEED FOR BUYERS	its of possession. In not to prejudice the Buyers' equity herein. Id. MORTGAGE BY SELERS. Sellers, their In to renew or extend any extering mortgage te and amortization thereof shall be no more and deliver all necessary papers to aid Sellers SUBJECT TO MORTGAGE, If Buyers have

of a mortgage against said premises, reserve the right, if researably necessary for their protection to divide or allocate the payments to the interested parties as their interests may appear. SELLERS AS TRUSTEES. Sellers agree that they will collect no money hereunder in excess of the amount of the unpeld belance under the terms of this centract less the total amount of the encumbrance on the interest of Bellers or their seeigns in said real estate; and if Sellers shall hereefter cellect or receive any moneys hereunder beyond such amount,

they shall be 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.

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142 REAL ESTATE CONTRACT - INSTALLMENTS Revised November, 1895

- 6. INSLIFIANCE. Except so may be etherwise included in the last sentence of paragraph 1(b) above, Buyers as and from ead date of passession, shall constantly keep in force insurance, premiums therefore to be prepaid by Buyers (without notice or demand) against less by fire, tornede and other hexands, casualties and contingencies as Sellers may responsibly require on all buildings and improvements, now on or hexall placed on said premises and any personal preparty which may be the subject of the contract, in price herein whichever amount is smaller with such insurance payable to Sellers and Buyers as their interests may appear. BUYERS SHALL PROMPTLY DEPOSIT SUCH POLICY 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
- 7. CARE OF PROPERTY. Buyers shall take good care of the preperty; shall keep the buildings and other improvements now or hereafter placed on the said premises in good written consent of the Sellers. Buyers shall not injure, destroy or remove the same during the life contract. Buyers shall not make any material attention in said premises without the written consent of the Sellers. Buyers shall not use or permit said premises to be used for any slegs purpose.
- 8. LEDIS. No mechanics' tien 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 recessary repairs, as above agreed, Sellers may, but need not, pay such taxes, special assessments, insurance and make necessary repairs, and all sums so edvanced 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 6 above.)
- 10. JOINT TENANCY IN PROCEEDS AND SECURITY RIGHTS IN REAL ESTATE. If and only if, the Sellers immediately preceding this sels, hold the title to the above described property in joint tenency, and such joint tenency has not leter been destroyed by operation of law or by ects 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 said real estats, shall be and centricus in Sellers as joint tenents with rights of survivorship and not as tenents in common; and Buyers, in the event of the death of one of such joint tenents, agree to pay any belance of the proceeds of this contract to the surviving Seller (or Sellers) and to accept deed selely from him or them consistent with paragraph 14 below unless and except this paragraph is stricken from this agreement.
- 11. SELLBIS. Speame, if not titleholder immediately preceding this cale, shall be presumed to have executed this instrument only for the purpose of relinquishing all rights of dower, homesteed and distributive share and/or in compliance with section 561.13 Code of lower, and the use of the word "Soliers" in the printed pertian of this contract, without as aforeseld, to the terms and previsions of this contract.
- 12. TIME IS OF THE ESSENCE. Time is of the essence in this Agreement. Failure to promptly assert rights of Sallers harein shall not, however, be a waiver of such rights or a valver of any solicting or subsequent default.
- 13. EXCEPTIONS TO WARRANTIES OF TITLE. The warranties of title in any Dead made pursuant to this centract (See paragraph 14) shall 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) As limited by paragraphs 1, 2, 3 and 4 of this centract; (e) Sellers shall give Special Warranty as to the period effor equitable title passes to Buyers; (f) Spouse if not titleholder, need not join in any warranties of the dead

unless etherwise stipulated:
w none
There may be a light on the above described property either to the Trustees of the Thomas
ND. Gregg Fund or other lien holders, but in no case shall the lien has been of the Thomas
There may be a light on the above described property either to the Trustees of the Thomas D. Gregg Fund or other lien holders, but in no case shall the lien be more onerous than the terms of this contract and in no case shall said lien or liens?
the terms of this contract and in no case shall the lien be more onerous than the terms of this contract and in no case shall said lien or liens exceed 85% of the state of the contract and in the case of the shall lied or liens or liens exceed 85% of the lien or liens exceed 85% of the liens e
Buyers have been compiled with, Solers will execute and deliver to Buyers a
begin with the government person (unless pursuant to the lows State Bar Association title standards there is a lesser requirement as to period of abstract shall PTICE of shall show title thereto in Sebara as of the date of this contract; or as of such asteriated in a shall show title thereto in Sebara as of the date of this contract; or as of such asteriated and the same requirement as to period of abstracting) to said premises and this
The contract of the second of the contract of the second o
OTHER DESCRIPTION IN IN INCIDENT THE SHOWE DESCRIPTION OF THE SHOW IN INCIDENT THE SHOW IN IN
pay the cost of any abstracting due to any act or change in the personal affairs of Sollers reading in a change of this agreement, then upon the personal property is a soller soller reading in a change of this by operation of law or otherwise. If any personal property is a
part of this agreement, then upon due performance by Buyers, Sebera shall execute and deliver a Bill of Sale consistent with the terms of this contract. Sellers shall pay all taxes on

- any such personal property psyable in 18 $\underline{97}$, and all taxes thereon psyable prior thereto. 15. APPROVAL OF ABSTRACT. Buyers have _____examined the obstract of title to this preparty and such obstract is _____
- 16. FORFETURE. If Buyers (a) fail to make the payments eferesaid, or any part thereof, so same become due; or (a) fail to pay the taxes or special assessments or charges, or pay the thereof, leviad upon said property, or assessed against it, by any taxing body before any of such items become delinquent; or (c) fail to keep the property insured; or (d) fail to perform any of the agreements as herein made or required; then Salers, in addition to any and all other legal and equitable remades which they may have, at their option, may precess to ferfest and carpet the centract as previded by law (Chepter 856 Cede of levral. Upon completion of such fact by Salers as compensation for the use of said property, and/or as injudented damages for breach of this centract; and upon completion of such state by Salers as compensation for the use of said property, and/or as injudented damages for breach of this centract; and upon completion of such other person or persons shall be in possession of said real extate or any part thereof, such party or parties in possession shall at ence peacefully remove therefrom, or falling to do so may be treated as tenants holding over, unlawfully after the expiration of a lesse, and may accordingly be easted and removed as such as previded by law.

17. PORECLOSURE AND REDGMPTION. If Buyers fail to timely perform this centract, Sellers, at their epilen, may elect to declare the entire belance immediately due and psychia share such notice, if any, so may be required by Chapter 854, The Code. Thereafter this contract may be foreclosed in equity and the ocur may appoint a receiver to take immediate possession of 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, elser application of rents, issues and practice may be precised by the interest of all receivers and upon the contract obligation.

It is agreed that if this centract covers less than ten (10) acres of land, and in the event of the foreclosure of this contract and sale of the property by shariff's sale in such foreclosure proceedings, the time of one year for redemption from said sale previded by the statutes of the State of lews shall be reduced to six (6) months provided the Sellers, in such action file an election to were any deficiency judgment against Buyers which may arise out of the foreclosure proceedings; all to be consistent with the provided the Sellers, in Sections 828.5, 828.15 and 828.16 of the love Code shall be reduced to four (4) mentles.

It is further agreed that the period of redemption after a foreclosure of this contract shall be exclusive to the Buyers, and the time centract at the time of such foreclosure; and (3) Sellere in such action (50 days (10) days (11) or over the foreclosure of this contract at the time of such foreclosure; and (3) Sellere in such action to wrive any deficiency judgment against Buyers or their successor in interest or the entered to the lower of sellers and provided the successor in interest or the owner shall be reduced to fore (4) mentles.

It is further agreed that the period of redemption after a foreclosure of this entered to the lower of the further

- 18. 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 title herein of Sollers, or any other case permitted 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
- 19. INTEREST ON DELINQUENT AMOUNTS. Either party will pay interest at the highest legal centract rate applicable to a natural person to the other on all amounts haven as and after they become definiquent, and/or on cash reasonably advanced by either party pursuant to the terms of this contract, as protective disbursaments.
- 20. ASSIGNMENT. In case of the sesignment of this Contract by either of the parties, prempt notice shall be given to the other parties, who shall at the time of such notice be furnished with a duplicate of such sesignment by such sesignment and segment the debility of the sesignor to perform, unless a specific release in writing the diplicate of the other party to this Contract.
- 21. PERSONAL PROPERTY. It this centract includes the sale of any personal property, then in the event of the ferfeiture or ferecleaure 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 ferfeiture or ferecleaure hereof against all such personal property.
- 22. CONSTRUCTION. Werds and phreses herein, including acknowledgements hereal, shall be construed as in the singular or plural number, and as masculine, feminine or neuter gender, according to the centext. See paragraph 11 above, for construction of the word "Sellers,"
- 28. SPECIAL PROVISIONS.

Max Steigleder
P.O. Box 20031
Des Moines, Iowa 50320
re me, the undersigned, a Netary Public in and for said State, personally appeared n, husband and wife,

DEED RECORD

3.

STATE OF IOWA))ss:

Madison COUNTY)

On this 29th day of January , 1997, before me, the undersigned, a Notary Public in and for said State, personally appeared Max Steigleder, to me known to be the identical person named in and who executed the within and foregoing instrument, and acknowledged that he executed the same as his voluntary act and deed.

Notary Public in and for said State

Charles E. Tucker, Jr.

Legal description for Cameron\Steigleder Contract

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The South one-half of the Northeast Quarter of the Southwest Quarter (S_3^* NE $_4^*$ SW $_4^*$), and,

All that part of the southeast Quarter of the Southwest Quarter (SE $^{1}_{4}$ SW $^{1}_{4}$) lying North of the center of the channel of Cedar Creek, and,

Commencing at a point 58 rods and 40' South and 69 rods East of the Northwest Corner of the West one-half of the Southwest Quarter (W\(\frac{1}{2}\) SW\(\frac{1}{2}\)) and running thence South 40 rods, thence West 69 rods to the West section line of Section 23, thence South to the Southwest Corner of Section 23, thence East on the South section line to the center of Cedar Creek, thence following the meanderings of said Cedar Creek to a point where it crosses the East line of said West one-half of the Southwest Quarter (W\(\frac{1}{2}\) SW\(\frac{1}{4}\)), thence North to a point 58 rods and 40' South of the Northeast Corner of said 80 acre tract, thence West to the place of beginning,

all in Section Twenty-three (23), Township Seventy-six (76) North of Range Twenty-seven (27) West of the 5th P.M., Madison County, Iowa.