

REAL ESTATE	REC\$ 15.00
INSTALLMENT CONTRACT	
IT IS AGREED this 22 day of	1.
Katherine Ann Johnston and Bruce C. Johnston, wife and husband	<u> </u>
of the County of Polk State of lows. Sellers; and Thomas F. Jucket	tte and Linda
Juckette, husband and wife, as Joint Tenants with Full Right of Su	urvivorship and
Not as Tenants in Common,	
of the County of, State of Iowa, Buyers:	
That the Sellers agree to sell to the Buyers, and the Buyers in consideration of the premises, hereby agree to purc	chase the following described
real estate situated in the County of <u>MADISON</u> , and State of Iowa, to-wit: <u>COMP</u>	
	FILED NO. 3126
SEE EXHIBIT "A" ATTACHED HERETO AND MADE A PART HEREOF	BOOK 130 PAGE 134
	92 JUN 22 PM 4: 48
	MICHELLE UTSLER RECORDER
	MADISON COUNTY, 19WA
together with any easements and servient estates appurtenant thereto, but with such reservations and exceptions and certain personal property as may be herein described or as an itemized list attached hereto and marked "Exi	of title as may be below stated, hibit A" all upon the terms and
and certain personal property as may be herein described or as an itemized list attached hereto and marked conditions following: 1. TOTAL PURCHASE PRICE. The Buyer agrees to pay for said property the total of \$ 260,000.0	
	-
(a) DOWN PAYMENT OF \$ 60.000 00 receipt of which she follows: \$ 49.432.9	14 P & I YEARUST more
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THE BUYERS TAND MOTE AS THAY BE INCRESSED BY THE PROVISIONS OF THE AST SEMENCE OF THIS PARAGRAPHY OF OF OF SEMENAL AST SEMENCE OF THIS PARAGRAPHY OF OF OF SEMENAL AST SEMENCE OF THIS PARAGRAPHY OF OF OF SEMENAL AST SEMENAL	KNA XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
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formular in the state of the control	AMKKAKKKKKKKKKKKKKKKKKKKKKKKKKKKKKKKKK
EEE PROVISIONS SEE PROVISIONS	emises on the _22nd day of
2. POSSESSION. Buyers, concurrently with due performance shall be entitled to possession of said pre- June , 19 92 , and thereafter so long as they shall perform the obligation: 3. LEASE. If Buyers are taking subject to the rights of Lessees and are entitled to rentals therefrom on or after	
by "Yes" in the space following	. 1993 and all prior
4. TAXES. Seller shall pay tax installments due September, 1992 and Farch	
taxes and all subsequent taxes. Both parties and any unpid taxes thereon payable in prior years. Buyers shall pay any taxes nor assumed by Sellers and any unpid taxes thereon payable in prior years. Buyers shall be based upon the taxes for the year currently pay.	ind all subsequent taxes before
5. SPECIAL ASSESSMENTS. Sellers shall pay the special assessments against this property. (a) Which are a lien thereon as of 6/22/92	
(c) the same the any municipality having jurisdiction as of	date possession.
Buyers, except as above stated, shall pay all subsequent special assessments and charges and lib) above. But 6. INSURANCE. Except as may be otherwise included in the last sentence of paragraph 1(b) above. But 6. INSURANCE.	uyers as and from saltiplate of
possession, shall constantly keep in force, insurance, premiums therefor to be prepared by boyers (white the property of the contract of the contract in companies to be approved to the contract in companies to be approved.	ments, now on or hereafter placed d by Sellers, in an amount not less (
on said premises and any personal property which may be the subject of this control. We companie the price herein, which than the full insurable value of such improvements and personal property or the unpaid purchase price herein, which than the full insurable value of such improvements and personal property or the unpaid property deposit such policy with	hever amount is smaller, with such
insurance payable to Sellers and Buyers as their interests may appear. Buyers shall promptly loss the insurance proceeds may be	used under the supervision of the
Sellers to replace or repair the loss if the proceeds be adequate; if not, then some other reasonable approximately a security for the payment of the obligations herein.	
 LIENS. No mechanics' liens shall be imposed upon or foreclosed against the real estate described includes. CARE OF PROPERTY. Buyers shall take good care of this property and shall keep the buildings and other 	ir improvements now or hereafter
placed on the said premises in good repair.	y paid by Sellers so as not to pre-
judice the Buyers' equity herein. Should Sellers fail to pay, Buyers may pay any sacrisums more and hereby reserve the right to	to at any time mortgage their right,
title, or interest in such premises or to renew or extend any existing mortgage to any among an among age and	agree to execute and deliver all
balance of the purchase price herein provided. The Buyers hereby expressly consent to and paramount to any of the Bunecessary papers to aid Sellers in securing such a mortgage which shall be prior to and paramount to any of the Bunecessary papers to aid Sellers in securing such a mortgage which shall be prior to and paramount to any of the securing such as the sec	uyers' then rights in said property. existing mortgage balance on said
Deed for Buyers Subject to Mortgage. If Buyers have reduced the balance of this contract to the premises, they may at their option, assume and agree to pay said mortgage according to its terms, and subject to a premises, they may at their option, assume and agree to pay said mortgage according to its terms, and subject to a premises.	such mortgage shall receive a deed vireduce or pay off such mortgage.
to said premises; or Sellers, at their option, any time before Buyers have made such a more designed of a holder of Allocated Payments. Buyers, in the event of acquiring this property from an equity holder instead of a holder of Allocated Payments.	of the fee title, or in the event of a note to the interested parties as their
mortgage against said premises, reserve the right, if necessary for in a principle traveled and societies of the ar- interests may appear. Sellers as Trustees, Sellers agree that they will called the promote the content of Sellers are their assigns in a	mount of the unpaid balance under said real estate; and it Sellers shall
the terms of this contract, less the total amount of the encurrorance on the implest of sixters of the beginning they shall be considered and held as colleges to the colleg	ecting and receiving said money as
the agent and trustee of the Buyers for the use and benefit of the Buyers.	

Reserve, paid on 93, 932.

10. JOINT TENANCY IN PROCEEDS AND SECRIFITY PORTS IN REAL ESTATE, if and only if, the Sellers immediately preceded the title to the above described property in joint tenancy, and such joint tenancy has not later been destroyed by operation of law or Sellers this sale shall not constitute such destruction and the proceeds of this contract, and any continuing and / or recaptured rights of real estate shall be and continue in Sellers as joint tenants with rights of survivorship and not as tenants in common. SELLERS of the holder immediately preceding this sale, shall be presumed to have executed insignificant only for the purpose of relinquish of dower, homestead and distributive share and / or in compliance with section 101.13. Code of lows; and the use of the word "Septimed portion of this contract, without notice, shall not rebut such presumption, nor in any way enlarge or extend the previous such spouse in said property, or in the sale proceeds, nor bind such spouse except as aforesaid, to the terms and provision of this 11. DEED AND ABSTRACT AND APPROVAL OF ABSTRACT, if all said sums of money and interest are paid to Sellers during contract. Sellers will execute and deliver to Buyers as a selection of the second and deliver to Buyers as a selection of the second and selection of the second and selection of this contract.	by acts of the Sellers in said Spouse, if not ning all rights cellers" in the us interest of contract, the life of this in fee simple
pursuant to and in conformity with this contract. Sellers will at this time deliver to Buyers an abstract showing merchantable title, in co this contract. Buyers have examined the abstract of title to this property and such abstract is accepted. This contract supersedes the pre- offer of Buyers to buy the above described property which was accepted by Sellers on the 22nd day of Nay.	
19 92 Sellers shall also pay the cost of any abstracting due to any act or change in the personal affairs of Sellers resulting in a charge	nge of title by
operation of law or otherwise. 12. FORFEITURE. If Buyers (a) fail to make the payments aforesaid, or any part thereof, as same become due; or (b) fail to pay special assessments or charges, or any part thereof, levied upon said property, or assessed against it, by any taxing body before any beome 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 agreements as herein made or required; then Sellers, in addition to any and all other legal and equitable remedies which they may have tion, may proceed to forfeit and cancel this contract as provided by law (Chapter 656 Code of lowa). Upon completion of such forfeiture have no right of reclamation or compensation for money pald, or improvements made; but such payments and / or improvements is retained and kept by Sellers as compensation for the use of said property, and / or liquidated damages for breach of this contract; and tion of such forfeiture, if the Buyers, or any other person or persons shall be in possession of said real estate or any part thereof, such part possession shall at once peacefully remove therefrom, or failing to do so may be treated as tenants holding over, unlawfully after the elease, and may accordingly be removed as such as provided by law. 13. FORECLOSURE, If Buyers fail, in any one or more of the specified ways to comply with this contract, as provided above. Sell thirty (30) days written notice of Intention to accelerate the payment of the entire balance, during which thirty (30) days such default or differenced. The entire balance hereunder immediately due and payable; and thereafter at the option of the Sellers this contract.	y the taxes or of such items orm any of the re, at their ope, Buyers shall fany shall be upon complety or parties in expiration of a resumay upon efaults are not to may then be
foreclosed in equity and a receiver may be appointed to take charge of said premises and collect the rents and profits thereof to be applicated by the Court. 14. ATTORNEY'S FEES. In the case of any action, or in any proceeding in any Court to collect any sums payable or secured protect the lien or title herein of Sellers, or in any other case permitted by law in which attorney's fees may be collected from Buyers, or it them, or upon the above described property. Buyers agree to pay reasonable attorney's fees. 15. ASSIGNMENT. In the case of the assignment of this contract by either of the parties, prompt notice shall be given to the other part at the time of such notice be furnished with a duplicate of such assignment by such assignors. Any such assignment shall not terminate the assignor to perform, unless a specific release in writing is given and signed by the other party to this contract.	herein, or to imposed upon ties, who shall the liability of
16. CONSTRUCTION. Words and phrases herein, including acknowledgments hereof, shall be construed as the singular or p and as masculine, feminine or neuter gender, according to the context.	
17. SPECIAL PROVISIONS. The Principal Balance of \$200,000.00 shall be paid in 5 apayments of \$49,432.94 P&I with the annual interest being 7.5% with the 1	
payment due 1 year from closing. 18. This contract shall allow BUYERS to prepay all or any part of the princi	pal without
penalty.	
19. This contract shall be due and payable in full upon sale or assignment be 20. Both SELLERS and BUYERS shall pay their respective installment of real e	
as they become due and prior to delinquency. 21. BUYERS shall be responsible for crop expenses accrued before date of pos	session
and shall receive the 1992 farm income.	
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Executed in (duplicate) or (triplicate).	
Katherine Ann Johnston Thomas F. Juckette	<u>}</u>
A recent Sinds (Justitus)	
Bruce C. Johnston SELLERS Linda Juckette	BUYERS
ACKNOWLEDGEMENT STATE OF IOWA SS	
COUNTY OF POLK SS On this day of June	the State of
lowa, personally appeared Katherine Ann Johnston and Bruce C. Johnston, wife and hus	
and Thomas F. Juckette and Linda Juckette, husband and wife, BUYERS	
one better bette	cuted the
as the fivoluntary act and deed.	
NOTARY PUBLIC IN AND FOR THE STATE	OF IOWA
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A.D. 19 A.D. 1	TO SECUL
INSTALLM CONTRA CONTRA CONTRA The filed for taxation this of Hilled for record this Sook 30 on Page The filed for taxation this Milled for taxa	Bette
By Py	iệi S
DEED RECORD 130	135
DEED REGORD 130	133

EXHIBIT "A"

Lot "A" (Private Road) in Rolling Acres Plat, an Official Plat of the Northeast Quarter (½) of Section Thirteen (13), in Township Seventy-seven (77) North, Range Twenty-six (26) West of the 5th P.M., Madison County, Iowa, and Lots Two (2), Three (3), Four (4), Five (5), Nine (9), Ten (10), Eleven (11), Twelve (12), Thirteen (13), Fourteen (14), Fifteen (15), Sixteen (16), Seventeen (17), Eighteen (18), Nineteen (19), Twenty (20), and Lot Six (6) except that part thereof described as commencing at the Northeast corner of said Lot Six (6), thence South 85° 00' West 139.03 feet, thence South 212 feet, thence South 02° 25' East 751.89 feet, thence North 780 feet along the East line of said Lot Six (6), thence North 85° 00' East 107.21 feet, thence North 186 feet to the point of beginning, all in Rolling Acres Plat, an Official Plat of the Northeast Quarter (½) of Section Thirteen (13), in Township Seventy-seven (77) North, Range Twenty-six (26) West of the 5th P. M., Madison County, Iowa.

Return D:

FIRST REALTY, 1.75
P.O. Box 10343
DES MOINES, 1A 5025