1HE IOWA STATE BAR ASSOCIATION OFFICIAL FORM NO. 142

FOR THE LEGAL EFFECT OF THE USE OF THIS FORM, CONSULT YOUR LAWYER



INWA REALTY CO., INC. 3mul WESTOWN PARKWAY

REAL ESTATE CONTRACT-INSTALLMENTS 10WA 50265

IT IS AGREED this day	of January 19 ⁹²	by and between	
Richard G. Stanley and M	ary Ellen Stanley, husba	and wife,	
Polk of the County	, State of Iowa, Sellers; and	James L. Thomas	and Doris J. Herrick,
nusband and wife as joint	tenants with full right:	of survivorship	and not as tenants in
	Polk State of lowa, Buyers; provided, agree to sell to the Buy	ers, and the Buyers in c	onsideration of the premises, nty of <u>Madison</u>
State of lowa, to-wit:	•	• · ·	FILED NO. 1613
	SEE EXHIBIT "A"	Fee \$15.00	BOOK 129 PAGE 446
		MPARED	92 JAN -8 AM 10: 20
	لاناب. ا	INITARED.	MICHELLE UT ELLT. RECORDER MADISON COUNTY.10WA
together with any easements and se may be below stated, and certain per hereto and marked "Exhibit A" all upon 1. TOTAL PURCHASE PRICE. The buyer egrees to	sonal property if and as may be he in the terms and conditions following	rein described of it and a d:	ons and exceptions of title as as an itemized list is attached
1. TOTAL PUHCHASE PRICE. The buyer agrees to	pay for said property the foliations		County, lows, as follows.
contract is assigned, or contract shall become imm 2. POSSESSION. Buyers. concurrently with due per January 19 92	the premises sold or co ediately due and payabl formance on their part shall be entitled to possession of; and thereafter so long as they shall perform	e in full.	3rd day of
and are entitled to rentate therefrom on and after date of a state of the state of	months of the 1990/91 f	iscal year taxes	payable 1991/92.
and any unpaid taxes thereon payable in prior years, responsible for the payment of said taxes, and the spe year. Any proration of taxes shall be based upon the (Decide, for yourself, if that formula is fair if Buyers are 4, SPECIAL ASSESSMENTS. Sellers shall pay the sellers shall pay	sel assessments, if any, each year, shall furnish to t e taxes for the year currently payable unless the	parties stats otherwise.	same become delinquent. Whoever may be at of such items not later than July 15 of each
	<u>මුත්තය අතර පුරුණ කර කර අතර අතර අතර අතර අතර අතර අතර අතර අතර අත</u>		
(U) THE STREET HIS OWN ASSOCIATION	(Date)	·	
(c) Including all sewage disposal assessments for Buyers, except as above stated, shall pay all subsections.	overage charge heretofore assessed by any municipulation of the period o		possession.
Sellers fail to pay, Buyers may pay any such sums in a	time mortgage their right, tille or interest in such right a of the purchase price herein provided. The Interest consent to such a mortgage and agree to execute it ghts in said properly. DEED FOR BUYERS SUBUE misses, they may at their option, assume and agree on, any time before Buyers have made such a mortgatequity holder instead of a holder of the fee little, or ayments to the interested parties as their interests mince under the terms of this contract less the lotal is enty moneys hereunder beyond such amount, they it	chaums so paid. Workfold by a misses or to renew or extend any exi- st rate and emortization thereof sh and deliver all necessary papers to a CT TO MORTGAGE. If Buyers her to pey said mortigage eccording to ge commitment, may reduce or pay- in the event of a mortgage against: by appear. SELLERS AS TRUSTEE!	siling mortgage for any amount not exceeding all be no more onerous than the installment aid Selfers in securing such a mortgage which e reduced the balance of this contract to the iss terms, and subject to such mortgage shall off such mortgage. ALLOCATED PAYMENTS, said premises, reserve the right, if reasonably any selfers agree that they will collect no money misreet of Selfers or their assions in said real
	luded in the last sentence of paregraph 1(b) above. Bi sitice or demand) against loss by fire, tornado and ot ad on said premises and any personal property white situe of such improvements and personal property of interests may appear. BUYERS SHALL PROMPTLY	he may be the subject of this confrect not less than the unpaid purchase DEPOSIT SUCH POLICY WITH PRI	t, in companies to be reasonably approved by price herein whichever amount is smaller with OPER RIDERS WITH SELLERS for the further supervision of the Sellers to replace or repair
	od care of this property; shall keep the buildings ar tive the same during the life of this contract. Buyers nises to be used for any flegal purpose.	d other improvements now or heret shall not make any material alteratio	itter placed on the said premises in good and in in said premises without the written consent

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No mechanics' lien shall be imposed upon or foreclosed against the real estate described herein.

9. ADVANCEMENT BY SELLERS. If Buyers fall 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 added to the principal amount due hereunder and so secured. (For Buyers' rights to make advancements, see paragraph 5 above)

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 TV. JURNIT TERRAPLY BY PROJUEDID AND BELLINITY HARLESTATE. II STO ONLY II, HE SERRIF MITHEDISERY PROGUING THE BOB, NOW THE ONE ONCY DESCRIDED properly in joint tenancy, and such joint tenancy has not taker been destroyed by operation of law or by acts of the Setters. this sale shall not constitute such destruction and the proceeds of this contract, and any continuing and/or receptured rights of Setters in said real estate, shall be and continue in ...lers as joint tenants with rights of survivorship and not as tenants in common; and Buyers, in the event of the death of one of such joint tenants, agree to pay any balance of the proceeds of this contract to the surviving Setter (or Setters) 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 it lieholder 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 561.13 Code of lower, 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 apouse in said property, or in the sale proceeds, nor bind such spouse except as aforesald, to the terms

12. TIME IS OF THE ESSENCE. Time is of the essence in this Agreement. Fasture to promptly assert rights of Sellers herein shall not, however, be a warver of such rights or a warver of any existing or subsequent default

13. EXCEPTIONS TO WARRANTIES OF TITLE. The warrantee of title in any Deed made pursuant to this contract (See paragraph 14) shall be without reservation or qualification EXCEPT: (a) Zoning ordinances, (b) Such restrictive covenants as may be shown of record, (c) Easements of record, if any; (d) As limited by paragraphs 1, 2, 3 and 4 of this contract; (e) Selens shall give Special Warranty as to the period after equitable title passes to Buyers; (f) Spouse if not bibliobler, need not join in any warranties of the deed unless otherwise stipulated:

(Mineral reservations of record?)				
(h)(Liens?)	(Easements not recorded?)	(Interests of other perties?)	(Lessees?)	
14. DEED AND ABSTRAC	CT, BILL OF SALE. If all said sums of	money and interest are paid to Sellers during the life of this contract, a	nd all other agreements for performance by Buyers	
contract; and Sellers will at	this time deliver to Buyers an abstract of	Warranty Deed conveying said premises in nowing merchantable title, in conformity with this contract. Such abstrates requirement as to period of abstracting) to said premises and it sentence. DEEG/GESCEDEGESCEDEGESCEDEGE	ict shell begin with the government patent (unless shall show title thereto in Sellers as of the date of	
ettairs of Sellers resulting in	a change of title by operation of law or of	Selers shall also pay the cost of any ab herwise, it any personal property is a part of this agreement, then upon 91	due performance by Buyers, Salters shall execute	
and deliver a Bill of Sale cons	istent with the terms of this contract. Sellers	shelt pay all taxes on any such personal property payable in 19	, and all taxes thereon payable prior thereto.	
15. APPROVAL OF ABS	TRACT. Buyers have	examined the abstract of title to this property and such ab	stract is accepted.	
part thereof, levied upon sa- reasonable repair as herein they may have, at their opti- of reclamation or compensa- said property, and/or as liqu- real estate or any part their	d property, or assessed against it, by em required, or (e) fail to perform any of the on, may proceed to toriel and cancel this tion for money paid, or improvements me wister i demands for breach of this contri	resaid, or any part thereof, as same become due; or (b) fail to pay the y taxing body before any of such items become definquent; or (c) fail to agreements as herein made or required, then selfers, in addition to an is contract as provided by law (Chapter 656 Code of lowe). Upon complice, but such payments and/or improvements if any shall be retained a act, and upon completion of such forfetture, if the Buyers, or any othe heat at once peacefully remove therefrom, or failing to do so may be to as such as provided by law.	o keep the property insured; or (d) fail to keep it in y and all other legal and equitable remedies which itelion of such forfeiture Buyers shall have no night ind kept by Sellers as compensation for the use of r person or persons shall be in possession of said	
may upon thirty (30) days to balance hereunder immedia	enten notice of intention to accelerate If	specified ways to comply with this contract, as in (a), (b), (c), (d) or (e) to payment of the entire balance, during which thirty days such defails option of the Seters this contract may then be foreclosed in equity	uit or defaults are not removed, declare the entire	

said premises and collect the rents and profits thereof to be app

18. ATTORNEY'S FEES. Im case of any action, or in any proceedings in any Court to collect any sums payable or secured herein, or to protect the lifen or bitle herein of Sellers, or in any other case permitted by law in which strongy's fees may be collected from Buyers, or imposed upon them, or upon the above described property. Buyers agree to pay reasonable attorneys' fees.

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

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 20. ASSIGNMENT. with a duplicate 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 aigned by the other party to this Contract

21. PERSONAL PROPERTY. If this contract includes the sale of any personal property, then in the event of the forfeiture or foreclosure of this contract, such personally shall be considered indivisible with the real estate above described; and any such lermination of Buyers' rights in said real estate shall concurrently operate as the forfeiture or foreclosure hereof against at such personal property.

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

23. SPECIAL PROVISIONS.

$P 10 \sim 10$	
Richard G. Stanley	James L. Thomas
Mary Ellen, Stanley SELLERS	Doris J. Herrick BUYERS
1840 DONSINGTON-CT	6900 SW 7400 ST
Setters' Address State of lowa Polk County, as	D.M. FA 5032/ Buyers' Address
On this day of January AD 19 92 bet Richard G. Stanley and Mary Ellen STanle James L. Thomas and Doris J. Herrick, ht	
	g instrument, and acknowledged that they executed the same as their voluntary lact and deed.
	Vien Wtuper

EXHIBIT "A"

ROOT OF TITLE ABSTRACT No. 57010

TO

A parcel of land in the South Half (1) of the Southwest Quarter (1) of the Southwest Fractional Quarter (1) of Section Twelve (12), Township Seventy-seven (77) North, Range Twenty-six (26) West of the 5th P.M., Madison County, Iowa, more particularly described as follows: Commencing at the Southwest Corner of Section Twelve (12), Township Seventy-seven (77) North, Range Twenty-six (26) West of the 5th P.M., Madison County, Iowa; thence along the West line of the Southwest Fractional Quarter (1) of said Section Twelve (12), North 00°00'00", 292.00 feet to the point of beginning, thence North 83°04'54" East, 445.27 feet; thence North 08°55'17" East, 72.98 feet; thence North 26°01'53" East, 48.88 feet; thence North 41°25'55" East, 87.17 feet; thence North 83°04'54" East, 478.26 feet; thence South 00°00'00", 462.40 feet to the South line of said Southwest Fractional Quarter (1); thence along said South line, North 83°04'54" East, 280.62 feet; thence North 00°00'00", 661.40 feet; thence South 83°04'54" West, 1,295.27 feet to the West line of said Southwest Fractional Quarter (1); thence along said West line, South 00°00'00", 369.40 feet to the point of beginning, said parcel of land contains 10.673 Acres including 0.666 Acres of County Road Right of way.