

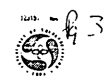
PARCEL NO. 39			COUNTY	<u>Madison</u> 92	
PROJECT NOEN-92-4(15)2	1-61		ROAD NO _	_92	
HIS AGREEMENT made and entered in	ito this 20th day of _0	.gust		, A.D. 19 <u>9</u> 2	by and between
Kenneth Conard	and Carol Conard, h	nusband and wife	-		
					,
Seller, and Iowa Department of Transpor	tation, acting for the State of Id	owa, Buyer.			
SELLER AGREES to sell and furnitional following real estate, hereinafter re	ish to Buyer a conveyance doc	ument, on form(s) furni	shed by the B	uyer, and Buy	rer agrees to buy the
NEW NEW Section	on 26. Township 76 N	North, Range 27	West		
County (or City) ofMadisc	2n	, State of Iowa, an	id more partic	ularly describe	ed on Page 3
					 -
XXXX PTXXXX RR RECXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	i en				
ZECTENTIA RICHERINA (SECONDA SECONDA RICHERIA)	MONORAL MARKON SERVICE				
		· · · · · · · · · · · · · · · · · · ·			
The premises also includes all esta such devices as are located thereo for any and all damages arising th terms of this contract and dischar project.	n. SELLER CONSENTS to any terefrom SELLER ACKNOWLE	change of grade of the h EDGES full settlement a	nighway and ac nd payment fr	ccepts paymer om the Buyer	nt under this contract for all claims per the
2. Possession of the premises is the enterms of this contract. SELLER GR SELLER MAY surrender possessing hereinafter agreed to do so, and a Buyer agrees to pay and SELLER A. 3. Buyer agrees to pay and SELLER A.	ANTS Buyer the Immediate rig ion of the premises or building grees to give Buyer ten (30) da	tht to enter the premises g or improvement or an ays notice of Seller's inte	for the purpos by part thereof ention to do so	e of gathering f prior to the to by calling Bu	survey and soil data time at which he has tyer collect.
as shown on or before the dates li Payment Amount	į .		. •	Date	
\$	_ on right of possession _ on conveyance of title	 -			
\$	on surrender of possession	<i>σ</i> ο <i>σ</i>	lave after	r Buyer a	nnroval
660.00	_ `on possession and conveya _ TOTAL LUMP SUM	nce <u>60 c</u>	<u>iays aitei</u>	buye: a	<u> </u>
BREAKDOWN: ac.≈acres	sq.ft.=square feet				_
Land by Fee Title	ac./sq.ft. \$		s & Improvem rods w		<u> </u>
Underlying Fee Title Permanent Easement	ac./sq.ft. \$ ac./&XXL \$		rods b		\$
Temporary Easement	ac./sq.ft. \$:
Damages for	re no tenants on the premises	holding under the lease	except:	NOWE	
·					
SELLER'S SIGNATURE AND CLAIMAN certify the total lump sum payment show		tue approval and execu	tion by the∄u . ಗರ್ಚಿಚಿ	yer, we the u	ndersigned claimants
1 .0	Ω	REC \$ 25.00		فيسيخ	
Hannels (mar		AU D \$			
Kenneth Conard			······································		
7				FILED	NO. 541
x Caul Consu	a			B00K∠	30 PAGE: 307
-Carol Conard		COMPA	RFD.	02 400	27 -444-00
RR-1, Box 252 Winterset, IA 50273		, , , , , , , , , , , , , , , , , , ,	programatic and the State of th	TE RUG	
				MADISO	ELLE UTSLER RECORDER IN COUNTY, IOWA

5. Each page and each attachment is by this reference made part hereof and the entire agreement consists of ______ pages.

Distribution White Copy - Original, Pink Copy - Accounting, Blue Copy - Seller's

6.	This contract shall apply to and bind the legal successors in interest of the Seller and SELLER AGREES to pay all liens and assessments against the premises, including all taxes and special assessments payable until surrender of possession as required by Section 427.2 of the Code of lowa, and agrees to warrant good and sufficient title. Names and addresses of lienholders are. NONE								
7.	Buyer may include mortgagees, lienholders, encumbrancers and taxing authorities as payees on warrants as contract paymenf. In addition to the Total Lump Sum, Buyer agrees to pay \$								
8.	Buyer agrees that any drain tile which are located within the premises and are damaged by highway construction shall be repaired at n expense to Seller. Where Buyer specifically agrees to construct and maintain fence, the fence shall be constructed and maintained for vehicle access control purposes only at no expense to the Seller. Buyer shall have the right of entry upon Seller's remaining property alon the right of way line, if necessary, for the purpose of connecting said drain tile and constructing and maintaining said fence. Seller mature against said fence at his own risk. Buyer will not be liable for fencing private property or maintaining the same to restrain livestock.								
9.	If the Seller holds title to the premises in joint tenancy with full rights of survivorship and not as tenants in common at the time of this contract. Buyer will pay any remaining proceeds to the survivor of that joint tenancy and will accept title solely from that survivor, provided the joint tenancy has not been destroyed by operation of law or acts of the Seller.								
10.	These premises are being acquired for public purposes and this transfer is exempt from the requirements for the filing of a Declaration of Value by Section 428A.1 of the Code of Iowa.								
11.	Buyer hereby gives notice of Seller's five-year right to renegotiate construction or maintenance damages not apparent at the time of the signing of this contract as required by Section 472.52 of the Code of Iowa.								
12.	This written contract constitutes the entire agreement between Buyer and Seller and there is no agreement to do or not to do any act or dee except as specifically provided for herein.								
S	eller states and warrants tht there is no well, solid waste disposal site, hazardo ubstances, nor underground storage tanks on the premises described and sought herei xcept:								
	uver agrees to construct a Type "C" entrance at Sta284+50, North side.								
	dyci agrees to combinate a special and a spe								
	Suyer is granted a Temporary Easement to construct a entrance:								
	rom Sta. 283+10 ±PL to Sta. 285+102PL a strip 135 (OR) feet wide. North side.								
A	s measured from the centerline of the proposed highway , as shown on plans.								
s	aid Temporary easement shall terminate upon completion of this highway project.								
STAT	TER'S ACKNOWLEDGMENT TE OF IOWA: ss On this 13 day of								
	rn to me to be the identical persons named in and who executed the foregoing instrument and acknowledged that they executed the same a voluntary act and deed.								
	SCOTT L. HENNING Notely Publicaria and for the Stele Allows								
STAT	ER'S ACKNOWLEDGMENT TE OF IOWA: ss On this 20th day of August								
Buye Direc	or and who did say that said instrument was signed on behalf of the Buyer by its authority duly recorded in its minutes, and the said Right of Wastor acknowledged the execution of said instrument, which signature appears hereon, to be the voluntary act and deed of the Buyer and by starify executed.								
	FRED CIRKSENA Oudling Notary Public in and for the State of lowe								
BUY	ER'S APPROVAL								
Reco	Olyle & Barne, 7-20-92 Dommended by: Perfect Agent (Date)								
c 7 -	AUG 20 1992								
∠ ⊼ ppi	BILL MCGUIRE (Date)								

lowa department of transportation



ACOUISITION PLAT EXHIBIT "A"

COUNTY	MADISON FN-92-4(15)21-61		STATE CONTROL NO PARCEL NO		61-0600	61-0600	
PROJECT NO					39		
SECTION	26	TOWNSHIP	76N	RANGE	27W		
ROW-FEE		AC. EASE	0.16	AC. EXCESS - FEE		AC	
ACOUSDED EDON							

