Page 1

SE' SW' , Section 28, Township 76 North, Range 27 West;	and more partista. 138+800000000000000000000000000000000000	ticularly described on Page 19, North side. OR) feet wide, North way improvement. The premise in the right to erect such device.	parts of
ieller, and lowa Department of Transportation, acting for the State of Iowa, Buyer. 1. SELLER GRANTS to the Buyer a temporary easement upon Seller's real estate, hereinal the following (1/4 1/4 Sec./Twp./Rge.) **(1888)**(and more particle 138+800. p 115 (Older store and high g devices and ander this continued and ander this continued and ander this continued and and and and and and and and and an	ticularly described on Page 19, North side. OR) feet wide, North side, North	h side
1. SELLER GRANTS to the Buyer a temporary easement upon Seller's real estate, hereinal the following (1/4 1/4 Sec /Twp /Rge.) **(1898)***********************************	and more particle 138+800. p 115 (Older store and high g devices and ander this continued and ander this continued and ander this continued and and and and and and and and and an	ticularly described on Page 19, North side. OR) feet wide, North side, North	h side
the following (1/4 1/4 Sec/Twp/Rge.) **(**********************************	and more particle 138+800. p 115 (Older store and high g devices and ander this continued and ander this continued and ander this continued and and and and and and and and and an	ticularly described on Page 19, North side. OR) feet wide, North side, North	h side
County (A Adison State of lows, a for the purpose of to construct a Type "C" entrance at S on land described as: From Sta. 138+794 Sta. 139+10, a stri measured from the centerline of the proposed highway and as shown on the project plan includes all estates, rights, title and interests, including all easements, and all advertisin located thereon, and the following buildings, improvements and other property: SELLER CONSENTS to any change of grade of the highway and accepts payment under the property of the property of the highway and accepts payment under the property of the highway and accepts payment under the property of the highway and accepts payment under the property of the property of the highway and accepts payment under the property of the prope	p 115 (O	PR) feet wide, North side, Nor	h side
measured from the centerline of the proposed highway and as shown on the project plan includes all estates, rights, title and interests, including all easements, and all advertisin located thereon, and the following buildings, improvements and other property: SELLER CONSENTS to any change of grade of the highway and accepts payment up	s for said high g devices and nder this cont	nway improvement. The prem I the right to erect such devic	ises also es as are
includes all estates, rights, title and interests, including all easements, and all advertisin located thereon, and the following buildings, improvements and other property: SELLER CONSENTS to any change of grade of the highway and accepts payment up	g devices and	the right to erect such devic	es as are
SELLER CONSENTS to any change of grade of the highway and accepts payment up	nder this cont		
discharges the Buyer from liability because of this contract and the construction of this	for all claims s public impro	s per the terms of this cont	s arising ract and
2. Possession of the premises is the essence of this contract and SELLER GRANTS Buye			
3. Buyer agrees to pay the Seller the Total Lump Sum of \$ 100.00 on or before Suyer may include mortgagees, lienholders, encumbrancers and taxing authorities as	50 days a payees on wa	after Buyer approve arrants as contract payment.	31
SELLER WARRANTS that there are no tenants on the premises holding under the leas None	e except:		,
 It is agreed that the right of temporary easement granted by this contract shall terminate contract is recorded, the Resident Construction Engineer will release the said easem recording a Release of Temporary Easement. Buyer will provide Seller with a copy of fig. This contract shall apply to and bind the legal successors in interest of the Seller and Seller. 	ent rights afte Release after r	er the project has been com recording.	pleted by
Names and addresses of lienholders are:			
7. If this contract is recorded, in addition to the Total Lump Sum, Buyer agrees to pay \$	t approval of the nship. Buyer a aims for such the	his contract, if requested by t agrees to pay court approval transfer costs shall be paid in	he Buyer costs and amounts
certify the total lump sum payment shown herein is just and unpaid	14		· · · · · · · · · · · · · · · · · · ·
x marine Egy			
RR 1.			
Winterset, IA 50273		FILED NO.	655
COMPAR	<u>FD</u>	ВООК 130 РА	GF 369
		92 SEP 11 A	11.10: 2
	Fee \$10.	00 MICHELLE U RECORDE MADISON COUN	TSLER R TY.10WA

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

- 9. Buyer agrees that any drain tile which are located within the premises and are damaged by highway construction shall be repaired at no 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 along the right of way line, if necessary, for the purpose of connecting said drain tile and constructing and maintaining said fence. Seller may pasture against said fence at his own risk. Buyer will not be tiable for fencing private property or maintaining the same to restrain livestock.
- 10. 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 Selter.
- 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 deed except as specifically provided for herein.

13.	Seller states and warrants that there is no known well, solid waste disposal si	ite,
13.	hazardous substances, nor underground storage tanks on the premises described a	and
	sought herein, except:	

SELLER'S ACKNOWLEDGMENT STATE OF IOWA ss On this da personally appeared Maxine	y ofAugust	. 19_92 before me, the undersigned,
known to me to be the identical persons name their voluntary act and deed.	ed in and who executed the foregoing i	instrument and acknowledged that they executed the same as
personally appeared Robert L.	y of September North as signed on behalf of the Buyer by its a	Notary Public in and to the State of lows 92 , before me, the undersigned, . known to me to be a Right of Way Director of the uthority duly recorded in its minutes, and the said Right of Way hereon, to be the voluntary act and deed of the Buyer and by it
voluntarily executed.	mstrument, which signature appears.	Unchor a Johnson Notary Public in the for the State of Iowa
BUYER'S APPROVAL		VICTOR A. JOHNSON

ABBREVIATIONS: OR means office relocation

± R means plus or minus property line.

ROBERT L. NORTH

SEP 0 2 1992

(Date)