Page 1

RCEL NO105A	92-4(15):21-61		COUNTY Madison
OJECT NOFN-	92-4(15)21-61	٠.	ROAD NO
IS AGREEMENT made	and entered into this L344_ day of _	October	, A.D. 19_92, by and between
	ntract Seller) Richar	d Martin, sing	le
(Co	ntract Buyer) Charle	es Harperand Ca	ryl Harper, husband and wi
ler, and lowa Departme	ent of Transportation, acting for the Stat	te of Iowa, Buyer.	
the following (1/4.1)	/4 Sec /Twn /Roe ) XX N XX/BMXSXMXXXX	): <del></del>	ter referred to as the premises, situated in parts of
SE4	SW1, SW1 SE1, Section 29	, Township 76 Nort	h, Range 26 нест
for the purpose of .	constructing_entran	ce	
on land described a	s: From Sta. 3410+25 to S th side (SR)	ta. 3410+64 <u>+</u> PL, a	strip 70 feet wide.
includes all estates.	centerline of the proposed highway and a , rights, title and interests, including all e id the following buildings, improvements	easements, and all advertising	for said highway improvement. The premises also g devices and the right to erect such devices as are E
therefrom, SELLER	TS to any change of grade of the highward ACKNOWLEDGES full settlement and set from liability because of this contract	d payment from the Buyer	der this contract for any and all damages arising for all claims per the terms of this contract and public improvement project.
2. Possession of the p	premises is the essence of this contract a	and SELLER GRANTS Buyer	immediate possession of the premises.
	y the Seller the Total Lump Sum of \$		60 days after Buyer approval
<ol> <li>Buyer agrees to pay Buyer may include</li> </ol>	mortgagees, lienholders, encumbrance	rs and taxing authorities as p	gayees on wallants as contract payment.
SELLER WARRAN      It is agreed that the contract is recorde	TS that there are no tenants on the prem right of temporary easement granted by	nises holding under the lease this contract shall terminate will release the said easeme	upon the completion of this highway project. If this ont rights after the project has been completed by
SELLER WARRANT     It is agreed that the contract is recorded recording a Release     This contract shall.	right of temporary easement granted by ed, the Resident Construction Engineer e of Temporary Easement. Buyer will properly to and bind the legal successors in	this contract shall terminate will release the said easeme	upon the completion of this highway project. If this int rights after the project has been completed by elease after recording.
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- 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 liable 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 Seller.
- 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. Buyer agrees to construct a Type "C" entrance at Sta. 3410+48, South side (local road).
- 14. Seller grants Buyer a Temporary Easement for the purpose of constructing entrance:

From Sta. 3410+25 to Sta. 3410+64+PL, a strip 70 feet wide, South side (SR) as measured from centerline of proposed highway as shown on project plans.

Said Temporary Easement shall terminate upon completion of this highway project.

15. Seller states and warrants that there is no well, solid waste disposal site, hazardous substances, nor underground storage tanks on the premises described and sought herein.

ABBREVIATION: +PL means plus or minus property line

BILL McGUIRE

SELLER'S ACKNOWLEDGMENT STATE OF IOWA: ss On this _ personally appearedRich	ard Martin and Charles	Harper / 19_92 , before me, the undersigned.
	rsons named in and who executed the forego	ing Instrument and acknowledged that they executed the same as
their voluntary act and deed.	DINAND 3. BILY  ***********************************	Notary Buttlic in and for the State of Iowa
BUYER'S ACKNOWLEDGMENT		
STATE OF IOWA: ss On this _		, 19 <u>92</u> , before me, the undersigned,
personally appeared	Bill McGuire	known to me to be a Right of Way Director of the its authority duly recorded in its minutes, and the said Right of Way
voluntarily executed.	, , , , , , , , , , , , , , , , , , ,	ars hereon, to be the voluntary act and deed of the Buyer and by it
	a, e	Notary Public Jand for the State of Iowa
BUYER'S APPROVAL	<del></del>	VICTOR A. JOHNSON
Recommendacy by: Project Agent	9-29-900 (Oate)	2_
Dell I	OCT 1 3 1992	
Approved By: Right of Way Director	(Date)	_