

S5061

RECORDED\_ COMPARED

RE	EAL ESTAT	TE CONT	RACT-IN	STALLMENT	S REC \$ 10 00 AUD \$
IT IQ AGDEED HI	a 17th dayof	June	19 94 . by and l	petween <u>Patrick L</u>	
•	ra S. Vogts,				
of the County W	arren	_, State of lowa,	Sellers; and Robe	rt D. Vogts, s	ingle .
That the Sellers, a hereby agree with th State of lowa, to-wit:	e Sellers to Purchase :	rided, agree to set the following desc	Il to the Buyer, and orlbed real estate situ	the Buyer in considerationside in the County of Ma	alson
Lot Five () Madis covenants and	5) in Block E on County, I restrictions o	Eleven (11) lowa, subject of record	) of the Ori to and toget	ginal Town of her with any and a	Patterson, ill easements,
TEOFIOWA, 85.	Inst. No. 3557	Filed for Record	this 20 day of	June 19 94 at Michelle Utsler, Recorder, By _£	3:40 Borr . m. Mible
DISON COUNTY,	Book Page	e 309 Reco	ording Fee \$	Michelie Utsler, Recorder, By	Geputy
may be below stated hereto and marked 1. TOTAL PURCHASE PRICE 1.202 Fast G	i, and certain personal Exhibit A" all upon the L. Thebuyer agrees to pay for irard Avenue.  6 0.00  85 88 88 7 7 . 000	I property if and as a terms and condit said property first [aff Indianola	s may be herein des lions following: 17,000.00 . Warren Col RECEPT OF WHICH IS HE MA DROWN \$ 206.26	nty,Iowa  REBY ACKHOWLEDGED: and  Principal	ized list is attached  due and psymble at County, lows, as follows:  l and interest, O
15 day of ea sum and inter 1994 is fully	ach and every mo	onth beginning art thereof a yments to be	ng July 15,19 at the rate of applied first	taxes, payable on 994 until all of 8.0% per annum finn payment of all	rom July 15,
and are entitled to rentels them  a. TAXEA. Solars shall  180 days of the of annual tax pay taxes who	pey all real estates due of posses taxes due in 3/	end herefor so long as solon, so indicate by Year tate taxes d 95 prior to	they shall perform the obligation in the space belowing ue and payable taxes becoming ract payment.	e in fiscal year go delinquent, (Bu Seller will use they and furnish pr	3/94 plus yer to pay 1/12 hese funds to
and any unpeld taxes thereor responsible for the payment of war. Any proretton of taxes	n namedia in order upper Report	reaments, if any, each year for the year currently per	, shall furnish to the other part yable unless the parties stat	pequent taxes before same become of les evidence of payment of such tiems e otherwise.	delinquent. Whoever may be not later than July 15 of each
4. SPECIAL ASSESSMENT	FB. Beters shall pay the apoc	ial excessments against thi	le property: (Strike out either	(e) or (b) below.)	
	year 19, would become				
	and June 1994	•			
• • •				urisdiction as of date of possession.	
•	sted, shall pay all subsequent spi	•			<u> </u>
Beliers fall to pay, Buyer into or eaplors may, and hereby in the of requirements of this contract, shall be prior and paramount genount of any existing monty, receive a deed to each premise. Buyer, in the event of acquir necessary for their protection it hereunder in excess of the or estate; and it Sellers shall her	y pay any such sums in default or searce the right to at any time mo? The then unpaid belance of the Buyer hereby expressly consent to any of Buyers' then rights in a age belance on said premises, the ee; or Sellers, at their option, any the fing this property from an equity in to divide or effocate the payments	nd shall receive credit on the purchase their right, tide or in purchase price herein price to such a mortgage and a said property. DEED FOR hely crey at their option, as firms before Buyers have ma noider instead of a holder or to the interested particle as	Ne contract for such sums so ; terest in such premises or to r Midd. The interest rate and gree to execute and deliver at BUYER - SUBLECT TO MOP aume and agree to pay said ide such a mortgage commitm if the fee title, or in the event in their interests may appear. Bit is less total executed if the	by Sellers so as not to prejudice the I seld. MORTGAGE BY SELLERS. Seller snew or extend any existing mortgage I promotization thereof shall be no more I necessary papers to ald Sellers in sec TGAGE. If Buyer hay reduced the hortgage according to its terms, and sunt, may reduce or pay off such mortgage fa mortgage against said premises, or LLERS AS TRUSTEES. Sellers agree to encumbrance on the interest of Sellers dered and held as collecting and received.	or any amount not exceeding onerous than the installment suring such a mortgage which islance of this contract to the abject to such mortgage shall be all the suring
premiums therefor to be preparation to be prepar	ald by Buyers (without notice or d now on or herselfer placed on sai then the full insurable value of sa liers and Buyers as their interests (	lemend) against lose by its id premises and any perso uch improvements and per may appear, BUYERS BIV	o, tomaco and other restarce, on nel property which may be the sonel property or not less than LL PROMPTLY DEPOSIT BU	rom said date of possession, shall consti- assestice and contingencies as Befor n subject of this contract, in companies is the unpaid purchase price hersin whis CH POLICY WITH PROPER RIDERS V may be used under the supervision of 8 any event such proceeds shall stand a	to be reasonably approved by thever amount is smaller with VITH SELLERS for the further he Sellers to rectace or repair

NO NO DECEMBER

7. CARE OF PROPERTY. Buyer I shall take good care of this property; shall keep the buildings and other improvements now or hereafter placed on the seld premises in good and reasonable repair and shall not higher, destroy or remove the same during the Bis of this contract. Buyer—shall not make any material alteration in said premises without the written consent of the Bellers, Buyer—shall not use or permit said premises to be used for any Blegal purpose. DEED RECORD 59

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the obligations herein.

exhanion' lien shall be imposed upon or foreclosed against the real estate described herein.

9. ADVANCEMENT BY SELLERS. If Buyers tall to pay such taxes, special assessments and insurance and effect necessary repairs, as above agreed, Bellers may, but need not, per 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 Bellers, be added to the principal amount due hersunder and so assured. (For Buyers' rights to make advancements, see paragraph 6 above.)

16. JORNT TEHANCY IN PROCEEDS AND SECURITY RIGHTS IN REAL ESTATE. If and only if, the Bellers immediately praceding this sale, hold the title to the above described properly in joint tenancy, and such joint tenancy has not taker been destroyed by operation of law or by acts of the Sellers, this sale shall not constitute such destruction and the proceeds of the contract, and any continuing and/or receptured rights of Sellers in said real setters, shall be and continue in Sellers as joint tenants with rights of survivorship and not as tenants in common; this contract, and any continuing and/or receptured rights of Sellers in said real setters, shall be and continue in Sellers 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 Bellers) and to accept deed solely from 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 Bellers) and to accept deed solely from their or them consistent with paragraph 14 below unless and except this paragraph is stricten from this agreement.

11. BELLERS. Spaces, If not Etisholder immediately preceding this sale, shall be presumed to have executed this instrument only for the purpose of relinquishing all rights of dower, homesteed and distributive share and/or in compliance with section 861,13 Code of lows; and the use of the word "Sellers" in the printed portion of this contract, without more, shall not rebut homesteed and distributive share and/or in compliance with section 861,13 Code of lows; and the use of the word "Sellers" in the printed portion of this contract, without more, shall not rebut and provisions of this contract.

such presumption, nor in any way ever and provisions of this contract.	Titles to of the sessince in this Agreement. Failure to promptly assent rights of Sellers herein shall not, however, be a weiver of such rights or a waiver
the lates or a property delay.	and the second s
13, EXCEPTIONS TO WARRANTIE EXCEPT: (a) Zoning ordinances: (b) 8 Select that give Special Warranty se to:	B OF TITLE. The warrantee of title in any Deed made pursuent to this contract (See paragraph 14) shall be warrow the warrantee of title in any Deed made pursuent to this contract; (e) and 4 of this contract; (e) the restrictive coverants as may be shown of record; (c) Essentiate of second, if any; (d) As limited by pursuents as may be shown of record; (e) Essentiate of second, if any; (d) As limited by pursuents as may be shown of record; (e) Essentiate of second and se

Sellers shall give Special Warra	nty as to the partod after equilable the p	Designe to Grahamar (1) observe an extension	
(a)		(Mineral reservations of record?)	
(h) (Liene?)	(Easements not recorded?)	the Sie of this contract	(Lesses 7) and all other agreements for performance by Buyers
COURSE! SUG Deserte min or a	lers will execute and deliver to Buyers is time deliver to Buyers an abstract	Warranty Deed conveying said premise showing marchanishe title, in contornity with this contract. Buth able to easily remises a leaser requirement as to period of abstracting) to easily premises a	s in bee simple pursuant to annot in our palent (unless and shall begin with the government palent (unless of shall show the thereto in Bellers as of the date of layers to buy the above described properly which was buyers to buy the above described properly which was
this contract; or as or such sec	15t Yeary of June	19 9 4 Before shall also pay the cost of any	ebetracting due to any act or change in the paracru pon due performance by Buyers, Sellers shall execut
and deliver a Bill of Bale consis	stant with the terms of this contract. Self-	ers shall pay all taxes on any accordance of title to this property and such	abstract is accepted.
16. FORFEITURE. E B	luyers (a) fail to make the payments if o property, or assessed against it, by	aforesaid, or any part thereof, as same become due; or (b) fail to pe any taxing body before any of such tiems become definquent; or (c) the agreements as herein made or required; then select, in addition to	ist to keep the property intered; or (d) tisk to keep with p any and all other legal and equitable remedies which completion of such torieliure Buyers shell have no rigit

part thereof, levied upon said property, or assessed against it, by any taxing body before any of such items become definquent; or (c) tall to keep the property insured; or (d) fall to keep it in reasonable repair as herein required; or (e) tall to perform any of the agreements as herein made or required; then sellers, in addition to any and at other legal and equitable remedies which they may have, at their outeon, may proceed to fortest and centred this contract as provided by law (Chepter 856 Code of forms). Upon completion of such forteits are compensation for money paid, or improvements made; but such payments and/or improvements if any shall be retained and kept by Sebars as compensation for money paid, or improvements made; but such payments and/or improvements if any shall be retained and kept by Sebars as compensation for money paid, or improvements made; but such payments and/or the Buyers, or any other person or persons shall be in possession of such lorietture. If the Buyers, or any other person or persons shall be in possession and interesting to do so may be treated as tenents holding over, unlawfully after the real extate or any part thereof, such party or parties in possession shall disnot be provided by law.

17. FORECLOBURE. If Buyers fail, in any one or more of the specified ways to comply with this contract, as in (a), (b), (c), (d) or (e) of numbered paragraph 16 above provided, Beflers try upon thirty (30) days written notice of transform to accelerate the payment of the entire balance, during which thirty days such default or defaults are not removed, declare the entire balance, during which thirty days such default or defaults are not removed, declare the entire balance, during which thirty days such default or defaults are not removed, declare the entire balance, during which thirty days such default or defaults are not removed, declare the entire balance, during which thirty days such default or defaults are not removed, declare the entire balance in the payment of the appointed to balance the contract may be appointed to balance the contract and profits thereof to be applied as may be directed by the Court.

\* 18. ATTORNEY'S FEES. In case of any action, or in any proceedings in any Court to collect any sums payable or secured herein, or to protect the Sen or Ste herein of Sellers, or in any other case permitted by law in which attorney's less may be collected from Buyers, or imposed upon them, or upon the above described property, Buyers agree to pay reasonable attorneys' less.

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 harein as and far they become delinquent, and/or on cash resconably advanced by either party pursuant to the terms of this contract, as protective disbursements.

20. ASSIGNMENT. In case of the assignment of this Coviernit by either of the parties, prompt notice shall be given to the other parties, who shall at the time of such notice be furnished with a duplicate of such assignment by such assignment. Any such assignment shall not terminate the liability of the extignor to perform, unless a specific release in writing is given and signed 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 fortethure or foreclosure of this contract, such personally shall be considered include the sale of the fortethure or foreclosure hereof considered include the with the real estate above described; and any such termination of Buyers' rights in said real estate shall concurrently operate as the fortethure or foreclosure hereof

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

- a. This contract shall become due and payable in full on June 15, 2004
- b. This contract shall allow Buyer to prepay all or any part of the principal without
- c. This contract shall become due and payable in full upon sale or assignment by Buyer.
- d. Buyer to set up third party account for hous payment plus taxes which will them pay the principal, interest and 1/12 of annual taxes to Seller on 15 of each month beginning July 15,1994 Buyers to receive annual receipt showing taxes paid.
- e. Buyer. will provide insurance binder and copy of policy to Sellers showing Sellers as first payee and lien holder. Insurance Company will be required to send written notice to Sellers if Buyer do not pay annual insurance premium.

Robert D. Vogts BUYERS SELLERS Sandra S. Vogts 6th and Short Streets, Patterson, Girard Avenue, Indianola, Buyers' Address Sellers' Address Warren , COUNTY, 🖦 , before me, the undersigned, a Notary Public in and for seld State, personally app STATE OF IOWA. -AD. 18. 94 Patrick L. Vogts and Sandra S. Vogts, husband and wife Robert D. Vogts, single to be the Identical persons named in and who executed the within and toragoing trainum Mildredy um aarnes MIL DEED BY BUSINESS ON EXPIRES Notary Editio in and for said State

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