## REAL ESTATE INSTALLMENT CONTRACT

IT IS AGREED this day o	of June	, 19 <u>88</u> , by and be	tween _	Lipovac & Associate
Brokers, Inc.		<u> </u>		
		Sellers; and Alan Jame		
Marrie Clewell, husb		oint Tenants with F	ull R	ight of Survivorshi
and Not as Tenants i	n Common,			
of the County of Madison	, State of Iowa	Buyers:		
That the Sellers agree to sell to the Bi	•			rchase the following described
real estate situated in the County of	Madison	, and State of lowa, to-wit:		<i>:</i>
to the Town	9) of Honor's Acre n of Winterset, Ma easements and res	s Second Addition dison County, Iowa. trictions of record	, if a	COMPUTER
				FILED NO. 2264 BOOK_54 PAGE_27
		:		1988 JUH - 8 - HUL 8881
				MARY E. WELTY RECORDER
Locally kno	own as 1109 W. Was	hington, Winterset,	Iowa.	L GRADORY COUNTY AND
gether with any easements and servien nd certain personal property as may be	it estates appurtenant thereto, Therein described or as an iter	but with such reservations and e nized list attached hereto and m	exception: larked "E	s of title as may be below stated whibit A" all upon the terms and
onditions following:  1. TOTAL PURCHASE PRICE. The		•		
3. LEASE. If Buyers are taking subject y "Yes" in the space following  4. TAXES. Seller shall pay taxes to be prorated and any unpaid taxes thereon payable ame become delinquent. Any proration of the second seller shall pay taxes to be prorated and any unpaid taxes thereon payable ame become delinquent. Any proration of the second seller shall provide the second seller shall provide taxes and properties and properties and properties and seller shall properties and properties and seller shall properties and properties and seller shall provide taxes are taxed as a seller shall provide taxes.	ire as may be increased by trees. 19, and \$, and \$	includes the last sentence includes the last sentence of this paragres contract are paid in full, included and the said dates for payment each lassessments, and annual insurant lasters by Sellers to the extendable the entitled to possession of the price entitled to rentals therefrom the care entitled to rentals therefrom as a credit to the pay any taxes not assumed by taxes not assumed by the pay any taxes not assumed by the	uding into aph) on or oing Interest of such the said probligation on or after buyer.  Sellers a ently pay on as of e they be above, Brown on the said problem of the s	paragraph) on or before the erest (or more at the option of before the day of each ston unpaid balances at the rat, 19, until fully paid indicated by "Yes" in the space in addition to the said month of the said mon
nsurance payable to Sellers and Buyers as the payment of the sums herein mentione ellers to replace or repair the loss if the ny event, such proceeds shall stand as 7. LIENS. No mechanics' liens shall 8. CARE OF PROPERTY. Buyers shall laced on the said premises in good rep 9. MORTGAGE. Any mortgage or en	ed. In the event of any such cas proceeds be adequate; If not, security for the payment of th be imposed upon or foreclose all take good care of this prop air.	ualty loss, the insurance proceed then some other reasonable appl e obligations herein. d against the real estate describ erty and shall keep the buildings	s may be lication of ed herein. and other	used under the supervision of the such funds shall be made; but i r improvements now or hereafte
adice the Buyers' equity herein. Should Sums so paid. Mortgage by Sellers. Sellers tle, or interest in such premises or to ralance of the purchase price herein precessary papers to aid Sellers in securin leed for Buyers Subject to Mortgage. If it remises, they may at their option, assume said premises; or Sellers, at their option. Illocated Payments. Buyers, in the even nortgage against said premises, reserve therests may appear. Sellers as Trustees, he terms of this contract, less the total a greafter collect or receive any moneys here agent and trustee of the Buyers for the	sellers fail to pay, Buyers may pay, their successors in interest or enew or extend any existing in ovided. The Buyers hereby exig such a mortgage which shall Buyers have reduced the balance and agree to pay said mortgan, any time before Buyers have it of acquiring this property from he right, if necessary for their pays agree that they will coll mount of the encumbrance on ereunder beyond such amount.	ray any such sums in default and a assigns may, and hereby reserve to nortgage for any amount not exc pressly consent to such a mortgage be prior to and paramount to any acc of this contract to the amount age according to its terms, and su made such a mortgage commitm or an equity holder instead of a protection to divide or allocate the ect no money hereunder in excess the interest of Sellers or their as they shall be considered and hel	shall receive right to ceeding gage and rof the Bu t of any ex bject to su hent, may holder of payment s of the arr signs in sa	ve credit on this contract for such at any time mortgage their right 100 % of the then unpainagree to execute and deliver a yers' then rights in said property disting mortgage balance on said chimortgage shall receive a deer reduce or pay off such mortgage the fee title, or in the event of a to the interested parties as the tount of the unpaid balance under the real estate; and if Sellers shall real estates and if Sellers shall real estates and if Sellers shall real estates and

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Sellers. The above described property in joint tenancy, and such joint tenancy has not later been destroyed by operation of law or by acts of the Sellers, this sale shall not constitute such destruction and the proceeds of this contract, and any continuing and / or recaptured rights of Sellers in sald real estate shall be and continue in Sellers as joint tenants with rights of survivorship and not as tenants in common. SELLERS. Spouse, if not titleholder 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 and / or in compliance with section 561.13 Code of lowa; and the use of the word "Sellers" in the printed portion of this contract, without notice, shall not rebut such presumption, nor in any way enlarge or extend the previous interest of such spouse in said property, or in the sale proceeds, nor bind such spouse except as aforesaid, to the terms and provison of this contract.  11. DEED AND ABSTRACT AND APPROVAL OF ABSTRACT. If all said sums of money and interest are paid to Sellers during the life of this contract. Sellers will execute and deliver to Buyers a	2
offer of Buyers to buy the above described property which was accepted by Sellers on the 3rd day of May 19.88  Sellers shall also pay the cost of any abstracting due to any act or change in the personal affairs of Sellers resulting in a change of title by operation of law or otherwise.	
12. FORFEITURE. If Buyers (a) fail to make the payments aforesaid, or any part thereof, as same become due; or (b) fail to pay the taxes or special assessments or charges, or any part thereof, levied upon said property, or assessed against it, by any taxing body before any of such items become delinquent; or (c) fail to keep the property insured; or (d) fail to keep it in reasonable repair as herein required; or (e) fail to perform any of the agreements as herein made or required; then Seilers, in addition to any and all other legal and equitable remedies which they may have, at their option, may proceed to forfeit and cancel this contract as provided by law (Chapter 656 Code of lows). Upon completion of such forfeiture, Buyers shall have no right of reclamation or compensation for money paid, or improvements made; but such payments and / or improvements if any shall be retained and kept by Sellers as compensation for the use of said property, and / or iliquidated damages for breach of this contract; and upon completion of such forfeiture, if the Buyers, or any other person or persons shall be in possession of said real estate or any part thereof, such party or parties in possession shall at once peacefully remove therefrom, or failing to do so may be treated as tenants holding over, unlawfully after the expiration of a lease, and may accordingly be removed as such as provided by law.	
thirty (30) days written notice of intention to accelerate the payment of the entire balance, during which thirty (30) days such default or defaults are not removed, declare the entire balance hereunder immediately due and payable; and thereafter at the option of the Sellers this contract may then be foreclosed in equity and a receiver may be appointed to take charge of said premises and collect the rents and profits thereof to be applied as may be directed by the Court.	
14. ATTORNEY'S FEES. In the case of any action, or in any proceeding in any Court to collect any sums payable or secured herein, or to protect the lien or title herein of Sellers, or in any other case permitted by law in which attorney's fees may be collected from Buyers, or imposed upon them, or upon the above described property. Buyers agree to pay reasonable attorney's fees.  15. ASSIGNMENT. In the 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 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 signed by the other party to this contract.  16. CONSTRUCTION. Words and phrases herein, including acknowledgments hereof, shall be construed as the singular or plural number, and as masculine, ferninine or neuter gender, according to the context.  17. SPECIAL PROVISIONS. This contract shall have a balloon date 120 days after possession.  18. There shall be no principal payment during the 120 days this contract is in effect.  19. A five percent (5%) interest charge on the unpaid balance per month shall be paid by the Buyer to the Seller for the 120 days.	
`20.This contract shall be due and payable in full upon sale or assignment by the Buyers. 21. This contract shall allow Buyers to prepay all or any part of the principal without penalty.	
<ul> <li>22. The Interest payment only shall commence June 15, 1988, with payments due on July 15, 1988, August 15, 1988 and September 15, 1988.</li> <li>23. On day of closing the principal balance of this contract shall be reduced by \$726.70 which is the prorated tax amount.</li> <li>LIPOVAC &amp; ASSOCIATE BROKERS, INC.</li> </ul>	ı
Stephen A. Lipovac President Alan James Clewell	
SELLERS Terrina Marrie Clewell BUYERS	
STATE OF IOWA ACKNOWLEDGEMENT COUNTY OF Polk SS	
On this day of June 19 88, before me, the undersigned, a Notary Public in and for the State of lows, personally appeared Alan James Clewell and Terrina Marrie Clewell, husband and wife, Buers.	
to me known to be the identical persidence of the person of the within and foregoing instrument, and acknowledged that they executed the same as their voluntary action of the person of	
NOTARY PUBLIC IN AND FOR THE STATE OF IOWA	
STATE OF IOWA, County of,ss:,ss:	
On this day of June , 19 88 , before me, the undersigned, a Notary Public in and for the State of Iowa, personally appeared Stephen A. Lipoyac and to me personally known, who, being by me duly sworn, did say on oath that respectively the President and of said Corporation and that the seal affixed to	
said instrument is the seal of said no seal had been procured by the said <u>Corporation</u> , and that said instrument was signed and sealed in behalf of said,	
Stephen A.)Lipovac by authority of its Board of Directors and said Stephen A. Lipovac and acknowledged the execution of said instrument to be the voluntary act and deed of said Corporation and by it voluntarily executed.	
Notary Public in and for the State of Iowa	