	Book 125 Page 60 Recording Fee 10.00 Mary E. Welly, Recorder, By Deputy
1070 Co	Assignment of Buyer's Interest in Real Estate Intract for Security Purposes (Herein Referred to as "Assignment")  REC PAGE
KNOW ALL MEN E	BY THESE PRESENTS, thatRobert_FSandahl_and_Suzanne_Sandahl
	_, herein referred to individually and collectively as "Assignors", for value received, grant and convey unto
	City State Bank us
successors and assign	ns, herein referred to as "Assignee" the following described property situated inMadison
County, Iowa, to-wit:	the SE's of the SW's of Section 4; the N's of the NE's; the E's of the NW's;
a point 13 Range 26 Wes 734.5 feet, centerline o more or less due east and NW4 of the S of which lie Together with all the in mineral, of and gas rig which, including replan-	inge 26 West of the 5th P.M., Madison County, Iowa, EXCEPT beginning at feet west of the NWcorner of the SW\set\set\set\ of Section 4, Township 76 North, it of the 5th P.M., thence east 190 feet, thence south 11°59' west, thence North 78°01' west, 405 feet, thence northeasterly along the of the present road to the point of beginning, and containing 5 acres the north line of the SE\set\set\set\ of said Section 4 being assumed to bear west, AND EXCEPT that part of the SE\set\ of the SW\set\ and that part of the SE\ of Section 4, and that part of the NE\set\ of the NW\set\ of Section 9, all west of the County Road, containing 40.20 acres, more or less.  Inprovements now or hereafter erected on the property, and all easements, rights, appurtenances, rents, royallies in the said profits, water, water rights, and water stock, and all fixtures now or hereafter attached to the property, all of cements and additions thereto, shall be deemed to be and remain a part of the property covered by this Assignment; of sell, assign, transfer and set over unto Assignee, all of Assignors' right, title and interest in and to the real estates.
	Property dated the 4th day of April 1978 by and between Jack L. Freese
contract covering the F	J. Freesees seller andRobert_Sandahl
and Roberta	as seller and Robert Sandahl as buyer recorded in Book 107 at Page 641
and_Roberta  Madison Count Assignors hereby	J. Freesees seller andRobert_Sandahl
and_Roberta  MadisonCount     Assignors hereby the Contract.     The Assignors do encumber the Property as may be stated; and whomsoever. except	as seller and Robert Sandahl as buyer recorded in Book 107 at Page 641

CNB 800

If hereby expressly is agreed by and between the parties hereto and made part of this Assignment that in the event of the nonpayment of any of said notes, obligations and liabilities secured hereby in accordance with their terms or at maturity, whether such maturity be by acceleration or otherwise, or in the event of the failure of Assignors to keep and perform any of the conditions, stipulations and covenants herein contained or required to be kept by the terms of any obligation secured hereby, that then the whole amount of principal and interest secured by this Assignment and then upaid shall become due and payable absolutely, at the option of Assignee, its successors or assigns, and without notice to Assignors, suit may be brought for the collection thereof, and for the foreclosure of this Assignment. It further hereby is agreed by and between the parties that Assignee, its successors or assigns, may, if it so elect, perform Assignors' obligations hereunder, including the payment of fees, insurance premiums costs of repairs, taxes and the payment of amounts secured by encumbrances on the Property and amounts necessary to perform Assignors' obligations under the Contract, and that any monies so expended shall become part of the obligations secured hereby in addition to the other notes and obligations secured hereby and shall

be payable by the Assignor upon demand with Interest at the rate prevailing on the most recent note secured by this assignment. Asignors hereby agree that In the event legal proceedings by foreclosure or otherwise are instituted to collect any of the notes or

Assignors hereby agree that in the event legal proceedings by foreclosure or otherwise are instituted to collect any of the notes or obligations or liabilities hereby secured, or in the event of the collection of any such notes or obligations by an attorney at law, that a reasonable afterney's fee and also the reasonable cost and expense of an abstract of title and title search shall be allowed and added to the debt secured hereby and become ilen upon all of the property hereinabove described. Assignors agree to pay such altorney's fees. abstract expense and title search expense, and such attorney's fees and expenses shall be taxed as part of the costs in any judgment or decree rendered in such proceedings.

Upon acceleration hereunder or abandonment of the Property, and at any time prior to the expiration of any period of redemption following judicial sale, Assignee shall be entitled to have a receiver appointed by a court to enter upon, take possession of and manage the Property and to collect the rents of the Property including those past due. All rents collected by the receiver shall be applied first to payment of the costs of management of the Property and collection of rents, including, but not limited to, receiver's fees, premiums on receiver's bonds and reasonable altorney's fees, and then to the sums secured hereby. The receiver shall be liable to account only for those rents actually received.

If all or any part of the Property or any interest therein is sold or transferred without Assignee's prior written consent, Assignee may,

at Assignee's sole option, declare all sums secured hereby immediately due and payable.

If the Property is less than ten acres in size and if Assignee waives in any foreclosure proceeding any right to a deficiency judgment against Assignors, then the period of redemption from judicial sale shall be reduced to six months. If the court finds that the Property has been abandoned by Assignors and if Assignee waives any right to a deficiency judgment against Assignors, then the period of redemption from judicial sale shall be reduced to sixty days.

Each of the undersigned hereby refinquish ait rights of dower, homestead and distributive shares in and to the above-described real

estate.

Signed this <u>23rd</u> day of <u>November</u>	
•	Yalis Tayday Please
	// Robert F. Sandahl type or
	print
	// la Da under
	- Sugare Handel signa-
STATE OF IOWA ) SS.	Suranne Sandahl
COUNTY OF Boone	
On this 23rday of November 19	<u>88</u> , before me, the undersigned, a Notary Public in and for said County and said
State, personally appearedRobert_FSa	indabl
	andSuzanne Sandahl
	anosuzanne Januarit
	to me known to be the identical persons named in and who executed the
foregoing instrument, and acknowledged that the	ay executed the same as their voluntary act and deed.
THE ASSETTION	HOLTMYER
MY COMMISS	SION EXPIRES
Uctoder	17, 1991 Martha of Hottmuser)  Notary Public in and for the said County and State
	Hotaly Found in and for the same) seems, see
WHEN RECORDED, RETURN TO: _City_Stat	re Bank
105 Fast	Second Street
MAIL Wadrid	