

REAL ESTATE CONTRACT-INSTALLMENTS

IT IS AGREED this day of	E. Lamport,
single	
of the County <u>Madison</u> , State of Iowa, Sellers; and <u>Victor D. Whit</u>	low, Max J.
Whitlow and Helen L. Whitlow	·
of the County of <u>Madison</u> . State of lowa, Buyers; That the Sellers, as in this contract provided, agree to sell to the Buyers, and the Buyers in consideraby agree with the Sellers to Purchase the following described real estate situated in the County of State of Iowa, to-wit:	Madison
	FILED NO. 1242
The North 92 feet of the West 88 feet of Lot Six (6) of Burger's Four-Acre Lot in the Town of Winterset, Madison County, Iowa	BOOK 55 PAGE 485
Compared	89 DEC 14 PH 12: 51
Fee \$15.00	MARY E. WELTY RECORDER MADISON COUNTY, 10%A
together with any easements and servient estates appurtenant thereto, but with such reservations a may be below stated, and certain personal property if and as may be herein described of if and as at hereto and marked "Exhibit A" all upon the terms and conditions following: 1. TOTAL PURCHASE PRICE. The buyer agrees to pay for said property the total of \$ 12,000.00	n itemized list is attached
315 North Fourth Avenue, Winterset Madison	due end payable at County, lows, as follows.
(a) DOWN PAYMENT of \$ 3 , 000 . 00 RECEIPT OF WHICH IS HEREBY ACKNOWLEDGED: at	d
(b) BALANCE OF PURCHASE PRICE \$ 9,000.00 as follows \$ 150.00, or more,	due on or before
December 1, 1989; and, \$150.00, or more, due on or before	ore the first day
of each month thereafter until all balances due hereund	
The monthly payments include principal and interest.	
be first credited towards interest accrued to the date	
balance towards the reduction in principal. The Buyer	
Seller interest upon the unpaid principal balances from	n November 1, 1989
at the rate of ten percent (10%) per annum payable mont	
provided.	
2. POSSESSION. Buyers, concurrently with due performance on their part shall be entitled to possession of said premises on the SCCOTT d	
November ,19 89 ; and thereafter so long as they shall perform the obligations of this contract. If Buyers ar	
and are entitled to rentals therefrom on and after date of possession, so indicate by 'yes' in the space following Not Applicab	
TAXES. Seems shall pay One-third (1/3) of the property taxes pay	
premises during the fiscal year commencing on July 1,	1990
and any unpaid taxes thereon payable in prior years. Buyers shall pay any taxes not assumed by Sellers and all subsequent taxes before same responsible for the payment of said taxes, and the special assessments, if any, each year, shall furnish to the other parties evidence of payment of su year. Any proretton of taxes shall be based upon the taxes for the year currently payable unless the parties atate otherwise, (Decide, for yourself, if that formula is fair if Buyers are purchasing a tot with newly built improvements.) 4. SPECIAL ASSESSMENTS. Sellers shall pay the special assessments against this property: (Strike out either (e) or (b) below.)	become delinquent. Whoever may be childems not later than July 15 of each
HANN HANNANAXXXXXXXXXXXXXXXXXXXXXXXXXXXX	
(b) Which are a lien thereon as of November 2, 1989	
(C) including all several assessments for current themselves assessed by a project in the several assessment for current themselves assessed by a project in the several assessment for current themselves assessed by a project in the several assessment for current themselves assessed by a several assessment for current themselves as a several assessment for current the several assessment for current themselves as a several assessment for current themselves as a several assessment for current the several assessment to the se	
(c) Including all sewage disposal assessments for overage charge heretofore assessed by any municipality having jurisdiction as of data of possessurers, except as above stated, shall pay all subsequent special assessments and charges, before they become delanquent.	ssion.
6. MORTGAGE. Any mortgage or encumbrance of a similar nature against the said property shall be timely paid by Seliers so as not to prejude Seliers fail to pay. Buyers may pay any such sums in default and shall receive credit on this contract for such sums so paid. MORTGAGE BY SELLEF or assigns may and hereby reserve the right to at any time mortgage their right, title or interest in such premises or to renew or extend any existing may and hereby reserve the right to at any time mortgage their right, title or interest into such premises or to renew or extend any existing may any time mortgage and agree to execute and deliver all necessary papers to ald Selic shall be prior and paramounit to stry of Buyers then rights in said property. DEED FOR BUYERS SUBJECT TO MORTGAGE If Buyers have reduced.	IS. Sellers, their successors in interest origege for any amount not exceeding no more onerous than the installment

receive a deed to said premises; or Sellers, at their option, any time before Buyers have made such a mortgage accumitment, may reduce or pay off such mortgage. ALLOCATED PAYMENTS. Buyers, in the event of acquiring this properly from an equity holder instead of a holder of the fee title, or in the event of a mortgage against said premises, reserve the right, if reasonably necessary for their protection to divide or allocate the payments to the interested parties as their interests may appear. SELLERS AS TRUSTEES. Sellers agree that they will collect no money hereunder in excess of the amount of the uniqued batence under the terms of this contract less the total amount of the encumbrance on the interest of Sellers or their assigns in said real estate; and if Sellers shall hereafter collect or receive any moneys hereunder beyond such amount, they shall be considered and held as collecting and receiving seld money as the agent and trustee of the Buyers for the use and benefit of the Buyers

6. INSURANCE. Except as may be otherwise included in the last sentance of paragraph 1(b) above, Buyers as and from said date of posevision, shall constantly keep in force, insurance, premiums therefor to be prepaid by Buyers (without notice or demand) against loss by fire, tomado and other hazards, casualties and contingencies as Seller may reasonably require on all buildings and improvements, now on or hereafter placed on said premises and any personal property which may be the subject of this contract, in companies to be reasonably approved by Sellers in an amount not tess than the full insurable value of such improvements and property or not less than the unpaid purchase price herein whichever amount its smaller with such insurance payable to Sellers and Buyers as their interests may appear BUYERS SHALL PROMPTLY DEPOSIT SUCH POLICY WITH PROPER WITH SELLERS for the further security for the payment of the sums herein mentioned in the event of any such casualty loss, the insurance proceeds may be used under the supervision of the Sellers to replace or repair the loss of the proceeds be adequate. If not, then some other reasonable application of such funds shall be made; but in any event such proceeds shall stand as security for the payment of the subjects.

7. CARE OF PROPERTY. Buyers shall take good care of this property; shall keep the buildings and other improvements now or herelifter placed on the said premises in good and reasonable repair and shall not injure, destroy or remove the same during the tile of this contract. Buyers shall not make any material alteration in said premises without the written consent of the Sellers. Buyers shall not use or permit said premises to be used for any flegal purpose.

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8. LIENS. No mechanics' lien shall be imposed upon or foreclosed against the real estate described herein

9. ADVANCEMENT BY SELLERS. If Buyers fail to pay such taxes, special assessments and insurance and effect necessary repairs, as above agreed, Sefers may, but need not, pay 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 Sefers, be added to the principal amount due hereunder and so secured (For Buyers' rights to make advancements, see paragraph 5 above.)

10. JOINT TENANCY IN PROCEEDS AND SECURITY RIGHTS IN REAL ESTATE.

If and only if, the Setiers immediately preceding this sale, hold the title to 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 Setiers, this sale shall not constitute such destruction and the proceeds of this contract, and any continuing and/or receptured rights of Setiers in said real estate, shall be and continue in Setters 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 Setters) and to accept deed solely from him or them consistent with paragraph 14 below unless and except this paragraph is stricten from this agreement.

11. SELLERS. Spouse, if not trileholder immediately preceding this safe, shall be presumed to have executed this instrument only for the purpose of rainquishing all rights of dower, homestead and distributive share and/or in compliance with section 561.13 Code of lows; and the use of the word "Sellers" in the printed portion of this contract, without more, shall not rebut such presumption, nor in any way enlarge or extend the previous interest of such spouse in said property, or in the safe proceeds, nor bind such spouse except as aforesaid, to the terms and provisions of this contract.

12. TIME IS OF THE ESSENCE. Time is of the essence in this Agreement. Failure to promptly assert rights of Sellers herein shall not, however, be a waiver of such rights or a waiver of any existing or subsequent default.

Not Appli	~ ~ · · · ·	······	(Minera)	reservations of record?	 		
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(Liens?)	(Easements no	•		(interests of other p		(Lessees?)	
I. DEED AND ABSTRACT, BILL				•		•	for performance by Buyers
e been complied with, Sellers will tract; and Sellers will at this time suant to the lows State Bar Asso contract; or as of such earlier dat	deliver to Buyers clation title standa le if and as designa	an abstract showing rds there is a lesser sted in the next sente	merchantable title requirement as to snow. This contract	 a. In conformity with this period of abstracting) t supersedes the previous 	i confract. Such abstract to said pramises and si us written offer of Buyer	of shall begin with the hall show title thereto is to buy the above des	government patent (unless in Sellers as of the date of scribed property which was
ipted by Sellers on the $\frac{2 \mathrm{n} \mathrm{d}}{100}$ rs of Sellers resulting in a change					0.0		
teliver a Bill of Sale consistent will			•				n payable prior thereto
APPROVAL OF ABSTRACT.	Buyers have .			abstract of title to this	•		accepted.
b. FORFEITURE. If Buyers (at thereof, levied upon said proper consider repeir as herein required may have, at their option, may lotameton or compensation for in property, and/or as liquidated destate or any part thereof, such ration of a lease, and may according to the constant of the lease, and may according the constant of the lease, and may according the constant of the lease, and may according the constant of the lease.	ty, or assessed ag; ; or (e) fail to perfo proceed to forfeit a noney peid, or imp amages for breach perty or parties in	ainst it, by any taxing irm any of the agreer and cancel this contri rovements made; but of this contract, and possession shall at	y body before any nents as herein m act as provided by t such payments a d upon completion once peacefully re	of such Items become lade or required; then as law (Chapter 656 Code and/or improvements if a n of such forfeiture, if the smove therefrom, or fall.	delinquent; or (c) fail to sters, in addition to any s of lowa). Upon compli my shall be retained an s Buyers, or any other	keep the property insu- and all other legal and ation of such forfeiture id kept by Sellers as o person or persons she	f equitable remedies which Buyers shall have no right ompensation for the use of ill be in possession of said
FORECLOSURE. If Buyers upon thirty (30) days written no noe hereunder immediately due premises and collect the rents a	ctice of intention to and payable; and t	accelerate the pays thereafter at the optic	ment of the entire on of the Sellers th	belence, during which his contract may then be	thirty days such defaul	it or defaults are not re	18 above provided, Sellers emoved, declars the entire appointed to take charge of
ATTORNEY'S FEES. In co	ase of any action, chattomey's fees m	or in any proceeding say be collected from I	s in any Court to Buyers, or Imposed	collect any sums payab dupon them, or upon the	le or secured herein, o above described proper	r to protect the lien or ty, Buyers agree to pay	title herein of Sellers, or in reasonable attorneys fees
. INTEREST ON DELINQUENT they become delinquent, end/or	AMOUNTS. E r on cash reasonal	ither party will pay it bly advanced by eith	nterest at the high er party pursuant	nest legal contract rate (to the terms of this con	applicable to a natural pract, as protective disb	person to the other on ursements.	ell amounts herein as and
ASSIGNMENT. In case of a duplicate of such assignment either party to this Contract.							of such notice be furnished writing is given and signed
PERSONAL PROPERTY. dered indivisible with the real east est such personal property.							such personalty shall be inture or forectosure hereof
er, according to the context. Se	e peragraph 11 ab	ove, for construction	of the word "Self	ers "	_		sculine, feminine or neuter
				premises			
condition a all repairs				ponsible	at their	cost for	r any and
. Max J. W	hitlow	and Hele	en L. W	hitlow ex	ecute th	is contr	act and
cept all co							
yer's oblig	ations	under ti	nis con	tract ind	luding t	he payme	nts due under
ragraph one	(1) he	reof. I	Max J.	Whitlow a	ind Helen	L. Whit	low do not
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yers the ri							
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itlow as so	le gran	itee.					
				contract			reto as
khibit "A" a	nd inco	rporate	d herei	n by this	referen	ce.	
Malus	2 -f	to wif		Victor	WHICIO	· · · · · · · · · · · · · · · · · · ·	 • · ·
Mabel E. L	amport	7314		Max J.	Whitlow		
<u> </u>			SELLERS	Helen	火みた。 Whitlow	tlaw	BUYERS
315 N. 4th	Avenue	.	GELEND		. wnitiow xxxxxxxx		outh 3rd St.
							<u> </u>
Winterset,	TOWA :		illers' Address	winters	et, Iowa	302/3	Buyers' Address

dey of Daceyn be and 19 before me, the undersigned, a Notary Public in and for said State, per Mabel E. Lamportin Victor D. Whitlow, Max J. Whitlow and Helen L. Whitlow

town to be the identical persons named in second tips within add toregoing instrument, and acknowledged that they executed the same as the SCAL

748.

STATE OF IOWA, .

Charles E. Tucker Jr. Notary Profic in and for said State

EXHIBIT "A"

WAIVER OF HOMESTEAD EXEMPTION

UNDER

IOWA CODE SECTION 561.22

I UNDERSTAND THAT HOMESTEAD PROPERTY IS IN MANY CASES PROTECTED FROM THE CLAIMS OF CREDITORS AND EXEMPT FROM JUDICIAL SALE; AND THAT BY SIGNING THIS CONTRACT, I VOLUNTARILY GIVE UP MY RIGHT TO THIS PROTECTION FOR THIS PROPERTY WITH RESPECT TO CLAIMS BASED UPON THIS CONTRACT.

DATED AT WINTERSET, MADISON COUNTY, IOWA, ON THIS 11 DAY OF December, 1989.

VICTOR D. WHITLOW, BUYER

MAX J. WHITLOW, BUYER

Helen L. WHITLOW, BUYER