

REAL ESTATE CONTRACT-INSTALLMENTS

					
of the County	, State of low	a, Sellers; and			
	SEE ATTACHMENT				
of the County of That the Sellers, as i	n this contract provided, agree to sellers to Purchase the following de	owa, Buyers; sell to the Buyers, and	the Buvers in co	nsideration of th	na nramicas
State of lowa, to-wit.	SEE ATTAC	HMENT FOR DESCRIPTION	Gemparod	FILEU NO	
	READ ESTATE	DESCRIPTION	, .	90 HAR -5	
			REG		C. WELTY PROER 0991 Y 10W
may be below stated, al hereto and marked "Ext	ments and servient estates appurtent and certain personal property if and hibit A" all upon the terms and con-	as may be herein des ditions followina:	cribed of if and as	s and exceptions an itemized lis	ns of title as t is attached
1. TOTAL PURCHASE PRICE.	The buyer agrees to pay for said property the total of	142,000.00		d	ue and payable⊐t
(a) DOWN PAYMENT ~ 4	<u> </u>	by Sellers		Count	y, lowe, as follows:
amount (plus the first day shall be paid cent per annu	nt per annum on the interest) on the fir of March, 1995, who in full. Interest m from and after Marayments to each of	rst day of ea en the entire shall accrue rch 1, 1990.	ach March e balance : e at the ra	thereafte remaining ate of ni	r until unpaid
March and are entitled to rentals therefrom 3. TAXES. Sellers shall pay. 1989-1990. Ri	currently with due performance on their pertishall be enually a subject of the su	is they shall perform the obligation of in the space following Kes due and p and payable	oayable in	fiscal y l vear 19	ear
esponsible for the payment of said rear. Any proration of taxes shall Decide, for yourself, if that formula 4. SPECIAL ASSESSMENTS. **TOTAL STATE PRINT PRINT PRINT (b) Which are a lien thereon as of	sible in prior years. Buyers shall pay any taxes not taxes, and the special estessments, if any, each ye be based upon the taxes for the year currently play the special assessments egainst sellers shall pay the special assessments egainst mount to contact a special assessments and all assessments are mount to contact a special assessments.	ar, shall lumish to the other parti- sayable unless the perties state improvements) this property. (Strike out either (saments payable processments.)	es evidence of payment of a otherwise. (a) or (b) below.)	such items not later the	Whoever may be an July 15 of each
Buyers, except as above stated, s	il assessments for owire; e charge heretofore asses hall pay all subsequent special assessments and ch	narges, hefore they become delin	quent		
ellers fail to pay, Buyers may pay i r assigns may, and hereby reserve	e or encumbrance of a similar nature against the s any such sums in default and shall receive credition the right to at any time mortgage their right, title or	this contract for such sums so pa interest in such premises or to re	aid. MORTGAGE BY SELL inew or extend any existing	ERS Sellers, their suci mortgage for any amo	cessors in interest unt not exceeding
equirements of this contract. Buyers hall be prior and paramount to any mount of any existing mortgage by scarve a deed to said premises, or uyers, in the event of acquiring the ecassary for their protection to divide ereunder in excess of the amount state; and if Setters shall hereafter not trustee of the Buyers for the use.		agree to execute and deliver all R BUYERS SUBJECT TO MORT Issume and agree to pay said made such a mortgage commitme of the fee title, or in the event of as their interests may appear. SEI act less the total amount of the uch amount, they shall be consid-	necessary papers to aid S (GAGE If Buyers have re- lorgage according to its tent, may reduce or pay off si I a montgage against said LLERS AS TRUSTEES Se encumbrance on the intere- tered and held as collecting	offers in securing such duced the battence of thems, and subject to suit mms, and subject to suit such mortgage. ALLOCA premises, reserve the ra- flers agree that they will sat of Selfers or their as g and receiving said mi	a mortgage which his contract to the ch mortgage shall TED PAYMENTS. Ight, if reasonably I collect no money ssigns in said real oney as the agent
remiums therefor to be prepaid by uildings and improvements, now or iellers in an amount not less than It uch insurance payable to Sellers an acunty for the payment of the sums	ry be otherwise included in the last sentence of parag Buyers (without notice: or demand) against loss by f or herealter placed on said premises and any pers he full insurable value of such improvements and p id Buyers as their interests may appear. BUYERS SI is herein mentioned. In the event of any such casual is, if not, then some other reasonable application of s	re, formedo and other hazards, ci onal property which may be the s ersonal property or not less than MALL PROMPTLY DEPOSIT SUC by loss, the insurance proceeds in	asualties and contingencies subject of this contract, in (the unpaid purchase price CH POLICY WITH PROPER hay be used under the sup-	s as Sefler may reason companies to be reason herein whichever amon R RIDERS WITH SELLE envision of the Seflers to	ably require on all nably approved by unt is smaller with ERS for the further preplace or repair
exsonable repair and shall not injur	yers shall take good care of this property, shall 6-16 e, destroy or remove the same during the life of this or permit sed premises to be used for any illegal pu	contract. Buyers shall not make	rements now or hereafter p any material afteration in s	placed on the said prensed premises without the	nises in good and he written consent

- B. LIENS. No mechanics' lien shall be imposed upon or foreclosed against the real estate described herein
- 9. ADVANCEMENT BY SELLERS. It Buyers tait to pay such taxes, special assessments and insurance and effect necessary repairs, as above agreed. Sellers 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 Sellers, 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 Sellers 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 Sellers, this sale shall not constitute such destruction and the proceeds of this contract, and any continuing and/or recaptived rights of Sellers in said real estate, shall be and continue in Sellers as yint 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 belance of the proceeds of this contract to the surviving Seller (or Sellers) and to accept deed solely from him or them consistent with paragraph 14 below unless and except this paragraph is stricken from this agreement.
- 11. "SELLERS." Spouse, if not titleholder immediately preceding this sale, shall be presumed to have executed this instrument only for the purpose of retinquishing 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 enterge 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 provisions of this contract.
- 12. TIME IS OF THE ESSENCE of this Agreement. Fedure to promptly assert rights of Setters herein shall not, however, be a warver of such rights or a warver of any existing or subsequent default.
- 13. EXCEPTIONS TO WARRANTIES OF TITLE. The warranties of title in any Deed made pursuant to this contract (See paragraph 14) shall be without reservation or qualification EXCEPT. (a) Zorang ordinances; (b) Such restrictive covenants as may be shown of record; (c) Easternents of record; if any; (d) As limited by paragraphs 1, 2, 3 and 4 of this contract; (e) Selters shall give Special Warranty as to the period after equitable title passes to Buyers, (f) Spouse if not titleholder, need not join in any warranties of the deed unless otherwise stipulated.

(0) _	 		(Mineral reservations of record?)	_
(h)	<u>.</u>		(minoral resolvations of recording	
	(Liens?)	(Easements not recorded?)	(Interests of other parties?)	(Lesses?)
14.	DEED AND ABSTRACT	BILL OF SALE. If all said sums of money and in	terest are paid to Sellera during the life of this contrac	at, and all other agreements for performance by Buyers
heve l	seen complied with, Selli	ers will execute and deliver to Buyers a	Warranty Deed conveying said premise	is in fee simple pursuant to and in conformity with this
pursu	ent to the towa State Ba	Association title standards there is a lesser require	ment as to penod of abstracting) to said premises a	pstract shall begin with the government patent (unless and shall show little thereto in Sellers as of the date of Boxes to burn be aboxed as the property which was:
accep	minimal experience =:	====# yd======== =	=====. Sellers shall also pay the cost of any	abstracting due to any act or change in the personal portion due performance by Buyers. Selters shall execute
end de	ikver a Bill of Sale consisti	ent with life terms of this contract. Setters shall pay all ta	xes on any such personal property pays ble in 19 $\underline{90}$	
15.	APPROVAL OF ABSTR	ACT. Buyers haveex	amined the abstract of title to this property and such	abstract isaccepted

- 18. FORFEITURE. It Buyers (a) tail to make the payments aforesaid, or any part thereof, as same become due; or (b) fail to per 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 delirquent; or (c) tail to keep the property insured; or (d) fail to keep it in reasonable repeir as herein required, or (e) fail to perform any of the agreements as herein made or required, then sellen; in addition to any and all other legal and equitable remotes which they may have, all 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 psyments and/or improvements if any shall be retained and kept by Sellers as compensation for the use of said property, and/or as liquidated 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 their from, or fading to do so may be troated as tenants holding over, unlawfully after the expiration of a lease, and may accordingly be ousted and removed as such as provided by law.
- 17. FORECLOSURE. If Buyers fall, 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, Setters may upon thirty (30) days written notice of intention to accelerate the payment of the entire balance, during which thirty days such defaults are not removed. declare the entire balance hereunder immediately due and payable; and thereafter at the option of the Setters this contract may then be for sclosed 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.
- 18. ATTORNEY'S FEES. In case of any action, or in any proceedings in any Court to collect any sums payable of secured herein, or to protect the lien or title herein of Setters, 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 attorneys fees
- 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 herein as and after they become delinquent, and/or on cash reasonably advanced by either party pursuant to the terms of this contract, as protective disbursements
- 29. ASSIGNMENT. In 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 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.
- 21. PERSONAL PROPERTY. If this contract includes the sale of any personal property, then in the event of the forfeiture or foreclosure of this contract, such personalty shall be considered indivisible with the real estate above described; and any such termination of Buyers' rights in said real estate shall concurrently operate as the forfeiture or foreclosure hereof against all such personal property.
- 22. CONSTRUCTION. Words and phrases herein, including acknowledgements hereof, shall be construed as in the singular or plural number, and as masculine, feminine or neuter gender, according to the comext. See paragraph 11 above, for construction of the word "Sellers"
- 23. SPECIAL PROVISIONS.

SEE ATTACHMENT FOR SIGN	NATURES AND NOTA	RIZATION	
	SELLERS		BUYER
		:	
	Sellers' Address		Buyers' Addres
ATE OF IOWA day of		undersigned, a Notary Public in and for s	and State, personally appeared
		<u> </u>	
me known to be the identical persons named in and who exe	cuted the within and foregoing instrument	, and acknowledged that they executed the	e same as their voluntary act and deed
		:	
		······································	

ATTACHMENT TO REAL ESTATE CONTRACT BETWEEN EMERSON FAMILY AND GRANDFIELDS

SELLERS:

GOLDA L. LaFOLLETTE, a single person; WILMA M. CLANCY, a single person; VERNE H. EMERSON a/k/a VERN H. EMERSON, a single person; DARLINE H. PICKERD a/k/a DARLENE PICKERD a/k/a HAZEL D. HILLS, a single person; CHARLES E. EMERSON and ALICE EMERSON, his wife; EVERETT E. EMERSON a/k/a EVERETTE E. EMERSON, a single person; and LLOYD A. EMERSON and THERES EMERSON, his wife.

BUYERS:

JEFFREY S. GRANDFIELD and LINDA K. GRANDFIELD, husband and wife, joint tenants with full rights of survivorship with respect to their undivided one-half interest; and RICHARD M. GRANDFIELD and SHELLY L. GRANDFIELD, husband and wife, joint tenants with full rights of survivorship with respect to their undivided one-half interest.

REAL ESTATE DESCRIPTION:

The South One Hundred (100) acres of the Southeast Quarter (SE 1/4) of Section Thirty-one (31) in Township Seventy-four (74) North, of Range Twenty-eight (28) West of the 5th P.M., in Madison County, Iowa; and

The Northwest Ouarter (NW 1/4) of the Northwest Ouarter (NW 1/4) of Section Five (5); and the Northeast Ouarter (NE 1/4) of the Northeast Ouarter (NE 1/4) of Section Six (6); and the South Half (S 1/2) of the Northeast Ouarter (NE 1/4) of Section Six (6) all in Township Seventy-three (73) North, of Range Twenty-eight (28) West of the 5th P.M. in Union County, Iowa,

in all containing 250 acres, more or less.

SIGNATURES:	
Jeffey S. Grandfield	Inolda L. La Fallette
Linda K. Grandfield	Wilma M. Clandy Wilma M. Clandy
Richard M. Grandfield	Verne H. Emerson
Shelly & Shandfield Shelly L. Frandfield	Darline H. Pickerd
BUYERS	Charles & Emerson
	Charles E. Emerson Alice/Emerson
	Enurell E. Emesser
	Everett E. Emerson
	This amount.
	Theres Emerson

SELLERS

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STATE OF ICWA

: 98.

COUNTY OF DALLAS :

On this Std day of January, 1990, before me, the undersigned, a Notary Public in and for said County and State, personally appeared Jeffrey S. Grandfield and Linda K. Grandfield, husband and wife, and Richard M. Grandfield and Shelly L. Grandfield, husband and wife, to me personally known to be the identical persons named to and who executed the within and foregoing instrument, and acknowledged that they executed the game as their voluntary act and deed.

executed the sau

Rosph R Brown, Notary Public in and for the State of Iowa

STATE OF CALIFORNIA

COUNTY OF CONTROLLETA: LOS ANGULES

On this day of Filliam, 1990, before me, the undersigned, a Notary Public in and for said County and State, personally appeared Coldan Larollette, to me personally known to be the identical person named in and who executed the within and foregoing instrument, and acknowledged that she executed the same as her voluntary act and deed

OFFICIAL SEPT.

GRANT D. HALL

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PRINCIPAL OF CHE IN

105 ANGEL OF CODINY

My Commission Eve Dec 15, 1992

, Notary Public in and for the State of California

STATE OF IOWA

: 98.

COUNTY OF BLACK HAWK

On this 5t day of feb., 1990, before me, the undersigned, a Notary Public in and for said County and State, personally appeared Wilma M. Clancy, to me personally known to be the identical person named in and who executed the within and foregoing instrument, and acknowledged that he executed the same as his voluntary act and deed.

ບ່ວນແ

Claudia A Kezw , Notary Public in and for the State of Iowa

STATE OF JONA

COUNTY OF DALLAS :

On this set day of January, 1990, before me, the undersigned, a Notary Public in and for said County and State, personally appeared Verne H. Emerson, to me personally known to be the identical person named in and who executed the within and foregoing instrument, and acknowledged that he executed the same as his voluntary act and freed.

Response R. 13 rown , Notary Publi in and for the State of Iowa

STATE OF CALIFORNIA

COUNTY OF GONTTO C-STA :

On this 9rd day of 1990, hefore me, the undersigned, a Notary Public in and for said County and State, personally appeared for the Pickerd, to me personally known to be the identical person named in and who executed the within and foregoing instrument, and acknowledged that she executed the same as her voluntary act and deed.



Notary Public Finand for the State of California

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STATE OF MISSOURI

COUNTY OF SONEY

On this 5th day of Leblin , 1990, before me, the undersigned, a Notary Public in and for said County and State, personally appeared Charles E. Emerson and Alice Emerson, to me personally known to be the identical persons named in wind wind executed the within and foregoing instrument, and acknowledged that they executed same as their voluntary act and deed.

Notaby Publ:

in and for the State of Missouri

STATE OF CALIFORNIA

COUNTY OF LOS ANGELES:

NOTARY PUBLIC STATE OF HISSOUR HELIEN COUNTY

CECILIA R. WILSON

On this 167H day of 48RVARY , 1990, before me, the undersigned, a Notary Public in and for said County and State, personally appeared Everett E. Emerson, to me personally known to be the identical person named in and who executed the within and foregoing instrument, and acknowledged that he executed the same as his voluntary act and deed.



Y JR , Notary Public in and for the State of California

STATE OF CALIFORNIA

: 55. COUNTY OF SANTA CLAPA

On this 50 day of february, 1990, before me, the undersigned, a Notary Public in and for said County and State, personally appeared Lloyd A. Emerson and Theres Emerson, to me personally known to be the identical person named in and who executed the within and foregoing instrument, and acknowledged that they executed the same as their voluntary act and deed.

OFFICIAL SEAL PHYLLIS E DAVIS NOTARY PUBLIC - CALIFORNIA SANTA CLARA COUNTY My comm. expires OCT 12, 1993

Notary Public

in and for the State of California