STATE OF IOWA 88. MADISON COUNTY.

1708 Filed for Record this 22 day of Feb. 1990

6 Page 394 Recording Fee 10.00 Mary E. Welty, Recorder, By \_\_\_ 1<u>9 90</u>

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## REAL ESTATE CONTRACT—INSTALLMENTS

IT IS AGREED this / 57 day of October , 1989 , by and between William Laidlaw and Sandra Laidlaw, husband and wife			
of the County Val Courtney, hus	Madison, State of lowa, band and wife	Sellers; and Paul Courtney as	
That the Sellers, as premises, hereby agree	ison , State of lo in this contract provided, agree to with the Sellers to Purchase the f	sell to the Buyers, and the Buye	rs in consideration of the tuated in the County of
	SEE ATTACHED		
may be below stated, ar	nents and servient estates appurtena nd certain personal property if and ed "Exhibit A" all upon the terms a	as may be herein described or if as	
- P.O. BOX 32  (a) DOWN PAYMENT of 1.  (b) BALANCE OF PURCHAS	Bevington, Iowa  6,000.00  REC  SE PRICE, \$54.000.00	Madison  EIPT OF WHICH IS HEREBY ACKNOWLEDGES as follows \$514.25 XD INCLUDIN	County, lowe, es tollows: 1: and 10 PLUS PLUS
P.O. BOX 32  (a) DOWN PAYMENT of \$.  (b) BALANCE OF PURCHAS	Bevington, Iowa  6,000,00 REC  SE PRICE, s.54,000,00  (or more at the option of the Buyers) (and	Madison  EIPT OF WHICH IS HEREBY ACKNOWLEDGED  as follows \$514.25 X INCLUDIT  I more as may be increased by the provisions of	County, lowe, es tollows:   : and   PLUS
P.O. BOX 32  (a) DOWN PAYMENT of \$.  (b) BALANCE OF PURCHA!  INTEREST  on a before the 1St  PLUS  paragraph) on ar before the	Bevington, Lowa  6,000,00 REC  SE PRICE, s. 54,000,00.  (or more at the option of the Buyers) (and day of November  INTEREST (or more at the option of the Buyers)  day of each and every MONT	Madison  EIPT OF WHICH IS HEREBY ACKNOWLEDGED as follows \$514.25 X INCLUDIN I more as may be increased by the provisions of	County, lowe, es tollows:  It and  NG PLUS  the last sentence of this paragraph)  20 INCLUDING  visions of the last sentence of this
(a) DOWN PAYMENT of \$.  (b) BALANCE OF PURCHAS  INTEREST  on ar before the 16t  paragraph) on ar before the  thereafte  until all sums due under this cr  of 1106  payments to be applied first to subsequent request by Sellers, B  payments, pay one-twelfth  reasonably calculated by Sellers	BOVINGTON, IOWA  6,000.00  SE PRICE, s. 54,000.00.  (or more at the option of the Buyers) (and day of	Madison  EIPT OF WHICH IS HEREBY ACKNOWLEDGER as follows \$.514.25 X INCLUDII I more as may be increased by the provisions of  189 and \$.514.25  (and more as may be increased by the pro  PLUS interest on from date of the belance of the principal. If indicated by "Y the MONTH, in addition to the tal special assessments and annual insurance to	County, lowe, es tollows:  D: and  NG PLUS  The lest sentence of this peragraph)  DINCLUDING  visions of the last sentence of this  unpaid belances thereof at the rate of possession until fully paid; said es" in the space following, or upon to said MONTHLY  Sellers, as a trust fund, in amounts  VOT:
p.O. Box. 32  (a) DOWN PAYMENT of \$.  (b) BALANCE OF PURCHA:  INTEREST  on or before the 16t  paragraph) on or before the thereafter  until all sums due under this con firm the payments to be applied first to subsequent request by Sellers, 8 payments, pay one-twelfth reasonably calculated by Sellers, 11 June 20, 1997, at 2. POSSESSION. Buyers, contobor	Devington, Iowa  6,000,00  (or more at the option of the Buyers) (and day of November  INTEREST (or more at the option of the Buyers)  annum, payable MONTHLY the interest then capaid and next upon the fluyers shall on the said dates for payment each of the annual faxes, annual for the timely payment of such items by Selle to which time the entire beconcurrently with due performance on their part 1989; and thereafter so long as they shall	Madison  EIPT OF WHICH IS HEREBY ACKNOWLEDGER as follows \$ 514.25 X INCLUDII I more as may be increased by the provisions of  189, and \$514.25  (and more as may be increased by the provisions of  PLUS interest on the belance of the principal. It indicated by "the MONTH, in addition to the stall special assessments and annual insurance to the stall be due and pat shall be entitled to possession of said premises to the perform the obligations of this contract. If 8	County, lowe, es tollows:  D: and  NG PLUS  The last sentence of this paragraph)  D INCLUDING  DUSTON  DISCUBLING  DUSTON  DUS
p.O. Box 32  (a) DOWN PAYMENT of \$.  (b) EALANCE OF PURCHA:  INTEREST  on or before the 16t  (b) PLUS  paragraph) on or before the thereafter  until all sums due under this con of 110 % per payments to be applied first to subsequent request by Sellers, 8 payments, pay one-twelfth reasonably calculated by Sellers, 11 June 20, 1997, a 2. POSSESSION. Buyers, of October of lessees and are entitled to re-	Bovington, Iowa  6,000.00  (or more at the option of the Buyers) (and day of November  INTEREST (or more at the option of the Buyers)  ontract are paid in full, EQUICLUDING  annum, payable MONTHLY the interest then capaid and next upon the fluvers shall on the said dates for payment each of the annual faxes, annual for the timely payment of such items by Sellet which time the entire beconcurrently with due performance on their part	Madison  EIPT OF WHICH IS HEREBY ACKNOWLEDGER as follows \$ 514.25 X INCLUDII I more as may be increased by the provisions of	County, lowe, as tollows:  D: and  NG PLUS  The last sentence of this paragraph  D INCLUDING  DISCUBLING  DISCUBLI

and any unpaid taxes thereon payable in prior sears. Buyers shall pay any taxes not assumed by Sellers and all subsequent taxes before same become delinque Whoever may be responsible for the payment of said taxes, and the special assessments, if any, each year, shall furnish to the other parties evidence of payment such items not later than July 15 of each year. Any preventes of taxes shall be based upon the taxes for the year currently payable unless the parties shall be based upon the taxes.

(Decide, for yourself, if that formula is fair if Buyers are purchasing a lot with newly built improvements.)

- 4. SPECIAL ASSESSMENTS. Sellers shall pay the special assessments against this property; (Strike out either (a) or (b) below.)
- (b) Which are a l'en thereon as of <u>Date of possession</u>.

  [Date]
  (c) Including all sewage disposal assessments for overage charge heretofore assessed by any municipality having jurisdiction as of date of possession.

Buyers, except as above stated, shall pay all subsequent special assessments and charges, before they become delinquent.

5. MORTGAGE. Any mortgage or encumbrance of a similar nature against the said property shall be timely paid by Sellers so as not to prejudice the Buyers' ally herein. Should Sellers fail to pay, Buyers may pay any such sums in default and shall receive credit on this contract for such sums so paid. MORTGAGE SELLERS. Sellers, their successors in interest or assigns may, and hereby reserve the right to at any time mortgage their right, title or interest in

- 6. INSURANCE. Except as may be otherwise included in the last sentence of paragraph 1(b). Above, Buyers as and from said date of possession, shall constantly keep in force, insurance, premiums therefor to be prepaid by Buyers (without notice or demand) against lost by fire, tornado 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 less than the full insurable value of such improvements and personal property or not less than the urpaid purchase price herein whichever amount is smaller with such insurance payable to Sellers and Buyers as their interests may appear. BUYERS SHALL PROMPTLY DEPOSIT SUCH POLICY WITH PROPER RIDERS 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 if 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 obligations herein.
- 7. CARE OF PROPERTY. Buyers shall take good care of this property; shall keep the buildings and other improvements now or hereafter placed on the said premises in good and reasonable repair and shall not injure, destroy or ramove the same during the life 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 illegal purpose.
  - 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. 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 Sillers, be added to the principal amount due hereunder and so secured. (For Buyers' rights to make advancements, see pargaraph 5 above.)

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2). REAL ESTATE CONTRACT

**Current January, 1981** 

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16. JOINT TEMANCY IN PROCEEDS AND SECURITY RIGHTS IN REAL ESTATE. If end only if, the Sellers immediately preceding this sale, hold 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 a not constitute such destruction and the proceeds of this contract, and any continuing and/or receptured rights of Sellers in said real estate, shall be and 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, egreen any belance of the proceeds of this contract to the surviving Seller (or Sellers) and to eccept deed solely from him or them consistent with peragraph saless and except this paragraph is stricken from this agreement. 18V2. "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, homesteed and distributive share end/or in compliance with section 561.13 Code of lower, and the use of the word "Sallers" in the printed portion of this contract, without more, shall not rebut such presumption, nor is any way enlarge or extend the previous interest of such spouse in seld property, or in the sale proceeds, nor bind such spouse except as aforesaid, to the terms and provisions of this contract.

17. TIME IS OF THE ESSENCE of this Agreement. Feilure to promptly assert rights of Sellers herein shell not, however, be a waiver of such rights or a waiver of any existing or subsequent default.

12. EXCEPTIONS TO WARRANTIES OF TITLE. The werranties of title in any Deed made pursuant to this contract (See paragraph 13) shall be without reservation or qualification EXCEPT: (a) Zoning ordinances; (b) Such restrictive covenants as may be shown of record; (c) Essements of record, if any; (d) A limited by paragraphs 1, 2, 3 and 4 of this contract; (e) Sellers shall give Special Warranty as to the period after-equitable title passes to Buyers; (f) Spouse

if not a titleholder, need not join in any warranties of the deed unless otherwise stipulated: (g) ... (Mineral reservations of record?) (Interests of other perties?) (Lessees?) (Easements not recorded?) 13. DEED AND ABSTRACT, BILL OF SALE. If all said sums of money and interest are paid to Saliers during the life of this contract, and all other agreements the next sontence. This contract supersedes the previous written offer of Buyers to buy the above described property which was accepted by Sellers on the 14. APPROVAL OF ABSTRACT. Buyers have NOT examined the abstract of title to this property and such abstract is NOT

Sellers shall bring abstract up to date prior to the payment of the final installment.

18.7. PORPETTURE. If Buyers (a) fail to make the payments eforesaid, 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 if in reasonable repair as herein required; or (e) fail to perform any of the agreements as herein required; then sellers, in addition to any and all other legal and equilable remedies which they may have, at their option, may proceed to forfeit and cancel this contract as provided by law (Chapter && 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 end/or improvements if any shall be retained and kept by Sellers as compensation for the use of said property, and/or is liquidated demages 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 treatms holding over, unlawfully after the expiration of a lesse, and may accordingly be ousted and removed as such as provided by law.

15.2. FORECLOSURE. If Buyers feil, in any one or more of the specified ways to comply with this contract, as in (a), (b), (c), (d) or (a) of numbered paragraph 15.1 above provided. Sellars may upon thirty (30) days written notice of intention to accelerate the payment of the entire belance, during which thirty days such default or defaults are not removed, declare the entire belance 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.

76. 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 lies or title herein of Selfers, or in any other case permitted by lew in which afformey's fees may be collected from Buyers, or imposed upon them, or upon the above described property. Buyers agree to pay reasonable afformeys' fees.

17. 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 disbursa-

18. ASSIGNMENT. In case of the assignment of this Contract by either of the parties, prompt notice shell be given to the other parties, who shell at the lime of such notice be furnished with a duplicate of such assignment by such assignment. 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.

19. 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 egainst all such personal property.

20. CONSTRUCTION. Words and phrases herein, including acknowledgments hereof, shell be construed as in the singular or plural number, and as mesculine, feminine or neuter gender, according to the context. See paragerph 10½, above, for construction of the word "Sellers."

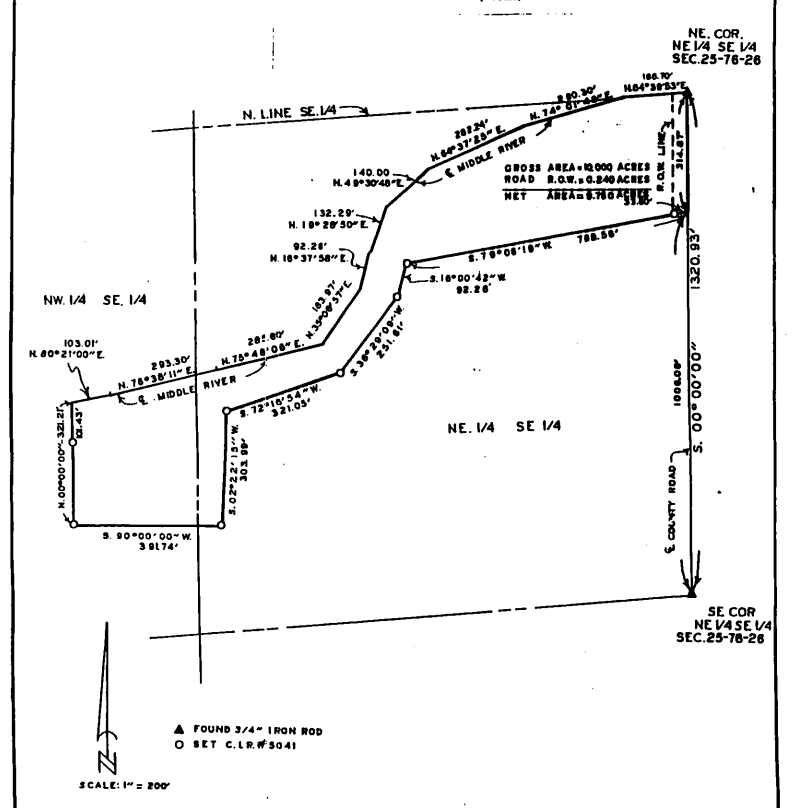
21. SPECIAL PROVISIONS. There shall be no prepayment of the balance due allowed unless the prior

written consent of the undersigned has b	peen obtained.
w: A. W.	000
William Laidlaw	Paul Courtney
Sandra Fardlaw	Valence K. Courtney
Sandra Laidlaw SELLERS	Val Courtney O BUYERS
P.O. Box 32	
Bevington, Iowa 50033-0032	
Sellers' Address Buyers' Addr	
On this 2 day of October , A. D. 19.89 personally appeared William Laidlaw, Sandra Laidlay	before me, the undersigned, a Notary Public in and for said County and State, W. Paul Courtney and Val Courtney
to me known to be the desired prices named in and who executed the within voluntary act and deed.	and foregoing instrument, and acknowledged that they executed the same as their
Sour .	Suster Waller Notary Public in and for said County and State

Entered upon transfer books and for taxefi aeal Estate Contra Installments WHEN RECORDED RETURN TO Recorder's and Auditor's Fee \$\_ in Book\_126\_ of\_\_ Madison

## DEED RECORD 126

PLAT OF SURVEY FOR BILL AND SANDY LAIDLAW IN THE M. & OF THE SE. & OF SECTION 25, T76M, R26W OF THE 5TH P.M., MADISON COUNTY, IOWA.



## DESCRIPTION:

A parcel of land located in the North Half of the Southeast Quarter of Section 25, Township 76 North, Range 26 West of the 5th Principal Haridian, Hadison County, lows, more particularly described as follows:

Beginning at the Mortheast Corner of the ME.‡ of the SE.‡ of Section 25, T76N, R26W of the 5th P.M., Madison County, lowa; thence, along the East line of said ME.‡ of the SE.‡, South 00°00'00" 314.87 feet; thence South 79°06'19" West 768.58 feet; thence South 16°00'42" West 92.26 feet; thence South 38°29'09" West 251.61 feet; thence South 72°16'54" West 321.05 feet; thence South 02°22'15" West 303.99 feet; thence South 90°00'00" West 391.74 feet; thence Morth 00°00'00" 321.21 feet to the centerline of Middle River; thence, along said centerline, North 80°21'00" East 103.01 feet; thence Morth 76°38'11" East 293.30 feet; thence North 75°48'06" East 285.80 feet; thence Morth 35°06'57" East 183.97 feet; thence North 16°37'58" East 92.26 feet; thence North 19°28'50" East 132.29 feet; thence Morth 49°30'48" East 140.00 feet; thence North 64°37'25" East 282.24 feet; thence North 74°01'43" East 290.30 feet to the North line of said ME.‡ of the SE.‡; thence, departing said centerline of Middle River and along said Morth line, North 84°39'53" East 166.70 feet to the Point of Leginning. Said parcel of land contains 10.000 acres, including 0.240 acres of county road right of way.

HERSEY CERTIFY THAT THES MAIN, SPECK ICATION FLAT HAD SURVEY ON BE FORT WAS MADE IN A MAIN SURVEY ON BE FORT WAS MADE IN THE SUPPLY OF THE MAIN AND BUT YES US THE PROPERTY OF THE STATE OF BONA MAIN SOFT THE STATE OF BONA MAIN

VANCE & HOCHSTETLER, P.C. CONSULTING ENGINEERS 71 JEFFERSON WINTERSET, IOWA 50273