

## **REAL ESTATE CONTRACT-INSTALLMENTS**

IT IS AGREED this	day of .	Andoneson, 19	9_ <i>9</i> / by and	d between	
Max J.	and Diane	F/Anderson,	husband	and wife,	
of the County Wa	rren	, State of Iowa, Se	llers: and		
		reene, husba			
hereby agree with the	in this contract pro		o the Buyers, ar		sideration of the premises,
State of lowa, to-wit:					
Lot Fourteen outh Half (1/2 Township Sev h P.M., Madis	) of the So enty-seven	outheast Quar (77) North,	ter (1/4)	of Section	division of the Twenty-four (2 ) West of the
may be below stated, hereto and marked "E	and certain person Exhibit A" all upon the	al property if and as r	nay be herein de ns following:		and exceptions of title as an itemized list is attached due and payable a
					County, lows, as loflows:
(b) BALANCE OF PURCHASE 191, including	of each mor	ith thereafte	er until p	22 on the 1s \$280.22 incoming the 1s aid in full	t day of March luding interes . Thi Nicontra BOOK 128 PAGE 3
				Fee \$10.00	91 JAN 15 AN 10:
			هـ.	THE PARTY OF THE P	MICHELLE UTSLE RECORDER MADISON COURTY.IO
2. POSSESSION. Buyers.	•	ance on their part shall be entitled ; and thereafter so long as the	•		day of talking subject to the rights of lessee
and are entitled to rentals there	from on and after date of pos	isession, so indicate by "yes" in i	the space following	<del></del>	
and any unpaid taxes thereon responsible for the payment of year. Any proration of taxes a	said taxes, and the special as half be based upon the tax		hall furnish to the other pole unless the parties t	parties evidence of payment of s	e become delinquent. Whoever mey t such items not later than July 15 of ear
, , , ,	•	ecial assessments against this p	•	her (ii) or (b) below.)	
• • • • • • • •		me delinquent and all assessme	nts payable prior therek	<b>)</b> .	
(b) Which are a lien thereon:	bee		nte)	<del></del>	
• • •	•	ge charge heretofore assessed is special assessments and charge			session.
MORTGAGE. Any mo- Sellers fall to pey, Buyers may or assigns may, and hereby res	rigage or encumbrance of a pay any such sums in default enve the right to at any bma he then unpaid balance of the uyers hereby expressly consistent only of Buyers' then rights to balance on said premises to Sellers, at their option, an ig this property from an equit divide or allocate the paymer ount of the unpaid balance in	similar nature against the said pt and shall receive credit on this montpage their right, title or inter he purchase price herein provident to such a montgage and agre in said property. DEED FOR BU, they may at their option, assuring time before Buyers have made y holder instead of a holder of this to the interested parties as thurder the terms of this contract.	roperty shall be timely pontract for such sums as in such premises or led. The interest rate as to execute and delive PYERS SUBJECT TO Me and agree to pay se such a mortgage comme fee title, or in the ever erail to the subject of the subject and the subject interests may appear eas the total amount of	beid by Sellers so as not to pre- to paid. MORTGAGE BY SELL to renew or extend any existing  all amortization thereof shall be all necessary papers to aid Sel  ORTGAGE. If Buyers have re- tid mortgage according to as the  timent, may reduce or pay off su  int of a mortgage against said if  SELLERS AS TRUSTEES. Seller shall be incumbrance on the inter-	pudice the Buyers' equity herein. Should be seleme, their successors in interemortage for any emount not excession in one one one the instattment of the securing such a mortgage which was not such the belance of this contract to the mortgage. ALLOCATED PAYMENT: premises, reserve the right, if reasonablers agree that they will collect no mone still of selement or their assigns in seld regard and receiving said money as the age.

Her arigninerat and Laded Buch Billians 131-92

7. CARE OF PROPERTY. Buyers shell take good care of this property; shell keep the buildings and other improvements now or hereafter placed on the said premises in good and reasonable repair and shell not injure, destroy or remove the same during the idle of this contract. Buyers shell not make any material attention 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.

DEED RECORD 128

8. INSURANCE. Except as may be otherwise included in the last sentence of paragraph 1(b) above, Buyers as and from said date of possession, shell constantly keep in force, insurance, premiums therefor to be prepaid by Buyers (without notice or demand) against loss by fire, tornedo and other hexards, casuatties and contingencies as Seller may reasonably require on all buildings and improvements, now on or hereafter placed on said premises and any personal properly 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 properly or not less than the unpeid purchase price herein whichever amount is smaller with such insurance psyable to Sellers and Buyers as their interests may appear. Buyers SHALL PROMPTLY DEPOSIT SUCH POLICY WITH PROPER RIDERS WITH SELLERS for the hurther 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 toss 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

38

- 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, Snifers 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 receptured rights of Sellers in said real estate, shall be and continue 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, agree to pay any balance 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

	•			
			only for the purpose of relinquishing all rights of dow nted portion of this contract, without more, shall not re nor bind such apouse except as aforesald, to the ter	
12. TIME IS OF THE ESSENCE, TI of any existing or subsequent default.	me is of the essence in this Agreement. Fallur	e to promptly assert rights of Setters herein (	thall not, however, be a waiver of such rights or a wai	ver
			regraph 14) shall be without reservation or qualificat limited by paragraphs 1, 2, 3 and 4 of this contract: manbes of the deed unless otherwise stipulated:	ion (e)
(g)		ineral reservations of record?)	<del></del>	_
(h)	1	with the Leader Affiliation of Leading (3)		
(Liens?) (E	esements not recorded?)	(Interests of other parties?)	(Lessees?)	_
14. DEED AND ABSTRACT, BILL OF S	ALE. If all said sums of money and interes	t are paid to Sellers during the life of this cont	ract, and all other agreements for performance by Buyi	815
	er to Buyers an abstract showing merchantab	le title, in conformity with this contract. Such	ises in fee simple pursuant to and in conformity with the abstract shall begin with the government patent (unled and shall show title thereto in Sellers as of the date of Buyers to buy the above described property which we	33
accepted by Sellers on the d affairs of Sellers resulting in a change of tit	ay of 19 19	Sellers shall also pay the cost of a onal property is a part of this agreement, ther	ny abstracting due to any act or change in the person upon due performance by Buyers, Sellers shall exec	nai ute
and deliver a Bill of Sale consistent with the to	rrms of this contract. Sellers shall pay all taxes o	n any such personal property payable in 19		
15. APPROVAL OF ABSTRACT. 8	uyers have examine	nd the abstract of title to this property and su	ch abstract is accepted	
reasonable repair as herein required; or (e they may have, at their option, may proces of reclamation or compensation for money said property, and/or as liquidated damage real estate or any part thereof, such party expiration of a lease, and may accordingly	assessed against it, by any taung body detor i full to perform any of the agreements as har- id to forfest and cancel this contract as provide paid, or improvements made; but such payme is for breach of this contract; and upon comp or parties in possession shall at once peaceh, be ousled and removed as such as provided	is any of such demis become delinquent, or (c sin made or required, then selfers, in addition ad by lew (Chapter 656 Code of lowa). Upon and and/or improvements if any shall be reta letton of such forfetture, if the Buyers, or any any remove therefrom, or failing to do so mey by lew.	ay the taxes or special assessments or charges, or a ) tall to keep the properly insured; or (d) fall to keep it it to any and all other legal and equitable remedies whi completion of such forfeiture Buyers shall have no ric mad and kept by Sellers as compensation for the use other person or persons shall be in possession of as the treated as tenants holding over, unlewfully after to be treated as tenants.	in ich of of he
belance hereunder immediately due and pr	f 9708/100/1 to accelerate the payment of the #	intine belance, during which thirty days such are this contract may then he forevineed to e	ir (e) of numbered paregraph 16 above provided, Selle default or defaults are not removed, declare the ent quity and a receiver may be appointed to take charge	
18. ATTORNEY'S FEES. In case of any other case permitted by law in which also	any action, or in any proceedings in any Cou may's fees may be collected from Buyers, or imp	rt to collect any sums payable or secured he cosed upon them, or upon the above described	rein, or to protect the lien or little herein of Selliers, or property. Buyers agree to pay reasonable attorneys' fee	ln is
19. INTEREST ON DELINQUENT AMO after they become delinquent, and/or on ca	UNTS. Either party will pay interest at the ish reasonably advanced by either party purs	highest legal contract rate applicable to a nuent to the terms of this contract, as protection	atural person to the other on all amounts herein as a re disbursements	nd
20. ASSIGNMENT. In case of the as with a duplicate of such assignment by suc by the other party to this Contract.	signment of this Contract by either of the parti- h assignors. Any such assignment shall not te	es, prompt notice shall be given to the other ( rminete the liability of the assignor to perform	parties, who shall at the time of such notice be furnish برامانی a specific release in writing is given and sign	ed ed
21. PERSONAL PROPERTY. II this	contract includes the sale of any personal of	property, then in the event of the forfeiture of	r foreclosure of this contract, such personalty shelf is currently operate as the forfeiture or foreclosure here	
22. CONSTRUCTION. Words and pl gender, according to the context. See pare	trases herein, including acknowledgements hi graph 11 above, for construction of the word	ereof, shall be construed as in the singliar ( 'Sellers."	ar pilyral bumber, and as masculine, feminine or neut	er
23. SPECIAL PROVISIONS.				
	•			
	•	•		
			i	

My a Corleion	Fruch 1 Treene
MAX J ANDERSON  DIANE F. ANDERSON  SELLERS	FRANK GRHENE  LOCCINE  KELLY GREENE  BUYERS
STATE OF IOWA	Buyers' Address
On this C day of from On Die of b	efore me, the undereigned, a Notary Public in and for said State, by populary appeared

to me known to be the identical persons named in and who executed the within and foregoing instrument, and acknowledged that they executed the same at their voluntary-set and deed.

Photony Public irr and toy said State