TE OF IOWA BS.	Inst. No. 1654 File	lor Record this 21 day of <u>February</u> 19	91112:10_PM
DISON COUNTY,	Book 120 Page 4/4	Recording Fee <u>h_U_U</u> Michalle Utaler, Record	Deputy
		day of April A.	
Barrey Flore	r and Hildreth Flore	rs hobord and wife,	
f the County of Dal	las and St	te of Iowa, Selier, an Donald Bear and Care	al Rear husband
		Madison Name of the agreements of the Buyer as hereinafter	
ie Buyer, and the Buy	er, in consideration of the premi-	es, hereby agrees to and with the Seller, to purcha	ise the following describe
al estate situated in t	he County of Fixe 1 son	and State of Iowa, to-wit:	quarter (2)
in Section To	lety two (32) Tomohi	pSeventy Seven (77) North Bango T	wenty Seven (27)
		nty, loves - 20 Acres More Or Less	
or the sum of		DOLLAR	S (\$10,000_), payab
s hereinafter stipulate	d to the Seller, his heirs or as	igns, at Quanting, love	- (+ 30)000 - // /
	, Iowa, as follows:_Ome	Thousand	_Dollars (\$ 3,000-
		hereby acknowledged, and the balance of 9,000,00	
PP 1 4 6 1 1 1 1 1 1 4 4 4 4 4 4 4 4 4 4 4	•	9 000-), and interest thereon as hereinafter pr	ovided, as follows, to-wi
			3 50 750 3
One Thousand		1	111/2 131
	Dollars (\$.)	OCC), or more, alva one-twelfth of the angua	taxes and insurance, paya
n or before the	day oficzek andieveryeno	th beginning App 11 I 991	
		t thereof at the rate of <u>IC</u> per cent per anno is fully paid; said payments to be applied first in p	
	der of said principal sum.	is they party, said payments to be approx more in	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Buyer shall be ent	itled to possession of said prem	ses on Apptly I.	A. D. 1990-
nd thereafter so long	as he shall perform the obligati		
2. And it is histories	agreed that the Buyer shall keep all	upon said premises shall be removed or destroyed during the against said property as they become dise or before they he was LCQL. Let be the before they he will be the said premises constant and it such insurance companies as may be approved by the tide holder and placed in his breging; and that said the repair; and that said Buyer shall not make any material Seller, or per mit the and premises or sary part thereof to be part of the said said and was not necessary repair, as a pairs, and all sams as expended, shall be due and payable or principal amount due hereunder and bear a like ruts of low a soforeast, either principal or interest or any part thereof, as a saforeast, cities principal or interest or any part thereof, as	ly insured against loss or dan the Seller, for the benefit of
y fire, lightning and win- aid Seller, such insurance	istorm, for the sum of \$	and in such insurance companies as may be approved by to the title holder and placed in his keeping; and that said Bi	the Seller, for the benefit of ayer shall keep the buildings : alterations in said premises
reate any ben thereon w	sthout the written consent of the asle. Buyer paying such taxes and assess	Seller, or permit the said premises or any part thereof to beents, effecting insurance and making secessary repairs, as	s used for any unlawful purp herein stipulated, the Seiler (or demand) on such same so
ended may, at the electrical design of the electrical design of the event.	Nort insurance and make necessary for on of the said Sciler be added to the , the Buyer fails to make the paymen	principal amount due hereunder and bear a like rate of inte a aforesaid, either principal or interest or any part thereat, a	trest.
o pay the taxes and sase alla to keep the property o perform any of the sar	saments or any part thereof, levied u insured and in reasonable repair as h rements herein made or required, the	on said preperty or assersed against aim, before they or any rein stated or is the cause of any liens or indements being pi time and times of all psyments and performances herein pro-	sood against the property, or
his contract, then in any	of mid events the Seller, in addition ion, and upon serving a thirty days'	any and all remedies or rights of action which he may new otice as provided by the Statutes of Iowa, to declare this record the said Brose, his heirs, representatives or assistant	y have at law or in equity, a contract null and weld, in w lerived directly or indirectly f
r under this contract, she he said Seller as absolute	all be forfeited and shall utterly cease tly, fully and perfectly as if this cont	and terminate, and the property above described shall immediate had never been made, without any right of said Buyer so	relimitly revert to and rever reclamation or compensation compensation for the use of
property, or as liquidated	damages for the breach of this contr i, he or they will peaceably remove t	principal amount due hereunder and hear a like rute of into a contrastic, either principal or interest or any part thereof, a consaid greperty or ascessed against him, before they or any time and times of all payments and performance, herein produces any provided by the Statutes of lews, to declare this ver of the said Buyer, his heirs, representatives or assignate of and terminates, and the property above described chall imm and had never been made, without any right of said Buyer, he need to the said Buyer of the said fit of the Buyer, or any other person or persons chall enterfrom, or in default thereof he or they may be treated at d as such by an action of fortible entry and detainer and it	be in the possession of said tenants holding over unlaw
ther the expiration of a shall have jurisdiction in 5. In case the Buye	red version. Tr defaults in making any of the pays	ents herein provided for a period of thirty days the said Se	ller may, without further no
leclare the entire amount appointed to take charge of 6. This contract sh	of the balance unpoid hereunder, im of said premises and collect the reuts all he performed by the Buyer, his b	ents herein provided for a period of thirty days the said Se nediately due and payable; and thereafter, at the option o and profits thereof, to be applied as may be directed by the C transcensibles or and may be directed by the C	Court.
and any enit brought by t	he Seller may be brought in	the representatives of emigns, at Chinemiana at the control of the second of the secon	action, either at law or in equal and Seller, to be taxed as par
7. It is further age his contract shall affect the	eed that no extension of time of pays he right of said Seller to require prom	ant or waiver of default in the payment of any installment of appropriate of any subsequent installment of principal or inter-	of principal or interest due u rest, or to declare a forfeiture
on-payment thereof, 8. But if all said of Buyer have been complie	ums of money, interest and taxes ar	paid, as aforesaid, premptly at the times aforesaid, and a ill said money and interest, and upon the surrender of the	il agreements on the part of duplicate of this contract, cu
and deliver or cause to taimple, subject, however, said premises by the mid	se executed and delivered, to said But all taxes and assessments, paymen Buyer or his assigns, which deed she	of which has been assumed by the said Super, and to all its opnisin the same building restrictions, and other reservation	ms and incumbrances impose a if any, contained in this con
or now of record, and the good and merchantable to are not occasioned by the	e said Seller will then also furnish as de to said premises in grantor. The paid Seller, shall be added to the bal	paid, as aforesaid, premptly at the times aforesaid, and all said money and interest, and upon the surrender of the eyer, his beirs or assigns, a good and sufficient warrantly dee of which has been assumed by the said Buyer, and to all its contain the same building restrictions, and other restrictions of Buyer with a merchantable abstract of title beginning with out of all entiries abown on said abstract of transactions of time one due hereunder. If title to used property at this time and has approved said about this said is made upon the express condition that, the vend	the Coverament patent, spowi
9. It is understood 10. It is further und or assigns, may, and her	that Buyer has examined the abstract lerstood and agreed by the Buyer, an chy reserves the right to, at any tim	is true to usid property at this time and has approved said as this asle is made upon the express needlion that, the vend mortgage and fremises, to any loan company for my amo-	or, his beirs, legal represents ant not exceeding the them un
part of the purchase price Buyer's consent. Any au execution of said mortes	herein provided. The interest rate as the mortgage is hereby expressly coun- ge, which he agrees shall be a lien u	I amortization thereof shall be no more onerous than the req nted to and authorized by the Buyer, who further agrees to on said premises paramount and superior to any rights in s	nicements of this contract will a sign all necessary papers in aid property acquired by the
chaser by virtue of this of the mount of the	iontract; at an interest rate and upon rigage loan on said premises shall be t, and the Seller upon receipt of such	terms of amortization no more energus than provided to this energiated by either party hereto, for the amount due hereu anm agrees to execute and deliver deed to the said Buyer: «	contract without Buyer's ton ader, the Buyer agrees to ex- it when the said Buyer shall
reduced the amount due according to its terms eat	hereunder to the amount of any exit d mortgage and receive deed to said y	ing mortgage on said premises and socraed interest, if any, emises subject thereby; or the said Seller may reduce or pay of said organized during the life of this contract, and should be	, said Buyer shall assume and off such mortgage. Seller shall said Seller fail to new the int
or payments on any incui	mbrance on said premises, the said B	yer may pay such interest or payments and shall receive cre to money hereunder beyond the amount of the value of his	dit herem for the amount so equity in said real estate; at considered and held as colle
and receiving said money 13. It is further age	as the agent and trustee of the Buy cod that the stipulations herein shall	nice due hereunder. of title to usid property at this time and has approved said she this sale is made upon the express condition that, the vend in the property of the property of the property of the property of amortization thereof shall be no more onerous than the required to and authorized by the Buyer, who further agrees to on said premises paramount and superior to any rights in a terms of amortization no more enerous than provided to the negotiased by either party hereto, for the amount due heren amont agree to execute and deliver derd to the said Buyer; a sing mortgage on said premises and secreted interest, if any, enuses sniheet thereto; or the said Seller may reduce or pay e said premises during the life of this contract, and should the yer may pay such interest or payments and shall receive cree money hereunder beyond the amount of the value of his er beyond the amount of value of his said equity he shall be read to find the performance of all the said benefit in the said benefit in the said benefit and for his use and benefit payle to the other party. The lishlity of the total beyer, unless such lishlity is specifically released by the effor.	igns of the respective parties.
an assistance epril pe heli case of the assistance of a not come or be terminate	personally liable for the payment of f this contract by either party, promp d by the assignment of this contract	the move sum or money and for the personnance of all the notice shall be given to the other party. The liability of the the Buyer, unless such liability is specifically released by the content of the such that th	he Buyer under this contract he Seller by a writing to such a
signed by the Seller, and duplica Executed in triblica	THE CONTROL SDAIL DO COCAIDERNLION ! ibs ibs	Q ~~	ld Bear
Howar 7	lover	Donald Bear	ia ves

Carol Bear

90+ assignment Lie Aced Best 138-225

CONTRACT ACKNOWLEDGMENT STATE OF IOWA County of ... Madison A. D. 19.90 before me the undereigned On this _____ day of VIII a Notary Public in and for the County of Madison State of Iowa, personally appeared Harvey Florer, Rildreth Florer and Donald Bear, Carol Bear. ____to me known to be the person. ____named in and who executed the foregoing instrument, and acknowledged that they executed the same as their voluntary act and deed Branck Lycurica BRENDA L WALLACE MY COMMISSION EXPIRES Notary Public in and for Madicon ___County, State of Iowa.

CONVEYANCE OF INTEREST

do hereby quit claim, sell, assign and transfer all......right, title and interest in and to the within contract and to the real estate

___, A. D. 19...___ before me,

For a good and valuable consideration, receipt of which is hereby acknowledged,

assignment agree to perform all of the obligations by.....agreed to be performed. And the said....

described therein to

STATE OF IOWA County of.....

On this....

the real estate descr,bed in said contract. Accepted this......day of......

___day of_...

a Notary Public in and for the County of

· ·

..... State of Iowa, personally appeared.....

_____who by_____acceptance of this

			læd.	and d	act	lary	volur	····			ic as	32II	the	cuted	exe		••••	at	d th	ledge	know	nd ac	ıt, ar	umen	instr	oing	foreg
Iow	State of	inty,	Cou		Notary Public in and for													•									
	0.74						<u> </u>																				
	AMY, PAID																										
━#	MERENT											_															
	60. ,																										
	2 7		<u> </u>		L	L.					L																<u> </u>
	24														I												
	ABT PAID																										
	NTEREST																										
	8 .	}																									
ā	DUE CTE	T	\vdash	+	\vdash							28		ORC	REC	EC	Di										

RECEIVED ON THE WITHIN CONTRACT

475