BUYER

<sup>#</sup>1865

Exhibit A Appendix FF-2 Date: 9-1-83

FOR VALUE RECEIVED, Paul C. Mutchler and Beth L. Mutchler, hereinafter referred to as Debtor, hereby sell, assign and convey to Farlham Savings Bank (bank), Farlham, lowe, hereinafter referred to as Pank, all right, title and interest in and to the real estate hereinafter described and in and to the certain Real Estate Contract executed by Maxine W. Godby and Graham W. Godby as Contract Sellers, and these Debtors as Contract Buyers, dated 5-4-77, filed for record 7-1-77 and remaining of record in Book 106, Page 730, of the records in the office of the County Recorder of Madison County, Iowa. This assignment is given as security or as additional security for any and all indebtedness now or hereafter owed by the Debtors to the Bank.

It is agreed that the Bank may perform any of the terms and conditions of said Contract for and on behalf of Debtors, and that upon the performance of said Contract, request and receive a good and sufficient Deed of Conveyance of the real estate described in said Contract from the Contract Sellers to the Bank, as Grantee. Nothing contained herein shall be construed as an agreement of the Bank to perform said Contract for or on behalf of the Debtors. It is further agreed that in the event the Bank makes any advances or other payments, for or on behalf of the Debtors under said Contract, the amounts paid or advanced shall become a part of the indebtedness hereby secured and shall become immediately due and payable and shall bear interest at the highest rate allowed by law until paid. Debtors further agree that upon fulfilling the terms of the contract and acquiring a deed therefor, they will execute and deliver to the Assignee a real estate mortgage as additional security for any and all indebtedness secured by this assignment.

Debtors hereby assign, grant, pledge and convey the rents and profits of said property as security for any and all indebtedness owed by the Debtors to the Bank, and in addition to any other remedies provided by law, agree that upon any default under any indebtedness hereby secured or under the Contract, the Bank shall be entitled to have a receiver appointed to collect and apply the rents and profits thereof.

The Debtors further agree to maintain the property in as good repair and condition as the same may now be or as hereafter improved, ordinary wear and tear only excepted, and shall not suffer or commit waste on or to said property. The Debtors agree not to create, enlarge or permit to exist any lien on said property regardless of priority except this Assignment without the prior written consent of the Bank.

Debtors further agree that if all or any part of said property or any interest therein or the Contract is sold or transferred without the Bank's prior written consent, then the Bank, at the Bank's sole option, may declare any and all indebtedness secured by this Assignment immediately due and payable.

Debtors further agree that if Debtors shall fail to observe or perform any of the foregoing agreements or covenants, then at the option of the Bank, without notice or demand, any and all the indebtedness secured by this Assignment shall become due and shall become collectible at once by foreclosure or otherwise, and at any time after the commencement of an action in foreclosure or during the period of redemption, the court having jurisdiction of the case may, at the request of the Bank, appoint a receiver to take possession of said property and of the rents and profits accruing therefrom and to rent the same as he may deem best for the interest for all parties concerned and shall be liable to account to the Debtors only for the net profits after application of the rents, issues and profits upon the costs and expenses of the receivership and foreclosure and any and all indebtedness secured by this Assignment.

The rights and remedies herein conferred upon the Bank shall be cumulative and not alternative and shall be in addition to and not in substitution of or in derogation of the rights and remedies otherwise provided by law. In the case of any action, or in any proceedings in any court to collect any sums payable or secured herein, or to protect the lien of the Bank, or in any other case permitted by law in which attorneys' fees may be collected from Debtors, or imposed upon them or upon the property, Debtors agree to pay reasonable attorneys' fees.

It is further agreed that if the indebtedness owed by the Debtor to the Bank is paid, the Bank will reassign and convey said Real Estate Contract and all right, title and interest in and to the real estate described therein, back to the Debtor. The property being particularly described as lying and being situated in Madison County, Iowa, to-wit:

(Legal Description)
(If more space is needed, attach a sheet. Borrower is to initial attachment.)

SEE ATTACHED EXHIBIT 'A'

	Words and ph	rases her	rein shal	l be c	onstrued as	in tho	singular	or plur	al number	rs and
۵S	masculine, fem	unine or	neuter g	ender.	according	to the	context.	Dated	this 18	day
of	March,	19 91 ·		,		, ,	1 . 01			,

Paul C. Mutchler
Beth L. Mutchler
Beth L. Mutchler

1 for Record this 14 day of Managed 19 19 Necording Fee 15 de Michella Uteler, Recor

Inst. No. 1865 Flied to Book 196 Page 539

MADISON COUNTY, 88

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BE IT REMEMBERED, that	on this 18 day of March 91 19 91, before me,	444
signed, a Notary Public in	and for the State of Iowa, personally appeared paul to me personally known to be the executed the above and foregoing instrument and actions to the personal strument and actions as their valuations are and details.	The under-
and Beth I	to make personally known to be the	d. Mutchier
that they executed the same	executed the above and foregoing instrument and ac	cknowledged
the same	astheirvoluntary act and deed/	
·	- Mull-tari	•
	MARK A. FASSE MY COMMISSION EXPIRES Notary Public within and for the	<del></del>
	State of Iowa	
	ACCEPTANCE OF NOTICE	
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in the above and aforegoing	being the Sellers in the Contract Assignment, acknowledge receipt of a copy of this A	mentioned
and iconsent to the terms and	d conditions thereof and agree to give assignee bank	ssigment,
any default of the assignor $\mathfrak t$	buyer. Dated this day of, 19	notice or
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Right of Rescission must be	a grane deliberation	
is for consumer purposes.	given debtor if property is debtor's residence and	d the loan
in the second se	•	
RELE	ASE OF REAL ESTATE CONTRACT ASSIGNMENT	
•	•	•
That the under	rsigned, the present owner of the assigned contract	•
recentanter descri	ibed, does hereby acknowledge that a certain	•
contract bearing d	late of the day of, A.D. 19,	
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made and executed b	Y	
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to		
and recorded in th	he records of the office of the Recorder of the	
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County of	, State of Iowa, in Book of	
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along with all right	t, title and interest therein.	4
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STATE OF ICHA,	COUNTY, SS:	.!
On this	day of AD 19 before m	•
the undersigned, a	Notary Public in and for said Country and State	P. J. Communication
personally appeared,	and	
, to me p	ersonally known, who being by me duly sworn, did	
say that they are t	the and	•
is the seal of said	aid corporation; that the seal affixed thereto corporation; that said instrument was signed and	•
sealed on behalf	of said corporation by authority of its Board	
of Directors; and	that the said.	
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or said instrument	to be the voluntary act and deed of said corners.	
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•	Notary Public in and for said County and State	$\int_{\mathbb{R}^n} d^{r'}$
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## EXHIBIT 'A'

A tract of land described as commencing at the East Quarter (E½) Corner of Section Four (4), in Township Seventy-seven (77) North, Range Twenty-eight (28) West of the 5th P.M., Madison County, Iowa, thence West along the South line of the Northeast Quarter (NE½) of said Section Four (4), 933.7 feet to the point of beginning; thence North 00°02' East 450.4 feet; thence West 773.7 feet; thence South 00°02' West 450.4 feet to the South line of said Northeast Quarter (NE½); thence East 773.7 feet to the point of beginning containing 7.9999 acres including 9.7104 acres county road right-of-way,