

REAL ESTATE CONTRACT-INSTALLMENTS



IT IS AGREED this 18th day of LEE WHEELER TESTA		, 19 <u>90</u> , by and betw	FILED NO. 669
LLE WREEDER IESTA			
of the County Madison			ROOK 129 PAGE 178
TROY WHEELER	., State of Iowa, Seller	s; and	91 SEP 4 AM 10: 12
		Fee \$10.00	HICHELLE UTSLER
of the County of Madison	, State of Iowa, B	uvers:	HADISOH COUNTY. 107/A
premises, hereby agree with the Sellers to Madison Figure 1 State of low South Half of the of the Southeast	Purchase the following, to-wit: All of a Northeast Quar Quarter, all in	to the Buyers, and the ng described real este my One-half (1/2) ter and the Northe	te situated in the County of interest in: east Quarter our (34),
of the Fifth P.M. together with any easements and servient emay be below stated, and certain personal particles and marked "Exhibit A" all u	., Iowa. states appurtenant the property if and as me	ereto, but with such reser by be herein described o	vations and exceptions of title as
1. TOTAL PURCHASE PRICE. The buyer agrees to g	pay for said property the to		
(a) DOWN PAYMENT of \$ 500.00			County, lowe, as tollows:
(b) BALANCE OF PURCHASE PRICE, \$ 16.6(1())	DO, as follo	⊌s <u>\$ 2 ,000 ,00</u>	ICLUDING
on or before the 18t day of Marc	of the Buyers) food more	as may be increased by the manif	
PLUS 97 INTEREST (or more at the paragraph) on or before the 1st day of 86	option of the Buyers) (and i	more as may be increased by t	he provides at the fast contact of this
ontil all sums due under this contract are paid in full. 2 of 9 % per annum, payable payments to be applied first to the interest then unpaid a subsequent request by Sellers, Buyers shall on the said daily payments, pay one-twellth of the timety payment of the reasonably calculated by Sellers, for the timety payment of 2. POSSESSION. Buyers, concurrently with due perfor March 19 90; and thereafte of tessees and are entitled to rentals therefrom on and after 3. TAKES. Sellers shall pay taxes payable.	annually and next upon the the balantes for payment each MONI e annual taxes, annual specif such items by Sellers to the mance on their part shall be at so long as they shall perfor date of possession, so indicate the part of the passession, so indicate the passession and passession are passession.	from	date of possession until fully peid; said by "Yes" in the space following, or upon a to the said MONTHLY. (Yes or not now) emises on the 18t day of the rights wing
and any unpeid texes thereon payable in prior years. Buyer whoever may be responsible for the payment of said taxes, such items not later than July 15 of each year. Any prevent officerutes. (Decide, for yourself, if that formula is fair if Buyers are 16. 4. SPECIAL ASSESSMENTS. Sellers shall pay the special of the spe	rs shall pay any taxes not a and the special assessments ten of taxes shall be based purchasing a lot with newly scial assessments against this	of any, each year, shall furnish to epon the femal for the year e built improvements.) property: (Strike out either (a) of	o the other parties evidence of payment of surroutly payable unless the parties stufe
(b) Which are a lien thereon as of			
(c) Including all sowage disposal assessments for over Buyers, except as above stated, shall pay all subsequent B. MORTGAGE. Any mortgage or encumbrance of a sequity herein. Should Sellers fail to pay, Buyers may pay BY SELLERS. Sellers, their successors in interest or assis	special assessments and char imilar nature against the sai any such sums in default a	ges, before they become delinque d property shall be timely paid b	nt. The second of the second
such premises or to renew or extend any existing mortice hase price herein provided. The interest rate and amortize expressly consent to such a mortgage and agree to execute paramount to any of Buyers' then rights in said properly. It is the amount of any existing mortgage balance on said judgict to such mortgage shall receive a deed to said premised update or pay off such mortgage. ALLOCATED PAYMENTS interested parties as their interests may appear. SELLERS infeated parties as their interests may appear. SELLERS inpaid balance under the terms of this contract less the tibellers shall hereafter collect or receive any moneys hareun the agent and trustee of the Buyers for the use and benefit	gage for any amount not eation thereof shall be no mo- and deliver all necessary po DEED FOR BUYERS SUBJECT premises, they may at their isses; or Sellers, at their option 5. Buyers, in the event of a rosarva the right, if reasons AS TRUSTEES. Sellers agree otal amount of the ancumbroder beyond such amoust.	re onerous than the installment reapers to aid Setters in securing TO MORTGAGE. If Buyers he option, assume and agree to pay me, any time before Buyers have to the pay to their protection that they will collect no money agree on the interest of Setters.	to of the then unpaid belance of the purequirements of this contract. Buyers hereby such a mortgage which shell be prior and over reduced the belance of this contract said mortgage according to its terms, and made such a mortgage commitment, may quity holder instead of a holder of the fee to divide or allocate the payments to the hereunder in excess of the amount of the their extiner in add the actual actuals.
6. INSURANCE. Except as may be otherwise included tantly keep in force, insurance, premiums therefor to be and contingencies as Seller may reasonably require on all which may be the subject of this contract, in companies to ments and personal property or not less than the unpoid public interests may appear. BUYERS SHALL PROMPTLY DE he sums herein mentioned. In the event of any such casualt of the proceeds be adequate; if not, then some other ty for the payment of the obligations herein.	in the last sentence of para prepaid by Buyers (without obuildings and improvements, to reasonably approved by richase price herein whichever POSIT SUCH POLICY WITH	norice or demand; against loss to now on or hereafter placed on Sellers in an amount not less the amount is smaller with such in PROPER RIDERS WITH SELLERS	y tire, fornado and other hazards, casualties said premises and any personal property in the full insurable value of such improvessurance payable to Sellers and Buyers as for the further security for the payment of the further security for the payment of the full sellers and sellers.
7. CARE OF PROPERTY. Buyers shall take good care laid premises in good and reasonable repair and shall no alteration in said premises without the written consent of the	t injure, destroy or remove he Sellers. Buyers shell not u	the same during the life of this c se or permit said premises to be	
B. LIENS. No mechanics' lien shall be imposed upon of ABYANCEMENT BY SELLERS. If Buyers fail to pay may, but need not, pay such farm special assessment in	tuch tares apacial assurem		acarratu sampisa az ahama assarad Esti
may, but need not, pay such faxes, special assessments, insession such sums so advanced may, at the election of Sallers, be adued pargaraph S above.)			

in 30))ers as joint tenants with rights of survivorship and not as tenants in comming belance of the proceeds of this contract to the surviving Seller (or Sellers) :	STATE. If and only if, the Sellers immediately preceding this sale, need me true to later been destroyed by operation of law or by acts of the Sellers, this sale shell acing and/or receptured rights of Sellers in sald real estate, shell be and continue non; and Bayers, in the event of the death of one of such joint tenents, agree to pay said to accept dead solely from him or them consistent with paragraph 13 below
reless and except this peragraph is stricten from this agreement. 1875. "SELLERS." Spouse, If not titleholder immediately preceding this s relinquishing all rights of dower, homesteed and distributive share and/or in co	sele, shall be presumed to have executed this instrument only for the purpose of implience with section \$61.13 Code of lowe; and the size of the word "Sellers" in the pair in any way enlarge or extend the previous interest of such spouse in seld prop-
	ert rights of Sellers bereit shell not, however, be a welver of such rights or a
12. EXCEPTIONS TO WARRANTIES OF TITLE. The warrentles of title in servetion or qualification EXCEPT: (a) Zoning ordinances: (b) Such restriction	eny Deed made pursuent to this contract (See paragraph 13) shell be without covenants as may be shown of record; (c) Essements of record, (f any; (d) A ocial Warrenty as to the period after-equitable title passes to Buyers; (f) Sposse wise stipulated; (g)
h)	(Mineral reservations of record?)
	Interests of other parties?) (Lessess?) I Interest are paid to Sellers during the life of this contract, and all other agreements
this contract. Such abstract shall begin with the government patent (unless purs	ime deliver to Buyers an abstract showing merchantable title, in conformity with went to the lowe State Ber Association title standards there is a lesser requirement as as of the date of this contract; or as of such earlier date if and as designated in
tey of, 19, Sellers shall also pay the cost of any a thange of title by operation of law or otherwise. If any personal property is a	abstracting due to any act or change in the personal affairs of Sellers resulting in a part of this agreement, then upon due performance by Buyers, Sellers shall execute pay all taxes on any such personal property payable in 19
14. APPROVAL OF ABSTRACT. Suyers have <u>ROT</u> gramfined the ab	betract of title to this property and such abstract is <u>NOt</u> accepted.
** or assigns his interest in this Controcurance of that event become due and pa	ract, the entire unpaid balance shall be the ayable at once.
nents or charges, or any part thereof, levied upon said property, or essessed (c) fail to keep the property instead; or (d) fail to keep it in reasonable remade or required; then sellers, in addition to any and all other legal and equirence this contract as provided by law (Chapter 656 Code of lows). Upon ion for money paid, or improvements made; but such payments and/or insulated damages for breach of this contract.	ay part thereof, as same become due; or (b) fail to pay the taxes or special essential against it, by any taxing body before any of such items become delinquent; or pair as herein required; or (e) fail to perform any of the agreements as herein ultable remedies which they may have, at their option, may proceed to forfeit and completion of such forfeiture Buyers shall have no right of reclamation or compensation of materials and lab retained and kept by Sellers as compensation for the use and epon completion of such forfeiture, if the Buyers, or any other person or persons arties in possession shall at oace peacefully remove therefrom, or failing to do so lease, and may accordingly be outsid and removed as such as provided by law.
18.2. PORECLOSURE. If Buyers fail, in any one or more of the specified safegraph 15.1 above provided, Salvers may upon thirty (30) days written and lays such default or defaults are not removed declare the entire belongs before	ways to comply with this contract, as in (a), (b), (c), (d) or (a) of numbered fice of intention to accelerate the payment of the entire balance, during which thirty brounder immediately due and payable; and thereafter at the option of the Sellers ted to take charge of said premises and collect the rents and profits thereof to
16. ATTORNEY'S PERS. In case of any action, or in any proceedings in or little herein of Sellers, or in any other case permitted by law in which alto	any Court to collect any sums payable or secured herein, or to protect the Ilea- erney's fees may be collected from Buyers, or imposed upon them, or upon the above
17. INTEREST ON DELINQUENT AMOUNTS. Fither party will new laterest	at the highest legal contract rate applicable to a natural person to the other on all advanced by either party pursuant to the terms of this contract, as protective disbursa-
	he parties, prompt notice shall be given to the other parties, who shall at the ssignors. Any such assignment shall not terminate the liability of the assignor to
19. PERSONAL PROPERTY. If this contract includes the sale of any name	ned manager than in the sunt of the furtile was found to the first than the first
perate as the forfaiture or foreclosure hereof against all such personal property.	ed; and any such retmination of Suyers rights in said real estate shell concurrently
20. CONSTRUCTION. Words and phreses herein, including acknowledgme emining or nouter gender, eccording to the context. See paragarph 19%, above, 21. special provisions. In the event of a drough	into hereof, shall be construed as in the singular or plural number, and as mesculine,
and the state of the case of t	t. purchaser shall be entitled to pay interest
only in One installment year as elected by	t, purchaser shall be entitled to pay interest y Buyer. In the event that Buyer sells, convey
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only in One installment year as elected by Executed duplicate triplicate Sthew Rule Randy Wheeler, Co-Trustee Sellers' Address MATE OF IOWA. UNION COUNTY, 54:	y Buyer. In the event that Buyer sells, convey Troy Wheeler
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only in One installment year as elected by duplicate duplicate triplicate Stherwhold Eather Wheeler, Co-Trustee Randy Wheeler, Co-Trustee Sellers' Address TATE OF IOWA. On this 18th day of April A. D. 19 9 Esther Wheeler and Randy Wheel Testamentary Trust and Troy Wheeler are the dead. ARNOLD O. KENYON II MY COMMISSION EXPIRES October 1, 1991 P. 18 18 18 18 18 18 18 18 18 18 18 18 18	Buyers. In the event that Buyer sells, convey Troy Wheeler Buyers' Address O. before me, the undersigned, a Notery Public in and for said County and State, er, Co-Trustees of the Lee Wheeler and foregoing instrument, and acknowledged that they executed the same at their Construction of the Lee Wheeler Notery Public in and for said County and State Notery Public in and for said County and State The County an