REAL ESTATE CONTRACT_INSTALLMENTS

COMPARED

THE CONTRACT—INSTALLMENTS
IT IS AGREED this 18th day of April 19 90, by and between 511.ED 119. 670
ESTREM G. WHEELEN, a WIGOW lady or legal age
SOOK 129 PAGE 180
of the County Madison State of lowe, Sellers; and Fee \$10:00 91 SEP 4 AN 10:13
MICHELLEUTSLER
f the County of Madison, State of lows, Buyers: HADISON COUNTY, 10 WA
That the Sellers, as in this contract provided, agree to sell to the Buyers, and the Buyers in consideration of the premises, hereby agree with the Sellers to Purchase the following described real estate situated in the County of Madison
South Half of the Northeast Quarter and the Northeast Quarter of the Southeast Quarter, all in Section Thirty-four (34), Township Seventy-four (74) North, Range Twenty-nine (29) West of the Fifth P.M., Iowa. Ogether with any easements and servient estates appurtenant thereto, but with such reservations and exceptions of title and the service of th
ogether with any easements and servient estates appurtenant thereto, but with such reservations and exceptions of title a may be below stated, and certain personal property if and as may be herein described or if and as an itemized list is a sched hereto and marked "Exhibit A" all upon the terms and conditions following:
1. TOTAL PURCHASE PRICE. The buyer agrees to pay for said property the total of \$ 17,100.00 due and payable (
(a) DOWN PAYMENT of \$ 500.00 RECEIPT OF WHICH IS HEREBY ACKNOWLEDGED; and
(D) BALANCE OF PURCHASE PRICE, 1 - Y Y Y Y Y Y Y Y Y Y Y Y Y Y Y Y Y Y
97 (MTEREST (or more at the option of the Buyers) (and more as may be increased by the provisions of the last sentence of this paragraph or before the 18t day of March 19 and 2,000.00 @ INCLUDING.
PLUS 97 INTEREST (or more at the option of the Buyers) (and more as may be increased by the provisions of the last sentence of the regraph) on or before the 1st day of soon(seotsepass) Resources March each and every year thereafter.
if all sums due under this contract are paid in full, 20 INCLUBING ———————————————————————————————————
ments to be epptied first to the interest than unpaid and next upon the the balance of the principal. If Indicated by "Yes" in the space following, or upon prequent request by Sellers, Buyers shall on the said dates for payment each MONTHS. In addition to the said MONTHS.Y
yments, pay one-twelfth of the annual faxes, annual special assessments and annual insurance to Sallers, as a trust fund, in amount assonably calculated by Sallers, for the timety payment of such items by Sallers to the extent of such fund
2. POSSESSION. Buyers, concurrently with due performance on their part shall be entitled to possession of said premises on the 1st day March 1990; and thereafter so long as they shall perform the obligations of this contract. If Buyers are taking subject to the right lessess and are entitled to rentals therefrom on and after date of possession, so indicate by "ves" in the space following
d any unpeid taxes thereon payable in prior years. Buyers shall pay any taxes not assumed by Sellers and all subsequent taxes before some become delinquent new payable for the payment of said taxes, and the special essessments, if any, each year, shall furnish to the other parties evidence of payment of hieras not later than July 15 of each year. Any prevention of taxes shall be based upon the taxes for the year curvently payable unless the parties shall be based upon the taxes for the year curvently payable unless the parties shall be 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 essessments against this property: (Strike put either (a) or (b) below.)
REMEDIC ENGRICOCOURTH AND THE CONTRACT
(b) Which are a lien thereon as of JANUARY 1, 1990. (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 prajudice the Buyer lifty 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. MORTGAG SELLERS. Sellers, their successors in interest or assigns may, and bereby reserve the right to all any time mortgage their right, liftle or laterest in
h premises or to renew or extead any existing mortgage for any amount not exceeding
restly consent to such a mortgage and agree to execute and deliver all necessary papers to aid. Sellers in securing such a mortgage which shall be prior an amount to any of Buyers then rights in said property. DEED FOR BUYERS SUBJECT TO MORTGAGE. If Buyers have reduced the balance of this contract the amount of any existing mortgage balance on said premises; by may at their option, assume and agree to pay said mortgage according to its terms, an ject to such mortgage shall receive a deed to said premises; or Sellers, at their option, any time befuge Buyers have made such a mortgage commitment, make or pay off such mortgage. ALLOCATED PAYMENTS. Buyers, is the event of acquiring this property from an equity holder lastead of a holder of the few of a mortgage against said premises, reserve the right, if reasonably necessary for their protection to divide or allocate the payments to the rested parties as their interests may appear. SELLERS AS TRUSTEES. Sellers agree that they will collect no money hereunder in excess of the amount of the earth before the terms of this contract less the total amount of the eacumbrance on the interest of Sellers or their assigns in said real estate; and agent and trustee of the Buyers for the use and bonefit of the Buyers.
6. INSURANCE. Except as may be otherwise included in the last sentance of peragraph I(b) whose, Buyers as and from said date of possession, shall controlly keep in force, insurance, premiums therefor to be prepaid by Buyers (without notice or demand) against loss by fire, tornado and other hazards, casualtie contingencies as Seller may reasonably require on all buildings and improvements, now on or hersafter placed on said premises and any personal propers that state full insurance parable value of such improvents and personal property or not less than the unpaid purchase price herein whichever amount is smaller with such insurance payable to Sellers and Buyers or interests may appear. BuyERS SHALL PROMPTLY DEPOSIT SUCH POLICY WITH PROPER RIDERS WITH SELLERS for the further security for the payment of sums kerein 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 formal payable to such casualty loss, the insurance proceeds may be used under the supervision of the Sellers to replace or repair the formal payable to such funds shell be made; but in any event such proceeds shell stand as secult for the payment of the obligations herein.
7. CARE OF PROPERTY. Buyers shall take good care of this property; shall keep the buildings ead other improvements now or hereafter placed on the premises in good and reasonable repair and shall not lajure, destroy or remove the same during the life of this contract. Buyers shall not make any meteric areason 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 rest 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, Sellerly, 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 on the sums so advanced may, at the election of Sellers, be added to the principal amount due hereunder and an secured. (For Buyers' rights to make advancement

new heleans of the research of this contest to the authors Saltas for Saltas in	SYATE. If end only if, the Sellers Immediately preceding this sele, held the fifth is later been destroyed by operation of law or by acts of the Sellers, this sake shall neing and/or recaptured rights of Sellers is said real estate, shall be and continue non; and Boyers, in the event of the death of one of such joint tenents, agree to pay and to accept deed solely from him or them consistent with peragraph 13 below
TBVs. "SELLERS." Sporse, if not titleholder immediately preceding this a reliable proceding this a reliable proceding this a reliable portion of this contract, without more, shell not rebut such presumption, a price in the sale proceeds, nor bind such spouse except as aforesaid, to the sale proceeds, nor bind such spouse except as aforesaid, to the sale proceeds.	sele, shall be presumed to have executed this instrument only for the purpose of impliance with section 541.13 Code of lowe; and the use of the word "Sellers" in the sor is any way enlarge or extend the previous interest of such spouse in said propterms and provisions of this contract.
meiver or any existing or subsequent default.	part rights of Sallors harely shall not, however, be a waiver of such rights or a
13. EXCEPTIONS TO WARRANTIES OF TITLE. The verranties of title is (Petervation or qualification EXCEPT: (a) Zoning ordinations; (b) Such restrictive limited by paragraphs I, 2, 3 and 4 of this contract; (a) Sellers shell give Spi If not a titleholder, need not join in any verranties of the deed unless other	any Deed made pursuent to this contract (See paragraph 13) shall be without coverents as may be shown of record; (c) Essements of record, if any; (d) A social Warranty as to the paried after-equitable title passes to Buyers; (f) Spouse rules stipulated: (g)
(h)	[Mineral reservations of record?]
	Interests of other parties?) (Lessen?) I laterest are paid to Sellers during the file of this contract, and all other agreements
for performance by Buyers have been complied with, Sellets will esecute and delive simple pursuant to and in conformity with this contract; and Sellers will at this ti this contract. Such abstract shall begin with the government patent (unless pursuant parent of abstracting) to said premises and shall show title therato in Sellers.	or to Buyers 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, Supers have BOL examined the el	betract of title to this property and such abstract is <u>NOt</u> accepted.
	act, the entire unpaid balance shall by the
	say part thereof, so some became dee; or (b) fell to pay the taxes or special assessing against it, by any taxing body before any of such items become delinquent; or specific as herein required; or (a) fell to perform any of the agreements as herein suitable remedies which they may have, at their option, may proceed to forfell and completion of sech forfeiture Buyers shall have no right of reclamation or compensations are suitable and such any shall be retained and top! by Sellers as compensation for the use and appear compellation of such forfeiture. If the livers or any other person or persons
18.2. PORECLOSURE. If Buyers fall, in any one or more of the specified a personaph 15.1 above provided. Sellers may upon thirty (30) days written and days such default or defaults are not removed, declare the entire balance he	arties in possession shall at once peacefully remove therefrom, or feiling to do so lease, and may accordingly be ousted and removed as such as provided by lew. were to comply with this contract, es in (a), (b), (c), (d) or (e) of numbered allos of intention to accelerate the payment of the entire balance, during which thirty presunder immediately due and payable; and thereafter at the option of the Sellers ated to take charge of said premises and collect the rents and profits thereof to
be applied as may be directed by the Court.	ared to take charge of seld premises and collect the rents and profits thereof to any Court to collect any sums pevable or secured herein, or to profect the fless sensy's fees may be collected from Buyers, or imposed upon them, or upon the above
17. DITEREST ON DELINQUENT AMOUNTS. Either party will pay interest	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 disburse-
nanta.	
time of such notice be furnished with a duplicate of each assignment by such a perform, unless a specific release in writing is given and signed by the other p	the parties, prompt notice shall be given to the other parties, who shall at the assignors. Any such essignment shall not terminate the liability of the assignor to party to this Contract.
20. CONSTRUCTION. Words and phrases haveln, including acknowledgme lemining or newter gender, according to the contest. See paragraph (PA, above, 21, SPECIAL PROVISIONS. In the event of a drought	ed; and any such termination of Buyers' rights in said real estate shall concurrently with hereof, shall be construed as in the singular or planal number, and as mesculine, for construction of the word "Sallers."
In de One deskallment woom he elected by	t, purchaser shall be entitled to pay interest
English duplicate	y Buyer. In the event that Buyer sells, conveys
	y Buyer. In the event that Buyer sells, conveys
Excuted duplicate triplicate Exchuse Whiche	y Buyer. In the event that Buyer sells, conveys
English duplicate	y Buyer. In the event that Buyer sells, conveys
Executed duplicate triplicate Ethw Which	y Buyer. In the event that Buyer sells, conveys
Esther G. Wheeler	Buyer. In the event that Buyer sells, conveys Troy Wheeler
Esther G. Wheeler SELLERS SAMELY SELLERS	Troy Wheeler BUYERS
Esther G. Wheeler SELLERS Sellers' Address	Buyer. In the event that Buyer sells, conveys Troy Wheeler
Esther G. Wheeler SELLERS Sellers' Address TATE OF IOWA, UNION COUNTY, M: On this 18th day of April A. D. 19 90	Buyers' Address The understand a Matery Public in and for said County and State
Esther G. Wheeler SELLERS Sellers' Address TATE OF IOWA, UNION COUNTY, M: On this 18th day of April A. D. 19 90 Figher G. Wheeler, B. widow ladi	Buyers. In the event that Buyer sells, conveys Troy Whyeler Buyers' Address
SELLERS SELLERS Sellers' Address TATE OF IOWA, UNION COUNTY, M: On this 18th day of April A. D. 19 90 Personally appeared Esther G. Wheeler, a widow lad;	Buyers. In the event that Buyer sells, conveys Troy Whyeler Buyers' Address - before me, the undersigned, a Motory Public in and for said County and State, y of legal age and Troy Wheeler
Esther G. Wheeler SELLERS Sellers' Address TATE OF IOWA, UNION COUNTY, M: On this 18th day of April A. D. 19 90 ersonally appeared Esther G. Wheeler, a widow lady	Buyers. In the event that Buyer sells, conveys Troy Whereler Buyers' Address
Esther G. Wheeler SELLERS Sellers' Address TATE OF IOWA, UNION COUNTY, M: On this 18th day of April A. D. 19 90 ersonally appeared Esther G. Wheeler; B widow lad- one known to be the identical persons named in and who executed the within polaritary act and deed.	Buyers. In the event that Buyer sells, conveys Troy Whyeler Buyers Buyers' Address - before me, the undersigned, a Matery Public in and for said County and State, y of legal age and Troy Wheeler
Esther G. Wheeler SELLERS Sellers' Address FATE OF IOWA, UNION COUNTY, MI: On this 18th day of April A.D. 19 90 ersonally appeared Esther G. Wheeler, a widow lady of the boundary act and deed. ARNOLD O. KENYOT: MY COMMISSION EXPIRES	Buyers. In the event that Buyer sells, conveys Troy Whereler Buyers' Address
Esther G. Wheeler SELLERS Sellers' Address TATE OF IOWA, UNION COUNTY, M: On this 18th day of April A. D. 19 90 ersonally appeared Esther G. Wheeler, a widow ladden and sellent and deed. ARNOLD O. KENYOit	Buyers. In the event that Buyer sells, conveys Troy Whyreler Buyers' Address
Esther G. Wheeler SELLERS Sellers' Address TATE OF IOWA, UNION COUNTY, MI: On this 18th day of April A.D. 19 90 ersonally appeared Esther G. Wheeler, a widow lady of the brown to be the identical persons named in and who executed the within plantary act and deed. ARNOLD O. KENYOT: J MY COMMISSION EXPIRES	Buyers. In the event that Buyer sells, conveys Troy Whyeler Buyers Address before me, the undersigned, a Motery Public in and for said County and State, y of legal age and Troy Wheeler and foregoing instrument, and acknowledged that they executed the same as their Little Of Little
Esther G. Wheeler SELLERS Sellers' Address TATE OF IOWA, UNION COUNTY, MI: On this 18th day of April A.D. 19 90 ersponsilly appeared Esther G. Wheeler, a widow lady one known to be the identical persons named in and who executed the within pluntery act and deed. ARNOLD O. KENYOT: MY COMMISSION EXPIRES October 1, 1991	Buyers. In the event that Buyer sells, conveys Troy Whyreler Buyers' Address
Esther G. Wheeler SELLERS Sellers' Address TATE OF IOWA, UNION COUNTY, MI: On this 18th day of April A.D. 19 90 ersponsilly appeared Esther G. Wheeler, a widow lady one known to be the identical persons named in and who executed the within pluntery act and deed. ARNOLD O. KENYOT: MY COMMISSION EXPIRES October 1, 1991	Buyers. In the event that Buyer sells, conveys Troy Whyreler Buyers' Address before me, the undersigned, a Motary Public In and for said County and State, y of legal age and Troy Wheeler and foregoing instrument, and acknowledged that they executed the same as their Muscle County and State Notery Public in and for said County and State
Esther G. Wheeler SELLERS Sellers' Address TATE OF IOWA, UNION COUNTY, M: On this 18th day of April A. D. 19 90 Personally appeared Esther G. Wheeler, a widow ladded on the bountary act and deed. ARNOLD O. KENYOTI I MY COMMISSION EXPIRES October 1. 1991	Buyers. In the event that Buyer sells, conveys Troy Whyseler Buyers' Address Buyers' Address Deform me, the undersigned, a Motary Public in and for said County and State, y of legal age and Troy Wheeler and foregoing instrument, and acknowledged that they executed the same as their Notary Public in and for said County and State Notary Public in and for said County and State
Esther G. Wheeler SELLERS Sellers' Address TATE OF IOWA, UNION COUNTY, M: On this 18th day of April A. D. 19 90 Personally appeared Esther G. Wheeler, a widow ladded on the bountary act and deed. ARNOLD O. KENYOTI I MY COMMISSION EXPIRES October 1. 1991	Buyers. In the event that Buyer sells, conveys Troy Whyeler Buyers' Address before me, the undersigned, a Motary Public in and for said County and State, y of legal age and Troy Wheeler and foregoing instrument, and acknowledged that they executed the same as their Notary Public in and for said County and State Notary Public in and for said County and State
Esther G. Wheeler SELLERS Sellers' Address TATE OF IOWA, UNION COUNTY, M: On this 18th day of April A. D. 19 90 Personelly appeared Esther G. Wheeler, a widow ladded. ARNOLD O. KENYOTI I MY COMMISSION EXPIRES October 1. 1991	Buyers. In the event that Buyer sells, conveys Troy Wheeler Buyers' Address Buyers' Address Defore me, the undersigned, a Notary Public In and for said County and State, of legal age and Troy Wheeler and foregoing instrument, and echnowledged that they executed the same as their Notary Public in and for said County and State Notary Public in and for said County and State The said of the same as their Notary Public in and for said County and State
Esther G. Wheeler SELLERS Sellers' Address TATE OF IOWA, UNION COUNTY, M: On this 18th day of April A. D. 19 90 Personally appeared Esther G. Wheeler, a widow ladded on the bountary act and deed. ARNOLD O. KENYOTI I MY COMMISSION EXPIRES October 1. 1991	Buyers. In the event that Buyer sells, conveys Troy Wheeler Buyers' Address Buyers' Address Defore me, the undersigned, a Notary Public In and for said County and State, of legal age and Troy Wheeler and foregoing instrument, and echnowledged that they executed the same as their Notary Public in and for said County and State Notary Public in and for said County and State The said of the same as their Notary Public in and for said County and State
Esther G. Wheeler Sellers' Address TATE OF IOWA, UNION COUNTY, n: On this 18th day of April A. D. 18 90 Personally appeared Esther G. Wheeler, a widow lade of the independent of the identical persons named in and who executed the within pluntary act and deed. ARNOLD O. KENYOT: 1 MY COMMISSION CAPIRES October 1. 1991 Quantity of the identical persons named in and who executed the within pluntary act and deed.	Buyers. In the event that Buyer sells, conveys Troy Whyseler Buyers' Address before me, the undersigned a Motary Public in and for said County and State, y of legal age and Troy Wheeler and foregoing instrument, and echnowledged that they executed the same as their Notary Public in and for said County and State Notary Public in and for said County and State
Esther G. Wheeler Sellers' Address TATE OF IOWA. UNION COUNTY. n: On this 18th day of April A. D. 18 90 Personally appeared Esther G. Wheeler, a widow lade of the thouse to be the identical persons named in and the executed the within pluntary act and deed. ARNOLD O. KENYOT: 1 MY COMMISSION EXPIRES October 1. 1991 P. J.	Buyers. In the event that Buyer sells, conveys Troy Wheeler Buyers' Address Buyers' Address Defore me, the undersigned, a Motary Public in and for said County and State, y of legal age and Troy Wheeler and foregoing instrument, and echnowledged that they executed the same as their Motary Public in and for said County and State Notary Public in and for said County and State Address Addres
Esther G. Wheeler Sellers' Address TATE OF IOWA. UNION COUNTY. n: On this 18th day of April A. D. 18 90 ersonally appeared Esther G. Wheeler, a widow lade of the Index of the identical persons named in and the executed the within plantary ect and deed. ARNOLD O. KENYOG: 1 MY COMMISSION EXPIRES October 1. 1991 Page 1991 ARNOLD O. KENYOG: 1 MY COMMISSION EXPIRES October 1. 1991	Buyers. In the event that Buyer sells, conveys Troy Wheeler Buyers' Address Buyers' Address Defore me, the undersigned, a Motary Public in and for said County and State, y of legal age and Troy Wheeler and foregoing instrument, and echnowledged that they executed the same as their Motary Public in and for said County and State Notary Public in and for said County and State Address Addres
Esther G. Wheeler Sellers' Address TATE OF IOWA. UNION COUNTY. n: On this 18th day of April A. D. 18 90 Personally appeared Esther G. Wheeler, a widow lade of the thouse to be the identical persons named in and the executed the within pluntary act and deed. ARNOLD O. KENYOT: 1 MY COMMISSION EXPIRES October 1. 1991 P. J.	Buyers. In the event that Buyer sells, conveys Troy Whyeler Buyers' Address Buyers' Address Defore me, the undersigned, a Molary Public in and for said County and State, y of legal age and Troy Wheeler and foregoing instrument, and echnowledged that they executed the same as their Molary Public in and for said County and State Notary Public in and for said County and State The county and State Address Address Or Wheeler Or
Esther G. Wheeler Sellers' Address TATE OF IOWA, UNION COUNTY, N: On this 18th day of April A. D. 19 90 Descendily appeared Esther G. Wheeler, a widow ladded and selection of the identical persons named in and who executed the within observation of the identical persons named in and who executed the within observation of the identical persons named in and who executed the within observation of the identical persons named in and who executed the within observation of the identical persons named in and who executed the within observation of the identical persons named in and who executed the within observation of the identical persons named in and who executed the within observation of the identical persons named in and who executed the within observation of the identical persons named in and who executed the within observation of the identical persons named in and who executed the within observation of the identical persons named in and who executed the within observation of the identical persons named in and who executed the within observation of the identical persons named in and who executed the within observation of the identical persons named in and who executed the within observation of the identical persons named in and who executed the within observation of the identical persons named in and who executed the within observation of the identical persons named in and who executed the within observation of the identical persons named in and who executed the within observation of the identical persons named in and who executed the within observation of the identical persons named in and who executed the within observation of the identical persons named in and who executed the within observation of the identical persons named in and who executed the identical persons named in and who executed the identical persons named in an ident	Buyers. In the event that Buyer sells, conveys Troy Whyeler Buyers' Address Buyers' Address Defore me, the undersigned, a Notary Public in and for said County and State, y of legal age and Troy Wheeler and foregoing instrument, and acknowledged that they executed the same as their Molery Public in and for said County and State Notary Public in and for said County and State The property of the same as their county and State Notary Public in and for said County and State