THE IOWA STATE BAR ASSOCIATION OFFICIAL FORM NO. 142

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## **REAL ESTATE CONTRACT-INSTALLMENTS**

of the County	Madison	, State of Iowa, Sellers;	and _Marilyn	<u>Winebrenner</u>	single
rano county		, Cialo di lorra, Genera,		- A STATE OF THE S	
That the Sellers	s, as in this contract p	, State of Iowa, Buye provided, agree to sell to the ase the following described re	Buyers, and the B	uyers in considerat	ion of the premises, Madison
tate of lowa, to-	comoro to perom				DHO 1528
See attache	d legal		Fee \$20.00		K129_PAGE 406
			<b>, , , , , , , , , , , , , , , , , , , </b>		JEC 27 PH 2: 05
				Fili	CHALLUE UT TUES LECORDER DESCRICOURT VIOLEZ
. TOTAL PURCHASE P	RICE. The buyer agrees to pa	the terms and conditions follows for said property the total of \$ 45.	OF WHICH IS HEREBY AC	CKNOWLEDGED: and	due and payable at County, lows, as follows: interest) or mor
1997, or so In the even	oner at the op it this contrac	s contract shall be tion of the Buyer. t is assigned or th shall become immedi	e premises so	old or convey	ed then the unpa
2. Possession. B. December	uyers, concurrently with due parto	rmance on their part shall be entitled to posse		20th	day of
d are entitled to rentals 3. TAXES. Sellers s 1991-92 plu prior to sa	therefrom on and after date of p shall pay 6 months is 5 months and aid taxes become	cossession, so indicate by yes, in the special of 1990-91 real es 20 days of 1991-92 ring delinquent, all months and 20 d	tate taxes du	ue and payablable in fisca	e in fiscal year 1 year 1992-92,
sponsible for the payme ar Any promition of ta	nt of said taxes, and the special ixes shall be based upon the t	ryers shall pay any taxes not assumed by assessments, if any, each year, shall furni axes for the year currently psyable unler inchasing a lot with newly built improvement	sh to the other parties evider as the perties state otherw	nce of payment of such items	delinquent. Whoever may be not later than July 15 of each
4. SPECIAL ASSESSM XOMOOODGGGG		special assessments against this property. വന്നവന്നുന്നു അവസ്ഥാനം		below.)	
(b) Which are a hen the	ereon as of12/2	(Date)	<del></del>		
	-	erage charge heretofore assessed by any m nt special assessments and charges, before		n as of date of possession.	
Hers tail to pey. Buyers assigns may, and here! 100 — ¬¬¬ Nirements of this control to the prior and paramount of any existing material seed to said preyers, in the event of accessary for their protect reunder in excess of the tate, and Il Sellers shall	may pay any such sums in defa by reserve the right to at any time, is of the then unped balance of ect. Buyers hereby expressly co- ount to any of Buyers' then right lortgage balance on said premis imises; or Sellers, at their option, courring this property from an eq- tion to divide or effocate the payment of the unped balance.	a similar nature against the said property sout and shall receive credit on this contract the mortgage their right, title or interest in surface procedular mortgage and agree to exe to such a mortgage and the surface such are unity holder instead of a holder of the fee the next to the Interested parties as their intere a under the terms of this contract less the y moneys hereunder beyond such amount, overs.	for such sums so paid. MOF ch premises or to renew or a interest rate and amortizati cute and deliver all necessa SUBJECT TO MORTGAGE. agree to pay said mortgage mortgage commitment, may rate, or in the event of a mort, to or in the event of a mort, to may appear. SELLERS, to tall amount of the encumb	ATGAGE BY SELLENS Selle intend any existing mortgage ion thereof shall be no more by papers to aid Sellers in se it! Buyers have reduced the according to its lemms, and educe or pay off such mortga gage against said premises. IS TRUSTEES Sellers agree rance on the interest of Selle successions.	this their successors in interest for any amount not exceeding to onerous than the installment curing such a mortgage which balance of this contract to the subject to such mortgage shall ge ALLOCATED PAYMENTS reserve the right, if reasonably that they will collect no money in or their assigns in said real
6. INSURANCE. Exemiums therefor to be partitions and improvement	cept as may be otherwise include prepaid by Buyers (without notice at a now on or barrefler placed)	oyers  ed in the last sentence of paragraph 1(b) abo  s or demand) against loss by lire, tomado a  on said premises and any personal proper)  of such improvements, and personal proper)	ind other hazards, casualties y which may be the subject ( arty or not less than the unp	s and contingencies as Saller of this contract, in companies aid purchase prica herein wh	to be reasonably approved by

such insurance payable to Setters and Buyers as their interests may appear. BUYERS SHALL PROMPTLY DEPOSIT SUCH POLICY WITH PROPER RIDERS WITH SELLERS for the further 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 loss if the proceeds be edequate, 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

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

<sup>1</sup>The lowa State Bar Association 1958 This Printing June, 1990

142 REAL ESTATE CONTRACT



8. LIENS. No mechanics' ken shall be imposed upon or foreclosed against the real estate described herein

9. ADVANCEMENT BY SELLERS. If Buyers tail to pay such taxes, special assessments and insurance and effect necessary repairs, as above agreed. Sellers 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. It and only if, the Sellers immediately preceding this sale, hold the little to the above described property in joint tenancy, and such joint tenancy has not later been destroyed by operation of taw or by acts of the Sellers, this sale shall not constitute such destruction and the proceeds of this contract, and any continuing and/or recaptured rights of Setters in said real estate, shall be and continue in Setters 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 belance of the proceeds of this contract to the surriving Seller (or Sellers) and to accept deed solely from time or them consistent with paragraph 14 below unless and except this paragraph is stricken from this agreement.

11. SELLERS. Spouse, if not titleholder immediately preceding this sale, shall be presumed to have executed this instrument only for the purpose of relinquishing all rights of dower, homesteed and distributive share and/or in compliance with section 561.13 Code of lower, and the use of the word "Sellers" in the printed portion of this contract, without more, shall not rebut homesteed and distributive share and/or in compliance with section 561.13 Code of lower, and the use of the word "Sellers" in the printed portion of this contract, without more, shall not rebut homesteed and distributive share and/or in compliance with section 561.13 Code of lower, and the use of the word "Sellers" in the printed portion of this contract.

12. TIME IS OF THE ESSENCE. Time is of the essence in this Agreement. Failure to promptly assert rights of Sellers herein shall not, however, be a waiver of such rights or a waiver of any existing or subsequent default.

13. EXCEPTIONS TO WARRANTIES OF TITLE. The warrantes of title in any Deed made pursuant to this contract (See paragraph 14) shall be without reservation or qualification eXCEPT: (a) Zoning ordinances; (b) Such restrictive covenants as may be shown of record; (c) Easements of record, if any; (d) As limited by paragraphs 1, 2, 3 and 4 of this contract; (e) Selters shall give Special Warranty as to the period after equitable title passes to Buyers, (f) Spouse if not hitleholder, need not join in any warranties of the deed unless otherwise stipulated

Setters shall give Special War	ranty as to the period after equitable title passes to Buyer	rs. (f) Spouse if not hideholder, need not join in any warran	IIIES OX JURI OBRIO DURIS 2 OTURI MISO 2 DA INICIONA
(g)		(Mineral reservations of record?)	
(h)(Liens?)	(Easements not recorded?)	(Interests of other parties?)	(Lossoes?)
14. DEED AND ABSTRAC	CT, BILL OF SALE. If all said sums of money and a	nterest are peed to Sellers during the life of this contract	
contract; and Seffers will at purguant to the lows State I the contract; or as of such 8	this time deliver to Buyers an abstract showing frequency.  Bar Association title standards there is a lesser requires after the next sentence.	Warranty Deed conveying said premises nantable title, in conformity with this contract. Such ab- ement as to period of abstracting) to said premises an FOCOMEDICTORGEDICTORGEDICTORGEDICTORGES	nd shall show tale thereto in Sellers as of the date of SEEGURG 대한민국 대한민국 대한민국 대한민국 대한민국 대한민국 대한민국 대한민국
attains of Sellers resulting in	a change of title by operation of law or otherwise. It as	. Sellers shall also pay the cost of any ny personal property is a part of this agreement, then us	•
and deliver a Bill of Sale cons	istent with the terms of this contract. Selfers shall pay all	taxes on any such personal property payable in 19_9]	, and all taxes thereon payable pnor thereto
15. APPROVAL OF ABS		examined the abstract of title to this property and such	
16. FORFEITURE. If part thereol, levied upon 58 reasonable repair as herein	Buyers (a) last to make the payments alorested, or an aid property, or assessed against it, by any taxing body required; or (e) fail to perform any of the agreements	by part thereof, as same become due, or (b) fail to pay y before any of such items become delinquent, or (c) fit as herein made or required, then sellers, in addition to	the taxes or special assessments or charges, or any sit to keep the property insured, or (d) fail to keep it in any and all other legal and equitable remedies which conclusion of such forfatture Buyers shall have no right.

18. FORFEITURE. If Buyers (a) tall to make the payments aloresaid, or any part mereor, as same become oute, or (a) tall to pay the taxes or special assessments or the payments aloresaid, or assessed against it, by any taxing body before any of such items become delinquent, or (c) fail to keep the property insured, or (d) fail to perform any of the agreements as herein made or required, then sellers, in addition to any and all other legal and equitable remedies which reasonable repair as herein required; or (e) fail to perform any of the agreements as herein made or required, then sellers, in addition to any and all other legal and equitable remedies which reasonable repair as herein required; or (e) fail to perform any of the agreements as herein made or required. Here are all of the completion of such forfeiture and cancel this contract as provided by law (Chapter 656 Code of lows). Upon completion of such forfeiture and kept by Sellers as compensation for money paid, or improvements made; but such payments and/or improvements it any shall be retained and kept by Sellers as compensation for the use of rectaination or compensation for money paid, or improvements made; but such payments and/or improvements it any shall be retained and kept by Sellers as compensation for the use of rectaination or compensation for money paid, or improvements made; but such payments and/or improvements it any shall be retained and kept by Sellers as compensation for the use of rectaination for money paid, or improvements made; but such payments and/or improvements it any shall be retained and kept by Sellers as compensation for the use of rectaination or compensation for money paid.

17. FORECLOSURE. If Buyers last, in any one or more of the specified ways to comply with this contract, as in (a), (b), (c), (d) or (e) of numbered paragraph 16 above provided, Sellers may upon thirty (30) days written notice of intention to accelerate the payment of the entire balance, during which thirty days such default or defaults are not removed, declare the entire balance hereunder immediately due and payable, and thereafter at the option of the Sellers this contract may then be foreclosed in equity and a receiver may be appointed to take charge of said premises and collect the rents and profits thereof to be applied as may be directed by the Court.

18. ATTORNEY'S FEE3. In case of any action, or in any proceedings in any Court to collect any sums payable or secured herein, or to protect the lien or title herein of Sellers, or in any other case permitted by law in which afterney's fees may be collected from Buyers, or imposed upon them, or upon the above described property. Buyers agree to pay reasonable attorneys fees

19. INTEREST ON DELINQUENT AMOUNTS. Either party will pay interest at the highest legal contract rate applicable to a natural person to the other on all amounts herein as and after they become delinquent, and/or on cash reasonably advanced by either party pursuant to the terms of this contract, as protective disbursements

20. ASSIGNMENT. In case of the assignment of this Contract by either of the parties, prompt notice shall be given to the other parties, who shall at the time of such notice be furnished with a duplicate of such assignment by such assignment assignment shall not terminate the liability of the assignment operform, unless a specific release in writing is given and signed by the other party to this Contract.

21. PERSONAL PROPERTY. If this contract includes the sale of any personal property, then in the event of the forfeiture or foreclosure of this contract, such personalty shall be considered indivisible with the real estate above described; and any such termination of Buyers' rights in said real estate shall concurrently operate as the forfeiture or foreclosure hereof against all such personal property.

22. CONSTRUCTION. Words and phrases herein, including acknowledgements hereof, shall be construed as in the singular or plural number, and as masculine, feminine or neuter gender, according to the contaxt. See paragraph 11 above, for construction of the word "Selbors."

23. SPECIAL PROVISIONS.

Elma P. Hogler	Marilyn Winebrenner
Elma <b>R.</b> Fogler	
SELLERS	BUYERS
A / Sellers' Address	Buyers' Address
STATE OF IOWA. COUNTY, ss	:
On this Soy of	before me, the undersigned, a Notary Public in and for said State, personally appeared
to me known to be the identical persons named in and who executed the within and fore;	going instrument, and acknowledged that they executed the same as their voluntary act and deed
•	Linda Miller
LYNDA MILLER	Notary Public in and for said State
77	, DECORD 120
3-19-93 DEED	RECORD 129

All that part of the North Half (1) of the Southeast Quarter (1) of the Southeast Quarter (1) of Section Twenty-nine (29), in Township Seventy-six (76) North, Range Twenty-six (26) West of the 5th P. M., Madison County, Iowa, lying South of Iowa Primary Highway No. 92, except the West 147 feet thereof, and, excepting a tract of land described as follows: Commencing at a point where the South line of Iowa Primary Highway No. 92 crosses the East line of Section Twenty-nine (29), in Township Seventy-six (76) North, Range Twenty-six (26) West of the 5th P. M., Madison County, Iowa, running thence South to the Southeast corner of the North Half (1) of the Southeast Quarter (1) of the Southeast Quarter (1) of said Section Twenty-nine (29), being a distance of about 388.75 feet, thence West on the South line of said 20-acre tract 161 rods, thence North to the South line of said Primary Highway, being a distance of about 372.25 feet, thence in a Easterly direction along the South line of said Primary Highway to the place of beginning,

STATE OF 10WA POLICE CO. CO. CO. CO. Marilyn Winebrenner, single	IMTY, se: 2/ before me, the undersigned, a Notary Public in and for said State, personally appeared
A 4420.	and toregoing instrument, and ectrowedged that they executed the same as their voluntary act and deed.  Limited Mullin
LYNDA MILLER	Notary Public in and for said State