THIS AGREEMENT made and a Van B, Storck as	entered into this 23th day ond Esther L. Stor	January			
Seller, and Iowa Department of			<del></del>	, A.D. 19 <u>89</u>	, by and between
	Transportation, acting for the S	State of Iowa, Buyer.			
following real estate, here	and furnish to Buyer a convey sinafter referred to as the premis -NE4, Section 13,	ance document, on for es, situated in parts of th	ne following (1/4 1/4 Sec		
Odditty (51-54)) or	adison llowing buildings, improvement		f lowa, and more partic	ularly described	on Page3,
SELLER ALSO AGREES	TO CONVEY all rights of direc	Laccess to Highway.			
excepting and reserving	to-Seller-the-right-of-aceoes-at t	he fellowing locations:			
terms of this contract an project.  2. Possession of the premis terms of this contract. SE SELLER MAY surrender hereinafter agreed to do	arising therefrom. SELLER AC and discharges the Buyer from li- ties is the essence of this contract ELLER GRANTS Buyer the immer possession of the premises o so, and agrees to give Buyer te	ability because of this at and Buyer may enter ediate right to enter the r building or improven n (10) days notice of S	contract and the const and assume full use and premises for the purpose tent or any part thereo eller's intention to do so	ruction of this pu denjoyment of th se of gathering su f prior to the tim b by calling Buye	e premises per the rvey and soil data. e at which he has r collect.
as shown on or before the	ne dates listed below.	ance		Date	·
\$ 1,170.00	on conveyance of to	itle ssession	60 days afte	er Buyer a	approval
\$ 4,70.00  BREAKDOWN: ac.=a Land by Fee Title Underlying Fee Title Permanent Easement Temporary Easement Damages for	TOTAL LUMP SUN cres sq.ft.=square feet	<b>1</b>	Buildings & Improvem Fence rods w Fence rods b	voven \$	
<b>.</b>	at there are no tenants on the p	remises holding under	the lease except:		1
į.	CLAIMANT'S CERTIFICATION opent shown herein is just and u	• • • • • • • • • • • • • • • • • • • •		iyer, we the unde	ersigned claimants

DEED RECORD 121  This contract shall apply to and bind the legal successors in interest of the Selle against the premises, including all taxes and special assessments payable until sugainst the premises, including all taxes and sufficient title. Names and address to warrant good and sufficient title.	ACELLER AGREES to pay all liens and assessments
the Seller aucressors in Interest of the Seller	ar and SELECTION as required by Section
and shall apply to and bind the legal successments payable until s	ores of lienholders are:
This contract shall apply to and bind the legal successors in against the premises, including all taxes and special assessments payable until sugainst the premises, including all taxes and special assessments payable until sugainst the premises, including all taxes and special assessments payable until some control of the payable control of t	,53es c,
code of lowa, and agrees to warrant good and sunformation.  Federal Linad Bank of Omaha	
Federal Lnad Britis	annitract payment. In addition
	ities as payees on warrants as contracting title documents required
Haphalders, encumbrancers and taxing author	for the cost of adding the formal for the cost of adding the formal for the cost of adding the formal formal for the cost of adding the formal
Buyer may include mortgagees, lienholders, encumbrancers and taxing author to the Total Lump Sum, Buyer agrees to pay \$ 50.00 to the Total Lump Sum, Buyer agrees to pay \$ 50.00 by this transaction to Seller's abstract of title. If requested to do so, SELLER Will by this transaction to Seller's abstract of title. If requested to do so, SELLER Will by this transaction to Seller's abstract to Seller's abstract to Right of Way, Ames, lows 50010 an abstract of title continued to a souther cost of abstract continuation and to return the abstract to Seller's abstract to Seller	LL furnish and deliver to lowa Departments in Seller. Buyer
by the Total Lump Sum. Buyer agrees to pay \$	showing merchantable title to the sporoval of this contract.
by this transaction to Seller's abstract of an abstract of title continued to Seller's abstract to Seller's abstra	er. SELLER AGREES to obtain a grant another services to pay
Office of Right of Way, Ames, Town and to return the abstract	e, trust, conservatorship of guarantees, Claims for such transfer costs
agrees to pay the cost of Bosta State of the premises becomes an asset of the premises to	the Buyer, but not attorney to
if requested y	alred at no
court approval	highway construction share interinged for
shall be pard in a sea premises and	are dames
drain tile which are located with another and main	tain fence, the right of entry upon Seller's remaining property
8. Buyer agrees that any Buyer specifically agrees to the Seller. Buyer shall be seller. Buyer shall be seller.	Il have the right and maintaining said restrain livestock.
expense to John and a not a no	In the and
vehicle access to the person of the purpose	ng private p
the right of the against said fence at his own risk.	worship and not as tenants in common activity provided the joint
pasture again in injust tenancy with full rights of surv	y and will accept title solely from that solely and will accept title solely from that solely from the sol
vehicle access control purposes of connecting states of the right of way line, if necessary, for the purpose of connecting the right of way line, if necessary, for the purpose of connecting the right of way line against said fence at his own risk. Buyer will not be liable for fencing pasture against said fence at his own risk. Buyer will not be liable for fencing pasture against said fence at his own risk. Buyer will not be liable for fencing the right of the survivor of that joint tenance.  9. If the Seller holds title to the premises in joint tenancy with full rights of survivor of that joint tenancy with pay any remaining proceeds to the survivor of that joint tenancy.	The second secon
pasture against said fence at his own risk. Buyer will not be liable to pasture against said fence at his own risk. Buyer will not be liable to the premises in joint tenancy with full rights of surviver.  Buyer will pay any remaining proceeds to the survivor of that joint tenancy buyer will pay any remaining proceeds to the survivor of that joint tenancy tenancy has not been destroyed by operation of law or acts of the Seller.  These premises are being acquired for public purposes and this transfer to Section 428A.1 of the Code of lows.	rements for the filing of a Declaration of
tenancy has not been destroyed by	is exempt from the requirement
acquired for public purposes and this transite	estable to the second of the
10. These premises are being acquired to the Code of Iowa.	damages not apparent at the time of the
Value by Section 1	Struction
Value by Section 2.  11. Buyer hereby gives notice of Seller's five-year right to renegotiate consigning of this contract as required by Section 472.52 of the Code of losigning of this contract as required by Section 472.52 of the Code of losigning of this contract constitutes the entire agreement between Buyer at the section of the s	wa. The art of deed
11 Buyer hereby gives into a required by Section 472.52 of the	there is no agreement to do or not to do any
- constitutes the situates	hazardous
12. This written contract cut was tended for herein.  Secret as specifically provided for herein.  Seller states that there is no well, so waste, nor underground tanks on the provided for herein.  None	waste disposal slowing:
except as speciment, so mell, s	origes except the lollow-
tanks on the plant the plants on the plants	Lemison.
3. Seller sor underground damage	
waste,	A THE PARTY OF THE
None	
	The graph of the g
	before me, the undersigned,
	19.87 before me, the unders
SELLER'S ACKNOWLEDGMENT 15 day of December	L. Storck
SELLER'S ACKNOWLEDGMENT 15 day of December STATE OF IOWA SS On this Storck and Esther	that they executed the same as
personally appeared Van B. Double averaged the	acknowledged that the
personally appropriate and who executed the	TO TOTAL STATE OF THE STATE OF
SELLER'S ACKNOWLEDGE 15 day of STATE OF IOWA: SS On this Personally appeared Personally appeared Persons named in and who executed the standard selection of the standard sele	-1 1/1 // -1/7
their voluntary act and deed.	BATES //Q X
Inen Condition	Notary Public in and for the State of Iowa
自己的 (1995年) (1996年) (1	19 88 before me, in the star of the
Janu	ary to me to be a Right of Way Director of Way
BUYER'S ACKNOWLEDGMEN 12th day of The North	known to me to be a Right of Way Director of the Buyer by its authority duly recorded in its minutes, and the said Right of Way he Buyer by its authority duly recorded in its minutes, and the Buyer and by he Buyer and by the Right of the Right of the Buyer and by the Right of the Right
STATE OF IOWA: SS OR UNIS KODEL L.	he Buyer by its authority duly recordinatary act and deed of the Buyer and
personally appeared	nature appears hereon, to be the
Buyer and who did say that execution of said instrument, which are	
Directiff dunities	he Buyer by its authority duly recorded in its minutes, and the said Highton he Buyer by its authority duly recorded in its minutes, and the Buyer and by inature appears hereon, to be the voluntary act and deed of the Buyer and by
voluntarily executed.	RIEY State of Iowa
CALL DONNED O. SALL	Notary Public in and 101
	Donald D. Shirley
and the same of th	
0	
BLIYER'S APPROVAL	ACT TO SERVICE AND A SERVICE A
BUYER'S APPROVAL	: 21.19£1
BUYER'S APPROVAL WILL DES	3/1987 (Data)
Must Missel West	: 21, 19. F) (Date)
Music Det	: 21, 1987 (Cata)
Month Month DEL	2 1988
Jones Music Det	1988 (Oate)

No. 2 TNO. FN-169-3(2 <b>8)</b> 21-61			County <u>Madison</u> Road No. <u>169</u>				
Van B. Storck and Esther L. Storck, his wife							
Permanent Easemen	nt			· .			
From Sta. 480+50	to Sta. <u>481.+00</u>	a strip 60+ExR/	<b>w-90</b> _ ft. wideW6	estside,			
From Sta. 481+00	to Sta. <u>482+00</u>	a strip90	ft. wideW6	estside,			
From Sta. 482+00	to Sta. <u>482+50</u>	a strip <u>90-61+</u> E	$\mathbf{x}\mathbf{B}/\mathbf{W}$ ft. wide $\mathbf{w}$	estside,			
From Sta.	to Sta	a strip	ft. wide	side,			
From Sta.		a strip					
From Sta. 480+75		a strip <u>58±ExR</u> /					
From Sta. 481+50		a strip100					
From Sta. 482+00	to Sta. <u>482+50</u>	a strip 1.00 <b>-</b> 5 5 <u>+</u>	ExB/Wift.widee8	1Stside,			
From Sta.	to Sta	a strip	ft. wide	side,			
From Sta.	to Sta	a strip	ft. wide	side,			
From Sta.	to Sta	a strip	ft. wide	side,			
From Sta.	to Sta	a strip	ft. wide	side,			
From Sta.	to Sta	a strip	ft. wide	side,			
From Sta	to Sta	a strip	ft. wide	side,			
	to Sta	a etrin	t wide	eida :			

Abbreviation:  $\pm \text{ExR/W}$  means plus or minus Existing Right of Way

DEED RECORD

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