10. JOINT TENANCY IN PROCEEDS AND SECURITY RIGHTS IN REAL	ESTATE. If and only if, the Sellers immediately preseding the Vol. The Vol. The Sellers immediately preseding the Vol.
not constitute such destriction and the proceeds of this contract, and any con in Sellers as joint tenants with rights of survivorship and not as tenants in con any belance of the proceeds of this contract to the survivino Seller (or Sellers)	ESTATE. If and only if, the Sellers immediately preceding this tale, held the title not later been destroyed by operation of law or by acts of the Sellers, this sale shell infining and/or recaptured rights of Sellers in said real estate, shall be end continue mmon; and Suyers, in the event of the death of one of such joint tenants, agree to pay and to accept deed solely from him or them consistent with paragraph 13 below
relinguisher all states." Spouse, if not titleholder immediately preceding this	sale shall be presumed to have executed this instrument only for the museum of
proceeds, not bind such spouse except as aforesaid to the	a terms and menuicious of this sections
waiver of any existing or subsequent default.	ssent rights of Selfers herein shall not, however, be a waiver of such rights or a
limited by paragraphs 1, 2, 3 and 4 of this contract; (e) Such restrictive if not a titleholder, need not join in any warranties of the deed unless other	n any Deed made pursuant to this contract (See peregraph 13) shall be without the covenants as may be shown of record; (c) Easements of record, if any; (d) A special Warranty as to the period after equitable title passes to Buyers; (f) Spouse
(h)	(Mineral reservations of record?)
13. DEED AND ABSTRACT. BILL OF SALE (4 all and	(Interests of other parties?) (Lessees?) d interest are peid to Sellers during the life of this contract, and all other agreements
simple pursuant to and in conformity with this contract; and Sellers will execute and delivered this contract. Such abstract shall begin with the government patent (unless pursuant period of abstraction) to said previous	of interest are paid to Sellers during the life of this contract, and ell other agreements were to Buyers a. Warranty Deed conveying said premises in fee rently deliver to Buyers an abstract showing merchantable title, in conformity with uant to local bar association title standards there is a lesser requirement as to s of the date of this contract; or as of such earlier date if and as designated in
the next sentence. This contract supersedes the previous written offer of Buyers	s of the date of this contract; or as of such earlier date if and as designated in s to buy the above described property which was accepted by Sellers on the
change of title by operation of law or otherwise. If any personal property is	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, and all taxes there-
14. APPROVAL OF ABSTRACT DOT	bstract of title to this property and such abstract isaccepted.
<u>.</u>	
15.1. FORFEITURE. If Buyers (a) fail to make the payments aforesaid, or an ments or charges, or any part thereof levied upon a rich agreements.	in part thereof, as same become due; or (b) fail to pay the taxes or special essess-
(c) fail to keep the property insured; or (d) fail to keep it in reasonable remede or required; then sellers, in addition to any and all other logal and equipment this contract as provided by law (Chapter 855 Code of Loyal Hoses)	my part thereof, as same become due; or (b) fail to pay the taxes or special essess- 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 egreements as herein uitable 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 compensa- overments if any shall be retained and kept by Sellers as compensation for the use and upon completion of such forfeiture, if the Buyers, or any other person or persons tries in possession shall at once peacefully remove therefrom, or failing to do so ease, and may accordingly be ousted and removed as such as provided by law.
non for money paid, or improvements made; but such payments and/or impro of said property, and/or as liquidated damages for breach of this contract; of shall be in possession of said real estate or any part thereof, such	competition or such forfeiture buyers shall have no right of reclamation or compensa- owements if any shall be retained end kept by Sellers as compensation for the use and upon completion of such forfeiture, if the Buyers, or any other person or persons writes in possession shall be
18.2. FORECLOSURE. If Buyers fail, in any one or more of the specified w	sate, and may accordingly be ousted and removed as such as provided by law.
days such default or defaults are not removed, declare the entire belance her this contract may then be foreclosed in equity and a receiver may be appoint be applied as may be directed by the Court.	ease, and may accordingly be outsed and removed as such as provided by law, very to comply with this contract, as in (a), (b), (c), (d) or (e) of numbered ice of intention to accelerate the payment of the entire balance, during which thirty reunder immediately due and payable; and thereafter at the option of the Sellers feed to take charge of said premises and collect the rents and profits thereof to
16. ATTORNEY'S FEES, In case of any action, or in any proceedings in a or title herein of Sellers, or in any other case permitted by law in which after described expects.	any Court to collect any sums payable or secured herein, or to protect the lien ney's fees may be collected from Buyers, or imposed upon them, or upon the above
17. INTEREST ON DELINQUENT AMOUNTS. Either party will pay interest amounts herein as and after they become delinquent amounts.	at the highest legal contract rate applicable to a natural person to the other on all dvanced by either party pursuant to the terms of this contract, as protective disbursa-
ments. 18. ASSIGNMENT. In case of the essignment of this Contract by aither of the	dvanced by either party pursuant to the terms of this contract, as protective disburse-
time of such notice be furnished with a duplicate of such assignment by such assignment b	e parties, prompt notice shall be given to the other parties, who shall at the ignors. Any such assignment shall not terminate the liability of the assignor to try to this Contract.
personalty shall be considered indivisible with the real estate above described operate as the forfatture or foreclosure hereof against all such personal property.	al property, then in the event of the forfaiture or foreclosure of this contract, such 3; and any such termination of Buyers' rights in said real estate shall concurrently
20. CONSTRUCTION. Words and phreses kerein, including acknowledgment	is hereof, shall be construed as in the singular or plural number, and as masculing
Buyer abstract to be continued	to May 1, 1972, for examination and defects cured
becuted supplicate and then placed with deed in es	scrow.
George I. Wilkins	Unker Eastergard Anker Eastergard
Betty S. Wilkein	Back hasterya-d.
SELLERS	Edith Eastergard BUYERS
8509 Cherry Valley Lane Alexandria, Virginia 22309	902 Baldwin St.
Shellby	Harlan Iowa 51537 Buyers' Address Buyers' Address
STATE OF IOWA SILEDY COUNTY, 11:	before me, the undersigned, a Notary Public in and for the State of Iowa, per-
sonally appeared. ANKER EASTERGARD and EDITH	HEASTERGARD, husband and wife
George I. Wilkins and Betty S. Wilkins, husband and to me known to be the identical persons named in and who executed the within and voluntary act and deed allowed and account to be the second of the second account to be the second account to the second	wife,
voluntary act and design Design and an and who extend the within and	Toregoing instrument and acknowledged that they executed the same as their
BY GEORGE I. WILKINS AND -	Keith More Notary Public in and for the State of lowe
PAIRPARCO, VA 1 Post Devilo Real	Estate Contract Installments Recorded November
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