LH 428545

NOT PART OF THIS INSTRUMENT, For use in Arizona, Colorado, Idaho, Illinois, Indiana, Iowa, Kansas, Minnesola, Montana, Nebraska, New Mexico, Oregon, South Carolina, South Dakota, Utah, Washington, Wisconsin, and Wyoming.

## 093438installment contract for sale of real estate

1. THIS AGREEMENT, made this 1. THIS AGREEMENT, made this 25th day of April 1989, by and between the Administrator of Veterans Affairs, an officer of the United States of America, whose address is Veterans Administration, in the 25th City of Washington, District of Columbia 20420, hereinafter called "Seller," and his/her successors in such office, as such, and JOHN L. PLOESSER

whose mailing address is

6542 ARIZONA AVE.

HAMMOND, IN 46320 3

hereinaster called "Buyer." 2. WITNESSETH: For and in consideration of the sum of one dollar, each to the other in hand paid, and of the mutual covenants and agreements herein, the Seller horeby agrees to sell to the Buyer, and the Buyer hereby agrees to purchase from the Seller, the property and all appurtenances thereto, situated in

LAE CUMENT 1S county of and State of Indiana herein referred to as "the property," and more fully described as follows, to wit: 34-73-4

LOT 4, IN BLOCK 3, IN HESSVIEW GARDENS ADDITION TO HAMMOND AS SHOWN IN PLAT BOOK 16, PAGE 27, LAKE COUNTY,

**Document is the property of** the Lake County Recorder!

THIS LOAN MAY NOT BE ASSUMED ANYHOUT THE PENCE ADMINISTRATION OR ITS AUTHORIZED AGENT, SUCCESSURS OR ASSIGNS.

3. This Agreement is made subject to:

(1) Existing leases and to rights, if any, of persons in possession, if any.
The general taxes and special assessments which the

Buyer hereinafter covenants to pay.

(3) Building line and building and liquor restrictions of record.

Zoning and building laws or ordinances.

(5) Party wall rights or agreements.

(6) Roads and highways.

(7) Covenants, conditions, exceptions, reservations, restrictions, or easements of record.

Rights of all parties claiming by, through, or under the Buyer.

- (9) Any state of facts which an accurate survey would
- (10) All unpaid water and sewage-disposal charges for services rendered after the date of delivery of this Agreement.

(11) All contracts or agreements, recorded or unrecorded, for furnishing gas, electricity, water, or sewage-disposal service.

The constitution, bylaws, rules, regulations, restrictions, charges, or assessments of any civic improvement or other association, corporation, or district which affect the property.

The Buyer shall indemnify and save harmless the Seller from all loss and liability that arise by reason of any and all obligations and liabilities existing or arising out of any of the foregoing matters.

Initial(s)

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4. Buyer shall pay to Seller for the property the sum			RED AND 00/100
Regional Office of the Veterans Administration, an agency of the United State, in the city of INDIANAPOLIS, INDIANA, or at such other place within the United States as the Seller may from time to time designate			
in writing, at the times, in the amounts, and in the ma	nner following:	SEVEN HUNDRED AND	00/100
dollars (\$ 700.00 ) in cash paid prior to or of THIRTY ONE THOUSAND FIVE HUNDRED AND	*	n and delivery of this A	greement; and the balance
dollars (\$ 31,500.00 ) (herein referred to as			
the rate of 10.000% per annum, from the principal and interest shall be payable in 360		day of April tallments as follows:	1989, which said TWO HUNDRED
SEVENTY SIX AND 44/100	equal montaly his	anments as todows:	THO MOREMED
dollars (\$ 276.44 ) on the first day of		•	e sum on the first day of each
and every month thereafter until said principal and interest			
plus the accrued and unpaid interest shall be due and phereinafter otherwise provided, each payment made here.	mynoic on the — 18) under shall be credited	i first on the interest then d	, 2019 . Except as ue as herein provided and the
remainder shall be credited upon unpaid principal. Add monthly installments above provided or one hundred dol	litional payments of p	orincipal in any amount no	t less than the amount of the
credited on the date received. Partial prepayment, other	than on an installme	ent due date, need not be cre	dited until the next following
installment due date or thirty days after such prepaymen exceeding four per centum (4%) of any installment who			
expense involved in handling delinquent payments			
5. Except as otherwise provided herein. Ruyer cover penalty, all taxes for the year 1988 and subs	inds and agrees; (a) to	Loay Selore delinquency ar	d before accrual of interest or
and payable in the year 1989 and substitution	int yenis, and all speci	alliaxis of special improvement Alliaxis and assessments he	reafter levied or which are not
now in collection or which are for improvements and yet costs and rates, assessments on water or ditch stock or water	completed upon said	<b>property, toget</b> her with all	ground rents, water delivery
or affecting said property or any part thereof arthritic	Hawdarouse use on	<b>designment thereof</b> , or all	ecting this instrument or the
indebtedness hereby evidenced and secured, irrespective of when requested by the Seller, to deliver receipts or cartific	of whether the same c	onstitute a lien or encumbr	nce upon said property, and
tain hazard insurance of such type or types and amounts	as the Seller may fror	n time to time notify Buyer	to obtain on the improvements
now or hereafter on said premises, and to pay promptly approved by Seller, and the policies and renewals shall			
provisions, acceptable to Seller, requiring all losses and rel			
give immediate notice by mail to Seller, and Seller sh	all be entitle, but is	not under any duty, to me	ike proof of loss, if not made
promptly by Buyer. Each insurance company concerne Seller instead of to Buyer and Seller jointly. Buyer shall i	a is neveny authorize promptly assign and d	a and directed to make pay cliver to the Seller, if requir	ed, all other insurance policies
now or hereafter issued which cover any of said prope	rty.		
6. Without limiting or impairing any of the covenan ance of certain of said covenants by the Buyer and furthe	ts contained in parag rassurance to the Sel	ler, the Buyer covenants an	d agrees to remit to the Seller,
at the several times when the Buyer is obligated to make p	ayments hereunder o	r at such other times as the	Seller may require, additional
funds in an amount equal to at least one-twelfth (1/12) necessary to pay the following items, or such of them as	or the S <b>eller may, i</b> n h	is/her sole discretion and f	rom time to time, elect to pay
therefrom, and of which the Seller notifies Buyer: (a) Any of those taxes, assessments, ground rents, water	Salvania, O.S.		
levies, charges, and encumbrances mentioned in pa	e delivery costs and t engraph 5 which the	gles, assessments on water Seller may in his/her sole di	scretion and from time to time
designate.			
(b) The premiums and costs of any fire and other insurant and which the Seller may in his/her sole discretion	n and from time to 9	ime designate; and	
(c) Such other similar levies or charges as the Seller in	his/cor sole discretion	and from time to time may	deem it necessary or proper to
pay. From and out of moneys received by the Seller gursual	nt to the provisions o	this payagraph and from	and out of any other moneys
received by the Seller from the Buyer or for Buyer's accounin paragraphs 5 and 6 of this Agreement, or any of them,	nt, the Seller may at a	any timé pay the whole or a	ny part of said items indicated
longer than three (3) years any of such moneys for pays	ment of any said iten	is, or the Seller may at Sel	ler's sole option apply at any
time any or all of such moneys to the payment of any indeshall not be required to make any disbursement from sa	ebtedness owing from	lhe Buyer as a consequence	of this Agreement. The Seller
order insurance. All payments of said items made by the S	Seller hereunder may	be in such amounts as are s	hown by Sellers' records, or by
bills obtained by the Seller, or on the basis of any other ir account thereof. If requested by the Seller, Buyer shall	iformation received b	y the Seller, to be due, paya	ble, past due, or delinquent on
rights of the Seller to hold, apply, and dispose of said fi	inds for the purposes	and in the manner herein	provided are irrevocable and
absolute prior to full payment of all of the indebtednes	s of Buyer to the Sell	er, whether secured or uns	ecured, and non of said funds
may be withdrawn by Buyer so long as any of such in 7. All moneys paid to Seller hereunder may be con	mmingled with other	funds of the Seller or may	be deposited by him with the
Treasurer of the United States who is hereby authorized	to commingle the sam	e with the general funds of	the United States. No interest
shall be payable on the funds received by Seller for an 8. Buyer covenants not to commit, permit, or suffe	r any waste to the pro	perty, to keep the property	$\gamma$ in good repair and not suffer
any mechanics' or material person's liens to attach theret or suffer the use of any of the property for any illegal o	o. Buyer further cove	nants not to abandon said p	roperty and not to use, permit,
or suffer the use of any of the property for any filegal of other than that for which it is now intended, nor without	r minorar purpose, o A such consent to effe	ct, permit, or suffer any al	teration or removal of, or any
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addition to, the buildings or improvements now or hereafter situated in or upon the property. Buyer further covenants and agrees to comply with all laws and ordinances which may in any manner affect the property.

9. No part of the property shall be used in the manufacture, sale, or distribution of intoxicating liquors without the written approval

10. In the event Buyer fails, neglects, or refuses to perform, in whole or in part, any of the covenants, agreements, or obligations herein provided upon the part of Buyer to be performed, Seller is hereby authorized and empowered without notice and at the cost of Buyer, to perform or cause to be performed, any or all of said covenants, agreements and obligations, and to expend such sums of money as may be reasonable therefor, or for any other purpose which in the opinion of Seller is reasonably necessary for the protection of Seller. All such sums of money so expended by Seller, together with interest thereon, at the rate aforesaid, from the several dates of expenditure thereof until paid, shall become so much additional indebtedness under this Agreement and shall be repaid by Buyer to Seller, in lawful money of the United States of America, immediately and without demand, at the same place or places as other sums are payable hereunder, unless Seller shall agree that such sums be otherwise repaid, in which event such repayment shall be made by Buyer to Seller at such times and in such manner as Seller shall require. Any failure, neglect, or refusal by Buyer to repay such sums as herein provided shall constitute default hereunder. Any payment made under the terms of this Agreement may, at the election of Seller, be applied first to the repayment of any sums Seller shall have expended in accordance with the terms hereof.

11. Buyer hereby assigns, transfers, and sets over to Seller, up to the amount of the total indebtedness of Buyer to Seller bereunder, all of Buyer's right, title, and interest in or to all awards and claims in connection with condemnation of any of the property for public use, or for injury to any portion thereof, and the proceeds of all such awards or claims, after payment therefrom of all reasonable expenses incurred, including fees for attorneys representing Seller in any such proceeding, shall be paid to Seller. Seller is hereby authorized in the name of Buyer to execute and deliver valid acquittances thereof and to appeal from or otherwise appropriately litigate any or all of such awards or claims. Seller shall be under no obligation hereunder to sell or convey all or any part of the property, or

right or interest therein which is condemned.

12. All moneys received by Seller under any policy or policies of insurance or any condemnation award or other award or claims after payment therefrom of all reasonable expenses incurred in connection therewith, including fees for attorneys representing Seller, may at the option of Seller, without notice, be used for the purpose of repairing, restoring, or improving the damaged structure upon

the property, or may be credited on the indebtedness as Seller may clert.

13. Seller reserves for himself/herself and his/her employees or agents the right to enter upon the property at any reasonable time during the term of this Agreement for the purpose of inspecting and examining the property or for the purpose of performing any act proper to be performed for the purpose of protecting Soller's right, (itle, and interest in and to the property or to save it from waste, or

for the purpose of exercising any right conferred upon Seller hercunder.

14. Delivery to and acceptance of Chis Agreement by Buyer shall constituted disciplinary to and acceptance by Buyer of possession of the property described herein and shall constitute an acknowledgment by the Buyer that Buyer has inspected and examined the property, is satisfied with its condition and Buyer acknowledges that he/she is buying the property as is." The Buyer assumes responsibility for injury or death on or arising out of the property and also assumes the risk of loss or damage to the buildings now situate, or hereafter

constructed, in or upon said property by fire, casualty, or other happening.

15. Time is of the essence of this Agreement and if default be made and continue for a period of thirty (30) days in the payment of any of the installment of principal, interest, or any other items hereinbefore stipulated, when the same become severally due hereunder, or in the payment of any other sum herein agreed to be paid by Buyer, or if default be made in the performance by Buyer of any other agreement, covenant, or obligation of Buyer hereunder, then in cither, or any of said events, the whole unpaid balance due under the terms of this Agreement shall, at the option of Seller, immediately become due and payable and Seller may, at his/her option, (a) terminate by simple declaration of an election so to do, with or without notice, all of Buyer's rights under this Agreement and all of Buyer's right, title, and interest in the property; or (b) terminate all of Buyer's rights under this Agreement and all of Buyer's right, title, and interest in the property in any appropriate proceeding, legal or equitable; or (c) enforce Buyer's obligations hereunder in any appropriate proceeding, legal or equitable. Buyer agrees to pay all costs and expenses, including a reasonable sum for attorney's fees incurred by Seller in terminating Buyer's rights under this Agreement or status to the property or in enforcing any or all of the terms of this Agreement, and in appropriate judicial proceedings, if any are initiated to establish or maintain Seller's right or title to, and possession of said property after breach by Buyer, free of any title or claims of Buyer.

16. The provisions of paragraph 15 of this Agreement shall also apply at the option of Seller, to (a) any violation or breach of any of the covenants, conditions, or restrictions indicated in this Agreement or which may be of regard, and (b) to any violation of any laws

or ordinances in any manner affecting said property.

17. (a) Upon Seller exercising the right of termination as provided in paragraph 15, all rights and interest hereby created and then existing in Buyer and in all claiming under Buyer, shall wholly reuse and determine. Buyer shall thereupon quit and surrender to Seller, without demand, peaceful possession of said property in as good condition as it is now reasonable wear and tear alone excepted. In the event Buyer neglects or refuses to surrender such possession it shall be lawful for Seller to enter upon and take possession of said property without notice and remove all persons and their property. (b) Seller may, at his/her option, cause a written declaration to be recorded in the office of the Recorder of Deeds (or of the Registrar of Titles if the property is registered under the Torrens Law) of the county in which the property is situated, to evidence the exercise of any election to terminate all rights hereunder in accordance herewith. Such declaration when so recorded, shall be, as to all subsequent purchasers or encumbrancers of the property or any part thereof, conclusive proof of default by Buyer and of Seller's election to terminate all rights in the property existing by reason of this Agreement. (c) All moneys paid by Buyer and all improvements constructed in or upon the property shall be retained by Seller as compensation for the use and occupancy thereof by Buyer; consideration for the execution of this Agreement; and liquidated damages to Seller for such default and not as a penalty therefor.

18. Upon receipt of:

(a) Full payment of the balance payable under the terms of this Agreement or

(b) at such earlier time as the Seller in his/her sole discretion may determine, the Seller shall execute and deliver a Special Warranty Deed conveying to Buyer the aforementioned title to said property, said deed to be identical in its language and effect with VA Form , now currently used in the Veterans Administration, but subject to the exceptions indicated in 26-6412A paragraph 3, and subject to all applicable National and State statutes and regulations then affecting the transfer of real estate or of rights therein.

19. If any part of said principal sum or the interest thereon shall not have been paid at the time of the execution and delivery of the deed to said property as provided in paragraph 18 hereof, Buyer shall simultaneously execute and deliver to Seller a promissory note in the sum of such unpaid amount, payable in installments in the same amount as provided in paragraph 4 hereof, and a purchase money mortgage securing same, which shall be a first lien upon said property, said note and mortgage to bear the same date as said deed, the Loan #: 26 40 22033

language of said note and mortgage to be subject to Seller's approval; and the detailed provisions of both, so far as not in conflict with this Agreement, to be those contained in the printed forms of such instruments then in common use by the Veterans Administration or any successor in interest thereof in the State wherein the property is situated except that interest, wherever mentioned in said forms, shall be at the same rate as provided in paragraph 4. 20. Seller's title is satisfactory to Buyer as of the date hereof. 21. Buyer shall pay for all recording, transaction, transfer, conveyance, and other taxes upon this Agreement and upon any deed, note, mortgage, or other instrument executed under the terms and provisions of this Agreement, and all charges and taxes (except income tax) levied against or payable by the mortgagee and the legal holder of said note on account of the indebtedness, the lien, or the evidence of either, whether such be payable in one sum only, or periodically or otherwise, and for all revenue, documentary, or other stamps Notices to Buyer shall be addressed to the property hereinabove described unless Buyer shall have previously furnished to Seller written notice of a different address, in which event notice shall be sent to the latest address as furnished Seller. Notices to Seller shall be addressed to the Loan Guaranty Officer, Veterans Administration at the office stated in paragraph 4 until Buyer is notified in writing of a changed address. Thereafter Buyer shall address any notice to the last address of which he/she shall have been notified. 24. Failure or delay of the Seller to enforce any right or to exercise any option hereunder available because of any default shall not operate as a waiver of the right of the Seller to thereafter enforce such right or to exercise such option or any other right or option, for the same or for any subsequent default. RIDER 1 ATTACHED HERETO IS HEREBY INCORPORATED INTO THIS AGREEMENT BY REFERENCE. BUYER ACKNOWLEDGES THAT HE HAS READ THE PROVISIONS OF RIDER 1 PRIOR TO EXECUTING THIS AGREEMENT. ocument is OFFICIAL! This Document is the property of The covenants in this Agreement contained shall be binding upon, and the benefits and advantages hereunder shall inure to, the respective IN WITNESS WHEREOF the parties hereto have executed this Agreement in duplicate by setting their hands and seals hereto as of the day and year first above written. Signed and sealed in presence of: The Administrator of Veterans Affairs

heirs, executors, administrators, successors, and assigns of the parties hereto. (Witness) DRANK H. KUDIN LOAN GUARANTY OFFICER (Witness) WITNESSED MY HAND AND NOTARY SEAL eterans Administration Regional Office or Regional DAY OF April 1989 Office and Insurance Center. INDIANAPOLIS INDIANA (State) (317) 226-7810 Telephone (Pursuant to a delegation of authority found at 38 C.F.R. 36.4342 or 36,4520.)

(Witness)

TREALL

(SEAL)

THIS DOCUMENT WAS PREPARED BY FRANK H. KUEHN
LOAN GUARANTY OFFICER

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BUYER

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## RIDER 1

Paragraph 22 of the Installment Contract for Sale of Real Estate is amended by adding the following language:

This loan may be declared immediately due and payable upon transfer of the property securing such loan to any transferee, unless the acceptability of the assumption of the loan is established either pursuant to the provisions of section 1814 of chapter 37, title 38, United States Code, or by the loan holder if the loan has been sold without recourse.

a. Funding Fee. A fee equal to one-half of 1 percent of the balance of this lean as of the date of transfer of the property shall be payable to the Veterans Administration at the time of transfer. If the assumer fails to pay this fee at the time of transfer, the fee shall constitute accordance to the time of transfer, the fee shall constitute accordance to the time of transfer, the fee shall constitute accordance to the time of transfer, the fee shall be accorded by this line trument and shall bear interest at the rate herein provided, and, at the option of the payee of the indebtedness hereby secured or any transfere hereof, the full indebtedness shall be immediately due and payable. This fee is automatically waived if the assumer is exempt under the provisions of 38 U.S.C. 1829(b). The assumer is not obligated to pay this fee if the Veterans Administration has sold this loan without recourse.

b. Processing Charge, R. Upon application for approval to allow assumption of this loan, a processing fee may be charged by the Veterans Administration or its successors or assigns for determining the credit worthiness of the assumer and subsequently revising the ownership records when an approved transfer is completed. The amount of this charge shall not exceed \$300.

JLP

The title 'Secretary of Veterans Affairs' shall be substituted for that of 'Administrator of Veterans Affairs' and the designation 'Department of Veterans Affairs registrate substituted for the 'Veterans Administration' each time either appears in this document pursuant to the provision of Section 2, Pub. L. No. 100-527, the Department of Veterans Affairs Act.