Recorded: 8/23/2023 at 9:45:50.0 AM

County Recording Fee: \$27.00 Iowa E-Filing Fee: \$3.00 Combined Fee: \$30.00

Revenue Tax:

Delaware County, Iowa Daneen Schindler RECORDER

BK: 2023 PG: 2018

Return to and Prepared by Mark Holm, Right of Way Bureau, Iowa Department of Transportation, 800 Lincoln Way, Ames, IA 50010, 515-233-7867

Form 634028 (07-16)



Toll-Free: 866-282-5809 FAX: 515-239-1247 www.iowadot.gov/rightofway

## **PURCHASE AGREEMENT**

Parcel Num	nber: <u>26</u>		County:	Delaware	
Project Nur	mber: NHSN-013-2(43)-	2R-28	Route Number	r: <u>IA 13</u>	
Seller:	Daniel R. Ries, sin	gle			
1. The So Buyer, parts o the Co A, inclu All land	EMENT entered into this veen, Seller and the low eller agrees to sell and the Buyer agrees to fithe following: SW1/4 of bunty of Delaware, State ouding the following building trees, shrubs, landscapuyer agrees to pay, and the possession of the premise of the seller into	a Department of Tran curnish to the Buyer a buy the following re f SW1/4 of Section 5, of Iowa, and more par gs, improvements and ing and surfacing attac ne Seller agrees to gra-	conveyance do al estate, herein Township 89 No ticularly describe other property: thed to the premient, the right of possible	ing for the State of cument, on form(staffer referred to a cuth, Range 5 Western page 5, Acquises sought and decossession, convey	s) furnished by the as the premises, in t of the 5th P.M., in uisition Plat Exhibit escribed herein
	Payment Amount	Agreed Performance		Date of Performance	
		On conveyance of ti	tle		
		On surrender of possession			
_	\$9,602.00	On possession and conveyance		60 days after Buyer approval	
	\$9,602.00	Total Lump-Sum Amount			
E	Breakdown	Ac/Sq. Ft.	· · · · · · · · · · · · · · · · · · ·		
L	and by fee title	none	Fence	na	rods woven

none

0.48 acres

Fence

Underlying fee title

purposes

Permanent easement to state for roadway

na rods barbed

- 3. Possession of the premises is the essence of this agreement and the Buyer may enter and assume full use and enjoyment of the premises per the terms of this agreement. The Seller grants the Buyer the immediate right to enter the premises for the purpose of gathering survey and soil data. The Seller may surrender possession of the premises, building, improvement, or any part thereof, prior to the time that he/she has agreed to do so, and agrees to give the Buyer 10 days notice of the Seller's intention to surrender possession by calling the Buyer at 1-866-282-5809.
- 4. The Seller warrants that there are no tenants on the premises holding under lease, except (none)
- 5. This agreement shall apply to and bind the legal successors in interest of the Seller, and the Seller agrees to pay all liens and assessments against the premises, including all taxes and special assessments payable until surrender of possession, as required by the lowa Code section 427.2 and agrees to warrant good and sufficient title.
- 6. The Buyer may include mortgagees, lien holders, encumbrances, and taxing authorities as payees on warrants issued in payment of this agreement. In addition to the total lump-sum payment amount, the Buyer agrees to pay \$150.00 for the cost of adding title documents required by this transaction to the Seller's abstract of title. If requested to do so, the Seller will deliver to the lowa Department of Transportation, Right of Way Bureau, 800 Lincoln Way, Ames, IA 50010, an abstract of title to the premises. The Buyer agrees to pay the cost of abstract continuation. The Seller agrees to provide the documents as may be required by lowa Land Title Standards to convey merchantable title to the Buyer. The Seller also agrees to obtain court approval of this agreement, if requested by the Buyer, in the event title to the premises becomes an asset of any estate, trust, conservatorship or guardianship. The Buyer agrees to pay court approval costs and all other costs necessary to transfer the premises to the Buyer, except attorney fees. Claims for such transfer costs shall be paid in amounts supported by paid receipts or signed invoices.
- 7. The Buyer agrees that any agricultural drain tiles that are located within the premises that are damaged or require relocation by highway construction shall be repaired or relocated at no expense to the Seller. Where the Buyer specifically agrees to construct and maintain fence, the fence shall be constructed and maintained for vehicle access control purposes at no expense to the Seller. The Buyer has the right of entry upon the Seller's remaining property along the right-of-way line, if necessary, for the purpose of connecting the drain tile, and constructing and maintaining the fence. The Seller may pasture against the fence at his/her own risk. The Buyer will not be liable for fencing private property or maintaining it to restrain livestock.
- 8. If the Seller holds title to the premises in joint tenancy with full rights of survivorship and not as tenants in common at the time of this agreement, the Buyer will pay any remaining proceeds to the survivor of that joint tenancy, and will accept title solely from that survivor, provided the joint tenancy has not been destroyed by operation of law or acts of the Seller.
- 9. These premises are being acquired for public purposes. This transfer is exempt from the requirements for the filing of a "Declaration of Value" in accordance with Iowa Code section 428A.1.
- 10. The premises also includes all estates, rights, title, and interests, including all easements, and all advertising devices and the right to erect such devices as are located thereon. The Seller consents to any change of grade of the highway and accepts payment under this agreement for any and all damages arising from those changes. The Seller acknowledges full settlement and payment from the Buyer for all claims per the terms of this agreement, and discharges the Buyer from liability because of this agreement and the construction of the public improvement project.
- 11. The Seller states and warrants that, to the best of the Seller's knowledge, there is no burial site, well, solid waste disposal site, private sewage disposal systems, hazardous substance or underground storage tank on the premises, except none known in permanent easement.
- 12. This written agreement constitutes the entire agreement between Buyer and Seller and there is no agreement to do or not to do any act or deed except as specifically provided for herein.
- 13. Buyer hereby gives notice of Seller's five-year right to renegotiate construction or maintenance damages not apparent at the time of the signing of this agreement as required by the Code of Iowa, Section 6B.52.
- 14. Buyer agrees to construct a type C entrance at Sta. 1159+01, right side.

It is understood and agreed all other entrances within the construction limits not listed or allowed in this agreement will be eliminated.

15. Seller agrees to provide weed and erosion control on the premises sought and described herein for the 2023 crop year. Approved control measures include the planting of oats, wheat, barley, soybeans, corn or mowing. Part of the lump sum payment on page one of this contract is settlement in full for providing weed and erosion control.

Should crop be available to harvest when mature, the Seller may harvest crop, at Seller's risk.

There are no assurances from the Buyer that the crop will be available to harvest due to the uncertainty of utility relocations.

Payment is based in a rate of \$600.00 per acre. 0.48 acres = \$290.00.

**Seller's signature and claimant's certification:** Upon due approval and execution by the Buyer, the undersigned sellers/claimants certify the total lump-sum payment amount shown here is just and unpaid.

Daniel R. Ries, single 1693 265<sup>th</sup> Avenue Earlville, IA 52041

This section to be completed by a Notary Public.						
SELLER'S ACKNOWLEDGEMENT	CAPACITY CLAIMED BY SIGNER:					
STATE OF Tayla }	M INDIVIDUAL					
COUNTY OF Delaware } ss:	CORPORATE					
On this Dy day of July A.D. 7027	Title(s) of Corporate Officer(s):					
before me, the undersigned, a notary public in and for said state, personally						
appeared Daniel R. Ries						
to me personally known; or proved to me on the basis of satisfactory evidence to be the person (s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument (Sign in ink)  Notary Public in and for the State of  My commission expires  (NOTARIA SEAT TOM HERRICK COMMISSION NO. 762691 MY COMMISSION NO. 762691 MY COMMISSION NO. 762691 MY COMMISSION PERPIRES	Corporate Seal is affixed  No Corporate Seal procured  Limited Partnership  General Partnership  ATTORNEY-IN-FACT  EXECUTOR(s) or TRUSTEE(s)  GUARDIAN(s) or  CONSERVATOR(s)  Other:  SIGNER IS REPRESENTING:  List name(s) of entity(ies) or person(s)					
BUYER'S APPROVAL						
Recommended by	7/1/3					
(Sign in ink): X Such from	(Date) 7/27/2023					
Project Agent (Printed Name): Scott Henning						
Approved by	2 1 2022					
(Sign in ink): X (Date) AUG 2 1 2023						
Right of Way Diregior (Printed Name): Brad Hofer						
BUYER'S ACKNOWLEDGEMENT						
STATE OF IOWA }						
COUNTY OF STORY } ss:						
On this						
personally appeared ROW Director, Brad Hofer known to me to be a Right of Way Director of the						
Buyer and who did say that the instrument was signed on behalf of the Buyer by its authority duly recorded in its						
minutes, and said right of way director acknowledged the execution of the instrument, whose signature appears hereon, to be the voluntary act and deed of the Buyer, and by it voluntarily executed.						
VALERIE E. GOETHALS Commission Number 190573 My Commission Expires June 5, 2024   Lalaue   Lalaue  Lal						
(NOTARIAL SEAL) Notary Public in and for the State of Iowa						

## Iowa Department of Transportation

ACQUISITION PLAT EXHIBIT "A"



