

DOV# 112

LISA SMITH, COUNTY RECORDER
MADISON IOWA

✓ Tax payer & Brian Van Pelt

Return To: 703 W. COURT AVE WINTERSET IA 50273

Brian Van Pelt 814 S. 7th Ave. Winterset, Ia. 50273

Preparer

Address

Telephone Number

FORM 152A

UNIFORM REAL ESTATE CONTRACT

Revised Jan. 1996
MATT PARROTT & SONS CO., WATERLOO IOWA

THIS AGREEMENT, made and entered into this 1st day of March, 2008,
by and between Brian Van Pelt

of the County of Madison, State of Iowa, Seller, and Jesse & Tiffiny Martinez

of the County of Madison, State of Iowa, Buyer:
WITNESSETH, that the Seller sells to the Buyer and the Buyer purchases the following described real estate situated in the County of
Madison, State of Iowa, to-wit:
814 S. 7th Ave Winterset, Ia. 50273 - THE EAST HALF (1/2) of
LOT SIXTEEN (16) of HUTCHINGS' ADDITION to WINTERSET,
MADISON COUNTY, IOWA.

SUBJECT TO ALL RESTRICTIVE COVENANTS OF RECORD AND EXISTING EASEMENTS, IF ANY, and to the provisions of ZONING ORDINANCES and PROPOSED SPECIAL ASSESSMENTS for improvements which have not been completed and accepted by the City Council.

INCLUDED in this sale if located in or on said property and if owned by sellers are roller shades, curtain rods and fixtures, linoleum cemented to floors, carpeting, fireplace grate, screens, andirons and tools, storm and screen sashes and doors, water heaters, water softeners (except rentals), plumbing and lighting fixtures, (including fluorescent bulbs but not mazda bulbs), air conditioning equipment (excepting window type), television tower, antenna, rotor and controls, awnings, door chimes, venetian blinds, all shrubs and trees and all other fixtures not hereinafter specifically reserved by Seller in writing.

1. THE TOTAL PURCHASE PRICE for the property is One Hundred Thirty Thousand Dollars, (\$130,000.00) payable at Madison County, Iowa as follows:

A. The sum of One Hundred Thirty Thousand Dollars (\$130,000), RECEIPT OF WHICH IS HEREBY ACKNOWLEDGED: and

B. THE BALANCE OF PURCHASE PRICE OF One Hundred Thirty Thousand Dollars, (\$130,000.00), as follows: monthly payments of \$1,114.55 beginning
March 1, 2008 and every month on the 1st until 02/01/2013 at
which time a balloon payment of \$122,589.50 is due.
(monthly payments include taxes and insurance)

together with interest on One Hundred Thirty Thousand Dollars (\$130,000), from March 1, 2008, at the rate of 6.50% per cent per annum, to be computed:

A. Monthly or B. Semi-annually on the amount owing at the beginning of each respective interest computation period, in monthly installments of \$1,114.55, or more, at the option of Buyer, on or before the 1st day of each month hereafter beginning with March 1, 2008, until such sum and interest thereon shall have been paid in full; but if any payment hereunder shall remain unpaid for a period of thirty days after due; it shall draw interest at the rate of 6.50% per cent per annum from the date it became due until it is paid. All amounts paid shall be applied on interest due and on any money required to be advanced by Seller and the balance shall be credited on principal.

2. POSSESSION is to be given Buyer on the 1st day of March, 2008. Buyers agree to take possession subject to the rights of tenants now in possession. YES NO ()

3. TAXES AND INSURANCE. Sellers shall pay ALL of the installment of general property taxes on said property which will become delinquent if not paid by 3/31 & 9/30, and all prior installments; Buyer shall pay all subsequent general property taxes prior to becoming delinquent. If any installment of general property taxes is to be pro-rated and such pro-rating cannot be determined by the date for settlement thereof, such pro-rating shall be based on the amount of the last determinable installment, proportionately adjusted by any change in the assessed valuation attributable to capital improvements and which are determinable on the date of settlement.

Buyers shall pay the cost of all street oilings which are not liens on the date hereof. Sellers shall pay all sewage disposal assessments due and special assessments which are liens against said premises on the date hereof, except those for improvements which have not been completed and accepted by the City Council on the date hereof, which Buyers will pay.

The Seller shall maintain his present HAZARD INSURANCE on the buildings on the above property at his own expense for the benefit of the interested parties as their respective interest may appear, to the date of possession. The Buyer may buy additional insurance if he so desires. From and after delivery of possession, Buyer shall provide fire and extended coverage insurance on said premises at least equal to \$130,000.00, or equal to the unpaid balance owing hereunder, whichever is less, and in a company acceptable to Seller, all policies to protect the interest of both parties hereto as their interest may appear, and be promptly deposited with the Seller.

4. RENTS AND INSURANCE are to be adjusted as of date of possession.

5. TITLE PAPERS AND ABSTRACT. At the time of final payment hereunder, the Seller shall convey the premises to the Buyer by WARRANTY DEED and shall furnish the Buyer an ABSTRACT OF TITLE that, in the case of platted property, begins with the recording of the proprietor's plat of the subdivision, or with root of title, and that shows marketable record title to the premises vested in the Seller as of the date of

this contract or as of the date of the written preliminary agreement of sale, if any, between the parties hereto. Within a reasonable time after the execution of this contract - but not until 10% of the purchase price has been paid - such abstract, certified to a date subsequent to the date hereof, shall, when requested, be submitted to the Buyer for examination. The abstract shall be returned to Seller within fifteen days with a copy of a written opinion of Buyer's attorney that either approves the title or points out specific objections to it. After all valid objections have been satisfied or provided for, Seller shall have no obligation to pay further abstracting, excepting any made necessary by his own affairs.

6. CARE OF PROPERTY. No improvements placed upon said premises, or now thereon, shall be removed or destroyed until final payment of said premises is made, nor shall the Buyer commit waste of said premises.

7. ADVANCEMENT BY SELLER. If Buyer fails to pay such taxes, special assessments and insurance as above agreed, Seller may, but need not, pay such taxes, special assessments and insurance, and all sums so expended shall be due and payable on demand; or such sums so expended may, at the election of Seller, be added to the principal amount due hereunder and bear the highest legal rate of interest allowable until paid.

8. JOINT TENANCY, IF ANY, PRESERVED. If the Seller, immediately preceding this agreement, holds the title to the above-described property in joint tenancy with right of survivorship then this Contract shall not destroy any such joint tenancy, either as to any continuing rights of Seller in said premises, or as to proceeds therefrom, unless a contrary intent is expressed in the space following:

9. IT IS FURTHER AGREED by the parties hereto:

10. TIME IS OF THE ESSENCE of this Agreement. Failure promptly to assert rights of Seller hereunder shall not, however, be a waiver of such rights or a waiver of any existing or subsequent default.

11. DEFAULT. If the Buyer fails to perform any of the terms of this contract, the Seller may forfeit this contract as provided by the Statutes of Iowa governing the forfeiture of real estate contracts, and if this contract is forfeited, Buyer shall thereafter be considered as a tenant holding over after termination of a lease. Upon completion of such forfeiture, all sums previously paid Seller hereunder and all improvements placed on the premises by Buyer shall become the absolute property of Seller as liquidated damages for the breach of this contract and as rent for the premises. In the event of compliance with the terms of the notice of forfeiture of this contract, Buyer shall pay the cost of serving said notice.

12. ACCELERATION. If Buyer fails for thirty days to perform any one or more of the terms of this contract, the Seller may, without further notice, declare the entire amount of the balance unpaid hereunder, immediately due and payable; and thereafter, at the option of the Seller, this contract may be foreclosed and a receiver may be appointed to take charge of said premises and collect the rents and profits therefrom to be applied as may be directed by the Court, and Buyer agrees to pay reasonable attorney fees therefor.

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

14. MORTGAGE BY SELLER. Buyer hereby agrees that the Seller, his heirs, legal representatives or assigns, may, at any time, mortgage said premises for an amount not exceeding the then unpaid part of the purchase price herein stipulated; provided, only, that unless the Buyer consents, the interest rate and terms of payment of such mortgage shall be no more onerous than the requirements of this contract. Buyer agrees to sign all necessary papers incident to the making of any such mortgage that may be required by the lending agency.

15. BUYER'S RIGHTS UNDER ENCUMBRANCE. Seller shall pay all interest and principal on all encumbrance of said premises created or suffered by Seller when the same become due, and in the event of a failure on Seller's part to make any such payment before it becomes delinquent, Buyer may pay the same and receive credit hereon for the amount so paid. If Buyer is acquiring this property from an equity holder, rather than from a titleholder, or in event there is a mortgage against said premises, then, in either of those events, Buyer hereby reserves the right, if reasonably necessary for his protection, to split the payments pro rata among the interested payees.

16. CONSTRUCTION. This Contract shall be binding upon the heirs, executors, administrators, successors and assigns of the respective parties hereto. The singular masculine gender is used to refer to the parties in this contract. Such terms shall be construed to include the feminine and neuter genders and the plural number, if applicable.

"Buyer acknowledges receipt of a fully completed copy of this instrument."

Brian Van Pelt
Brian Van Pelt
Seller

Jesse Martinez
Jesse Martinez
Tiffany Martinez
Tiffany Martinez
Buyer

STATE OF IOWA
COUNTY OF Polk ss.
On this 1st day of March, A. D. 2008, before me, the undersigned, a Notary Public in the said County and State, personally appeared Jesse Martinez & Tiffany Martinez

to me known to be the persons named in and who executed the within and foregoing instrument, and acknowledged that they executed the same as their voluntary act and deed.

Brian E. Hutzell
Notary Public in the State of Iowa

