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LISA SMITH, COUNTY RECORDER MADISON IOWA

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ESCROW FOR DEED AND ABSTRACT

THE IOWA STATE BAR ASSOCIATION Official Form No. 161 Recorder's Cover Sheet

Preparer Information: (Name, address and phone number)

Claire B. Patin

106 East Salem, P. O. Box 215

Indianola, IA 50125

Phone: (515) 961-2574

Taxpayer Information: (Name and complete address)

Lucas D. Herrick and Marie A. Herrick 3799 Village Run Drive, #1102 Des Moines, IA 50317

Return Document To: (Name and complete address)

Claire B. Patin 106 East Salem, P. O. Box 215

Indianola, IA 50125

Phone: (515) 961-2574

Sellers:

Buyers:

Darr Land Development, L.L.C.

Lucas D. Herrick Marie A. Herrick

Legal description: See Page 2

Document or instrument number of previously recorded documents:



ESCROW FOR DEED AND ABSTRACT

| TC | Claire B. Patin | , ESCR | , ESCROW AGENT: | | | | |
|-----|---|---------------------|-----------------------------|------------------------------|--|--|--|
| | We/I hereby deliver to you in escrow the | following legal d | locuments and papers: | | | | |
| X | Warranty | _ Deed dated | July 31 | , 2008 | | | |
| pro | ith said deed approved as to form by the operty, to-wit: 5. Clanton Creek Corner, an Official I | | | - | | | |
| | Lot 5, Clanton Creek Corner, an Official Plat in the SE¼ SE¼ of Section 2, Township 75 North, Range 26 West of the 5th P.M., Madison County, Iowa | | | | | | |
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| fn | om the undersigned Seller(s) to the under | signed Buyer(s). | ŧ | | | | |
| | Abstract of Title for real estate above de and approved by the Buy | | ed to date of | 1 | | | |
| | Real estate contract hereinafter referred | d to for the sale o | of said real estate (origin | nal or exact reproduction). | | | |
| | Other, specify: | , | | | | | |
| | | | | | | | |
| | | | | | | | |
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| | | | | | | | |
| bet | All, except the real estate contract is for ween said Sellers and Buyers is fully perform | | id grantees when and | only when said contract | | | |
| exc | The delivery of this deed and abstract is ept under the conditions following: | a completed del | livery and unconditional | , absolute and irrevocable | | | |
| | (a) Forfeiture or foreclosure of the contrac | t as provided by | law. | | | | |
| | (b) Other devolution of the title or intereties which makes the escrowed deed uselo | | rty, or change in the le | gal status of some of the | | | |
| esc | (c) All parties or successors in interest row agreement or modifying its terms. | give the escrow | agent specific direction | ns in writing canceling this | | | |
| | | | | | | | |

(d) An adjudication by any court of competent jurisdiction ordering a variance in the original terms of the escrow agreement or ordering its cancellation.

In the event of (a) (b) (c) or (d) above, the escrow shall be considered terminated and, unless otherwise ordered by the court as in (d) above or directed by the agreement of the parties as in (c) above, the escrowed papers and documents shall be returned to the Sellers, or their successors in interest, whereupon the duties of the Escrow Agent are terminated.

If the Buyers fully perform and are, at the time of such performance, entitled to the documents as a part of their chain of title, the Escrow Agent shall deliver same to Buyers. This authority shall include a delivery of said papers to a transferee authorized in writing by the Buyers.

Information in writing to Escrow Agent by either the Sellers or their representative that the Real Estate Contract is paid in full shall be complete and sufficient authority to deliver said documents to the Buyers.

The Escrow Agent shall have no responsibility whatever to see that Buyers and Sellers perform any of the terms of said contract between them, nor keep in force any insurance. Responsibility is limited to effecting the transfer of said papers and documents as herein expressly directed and agreed.

All parties shall share any reasonable expense of the Escrow Agent for services, legal or otherwise, necessarily incurred in carrying out his duties as such.

| This escrow, power, authority, and direction may similarly be used may at any time discharge your responsibility to the sellers and buyers | or their |
|--|--|
| respective successors in interest, by 10 | days actual notice to them, or written notice |
| addressed to their last known address, of your election to do so. You | |
| successor escrow agent then designated by the parties or, in default | of such designation, by return of the papers to the party depositing |
| them. | |
| | |
| n Indianala IA 21an | July 2008 |
| Dated at Indianola, IA this 31st day of Darr Land, Development, L.L.C. | <u>July</u> , <u>2008</u> . |
| The second section of the second seco | |
| 1) of our W John / | 200 |
| SELLER By Robert W. Darr | SELLER MARIE A. FORUCK |
| BUYER Lucas D. Herrick | BUYER Marie A. Herrick |
| STATE OF IOWA, | OUNTY, ss: |
| On this 31 day of July, A.D. | 2008 , before me, the undersigned, a Notary Public |
| in and for said County and State, personally appeared Lucas D. Herrick and Marie A. Herrick | |
| Lucas D. Herrick and Marie A. Herrick | |
| (1 1. 1 · · · | |
| to me known to be the identical persons named in and who executed | the foregoing instrument, and acknowledged that they executed the |
| same as their voluntary act and deed. | hallla |
| 3-110 | mul / men |
| | , Notary Public in and for said County and State |
| | |
| The state of the second terms are the second terms and the second terms are the second terms | COUNTY, ss: |
| On this day of | , before me, the undersigned, a Notary Public |
| in and for said County and State, personally appeared | |
| and | , to me personally known, who, being by me |
| duly sworn, did say that they are the | and |
| All and All an | respectively, of said corporation executing |
| the within and foregoing instrument; that (no seal had been procured | |
| · | ed thereto is the seal of said) |
| instrument was signed (and sealed) on behalf of said corporation by | |
| that the said | and |
| · · | be the voluntary act and deed of said corporation, by it and by them |
| voluntarily executed. | |
| | |

Notary Public in and for said County and State

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: ss

COUNTY OF WARREN

On this 3/ day of _______, 2008, before me, the undersigned, a Notary Public in and for the State of Iowa, personally appeared Robert W. Darr to me personally known, who being by me duly sworn, did say that he is the manager of Darr Land Development, L.L.C., an Iowa limited liability company, executing the foregoing instrument, that the instrument was signed on behalf of the limited liability company by authority of the limited liability company; and the manager acknowledged the execution of the instrument to be the voluntary act and deed of the limited liability company, by it and by him voluntarily executed.

Notary Public

RECEIPT

10 to 2 to 30 to 3

The undersigned hereby acknowledge(s) receipt of the above-described legal documents as above designated, agree(s) to act as Escrow Agent for said transaction and to perform pursuant to instruction as above directed.

| Dated at <u>Indianola, IA</u> , this <u>31st</u> day of <u>July</u> , <u>2008</u> | |
|---|--------------------|
| Elgin and Patin | (Law Firm) |
| ву: | |
| Claire B. Patin | Escrow Agent |
| NOTE: In the Real Estate ContractInstallments, whether Official Form No. 140, No. 141, No. 143 or following should be inserted in the contract: | No.152 is used, th |
| (Seller shall at once execute this contract and deliver the same with abstract of title for examination as Buyer's attorney whereupon said documents, together with duly executed deed, and escrow agreement shall be | • • |
| Attorneys at Law, of, lo | owa to be held |
| in escrow by them until Buyers have performed this agreement. Upon completion of said performance Sellers, the representatives, shall advise said Escrow Agents to deliver the deed and abstract to Buyers.) | neir assigns or |