

	43	1	NDER ISBA # 0000016	1	Inis Po	RM, CONSULT YOUR LA
4					FIL	004'7( ED NO
	7		RECO 10	COMPUTER	B00	K 142 PAGE
			Fig. 3 100	COMPARED	:4 <u>[</u>	JUN 16 PM 1: 21 PM HELLE UTSL RECORDER
eparer ormation	LEONARD Individual's 1	M. FLANDER,	223 EAST COUR Street Address	T AVENUE, V	VINTERSET MAI	(513) 462-49121 Phone
	Address Tax	Statement: PAU	L W. TAYLOR OTLEY AVENUE			ABOVE THIS LIN OR RECORDER
NOCIAL OF	F		RY, IOWA 50220 TE CONTRA	CT (SHORT	FORM)	
IT IS AGR	REED between			`	,	
EDNA LOF	RRAINE POWE	LL, a Single Perso	on			
("Sellers"); an	nd					
PAUL W. 7	ΓAYLOR					
("Buyers").						
				MADI	201	County
PARCEL 'NORTHEA SEVENTY IOWA, AS	"E" LOCATED AST QUARTER '-FIVE (75) NOF S SHOWN BY	IN THE EAST (1/2) OF THE S RTH, RANGE TW THE PLAT O	HALF (1/2) OF T OUTHEAST QUAR /ENTY-SEVEN (27) OF SURVEY RECO	TER (1/4) OF SI WEST OF THE : ORDED IN THE	ECTION FOUR ( 5TH P.M., MADI	4), TOWNSHIP SON COUNTY,
PARCEL 'NORTHEA SEVENTY IOWA, AS	ed as: "E" LOCATED AST QUARTER '-FIVE (75) NOF S SHOWN BY	IN THE EAST (1/2) OF THE S RTH, RANGE TW THE PLAT O	HALF (1/2) OF T OUTHEAST QUAR	TER (1/4) OF SI WEST OF THE : ORDED IN THE	ECTION FOUR ( 5TH P.M., MADI	4), TOWNSHIP SON COUNTY,
PARCEL 'NORTHEA SEVENTY IOWA, AS	ed as: "E" LOCATED AST QUARTER '-FIVE (75) NOF S SHOWN BY	IN THE EAST (1/2) OF THE S RTH, RANGE TW THE PLAT O	HALF (1/2) OF T OUTHEAST QUAR /ENTY-SEVEN (27) OF SURVEY RECO	TER (1/4) OF SI WEST OF THE : ORDED IN THE	ECTION FOUR ( 5TH P.M., MADI	4), TOWNSHIP SON COUNTY,
PARCEL 'NORTHEA SEVENTY IOWA, AS	ed as: "E" LOCATED AST QUARTER '-FIVE (75) NOF S SHOWN BY	IN THE EAST (1/2) OF THE S RTH, RANGE TW THE PLAT O	HALF (1/2) OF T OUTHEAST QUAR /ENTY-SEVEN (27) OF SURVEY RECO	TER (1/4) OF SI WEST OF THE : ORDED IN THE	ECTION FOUR ( 5TH P.M., MADI	4), TOWNSHIP SON COUNTY,
lowa, described PARCEL 'NORTHEA SEVENTY IOWA, AS RECORDED With any eas covenants of	ed as: "E" LOCATED AST QUARTER -FIVE (75) NOF S SHOWN BY ER'S OFFICE ON	IN THE EAST (1/2) OF THE S RTH, RANGE TW THE PLAT O N MAY 31, 2000 I	HALF (1/2) OF T OUTHEAST QUAR /ENTY-SEVEN (27) OF SURVEY RECO	TER (1/4) OF SI WEST OF THE : PRDED IN THE E 584.	ECTION FOUR ( 5TH P.M., MADI MADISON CO	4), TOWNSHIP SON COUNTY, DUNTY, IOWA
lowa, described PARCEL 'NORTHEA SEVENTY IOWA, AS RECORDED With any eas covenants of easements; in	ed as: "E" LOCATED AST QUARTER '-FIVE (75) NOF S SHOWN BY ER'S OFFICE ON sements and appurecord; c. any eas	IN THE EAST (1/2) OF THE S RTH, RANGE TW THE PLAT O NMAY 31, 2000 I	HALF (1/2) OF TOUTHEAST QUAR VENTY-SEVEN (27) OF SURVEY RECO ON BOOK 3 AT PAGE  tates, but subject to the	TER (1/4) OF SI WEST OF THE : PRDED IN THE E 584.	ECTION FOUR ( 5TH P.M., MADI MADISON CO	4), TOWNSHIP SON COUNTY, DUNTY, IOWA
way, described PARCEL 'NORTHEA SEVENTY IOWA, AS RECORDED with any east covenants of easements; in the "Real Es"	ed as: "E" LOCATED AST QUARTER '-FIVE (75) NOF S SHOWN BY ER'S OFFICE ON record; c. any eas nterest of others.)  tate"), upon the foli	IN THE EAST (1/2) OF THE S RTH, RANGE TW THE PLAT ON MAY 31, 2000 Internant servient est sements of record for sements of record for sements.  The price for the Real B	HALF (1/2) OF TOUTHEAST QUAR /ENTY-SEVEN (27) OF SURVEY RECOMENT OF SURVEY RECOMENTS O	TER (1/4) OF SI WEST OF THE ENDED IN THE E 584.  e following: a. any and highways; and of the following is a first of the following is an end highways; and of the following is a first of the following is a first of the following is an end of the following is a first of the first of t	ECTION FOUR ( 5TH P.M., MADI MADISON CO  i  zoning and other d. (consider: liens; r	4), TOWNSHIP SON COUNTY, DUNTY, IOWA
way, described PARCEL 'NORTHEA SEVENTY IOWA, AS RECORDED WITH A RECORDED WITH	ed as: "E" LOCATED AST QUARTER (-FIVE (75) NOF S SHOWN BY ER'S OFFICE ON sements and appurecord; c. any easinterest of others.) tate"), upon the foll the total purchas 1,000.00 000.00	IN THE EAST (1/2) OF THE S RTH, RANGE TW THE PLAT OF T	HALF (1/2) OF TOUTHEAST QUAR /ENTY-SEVEN (27) OF SURVEY RECOMEN BOOK 3 AT PAGE (18) The subject to the public utilities, roads in the subject to the public utilities, roads in the subject to the subjec	TER (1/4) OF SI WEST OF THE ENDED IN THE E 584.  e following: a. any and highways; and of the following is a first of the following is an end highways; and of the following is a first of the following is a first of the following is an end of the following is a first of the first of	ECTION FOUR (5TH P.M., MADI MADISON CO	4), TOWNSHIP SON COUNTY, DUNTY, IOWA ordinances; b. any nineral rights; othe
way, described PARCEL 'NORTHEA SEVENTY IOWA, AS RECORDED WITH A RECORDED WITH	ed as: "E" LOCATED AST QUARTER '-FIVE (75) NOF S SHOWN BY CR'S OFFICE ON record; c. any eas nterest of others.) tate"), upon the foll The total purchas 2,000,00 000,00 Type Sellers, as followed by S	IN THE EAST (1/2) OF THE S RTH, RANGE TW THE PLAT O NMAY 31, 2000 I Internant servient est sements of record for lowing terms: e price for the Real I) of which Five) has been paid. DWS: OF JULY, 2000, A)	HALF (1/2) OF TOUTHEAST QUAR (PNTY-SEVEN (27) OF SURVEY RECOMENT OF SURVEY RECOMENTS O	TER (1/4) OF SI WEST OF THE ENDED IN THE E 584.  e following: a. any and highways; and of the Ended in the En	ECTION FOUR (5TH P.M., MADI MADISON CO  i  zoning and other d. (consider: liens; r  WINTERSET, IO  EVERY MONTH 1	4), TOWNSHIP SON COUNTY, DUNTY, IOWA  ordinances; b. any nineral rights; othe  WA  THEREAFTER
with any ease covenants of easements; in the "Real Es Dollars (\$ 32 Dollars (\$ 5,0 or as directed \$217.25 ON UNTIL THE	ed as: "E" LOCATED AST QUARTER (-FIVE (75) NOF S SHOWN BY ER'S OFFICE ON sements and appurecord; c. any easinterest of others.)  tate"), upon the following the complete of th	IN THE EAST (1/2) OF THE S RTH, RANGE TW THE PLAT OF MAY 31, 2000 IN MAY 31, 2000, AND MAY 31, AND MAY 3	HALF (1/2) OF TOUTHEAST QUAR (27) OF SURVEY RECOIN BOOK 3 AT PAGE (18) BOOK 3 AT PAGE	TER (1/4) OF SI WEST OF THE ENDED IN THE ESSA.  e following: a. any and highways; and of the ended in the end of	ECTION FOUR (5TH P.M., MADI MADISON CO  i  zoning and other d. (consider: liens; r  WINTERSET, IO  EVERY MONTH THE PAID IN FULL	4), TOWNSHIP SON COUNTY, DUNTY, IOWA  ordinances; b. any nineral rights; othe  WA  THEREAFTER
way, described PARCEL 'NORTHEA SEVENTY IOWA, AS RECORDED With any east covenants of easements; in the "Real Es 1. PRICE Dollars (\$ 32 Dollars (\$ 35,0 or as directed \$217.25 ON UNTIL THE PAYMENTS BUYERS RI	ed as: "E" LOCATED AST QUARTER (-FIVE (75) NOF S SHOWN BY ER'S OFFICE ON sements and appured of the sements of	IN THE EAST (1/2) OF THE S RTH, RANGE TW THE PLAT O NAY 31, 2000 I Internant servient est sements of record for lowing terms: e price for the Real I) of which Five) has been paid. ows: OF JULY, 2000, AN UNE, 2005, WHEN EDITED FIRST TO	HALF (1/2) OF TOUTHEAST QUAR /ENTY-SEVEN (27) OF SURVEY RECOIN BOOK 3 AT PAGE tates, but subject to the public utilities, roads of public utilities, roads o	TER (1/4) OF SI WEST OF THE ENDED IN THE E 584.  e following: a. any and highways; and of the ended and 0/1 with the ended and the end the e	ECTION FOUR ( 5TH P.M., MADI MADISON CO  i  zoning and other d. (consider: liens; r  00  WINTERSET, IO  EVERY MONTH T  BE PAID IN FULL  RINCIPAL.  JT PENALTY.	4), TOWNSHIP SON COUNTY, DUNTY, IOWA ordinances; b. any nineral rights; othe
way, described PARCEL 'NORTHEA SEVENTY IOWA, AS RECORDED With any east covenants of easements; in the "Real Estatements" (the "Real Estatements" (\$ 32 Dollars (\$ 35,0 or as directed \$217.25 ON UNTIL THE PAYMENTS BUYERS RIVERS	ed as: "E" LOCATED AST QUARTER '-FIVE (75) NOF S SHOWN BY ER'S OFFICE ON sements and appured of the second; c. any east of others.)  tate"), upon the folion of the second	IN THE EAST (1/2) OF THE S RTH, RANGE TW THE PLAT O NMAY 31, 2000 I I Internant servient est sements of record for lowing terms: e price for the Real I) of which Five) has been paid. DOF JULY, 2000, AI UNE, 2005, WHEN EDITED FIRST TO GHT TO PRE-PAY pay interest from	HALF (1/2) OF TOUTHEAST QUAR /ENTY-SEVEN (27) OF SURVEY RECO IN BOOK 3 AT PAGE (IN BOOK 3	TER (1/4) OF SI WEST OF THE ENDED IN THE E 584.  e following: a. any and highways; and of the ended and 0/1 with the ended and the end the e	ECTION FOUR ( 5TH P.M., MADI MADISON CO  i  zoning and other d. (consider: liens; r  00  WINTERSET, IO  EVERY MONTH T  BE PAID IN FULL  RINCIPAL.  JT PENALTY.	4), TOWNSHIP SON COUNTY, DUNTY, IOWA ordinances; b. any nineral rights; other was a second with the second with the second was a sec
way, described PARCEL 'NORTHEA SEVENTY IOWA, AS RECORDED WITH A REAL ESTATE OF A SECOND WITH A RECORDED WITH A	ed as: "E" LOCATED AST QUARTER '-FIVE (75) NOF S SHOWN BY ER'S OFFICE ON sements and appurecord; c. any easinterest of others.)  Tate"), upon the folion. The total purchase,000.00 The sellers, as folion. THE 16TH DAY E 16TH DAY OF J S SHALL BE CRE ESERVE THE RICE EST. Buyers shalling	IN THE EAST (1/2) OF THE S RTH, RANGE TW THE PLAT OF T	HALF (1/2) OF TOUTHEAST QUAR /ENTY-SEVEN (27) OF SURVEY RECOIN BOOK 3 AT PAGE (10 BOOK 3	TER (1/4) OF SI WEST OF THE ENDED IN THE ESSA.  e following: a. any and highways; and of the sillance to Sellers at YOF EACH AND THEN TO POWY TIME WITHOUT E 16, 2000  per annum on all de	ZOTION FOUR ( 5TH P.M., MADI MADISON CO  i  zoning and other d. (consider: liens; r  00  WINTERSET, IO  BE PAID IN FULL  RINCIPAL.  JT PENALTY.  on the	4), TOWNSHIP SON COUNTY, DUNTY, IOWA  ordinances; b. any nineral rights; other  WA  THEREAFTER  a unpaid balance, and d any sum reason-
way, described parcel in the rate of Buyers shall ably advanced in NORTHEA SEVENTY IOWA, AS RECORDED with any ease covenants of easements; in the "Real Es 1. PRICE Dollars (\$ 32 Dollars (\$ 5,0 or as directed \$217.25 ON UNTIL THE PAYMENTS BUYERS RIVERS RI	ed as: "E" LOCATED AST QUARTER C-FIVE (75) NOF S SHOWN BY ER'S OFFICE ON sements and appured of the sements and appured of the sements of others.)  The total purchase 1,000.00 The 16TH DAY OF JOHN D	IN THE EAST (1/2) OF THE S RTH, RANGE TW THE PLAT OF T	HALF (1/2) OF TOUTHEAST QUAR /ENTY-SEVEN (27) OF SURVEY RECOIN BOOK 3 AT PAGE (10 BOOK 3	TER (1/4) OF SEWEST OF THE EXECUTION THE ESSA.  Thousand and 0/1 alance to Sellers at	ZOTION FOUR ( STH P.M., MADI MADISON CO  I ZONING and other d. (consider: liens; r  OO WINTERSET, IO BE PAID IN FULL RINCIPAL.  JT PENALTY.  on the lelinquent amounts an	4), TOWNSHIP SON COUNTY, DUNTY, IOWA  ordinances; b. any nineral rights; other  WA  THEREAFTER  a unpaid balance, and d any sum reason-

6. INSURANCE. Sellers shall maintain existing insurance upon the Real Estate until the date of possession. Buyers shall accept insurance proceeds instead of Sellers replacing or repairing damaged improvements. After possession and until full payment of the purchase price, Buyers shall keep the improvements on the Real Estate insured against loss by fire, tornado, and extended coverage for a sum not less than 80 percent of full insurable value payable to the Sellers and Buyers as their interests may appear. Sellers' interest shall be protected in accordance with a standard or union-type loss payable clause. Buyers shall provide Sellers with evidence of such insurance.

® The Iowa State Bar Association IOWADOCS® 2000

merchantable title in Sellers in or conformity with this contract The abstract shall become the property of the Buyers when it	, lowa law and the Title Standards of the Iowa State Bar Association. The purchase price is paid in full, however, Buyers reserve the right to asse price. Sellers shall pay the cooks of any additional obstaction.
automatic heating equipment, air conditioning equipment, wal television towers and antenna, fencing, gates and landscapin except: (consider: rental items.)	part of the Real Estate, whether attached or detached, such as light loors, screens, plumbing fixtures, water heaters, water softeners, I to wall carpeting, built-in items and electrical service cable, outside g shall be considered a part of Real Estate and included in the sale
this contract. Buyers shall not make any material alteration to the	the property; shall keep the buildings and other improvements now or and shall not injure, destroy or remove the property during the term of a Real Estate without the written consent of the Sellers.
10. DEED. Upon payment of purchase price, Sellers shall constraints and deed, free a herein. Any general warranties of title shall extend only to the continuing up to time of delivery of the deed.	onvey the Real Estate to Buyers or their assignees, by and clear of all liens, restrictions, and encumbrances except as provided e date of this contract, with special warranties as to acts of Sellers
11. REMEDIES OF THE PARTIES. a. If Buyers fail to tim rights in this contract as provided in the lowa Code, and all perform this contract, Sellers, at their option, may elect to declif any, as may be required by Chapter 654, The Code. Thereaft a receiver to take immediate possession of the property and of the same as the receiver may deem best for the interest of a Buyers only for the net profits, after application of rents, issue foreclosure and upon the contract obligation.	ely perform this contract, Sellers may, at Sellers' option, forfeit Buyers' payments made by Buyers shall be forfeited. If Buyers fail to timely are the entire balance immediately due and payable after such notice, ter this contract may be foreclosed in equity and the court may appoint of the revenues and income accruing therefrom and to rent or cultivate all parties concerned, and such receiver shall be liable to account to less and profits from the costs and expenses of the receivership and
the statutes of the State of lowa shall be reduced to six (6) modeficiency judgment against Buyers which may arise out of the Chapter 628 of the lowa Code. If the redemption period is redemption shall be exclusive to the Buyers, and the time period to four (4) months.	acres of land, and in the event of the foreclosure of this contract and edings, the time of one year for redemption from said sale provided by onths provided the Sellers, in such action file an election to waive any le foreclosure proceedings; all to be consistent with the provisions of so reduced, for the first three (3) months after sale such right of looks in Sections 628.5, 628.15 and 628.16 of the lowa Code shall be
It is further agreed that the period of redemption after a for three following contingencies develop: (1) The real estate is les said real estate has been abandoned by the owners and tho foreclosure; and (3) Sellers in such action file an election to interest in such action. If the redemption period is so reduced exclusive right to redeem for the first thirty (30) days after such Sections 628.5, 628.15 and 628.16 of the lowa Code shall docket entry by or on behalf of Buyers shall be presumption that consistent with all of the provisions of Chapter 628 of the low affect any other redemption provisions contained in Chapter 628 b. If Sellers fail to timely perform their obligations under and have all payments made returned to them.	er this contract, Buyers shall have the right to terminate this contract
d. In any action or proceeding relating to this contract the and costs as permitted by law.	all other remedies or actions at law or in equity available to them. e successful party shall be entitled to receive reasonable attorney's fees
Sellers, then the proceeds of this sale, and any continuing or re loint tenants with full right of survivorship, and not as tenants in	TE. If Sellers, immediately preceding this contract, hold title to the Real oint tenancy is not later destroyed by operation of law or by acts of captured rights of Sellers in the Real Estate, shall belong to Sellers as common; and Buyers, in the event of the death of either Seller, agree to the surviving Seller and to accept a deed from the surviving Seller
13. JOINDER BY SELLER'S SPOUSE. Seller's spouse, if tes this contract only for the purpose of relinquishing all rights Section 561.13 of the lowa Code and agrees to execute the deed	not a titleholder immediately preceding acceptance of this offer, execusor of dower, homestead and distributive shares or in compliance with for this purpose.
14. TIME IS OF THE ESSENCE. Time is of the essence in to	
in the personal property and buyers shall execute the necessary	ale of any personal property, Buyers grant the Sellers a security interest financing statements and deliver them to Sellers.  act shall be construed as in the singular or plural number, and as
to the property and waives all rights of exemption as to any of the	inquishes all rights of dower, homestead and distributive share in and property.
18. ADDITIONAL PROVISIONS.	
OF CREDITORS AND EXEMPT FROM JUDICIA	Y IS IN MANY CASES PROTECTED FROM THE CLAIMS L SALE; AND THAT BY SIGNING THIS CONTRACT, I ROTECTION FOR THIS PROPERTY WITH RESPECT TO
Dated: June 16th	, 2000
Dated: June 16th	, 2000
Edna Touring Por 100	france 1.1 To 1.
EDNA LORRAINE POWELL	PAUL W. TAYLOR
SELLERS	BUYERS
STATE COUNTY OF_	MADISON , ss:
This ins a sea acknowledge objective me on by, ED RAINE POWELL and PAUL W. TAYLO	June 16th , 2000
J. TATEO	2,24.
	Men Will
	LEONARD M. FLANDER , Notary Public