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MADISON COUNTY, IOWA

Preparer Information JOHN E. CASPER

223 EAST COURT AVENUE

WINTERSET

(515) 462-4912

Individual's Name

Street Address

City

Phone



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Address Tax Statement: DANNY J. ALLEN
1966 175TH LANE
WINTERSET, IOWA 50273

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142 REAL ESTATE CONTRACT - INSTALLMENTS Revised January, 2000

## **REAL ESTATE CONTRACT- INSTALLMENTS**

IT IS AGREED this 31st day of JULY ,2000 , by and between ESTHER E. NEIDT, a Single Person,
of the County of MADISON , State of lowa, Sellers; and DANNY J. ALLEN and SONIA B. ALLEN, Husband and Wife, as Joint Tenants with Full Rights of Survivorship, and not as Tenants in Common, of the County of MADISON , State of lowa, Buyers;  That the Sellers, as in this contract provided, agree to sell to the Buyers, and the Buyers in consideration of the premises, hereby agree with the Sellers to purchase the following described real estate situated in the County of MADISON , State of lowa, to-wit:  Southeast Quarter (1/4) of the Southeast Quarter (1/4) of Section Two (2), Township Seventy-four (74) North, Range Twenty-six (26) West of the 5th P.M., Madison County, Iowa
together with any easements and servient estates appurtenant thereto, but with such reservations and exceptions of title as may be below stated, and certain personal property if and as may be herein described or if and as an itemized list is attached hereto and marked "Exhibit A" all upon the terms and conditions following:  1. TOTAL PURCHASE PRICE. The Buyers agree to pay for said property the total of \$ 72,900.00
(2) DOWN PAYMENT of \$ 7,290.00 RECEIPT OF WHICH IS HEREBY ACKNOWLEDGED: and
(b) BALANCE OF PURCHASE PRICE. \$ 65,610.00 , as follows:
\$3,280.50 PRINCIPAL, OR MORE, PLUS INTEREST DUE ON OR BEFORE MARCH 1, 2001; AND \$3,280.50 PRINCIPAL, OR MORE, PLUS INTEREST DUE ON OR BEFORE THE FIRST DAY OF MARCH OF EACH YEAR THEREAFTER UNTIL MARCH 1, 2006 WHEN ALL REMAINING BALANCES SHALL BE DUE AND PAYABLE IN FULL.
THE BUYER SHALL PAY SELLER INTEREST UPON THE UNPAID PRINCIPAL BALANCES FROM JULY 1, 2000 AT THE RATE OF EIGHT PERCENT (8%) PER ANNUM PAYABLE ANNUALLY AS PROVIDED HEREIN. ALL PAYMENTS SHALL BE CREDITED TOWARDS THE INTEREST ACCRUED TO THE DATE OF THE PAYMENT AND THE BALANCE TOWARDS THE REDUCTION IN PRINCIPAL.
BUYERS SHALL ALSO PAY INTEREST AT THE RATE OF EIGHT PERCENT (8%) PER ANNUM ON ALL DELINQUENT AMOUNTS AND ANY SUMS REASONABLY ADVANCED BY SELLER TO PROTECT THEIR INTEREST IN THIS CONTRACT, COMPUTED FROM THE DATE OF THE DELINQUENCY OR ADVANCE.
2. POSSESSION. Buyers, concurrently with due performance on their part shall be entitled to possession of said premises on the
lessees and are entitled to rentals therefrom on and after date of possession, so indicate by "yes" in the space following  NOT APPLICABLE  3. TAXES. Sellers shall pay  THE PROPERTY TAXES PAYABLE DURING THE FISCAL YEAR COMMENCING ON JULY 1, 2000,
and any unpaid taxes thereon payable in prior years. Buyers shall pay any taxes not assumed by Sellers and all subsequent taxes before same become delinquent. Whoever may be responsible for the payment of said taxes, and the special assessments, if any, each year, shall furnish to the other parties evidence of payment of such items not later than July 15 of each year. Any proration of taxes shall be based upon the taxes for the year currently payable unless, the parties state otherwise.  (Decide, for yourself, if that formula is fair if Buyers are purchasing a lot with newly built improvements).  4. SPECIAL ASSESSMENTS. Sellers shall pay the special assessments against this property:  (a) Which, if not paid, in the year, would become delinquent and all accessments payable prior therete.
(b) Which are a lien thereon as of July 1, 2000
(Date)  (c) Including all sewage disposal assessments for overage charge heretofore assessed by any municipality having jurisdiction as of date of possession.
Buyers, except as above stated, shall pay all subsequent special assessments and charges before they become delinquent.  5. MORTGAGE. Any mortgage or encumbrance of a similar nature against the said property shall be timely paid by Sellers so as not to prejudice the Buyers' equity herein. Should Sellers fail to pay, Buyers may pay any such sums in default and shall receive credit on this contract for such sums so paid. MORTGAGE BY SELLERS. Sellers, their successors in interest or assigns may, and hereby reserve the right to at any time mortgage their right, title or interest in such premises or to renew or extend any existing mortgage for any amount not exceeding

- 6. INSURANCE. Except as may be otherwise included in the last sentence of paragraph 1(b) above, Buyers as and from said date of possession, shall constantly keep in for insurance, premiums therefore to be prepaid by Buyers (without notice or demand) against loss by fire, tornado and other hazards, casualties and contingencies as Sellers measonably require on all buildings and improvements, now on or hereafter placed on said premises and any personal property which may be the subject of this contract, companies to be reasonably approved by Sellers in an amount not less than the full insurable value of such improvements and personal property or not less than the unp purchase price herein whichever amount is smaller with such insurance payable to Sellers and Buyers as their interests may appear. Sellers' interest shall be protected in accordan with a standard of union-type loss payable clause. BUYERS SHALL PROMPTLY DEPOSIT SUCH POLICY WITH PROPER RIDERS WITH SELLERS for the further security for it if the proceeds be adequate; if not, then some other reasonable application of such funds shall be made; but in any event such proceeds shall stand as security for the payment the obligations herein.
- 8. LIENS. No mechanics' lien shall be imposed upon or foreclosed against the real estate described herein.
- 9. ADVANCEMENT BY SELLERS. If Buyers fail to pay such taxes, special assessments and insurance and effect necessary repairs, as above agreed, Sellers may, but need not, sy such taxes, special assessments, insurance and make necessary repairs, and all sums so advanced shall be due and payable on demand or such sums so advanced may, at the ection of Sellers, be added to the principal amount due hereunder and so secured (For Buyers' rights to make advancements, see paragraph 5 above.)
- election of Sellers, be added to the principal amount due nereunder and so secured (not buyers lights to make advancements, see paragraph of above.)

  10. JOINT TENANCY IN PROCEEDS AND SECURITY RIGHTS IN REAL ESTATE. If and only if, the Sellers immediately preceding this sale, hold the title to the above described property in joint tenancy, and such joint tenancy has not later been destroyed by operation of law or by acts of the Sellers, this sale shell not constitute such destruction and the proceeds of this contract, and any continuing and/or recaptured rights of Sellers in said real estate, shall be and continue in Sellers as joint tenants with rights of survivorship and not as tenants in common; and Buyers, in the event of the death of one of such joint tenants, agree to pay any balance of the proceeds of this contract to the surviving Seller (or Sellers) and to accept deed solely from him or them consistent with paragraph 14 below unless and except this paragraph is stricken from this agreement.
- 11. SELLERS. Spouse, if not titleholder immediately preceding this sale, shall be presumed to have executed this instrument only for the purpose at relinquishing all rights ower, homestead and distributive share and/or in compliance with section 561.13 Code of lows; and the use of the word "Sellers" in the printed portion of this contract, without once, shall not rebut such presumption, nor in any way enlarge or extend the previous interest of such spouse in said property, or in the sale proceeds, nor bind such spouse excessed, to the terms and provisions of this contract.
- 12. TIME IS OF THE ESSENCE. Time is of the essence in this Agreement. Failure to promptly assert rights of Sellers herein shall not, however, be waiver of such rights or a waiver of any existing or subsequent default.
- 13. EXCEPTIONS TO WARRANTIES OF TITLE. The warranties of title in any Deed made pursuant to this contract (See paragraph 14) shall be without reservation or qualification EXCEPT; (a) Zoning ordinances; (b) Such restrictive covenants as may be shown of record; (c) Easements of record, if any; (d) As limited by paragraphs 1, 2, 3 and 4 of this contract. (e) Sellers shall give Special Warrantive as to the period after equitable title passes to Buyers; (f) Spouse if not titleholder, need not join in any warranties of the deed

unless otherwise stipulated:	give opecial vialitanty as to the period after equitar	ble title passes to buyers; (i) Spouse if not titlend	ider, need not join in any warranties of the deed	
(g) NONE	•			
(Mineral reservations of record?)				
(h)				
(Liens?)	(Easements not recorded?)	(Interests of other parties?)	(Lessees?)	
14. DEED AND ABSTRACT	BILL OF SALE. If all said sums of money and inte	rest are paid to Sellers during the life of this contra	ict, and all other agreements for performance by	
Buyers have been complied with a conformity with this conformity with this conforment patent (un	th, Sellers will execute and deliver to Buyers a ontract and Sellers will at this time deliver to Buyers less pursuant to the lowa State Bar Association title date of this contract; or as of such earlier date if and	warranty Deec an abstract showing merchantable title in conformation in least them is because the conformation of the conforma	d conveying said premises in fee simple pursuant mity with this contract. Such abstract shall begin	
は pay the costs of any abstracting part of this agreement, then up	ች፟ቔ፟ቝ፝ዀዀዀፚ፞፞፞፝ቘጜዅቔጜ፞፞፞፠ጜቘጜዹጜጜን g due to any act or change in the personal affairs of on due performance by Buyers, Sellers shall execut 1960 እ. ሂደር እንደ አገር	Sellers resulting in a change of title by operation of and deliver a Bill of Sale consistent with the terr	XXXXXXXXXXXXIIers shall also	
16. FORFEITURE. If Buyers iny part thereof, levied upon si b keep it in reasonable repair	ACT. Buyers have NOT examir  (a) fail to make the payments aforesaid, or any paraid property, or assessed against it, by any taxing be as herein required, or (e) fail to perform any of the may have, at their option, may proceed to forfeit a	t thereof, as same become due; or (b) fail to pay ody before any of such items become delinquent;	the taxes or special assessments or charges, or or (c) fail to keep the property insured; or (d) fail	

so may be treated as tenants holding over, unlawfully after the expiration of lease, and may accordingly be ousted and removed as such as provided by law.

17. FORECLOSURE AND REDEMPTION. If Buyers fail to timely perform this contract, Sellers, at their option, may elect to declare the entire balance immediately due and payable after such notice, if any, as may be required by Chapter 654. The Code. Thereafter this contract may be foreclosed in equity and the court may appoint a receiver to take immediate possession of the property and of the revenues and income accruing therefrom and to rent or cultivate the same as the receiver may deem best for the interest of all parties concerned, and such receiver shall be liable to account to Buyers only for the net profits, after application of rents, issues and profits from the costs and expenses of the It is agreed that if this contract collegation.

It is agreed that if this contract covers less than ten (10) acres of land, and in the event of the foreclosure of this contract covers less than ten (10) acres of land, and in the event of the foreclosure of this contract covers less than ten (10) acres of land, and in the event of the foreclosure of this contract and sale of the property by sheriff's sale in such foreclosure proceedings, the time of one year for redemption from said sale provided by the statutes of the State of lows shall be reduced to six (6) months provided the Sellers, in such action file an election to waive any deficiency judgment against Buyers which may arise out of the foreclosure proceedings; all to be consistent with the provisions of Chapter in Sections 628.5, 628.15 and 628.16 of the lowa Code, the redemption period is so reduced, for the first three (3) months.

It is further agreed that the period of redemption after a foreclosure of this contract shall be reduced to six (60) days if all of the three following contingencies develop: (1) The real estate is less than ten (10) acress in size, (2) the Court finds affirmatively that the said rea

- 18. ATTORNEY'S FEES. In case of any action, or in any proceedings in any Court to collect any sums payable or secured herein, or to protect the lien or title herein of Sellers, or any other case permitted by taw in which attorney is fees may be collected from Buyers, or imposed upon them, or upon the above described property, Buyers agree to pay
- 19. INTEREST ON DELINQUENT AMOUNTS. Either party will pay interest at the highest legal contract rate applicable to a natural person to the other on all amounts herein as and after they become delinquent, and/or on cash reasonably advanced by either party pursuant to the terms of this contract, as protective disbursements.
- 20. ASSIGNMENT. In case of the assignment of this contract by either of the parties, prompt notice shall be given to the other parties, who shall at the time of such notice be given and signed by the other party to this contract.
- 21. PERSONAL PROPERTY. If this contract includes the sale of any personal property, then in the event of the forfeiture or foreclosure of this contract, such property shall be considered indivisible with the real estate above described; and any such termination of Buyers' rights in said real estate shall concurrently operate as the forfeiture or foreclosure hereof against all such personal property.
- 22. CONSTRUCTION. Words and phrases herein, including acknowledgements hereof, shall be construed as in the singular or plural number, and as masculine, feminine or euter gender, according to the context. See paragraph 11 above, for construction of the word "Sellers."
- 23. RELEASE OF RIGHTS. Each of the Buyers hereby relinquishes all rights of dower, homestead and distributive share in and to the property and waives all rights of exemption
- 24. LEAD-BASED PAINT NOTICE. If applicable, see attached Disclosure of Information on Lead-Based and/or Lead-Based Paint Hazards.
- 25. SPECIAL PROVISIONS.

See Addendum #1 for additional contract terms which are incorporated herein by this reference.

I UNDERSTAND THAT HOMESTEAD PROPERTY IS IN MANY CASES PROTECTED FROM THE CLAIMS OF CREDITORS AND EXEMPT FROM JUDICIAL SALE; AND THAT BY SIGNING THIS CONTRACT, I VOLUNTARIES UP MY CONTRACT TO THIS PROTECTION FOR THIS PROPERTY WITH RESPECT TO CLAIMS BASED UPON THIS CONTRACT.

Dated: JULY 31	, 2000	_
Dated:		
Executed in duplicate or triplicate  Esther E. Herat	Dunda Allen	
ESTHER É. NEIDT  SELLERS	DANNYJ. ALLEN BUYER SONIA B. ALLEN BUYER	25
105 S. WEST STREET	1966 175TH LANE	
TRURO, IOWA 50257	WINTERSET, IOWA 50273	
STATE OF IOWA, MADISON SELLERS' ADDRESS  COUNTY, ss:	BUYERS' ADDRES	38
This instrument was acknowledged before me on	JULY 31 2000	. 1
	( a sum of the a	
	CONNIE HARVEY , Notary Publ	ic



## **ADDENDUM #1**

- 25. LEAD-BASED PAINT CONTINGENCY. This contract is contingent upon a risk assessment or inspection of the property for the presence of lead-based paint and/or leadbased paint hazards at the purchaser's expense until 9 p.m. on the tenth calendar-day after ratification of this contract. (Intact lead-based paint that is in good condition is not necessarily a hazard. See the EPA pamphlet Protect Your Family from Lead in Your Home for more information). This contingency will terminate at the above predetermined deadline unless the purchaser (or purchaser's agent) delivers to the seller (or seller's agent) a written contract addendum listing the specific existing deficiencies and corrections needed, together with a copy of the inspection and/or risk assessment report. The seller may, at the seller's option, within ten (10) days after delivery of the addendum, elect in writing whether to correct the condition(s) prior to settlement. If the seller will correct the condition, the seller shall furnish the purchaser with certification from a risk assessor or inspector demonstrating that the condition has been remedied before the date of the settlement. If the seller does not elect to make the repairs, or if the seller makes a counter-offer, the purchaser shall have ten (10) days to respond to the counter-offer or remove this contingency and take the property in "as is" condition or this contract shall become void. The purchaser may remove this contingency at any time without cause.
- 26. The Seller shall have the right to remove personal property from the house and crib on the premises after Buyers possession date. The Seller shall use her best efforts to have such property removed by July 1, 2001
- 27. The parties agree the premises are sold in its "AS IS" condition; the Sellers make no representation or warranties, express or implied, as to the habitability, structural quality or usability of the premises; and, the Buyers acknowledge full opportunity to inspect the structural, electrical, plumbing, sewer and other conditions of the premises.
- 28. The parties agree that the sale price is allocated \$30,000.00 to the residence on the premises. Further, the parties agree that this allocated portion of the sale price shall not bear interest under this Contract until Seller delivers possession to the Buyer. The parties understand the Buyer's possession date is to be on or before July 1, 2001.