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	THE IOWA STATE BAR ASSOCIATION Official Form No. 143	Jerrold B. Oliver ISBA # 04132	FOR THE LEGAL EFFECT OF THE USE OF THIS FORM, CONSULT YOUR LAWYER

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BOOK 64 PAGE 232

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Preparer Information Jerrold B. Oliver, P.O. Box 230, Winterset, Iowa 50273, (515) 462-3731
Individual's Name Street Address City

REC SID

AUD \$
R.M.F. \$



Address Tax Statement: Randall C. Lee

Phone
SPACE ABOVE THIS LINE
FOR RECORDER

60 W. Grade, Winterset, IA 50273

COMPUTER

RECORDED COMPARED

REAL ESTATE CONTRACT (SHORT FORM)

	IT IS AGREED between CHARLES R. LEE and GERALDINE M. LEE, Husband and Wife,				
Sellers"); and					
ANDALL C. LEE,		1			
Buyers").					
Sellers agree to sell and Buyers agree to buy real estate in	Madison	Caumbi			
va, described as:	Iviadison	County,			
ots Eleven (11), Twelve (12), and Thirteen (13) in E		eeling's			
ddition to the Town of Winterset, Madison County,	Iowa				
	· · · · · · · · · · · · · · · · · · ·	(1) 1일 : 1일 :			
n any easements and appurtenant servient estates, but subject to renants of record; c. any easements of record for public utilities, roasements; interest of others.)	ds and highways; and d. (consider: liens;	mineral rights; other			
e "Real Estate"), upon the following terms:		3 de 18			
lars (\$ $35,750.00$) of which No and $0/100$	ive Thousand Seven Hundred Fi	fty and 0/100			
lars (\$ 35,750.00) of which No and 0/100	e balance to Sellers atober 15, 2000, until all sums are	paid in full.			
lars (\$\frac{35,750.00}{0.00}\) of which \frac{\text{No and 0/100}}{\text{No and 0/100}}\] lars (\$\frac{0.00}{0.00}\) has been paid. Buyers shall pay the as directed by Sellers, as follows: \$21.33 on the 15th day of each month beginning Octaid monthly payments shall be applied first to the integer principal. 2. INTEREST. Buyers shall pay interest from	cober 15, 2000, until all sums are erest then unpaid and next upon the ember 15, 2000 on the	paid in full.			
lars (\$ 35,750.00) of which No and 0/100 lars (\$ 0.00) has been paid. Buyers shall pay the as directed by Sellers, as follows: 21.33 on the 15th day of each month beginning Oct aid monthly payments shall be applied first to the integral principal. 2. INTEREST. Buyers shall pay interest from Septemate of 7 percent per annum, payable monthly items shall also pay interest at the rate of 7 percent	e balance to Sellers at	paid in full. the balance of unpaid balance, at			
lars (\$ 35,750.00) of which No and 0/100 lars (\$ 0.00) has been paid. Buyers shall pay the as directed by Sellers, as follows: 21.33 on the 15th day of each month beginning Oct aid monthly payments shall be applied first to the integrate of	e balance to Sellers at	paid in full. the balance of unpaid balance, at			
lars (\$ 35,750.00) of which No and 0/100 lars (\$ 0.00) has been paid. Buyers shall pay the as directed by Sellers, as follows: 21.33 on the 15th day of each month beginning Oct aid monthly payments shall be applied first to the integrate of	e balance to Sellers at	paid in full. the balance of unpaid balance, at d any sum reason-			
lars (\$ 35,750.00) of which No and 0/100 lars (\$ 0.00) has been paid. Buyers shall pay the as directed by Sellers, as follows: 21.33 on the 15th day of each month beginning Oct aid monthly payments shall be applied first to the integrate of	cober 15, 2000, until all sums are erest then unpaid and next upon the ember 15, 2000 on the eas set forth above ent per annum on all delinquent amounts and from the date of the delinquency or advance 11, 1999	paid in full. the balance of unpaid balance, at d any sum reason-			

The Iowa State Bar Association IOWADOCS® 2000

143 REAL ESTATE CONTRACT (SHORT FORM) Revised January, 2000

through the date of this		, and deliver it to Buyers for examination. It shall show		
The abstract shall beconcasionally use the a	come the property of the Buye ebstract prior to full payment o	his contract, Iowa law and the Title Standards of the Iowa State Bar Association. vers when the purchase price is paid in full, however, Buyers reserve the right to of the purchase price. Sellers shall pay the costs of any additional abstracting and ding transfers by or the death of Sellers or their assignees.		
xtures, snades, rods utomatic heating equ elevision towers and	s, blinds, awnings, windows lipment, air conditioning equi antenna, fencing, gates and	ngs to or is part of the Real Estate, whether attached or detached, such as light is, storm doors, screens, plumbling flixtures, water heaters, water softeners, ipment, wall to wall carpeting, bullt-in items and electrical service cable, outside landscaping shall be considered a part of Real Estate and included in the sale		
ater placed on the Re	PERTY. Buyers shall take go	ood care of the property; shall keep the buildings and other improvements now or nable repair and shall not injure, destroy or remove the property during the term of eration to the Real Estate without the written consent of the Sellers.		
- A	payment of purchase price, Sel	ellers shall convey the Real Estate to Buyers or their assignees, by		
ierein. Any general w continuing up to time o	varranties of title shall extend of delivery of the deed.	deed, free and clear of all liens, restrictions, and encumbrances except as provided d only to the dat(Ute of this contract, with special warranties as to acts of Sellers		
ights in this contract, in the contract of any, as may be request receiver to take immedias the receivers only for the nitrogens only for the nitrogens.	as provided in the lowa Coc Sellers, at their option, may elired by Chapter 654, The Coc register possession of the pro- liver may deem best for the i	rs fall to timely perform this contract, Sellers may, at Sellers' option, forfeit Buyers' de, and all payments made by Buyers shall be forfeited. If Buyers fail to timely select to declare the entire balance immediately due and payable after such notice, de. Thereafter this contract may be foreclosed in equity and the court may appoint perty and of the revenues and income accruing therefrom and to rent or cultivate interest of all parties concerned, and such receiver shall be liable to account to f rents, issues and profits from the costs and expenses of the receivership and		
It is agreed that it ale of the property by he statutes of the Sta leficiency judgment a Chapter 628 of the it	this contract covers less that it shell the contract of lowers a shall be reduced to gainst Buyers which may arisowa Code. If the redemption xelusive to the Buyers, and the shell the she	an ten (10) acres of land, and in the event of the foreclosure of this contract and soure proceedings, the time of one year for redemption from said sale provided by to six (6) months provided the Sellers, in such action file an election to waive any se out of the foreclosure proceedings; all to be consistent with the provisions of in period is so reduced, for the first three (3) months after sale such right of the time periods 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 foreclosure of this contract shall be reduced to sixty (60) days if all of the bries following contingencies develop: (1) The real estate is less than ten (10) acres in size; (2) the Court finds affirmatively that the apid real estate has been abandoned by the owners and those persons personally liable under this contract at the time of such preclosure; and (3) Sellers in such action file an election to waive any deficiency judgment against Buyers or their successor in interest or the owner shall have the xolusive right to redeem for the first thirty (30) days after such sale, and the time provided for redemption by creditors as provided a Sections 628.5, 628.15 and 628.16 of the lows Code shall be reduced to forty (40) days. Entry of appearance by pleading or ocket entry by or on behalf of Buyers shall be presumption that the property is not abandoned. Any such redemption period shall be onsistent with all of the provisions of Chapter 628 of the lows Code. This paragraph shall not be construed to limit or otherwise effect any other redemption provisions contained in Chapter 628 of the lows Code.				
b. If Sellers fai	il to timely perform their oblig	Chapter 628 of the lowa Code. gations under this contract, Buyers shall have the right to terminate this contract		
c. Buyers and	n or proceeding relating to this	ize any and all other remedies or actions at law or in equity available to them. soontract the successful party shall be entitled to receive reasonable attorney's fees		
state in joint tenancy sellers, then the proce	y with full right of survivorship eds of this sale, and any confight of survivorship and not as the price due Sellers under t	REAL ESTATE. If Sellers, immediately preceding this contract, hold title to the Real ip, and the joint tenancy is not later destroyed by operation of law or by acts of attnuing or recaptured rights of Sellers in the Real Estate, shall belong to Sellers as is tenants in common; and Buyers, in the event of the death of either Seller, agree this contract to the surviving Seller and to accept a deed from the surviving Seller		
13. JOINDER BY es this contract only section 561.13 of the I	SELLER'S SPOUSE. Seller for the purpose of refinquish lows Code and agrees to exec	r's spouse, if not a titleholder immediately preceding acceptance of this offer, execu- ning all rights of dower, homestead and distributive shares or in compliance with cute the deed for this purpose.		
. n.7.	HE ESSENCE. Time is of the			
At .		includes the sale of any personal property, Buyers grant the Sellers a security interest the necessary financing statements and deliver them to Sellers. In this contract shall be construed as in the singular or plural number, and as the context.		
17. RELEASE O o the property and wa	F RIGHTS. Each of the Buyer ives all rights of exemption as	rs hereby relinquishes all rights of dower, homestead and distributive share in and to any of the property.		
18. ADDITIONAL	. PROVISIONS.			

OF CREDITORS OLUNTARILY O	AND EXEMPT FROM	PROPERTY IS IN MANY CASES PROTECTED FROM THE CLAIMS JUDICIAL SALE; AND THAT BY SIGNING THIS CONTRACT, OUO THIS PROTECTION FOR THIS PROPERTY WITH RESPECT T.		
	Dated:			
	Dated:			
Elastes	Dated:	Rudall C. Lee		
Geral diff	R. Lee M. Loo	Randall C. Lee		
Spral digit Geraldine M. Lee	R. Lee M. Leo	SELLERS BUYE		
Syral digle Geraldine M. Lee TATE OF	R. Lee SM. Soo Towa , co	SELLERS BUYE OUNTY OF MADISON ss:		
Geraldine M. Lee TATE OF	R. Lee M. Leo	OUNTY OF MADISON ss:		
	R. Lee Iowa , co knowledged before me on e and Geraldine M. Lee	OUNTY OF MADISON ss:		
Geraldine M. Lee TATE OF his instrument was according to the control of th	R. Lee JOWA , Co	OUNTY OF MADISON ss: B. OLIVER ON EXPIRES Notary Pu		