

THE IOWA STATE BAR ASSOCIATION Douglas D. Daggett ISBA # 14787

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MICHELLE "MICKI" UTSLER, COUNTY RECORDER

MADISON	I IOWA	
eparer Douglas D. Daggett, 501 W. Taylor (Hwy. 34), P.O. Box 404, Cresto		82-3170
Individual's Name Street Address  Address Tay Statement:	City	Phone CE ABOVE THIS LII
Address Tax Statement. William Gilliam		FOR RECORDER
4068 Jonathan Street, Oceanside, CA		COMPUTER V
REAL ESTATE CONTRACT- IN	STALLMENTS	RECORDEDCOMPARED
IT IS AGREED this 15th day of December, 2004, by an Dennis G. Daggett and Cynthia R. Daggett, husband and wife	d between	
of the County of, Madison County, State of Iowa, Sellers; and William Gilliam	nd	
California 31-15 of lower, Buyers;		
That the Sellers, as in this contract provided, agree to sell to the Buyers, and the agree with the Sellers to purchase the following described real estate situated in the Costate of lowa, to-wit:	Buyers in consideration of the punty of Madison	premises, hereby
See Attached Exhibit A		,
ogether with any easements and servient estates appurtenant thereto, but with sucleilow stated, and certain personal property if and as may be herein described or i	h reservations and exceptions of and as an itemized list is att	of title as may be ached hereto and
narked "Exhibit A" all upon the terms and conditions following: 1. TOTAL PURCHASE PRICE. The Buyers agree to pay for said property the total of \$ 97,300.00		due and payable at
2253 Carver Road, Winterset, IA 50273  (a) DOWN PAYMENT of \$ 40,100.00 RECEIPT OF WHICH IS HEREBY ACKNOWLED		ounty, lowe, as follows:
(a) DOWN PATMENT OF \$\frac{5}{3}\frac{3}{3}\frac{5}{3}\frac{7}{2}\frac{200.00}{3}\frac{1}{3}1		
2. POSSESSION. Buyers, concurrently with due performance on their part shall be entitled to possession of said	i premises on the	day of
; and thereafter so long as they shall perform the obli-		g subject to the rights of
essees and are entitled to rentals therefrom on and after date of possession, so indicate by 'yes' in the space follows.  3. TAXES. Sellers shall pay	willing	
accrued to date of closing to Madison County Treasurer		
and any unpaid taxes thereon payable in prior years. Buyers shall pay any taxes not assumed by Sellers and all sut esponsible for the payment of said taxes, and the special assessments, if any, each year, shall furnish to the oth of each year. Any proration of taxes shall be based upon the taxes for the year currently payable unless, the (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:	er parties evidence of payment of such ite	nquent. Whoever may be ms not later than July 15
(a) Which, if not paid, in the year, would become delinquent and all assessments payable prior the	reto.—	
(b) Which are a lien thereon as of	ving jurisdiction as of date of possession	
(c) including all sewage disposal assessments for overage charge heretofore assessed by any municipality has 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. Sellers fail to pay, Buyers may pay any such sums in default and shall receive credit on this contract for such sum interest or assigns may, and hereby reserve the right to at any time mortgage their right, title or interest in or or any amount not exceeding 100 % of the then unpaid balance of the purchase price herein pronerous than the installment requirements of this contract. Buyers hereby expressly consent to such a mortgage as in securing such a mortgage which shall be prior and paramount to any of Buyers' then rights in said property. It reduced the balance of this contract to the amount of any existing mortgage balance on said premises, they may at its terms, and subject to such mortgage shall receive a deed to said premises; or Sellers, at their option, any times the second of the property from an existence.	I by Sellers so as not to prejudice the solve his so paid. MORTGAGE BY SELLERS. Se his such premises or to renew or extent royded. The interest rate and amortization and agree to execute and deliver all necess DEED FOR BUYERS SUBJECT TO MOR their option, assume and agree to pay sa me before Buyers have made such a mo equity holder instead of a holder of the fe	allers, their successors in d any existing mortgage thereof shall be no more sary papers to aid Sellers RTGAGE. If Buyers have id mortgage according to rtgage commitment, may e title, or in the event of a
mortgage against said premises, reserve the right, if reasonably necessary for their protection to divide or alloc appear. SELLERS AS TRUSTEES. Sellers agree that they will collect no money hereunder in excess of the amo total amount of the encumbrance on the interest of Sellers or their assigns in said real estate; and if Sellers sha amount, they shall be considered and held as collecting and receiving said money as the agent and trustee of the B	cate the payments to the interested partition to the unpaid balance under the term till hereafter collect or receive any moneys.	s of this contract less the s hereunder beyond such
The lowa State Bar Association 2003	142 REAL ESTATE C	ONTRACT - INSTALLMI Revised January,

- 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, y 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 ction of Sellers, be added to the principal amount due hereunder and so secured (For Buyers' rights to make advancements, see paragraph 5 above.)
- section of Sellers, be added to the principal amount due hereunder and so secured (For Buyers' rights to make advancements, see paragraph 5 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 roperty in joint tenancy, and such piorit tenancy has not fater been destroyed by operation of law or by acts of the Sellers, this sale shall not constitute such destruction and the roceeds 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 set tenants in common; and Buyers, in the event of the death of one of such joint tenants, spee 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 of lower, 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 except is aforesaid, to the terms and provisions of hits contract.

as atoresato, to the terms and pro								
waiver of any existing or subsequ	CE. Time is of the essence in this Agree ent default.							
<ol> <li>EXCEPTIONS TO WAR qualification EXCEPT: (a) Zoning this contract; (e) Sellers shall given contess otherwise stipulated:</li> </ol>	RANTIES OF TITLE. The warranties of ordinances: (b) Such restrictive covenant se Special Warranty as to the period after	title in any Deed made is as may be shown of rec r equitable title passes to	pursuant to this contract ord; (c) Easements of reco Buyers; (f) Spouse if not	(See paragraph 14) shall be xd, if any; (d) As limited by par titleholder, need not join in any	without reservation or agraphs 1, 2, 3 and 4 of warranties of the deed			
(g)	)(Mineral reservations of record?)							
(h) (Liens?)	(Easements not recorded?)	(Interes	ts of other parties?)	(Lessees?)	1			
14, DEED AND ABSTRACT B	ILL OF SALE. If all said sums of money	and interest are paid to Se	ellers during the life of this	contract, and all other agreeme	nts for performance by			
Buyers have been complied with, to and in conformity with this cont with the government patent (unler title thereto in Sellers as of the da	Selfers will execute and deliver to Buyers tract and Sellers will at this time deliver to ss pursuent to the lowa State Bar Associa te of this contract, or as of such earlier da	Buyers an abstract show tion title standards there is te if and as designated in	ITY Warranty ing merchantable title in c s lesser requirement as to the next sentence. This co	Deed conveying said premises conformity with this contract. So period of abstracting) to said pr ontract supersedes the previous	in fee simple pursuant ich abstract shall begin remises and shall show s written offer of Buyers			
to buy the above described prope pay the costs of any abstracing d part of this agreement, then upon any such personal property payat	ate of this contract; or as of such earlier daily which was accepted by Sellers on the due to any act or change in the personal a due performance by Buyers, Sellers shall be in 2003 and all taxes thereon p	16th day of affairs of Sellers resulting ill execute and deliver a Biopayable prior thereto.	November in a change of title by oper thof Sale consistent with the	2004 ration of law or otherwise. If an he terms of this contract. Selle	Sellers shall also iy personal property is a irs shall pay all taxes on			
			talife as Abile and each condition	ah ahateast is	accented			
16. FORFEITURE. If Buyers (a any part thereof, levied upon said to keep it in reasonable repair at equitable remedies which they if forfelture Buyers shall have no if kept by Selfers as compensation other person or persons shall be so may be treated as tenants hole	T. Buyers have ) fall to make the payments aforesaid, or d property, or assessed against it, by any s herein required; or (e) fall to perform a nay have, af their option, may proceed to ght of reclamation or compensation for in for the use of said property, and/or as liq in possession of said real estate or any dring over, unlawfully after the expiration of	r any part thereof, as sam taxing body before any of ny of the agreements as forfeit and cancel this co norsey paid, or improvement juidated damages for brea part thereof, such party or flease, and may according	e become due; or (b) fail in such items become delininerein made or required; intract as provided by law ints made; but such paym sich of this contract; and ur parties in possession sha gly be ousted and removed	to pay the laxes or special assi- quant; or (c) fail to keep the pro- then Sellers, in addition to any (Chapter 556 Code of lows). U- tents and/or improvements if an point completion of such forfeitu- pion completion of such forfeitu- ti as such as provided by law.	issments of crayles, is perty insured; or (d) fail and all other legal and pon completion of such ny shall be retained and re, if the Buyers, or any lerefrom, or failing to do			
17. FORECLOSURE AND RE payable after such notice, if any immediate possession of the properties concerned, and such recreative ship and foreclosure and	EDEMPTION. If Buyers fail to timely per, as may be required by Chapter 654. The opening and of the revenues and income a eiver shall be liable to account to Buyers upon the contract obligation.	form this contract, Seller e Code. Thereafter this co- eccuing therefrom and to sonly for the net profits, and, and in the event of the	s, at their option, may ele intract may be foreclosed rent or cultivate the same after application of rents, it he foreclosure of this cont	ct to declare the entire balance in equity and the court may ap- sas the receiver may deem be ssues and profits from the cost tract and sale of the property to tract and sale of the property to the cost of the property to the property to the cost tract and sale of the property to the property to the cost of the property to the	e mmediately due and point a receiver to take st for the interest of all its and expenses of the by sheriffs sale in such			
tris agreed that it this control forectosure proceedings, the time such action file an election to wa 628 of the lowe Code. If the reds in Sections 628.5, 628.15 and 62	act overs less than (10) acts of the e of one year for redemption from said since any deficiency judgment against Buys entry of the lowar code shall be reduced to 18.16 of the lowar Code shall be reduced to	ale provided by the statuters which may arise out of three (3) months after sal four (4) months.	es of the State of lowe sha f the foreclosure proceedi e such right of redemption	all be reduced to six (6) months ngs: all to be consistent with the shall be exclusive to the Buyer	provided the Sellers, in ie provisions of Chapter rs, and the time periods			
It is further agreed that the preal estate is less than ten (10) at this contract at the time of such action. If the redemption period is and the time provided for redempleading or docket entry by or on 6 Chapter 628 of the lowa Code.	ding over, unlawfully after the expiration of SDEMPTION. If Buyers fail to timely per as may be required by Chapter 654. The operty and of the revenues and income a elver shall be liable to account to Buyers upon the contract obligation. act covers less than ten (10) acres of la a of one year for redemption from said si incompany to the said of the said of the period of redemption after a foreclosure icres in size; (2) the Court finds affirmative foreclosure; and (3) Selfers in successor julion by creditions as provided in Sections behalf of Buyers shall be presumption the This paragraph shall not be construed to see of any action, or many proceedings in see of any action, or many proceedings in see of any action, or many proceedings in see of any action, or many proceedings in	f this contract shall be rec ely that the said real estat on file an election to waiv in interest or the owner st 8 628.5, 628.15 and 628. at the property is not abar limit or otherwise affect at	ucee to sixty (ou) days in e has been abandonied by e any deficiency judgmen hall have the exclusive righ 16 of the lowa Code shall udoned. Any such redempl ny other redemption provis	the owners and those persons t against Buyers or their succe t to redeem for the first thirty (3 be reduced to forty (40) days, tion period shall be consistent to ions contained in Chapter 628 of	personally liable under issor in interest in such 0) days after such sale, Entry of appearance by with all of the provisions of the lowa Code.			
in any other case permitted by I	aw in which attorney 's fees may be coll	lected from Buyers, or im	posed upon them, or upo	in the above described proper	ly, buyers agree to pay			
19. INTEREST ON DELINQUE	ENT AMOUNTS. Either party will pay into it, and/or on cash reasonably advanced by	erest at the highest legal either party pursuant to the	contract rate applicable to ne terms of this contract, a	a natural person to the other o s protective disbursements.	n all amounts herein as			
20. ASSIGNMENT. In case of furnished with duplicate of such is given and single by the other.	f the assignment of this contract by either assignment by such assignors. Any such	r of the parties, prompt n assignment shall not ten	otice shall be given to the ninate the liability of the a	other parties, who shall at the ssignor to perform, unless a sp	edific release in writing			
21. PERSONAL PROPERTY.	If this contract includes the sale of any ear estate above described; and any such property.	personal property, then in termination of Buyers' ri	the event of the forfeiture ghts in said real estate sh	e or foreclosure of this contract all concurrently operate as the	forfeiture or forectosure			
22. CONSTRUCTION. Words neuter gender, according to the c	and phrases herein, including acknowle ontext. See paragraph 11 above, for consi	edgements hereof, shall b truction of the word "Selle	e construed as in the sing rs."	guiar or plural number, and as	macoune, lemmas o			
23. RELEASE OF RIGHTS. E	ach of the Buyers hereby relinquishes all	rights of dower, homeste	ad and distributive share i	n and to the property and waive	s all rights of exemption			
24. LEAD-BASED PAINT NOT	ICE. If applicable, see attached Disclosur	re of Information on Lead-	Based and/or Lead-Based	Paint Hazards.				
25. SPECIAL PROVISIONS.	- 44		at the advantage		of law the			
Due on Sale. In the call balance due shall be	event Buyer shall convey th accellerated and payable at	is property to and the time of conve	yance.	contract or operation	Oi law, the			
CREDITORS AND COLUNTARILY GIV	AT HOMESTEAD PROP EXEMPT FROM JUDI E UP MY RIGHT TO T ON THIS CONTRACT.	HIS PROTECT						
	Dated: Null M	ber 1	<u> 1004</u> _					
	Dated:							
Executed in duplicate or triplicate	Dagoth	_ 4	Julian (	Alkon				
Dennis G. Daggett	1	Wi	iliam Gilliam	J (12 )				
A	^ I \ /							

Cynthia R. Daggett
Cyntha R. Daggett 4068 Jonathan Street 2253 Carver Road Oceanside, CA 92056 Winterset, IA 50273 BUYERS' ADDRESS SELLERS' ADDRESS strument was acknowledged before me on december 1,

Dennis G. Daggett and Cynthia R. Daggett

DENNIS VAUGHN

Commission Number 724273

My Commission Fynires STATE OF IOWA, MADISON My Commission Expires September 3, 2006 STATE OF IOWA, MADISON COUNTY, ss: , 2004, by William Gilliam. This instrument was acknowledged before me on \_\_\_\_\_

CAROL E. LANDIS
Commission Number 198163
My Commission Expires
Qu4 45 + 31 2007

Notary Public

## EXHIBIT "A"

The Northeast Quarter (NE 1/4) of the Northwest Quarter (NW 1/4) of Section Twelve (12), Township Seventy-five (75) North, Range Twenty-eight (28) West of the 5th P.M., Madison County, Iowa, EXCEPT the following-described real estate: Parcel "A" located in the Northeast Quarter (NE 1/4) of the Northwest Quarter (NW 1/4) of Section Twelve (12), Township Seventy-five (75) North, Range Twenty-eight (28) West of the 5th P.M., Madison County, Iowa, more particularly described as follows: Beginning at the Southeast corner of the Northeast Quarter (NE 1/4) of the Northwest Quarter (NW 1/4) of Section Twelve (12), Township Seventy-five (75) North, Range Twenty-eight (28) West of the 5th P.M., Madison County, Iowa; thence South 89°45'36" West 369.42 feet; thence North 00°00'00" 353.75 feet; thence North 89°45'36" East, 369.42 feet to the East line of the Northwest Quarter (NW 1/4) of said Section Twelve (12); thence, along said East line, South 00°00'00" 353.75 feet to the Point of Beginning. Said Parcel "A" contains 3.000 acres, including 0.575 acres of county road right-of-way.