Date 4/19/2805 Line 1 = 13 And Ant \$5.00 DOV# 167 MICHELLE "MICK!" UTSLER. COUNTY Red Maltson 10WA Dov# 167 MICHELLE "MICK!" UTSLER. COUNTY Red Maltson 10WA Concorned to the Maltson 10WA REAL ESTATE CONTRACT (SHORT FORM) IT IS AGREED between MARY LOU FOLEY, a single person, (Sellers'): and ROY WILLIAM FOLEY and JULIA ANN FOLEY, husband and wife, as joint tenants with full rights of survivorship, and not as tenants in common, (Sellers agree to sell and Buyers agree to buy real estate in Madison County towa, described as: Beginning at the East ¼ corner of Section 30, Township 75 North, Range 27 West of the 5th P.M., thence West 1325.38 feet to the point of beginning, thence 50°08' West 1460.0 feet; thence in a westerly direction 216.0 feet; thence northerly 127.5 feet along present fence line; thence westerly 12.0 feet, thence northerly 127.5 feet along present fence line the East and West road; thence in an easterly direction 35.0 feet to the point of beginning and containing 9.804 acres, more or less, exclusive of the present established highway. Note: The North line of the Northeast Quarter of the Southeast Quarter of section 30-75-27 is assumed to bear due East and West, exclusive of the present established highway. Note: The North line of the Northeast Quarter of the Southeast Quarter of the Northeast Original Southeast Quarter of the Southeast Quarter of the Northeast Original Southeas	Date of 178 DAY OF DAY OF MICHELLE "MICK!" UTSLER. COUNTY Fine Country Fine Fine Country Fine Fine Fine Fine Fine Fine Fine Fine	Date 4/19/2005 Titl3 DAYOF JAME Read att \$12.08 Aud Ant \$5.08 DOVN 167 MICHELE MICK! "UTSLER. COUNTY RECIPIED TO A MADISON 10MA DEPUTY MADISON 10MA DEPUTY MADISON 10MA MADISON 10MA Street Address at CRY Phonocomera James At CRY Phonocomera Ja	THIS		Book 2005 Page 1698 Type 03 010 F	'age
MICHELLE "MICK!" UTSLER, COUNTY R MADISON 10MA COMPUTER MADISON 10MA Street Address City Phone Proceeding statement: Roy W. and Julia A. Foley, 2675 Millistream Avenue, Peru, Iowa 50222 SPACE ABOVE THIS LIFE FOR RECORDER REAL ESTATE CONTRACT (SHORT FORM) IT IS AGREED between MARY LOU FOLEY, a single person, Callers's, and ROY WILLIAM FOLEY and JULIA ANN FOLEY, busband and wife, as joint tenants with full rights of survivorship, and not as tenants in common, (Buyers'). Sellers agree to sell and Buyers agree to buy real estate in	MICHELLE "MICK!" UTSLER. COUNTY F MAD ISON 10HA COORDINATE DEPUTY AND THE DEPUTY	MICHELLE "MICK!" UTSLER, COUNTY RECOMPTION Samuel H. Braiand, 115 E. First Street. P.O. Box 370, Earlham, Iowa. (\$15) 758-2267 Brain Samuel H. Braiand, 115 E. First Street. P.O. Box 370, Earlham, Iowa. (\$15) 758-2267 Street Statement: Roy W. and Julia A. Foley, 2675 Millstream Avenue, Peru, Iowa 50222 SPAE_SERVINGENEE REAL ESTATE CONTRACT (SHORT FORM) REAL ESTATE CONTRACT (SHORT FORM) TI IS AGREED between IARY LOU FOLEY, a single person, Selevining and not as tenants in common, IARY LOU FOLEY, a single person, Selevining at the East ¼ corner of Section 30, Township 75 North, Range 27 West of the 5th P.M., thence vest 1325.38 feet to the point of beginning, thence \$0.000 West 1460, 0 feet; thence in a westerly direction 16.0 feet; thence northerly 172.75 feet along present fence line to the center line of the East and West road; thence northerly 1316.0 feet along present fence line to the center line of the East and West road; thence in an easterly invention 30-75-27 is assumed to bear due East and West, 1820 feet to the point of beginning and containing 9.804 acres, more or less, exclusive of the resent ostablished highway. Note: The North line of the Northeast Quarter of the Southeast Quarter of record for public utilizes, roads and highways; and d. (consider: liens; mineral rights; other sements, intered to of others.) In any easements and appurenant serviant estates, but subject to the following: a. any zoning and other ordinances: b. any venerate of record for public utilizes, roads and highways; and d. (consider: liens; mineral rights; other sements, intered to of others.) In Price The total purchase price for the Real Estates is —Thirty-five Thousand of the contract of the principal and shall be applied first toward accrued interest and then principal. Buyers may repay any amount of principal at any time without penalty. Accrued interest and then principal. Buyers may repay any amount of principal at any time without penalty. Accrued interest and then principal. Buyers may repay any amount of	THIS	ENEERED FOR TAXABLE	Data 4/19/2005 Ime 10:13 An	
TIS AGREED between MARY LOU FOLEY, a single person, "Sellers", and ROY WILLIAM FOLEY and JULIA ANN FOLEY, husband and wife, as joint tenants with full rights of survivorship, and not as tenants in common, "Beginning at the East ¼ corner of Section 30, Township 75 North, Range 27 West of the 5th P.M., thencover, described as: Beginning at the East ¼ corner of Section 30, Township 75 North, Range 27 West of the 5th P.M., thencover, described as: Beginning at the East ¼ corner of Section 30, Township 75 North, Range 27 West of the 5th P.M., thencover, described as: Beginning at the East ¼ corner of Section 30, Township 75 North, Range 27 West of the 5th P.M., thencover, described as: Beginning at the East ¼ corner of Section 30, Township 75 North, Range 27 West of the 5th P.M., thencover, described as: Beginning at the East ¼ corner of Section 30, Township 75 North, Range 27 West of the 5th P.M., thencover, described as: Beginning at the East ¼ corner of Section 30, Township 75 North, Range 27 West of the 5th P.M., thencover, described as: Beginning at the East ¼ corner of Section 30, Township 75 North, Range 27 West of the 5th P.M., thencover, described as: Beginning at the East ¼ corner of Section 30, Township 75 North, Range 27 West of the 5th P.M., thencover, described as: Beginning at the East ¼ corner of Section 30, Township 75 North, Range 27 West of the 5th P.M., thencover, described as: Beginning at the East ¼ corner of Section 30, Township 75 North, Range 27 West of the 5th P.M., thencover, described as: Beginning at the East ¼ corner of Section 30, Township 75 North, Range 27 West of the 5th P.M., thencover, described as: Beginning at the East ¼ corner of Section 30, Township 75 North, Range 27 West of the 5th P.M., thencover, described as: Beginning at the East ¼ corner of Section 30, Township 75 North, Range 27 West of the 5th P.M., thencover, described as: Beginning at the East ¼ corner of Section 30, Township 75 North, Range 27 West of the 5th P.M., thencover, described as the sectio	TILS AGREED between MARY LOU POLEY, a single person, Selera's, astatement: Roy W. and Julia A. Foley, 2675 Millstream Avenue, Peru, Iowa 50222 REAL ESTATE CONTRACT (SHORT FORM) IT IS AGREED between MARY LOU POLEY, a single person, Selera's, and Avenue, Peru, Iowa 50222 SPAGE ABOVE THIS LISTORY WILLIAM FOLEY and JULIA ANN FOLEY, husband and wife, as joint tenants with full rights of Survivorship, and not as tenants in common, (Buyers'). Sellera agree to sell and Buyers agree to buy real estate in	Salvers'): And not as tenants in common. Tis AGREED between target to sell and Buyers agree to buy real estate in Madison County, was described as: Seleginning at the East ¼ corner of Section 30, Township 75 North, Range 27 West of the 5th P.M., thence versity 132.5.38 feet to the point of beginning, thence \$0.000 West 1460.0 (set; thence in a westerly direction 35.5.0 feet to the point of beginning and containing 9.804 acres, more or less, exclusive of the resent established highway. Note: The North line of the Northeast Quarter of the Southeast of thems.) The Real Estate Southeast Southea		DAY OF OF 2005		
The same of the state of the st	TIS AGREED between MARY LOU FOLEY, a single person. Seliers'; and ROY WILLIAM FOLEY and JULIA ANN FOLEY, husband and wife, as joint tenants with full rights of survivorship, and not as tenants in common. Seliers agree to sell and Buyers agree to buy real estate in Madison Count owe, described as: Beginning at the East ½ corner of Section 30, Township 75 North, Range 27 West of the 5th P.M., thence owe, described as: Beginning at the East ½ corner of Section 30, Township 75 North, Range 27 West of the 5th P.M., thence owe, described as: Beginning at the East ½ corner of Section 30, Township 75 North, Range 27 West of the 5th P.M., thence owe, described as: Beginning at the East ½ corner of Section 30, Township 75 North, Range 27 West of the 5th P.M., thence owe, described as: Beginning at the East ½ corner of Section 30, Township 75 North, Range 27 West of the 5th P.M., thence owe, described as: Beginning at the East ½ corner of Section 30, Township 75 North, Range 27 West of the 5th P.M., thence owe, described as: Beginning at the East ½ corner of Section 30, Township 75 North, Range 27 West of the 5th P.M., thence owe, described as: Beginning at the East ½ corner of Section 30, Township 75 North, Range 27 West of the 5th P.M., thence owe, described as: Beginning at the East ½ corner of Section 30, Township 75 North, Range 27 West of the 5th P.M., thence owe, described as: Beginning at the East ½ corner of Section 30, Township 75 North, Range 27 West of the 5th P.M., thence in a westerly direction 216.0 feet; thence northerly 127.5 feet along present fence line to the center line of the East and West road; thence in an easterly direction 216.0 feet; thence northerly 127.5 feet along present fence line to the center line of the Northeast Quarter of the Southeast Application of the County Treasurer of the	TI IS AGREED between IARY LOU POLEY, and Julia A. Foley, 2cf3 Millstream Avenue, Peru, Town 50222 SPAGE ABOVE THIS LINE FOR RECORDER TO SAME STATE CONTRACT (SHORT FORM) TI IS AGREED between IARY LOU POLEY, a single person, TO SAME STATE CONTRACT (SHORT FORM) TI IS AGREED between IARY LOU POLEY, a single person, TO SAME STATE STATE CONTRACT (SHORT FORM) TO SAME STATE STA		gas well	MICHELLE "MICKI" UTSLER, COUNTY F	RECO
Counter Samuel H. Braland. 115 E. First Street. P.O. Box 370. Earlham. Jowa (515) 758-2267 Individual's Name Street Address City Phone REAL ESTATE CONTRACT (SHORT FORM) REAL ESTATE CONTRACT (SHORT FORM) For RECORDER REAL ESTATE CONTRACT (SHORT FORM) REAL ESTATE CONTRACT (SHORT FORM) For RECORDER	TIS AGREED between MARY LOU FOLEY and JULIA ANN FOLEY, husband and wife, as joint tenants with full rights of survivorship, and not as tenants in common, "Buyers"). "Beginning at the East ¼ corner of Section 30, Township 75 North, Range 27 West of the 5th P.M., thene was described as: Beginning at the East ¼ corner of Section 30, Township 75 North, Range 27 West of the 5th P.M., thene was described as: Beginning at the East ¼ corner of Section 30, Township 75 North, Range 27 West of the 5th P.M., thene was 136.05 feet to the point of beginning, thence S 0°08' West 1460.0 feet; thence in a wasterly direction 216.0 feet along present fence line to the center line of the East and West road, thence in an easterly direction 216.0 feet along present fence line to the center line of the Northcast Quarter of the Southcast Quarter of the Section 30-75-27 is assumed to bear due East and West, with any easements and appurtenant servient estates, but subject to the following: a. any zoning and other ordinances; b. a covenants of record; c. any easements of record for public utilities, roads and highways; and d. (consider: liens, mineral rights; othersements of feeded by the public of the State of the Southcast Quarter of seasements; therefore the Real Estate is —Thirty-five Thousand Dollars (8, 35,000.00) —) of which ——Zero Dollars (8, 35,000.00) —) has been paid. Buyers shall pay the balance to Seliers at Winterset, Iowa or as directed by Seliers, as follows: 1. PRICE. The total purchase price for the Real Estate is —Thirty-five Thousand Dollars (8, 35,000.00) —) of which ——Zero Dollars (8, 35,000.00) —) has been paid. Buyers shall pay the balance to Seliers at Minterset; Iowa or as directed by Seliers, as follows: 2. INTEREST. Buyers shall pay interest from — April 1, 2005 — on the unpaid balance, plus accrued interest thereon, is paid in full. Said monthly payments include both interest and principal, and shall be applied first toward accrued interest and then principal. Buyers may be applied first toward accrued	TIS AGREED between IARY LOU FOLEY, a single person. Selera systement: Roy W. and Julia A. Foley, 2675 Milistream Avenue, Peru, lowa 50222 FOR RECORDER REAL ESTATE CONTRACT (SHORT FORM) FOR RECORDER TIS AGREED between IARY LOU FOLEY, a single person. Selera"; and OY WILLIAM FOLEY and JULIA ANN FOLEY, husband and wife, as joint tenants with full rights of urvivorship, and not as tenants in common. Supers"). Sellera sgree to sell and Buyers agree to buy real estate in Madison County, wa, described as: Seleginning at the East ¼ corner of Section 30, Township 75 North, Range 27 West of the 5th P.M., thence Vest 1325.38 feet to the point of beginning, thence 8 0°08' West 1460.0 feet; thence in a westerly direction 16.0 feet; thence northerly 127.5 feet along present fence line; thence westerly 122.0 feet; thence on ortherly 127.5 feet along present fence center line of the East and West road; thence in an easterly irrection 355.0 feet to the point of beginning and containing 9.804 acres, more or less, exclusive of the section 30-75-27 is assumed to bear due East and West, Ith any easements and appurtenant servient estates, but subject to the following: a. any zoning and other ordinances; b. any vernants of record, c. any easements of record for public utilities, roads and highways; and d. (consider: liens; mineral rights; other resements, interest of others.) 1. PRICE: The total purchased price for the Real Estate is —Thirtty-five Thousand ollars (3 35.000.00) of which —Zero ollars (3 35.000.00) of which —Zero ollars (3 00.000) of very public utilities, roads and highways; and d. (consider: liens; mineral rights; other resements, interest of others.) 1. PRICE: The total purchased price for the Real Estate is —Thirtty-five Thousand ollars (3 35.000.00) of which —Zero ollars (3 00.000) of which —Zero ollars (3 00.000) of which —Zero ollars (3 00.000) of which —Zero ollars (4 00.000) of the following terms: 2. INTEREST: Buyers shall pay interest the rate of 6 0.000 of the following and shall be appl		usby orklean		
respect to sell and Buyers agree to buy real estate in	respect to sell and Buyers agree to buy real estate in	Individual's Name Individual's	6	Dal Oli Fishing i	RECORDED	_
Seleters (1) and Julia A. Foley, 2675 Milbrarem Avenue, Peru, Iowa 50222 **REAL ESTATE CONTRACT (SHORT FORM)* IT IS AGREED between MARY LOU FOLEY, a single person, **Seleters'); and ROY WILLIAM FOLEY and JULIA ANN FOLEY, husband and wife, as joint tenants with full rights of survivorship, and not as tenants in common. **Buyers'). **Seleters agree to sell and Buyers agree to buy real estate in	reseatay statement: Roy W. and Julia A. Foley, 2675 Millstream Avenue, Peru, lowas 50222 REAL ESTATE CONTRACT (SHORT FORM) IT IS AGREED between MARY LOU FOLEY, a single person, Sellers'n, and ROY WILLIAM FOLEY and JULIA ANN FOLEY, husband and wife, as joint tenants with full rights of survivorship, and not as tenants in common, Sellers agree to sell and Buyers agree to buy real estate in	It is AGREED between AGREED services and Julia A. Foley, 2675 Millstream Avenue, Peru, Iows 502222 SPACE AGOVE THIS LINE REAL ESTATE CONTRACT (SHORT FORM) IT IS AGREED between AGREED between AGREED services and the property of the State of the State of the State of the AGREED between AGREE		nd 115 E. First Street. P.O. Box 37		
REAL ESTATE CONTRACT (SHORT FORM) IT IS AGREED between MARY LOU FOLEY, a single person, Sellers"; and ROY WILLIAM FOLEY and JULIA ANN FOLEY, husband and wife, as joint tenants with full rights of survivorship, and not as tenants in common, Buyers"). Sellers agree to sell and Buyers agree to buy real estate in	REAL ESTATE CONTRACT (SHORT FORM) T IS AGREED between MARY LOU FOLEY, a single person, Sellers'; and ROY WILLIAM FOLEY and JULIA ANN FOLEY, husband and wife, as joint tenants with full rights of survivorship, and not as tenants in common. Buyers'). Sellers agree to sell and Buyers agree to buy real estate in	REAL ESTATE CONTRACT (SHORT FORM) Release a single person. Release	Individual's	Name Street Address	City Phone	ÑĒ
MARY LOU FOLEY, a single person, "Sellers"; and ROY WILLIAM FOLEY and JULIA ANN FOLEY, husband and wife, as joint tenants with full rights of survivorship, and not as tenants in common, "Buyers"). Sellers agree to sell and Buyers agree to buy real estate in	"Sellers"): and ROY WILLIAM FOLEY and JULIA ANN FOLEY, husband and wife, as joint tenants with full rights of survivorship, and not as tenants in common, "Buyers"). Sellers agree to sell and Buyers agree to buy real estate in	Sellers'; and OY WILLIAM FOLEY and JULIA ANN FOLEY, husband and wife, as joint tenants with full rights of urvivorship, and not as tenants in common,			FOR RECORDER	
"Buyers"). Sellers agree to sell and Buyers agree to buy real estate in	"Buyers"). Sellers agree to sell and Buyers agree to buy real estate in	Selers agree to sell and Buyers agree to buy real estate in		single person,		_
"Buyers"). Sellers agree to sell and Buyers agree to buy real estate in	"Buyers"). Sellers agree to sell and Buyers agree to buy real estate in	Selers agree to sell and Buyers agree to buy real estate in				
"Buyers"). Sellers agree to sell and Buyers agree to buy real estate in Madison County owa, described as: Beginning at the East ¼ corner of Section 30, Township 75 North, Range 27 West of the 5th P.M., thence West 1325.38 feet to the point of beginning, thence S 0°08' West 1460.0 feet; thence in a westerly direction 216.0 feet; thence northerly 127.5 feet along present fence line; thence westerly 122.0 feet; thence northerly 1316.0 feet along present fence line to the center line of the East and West road; thence in an easterly direction 355.0 feet to the point of beginning and containing 9.804 acres, more or less, exclusive of the present established highway. Note: The North line of the Northeast Quarter of the Southeast Quarter of Section 30-75-27 is assumed to bear due East and West, with any easements and appurtenant servient estates, but subject to the following: a. any zoning and other ordinances; b. ar sovenants of record; c. any easements of record for public utilities, roads and highways; and d. (consider: liens; mineral rights; othe passements; interest of others.) (the "Real Estate"), upon the following terms: 1. PRICE. The total purchase price for the Real Estate is	"Buyers"). Sellers agree to sell and Buyers agree to buy real estate in	Buyers'). Seliers agree to sell and Buyers agree to buy real estate in Madison County, wa, described as: Deginning at the East ¼ corner of Section 30, Township 75 North, Range 27 West of the 5th P.M., thence of Vest 1325.38 feet to the point of beginning, thence S 0°08' West 1460.0 feet; thence in a westerly direction 16.0 feet; thence northerly 127.5 feet along present fence line to the center line of the East and West road; thence in an easterly direction 30.6 feet along present fence line to the center line of the East and West road; thence in an easterly direction 35.0 feet to the point of beginning and containing 9.804 acres, more or less, exclusive of the resent established highway. Note: The North line of the Northeast Quarter of the Southeast Quarter of section 30-75-27 is assumed to bear due East and West, Ith any easements and appurtenant servient estates, but subject to the following: a. any zoning and other ordinances; b. any ovenants of record; c. any easements of record for public utilities, roads and highways; and d. (consider: liens; mineral rights; other seements; interest of others.) The "Real Estate"), upon the following terms: 1. PRICE. The total purchase price for the Real Estate is	"Sellers"); and	V and WILLA ANNI FOLEV husbar	d and wife as joint tenants with full rights of	
Sellers agree to sell and Buyers agree to buy real estate in Madison County owa, described as: Beginning at the East ¼ corner of Section 30, Township 75 North, Range 27 West of the 5th P.M., thence West 1325.38 feet to the point of beginning, thence S 0°08′ West 1460.0 feet; thence in a westerly direction 216.0 feet; thence northerly 127.5 feet along present fence line; thence westerly 122.0 feet; thence northerly 1316.0 feet along present fence line to the center line of the East and West road; thence in an easterly direction 355.0 feet to the point of beginning and containing 9.804 acres, more or less, exclusive of the present established highway. Note: The North line of the Northeast Quarter of the Southeast Quarter of Section 30-75-27 is assumed to bear due East and West, with any easements and appurtenant servient estates, but subject to the following: a. any zoning and other ordinances; b. ar sovenants of record; c. any easements of record for public utilities, roads and highways; and d. (consider: liens; mineral rights; othe passements; interest of others.) (the "Real Estate"), upon the following terms: 1. PRICE. The total purchase price for the Real Estate is —Thirty-five Thousand Dollars (\$\frac{35,000.00}{-0}\$) has been paid. Buyers shall pay the balance to Sellers at Winterset, Iowa or as directed by Sellers, as follows: \$\frac{251.00}{-0}\$ no April 1, 2005, and \$\frac{251.00}{-0}\$ on the first day of each and every month thereafter until the entir unpaid principal balance, plus accrued interest thereon, is paid in full. Said monthly payments include bot interest and principal, and shall be applied first toward accrued interest and then principal. 2. INTEREST. Buyers shall pay interest from April 1, 2005 on the unpaid balance, her rate of 6% percent per annum, payable monthly Buyers shall also pay interest at the rate of 6 percent per annum on all delinquent amounts and any sum reasonably advanced by Sellers to protect their interest in this contract, computed from the date of the delinquency	Sellers agree to sell and Buyers agree to buy real estate in	Seliers agree to sell and Buyers agree to buy real estate in			d and wire, as joint contains with rain rights of	- - - ,
Beginning at the East ½ corner of Section 30, Township 75 North, Range 27 West of the 5th P.M., thence West 1325.38 feet to the point of beginning, thence S 0°08' West 1460.0 feet; thence in a westerly direction 216.0 feet; thence northerly 127.5 feet along present fence line; thence westerly 122.0 feet; thence northerly 1316.0 feet along present fence line to the center line of the East and West road; thence in an easterly direction 355.0 feet to the point of beginning and containing 9.804 acres, more or less, exclusive of the present established highway. Note: The North line of the Northeast Quarter of the Southeast Quarter of Section 30-75-27 is assumed to bear due East and West, with any easements and appurtenant servient estates, but subject to the following: a. any zoning and other ordinances; b. and covenants of record; c. any easements of record for public utilities, roads and highways; and d. (consider: liens; mineral rights; other sasements; interest of others.) 1. PRICE. The total purchase price for the Real Estate is	Beginning at the East ½ corner of Section 30, Township 75 North, Range 27 West of the 5th P.M., thence West 1325.38 feet to the point of beginning, thence S 0°08' West 1460.0 feet; thence in a westerly direction 216.0 feet; thence northerly 127.5 feet along present fence line; thence westerly 122.0 feet; thence northerly 1316.0 feet along present fence line to the center line of the East and West road; thence in an easterly direction 355.0 feet to the point of beginning and containing 9.804 acres, more or less, exclusive of the present established highway. Note: The North line of the Northeast Quarter of the Southeast Quarter of Section 30-75-27 is assumed to bear due East and West, with any easements and appurtenant servient estates, but subject to the following: a. any zoning and other ordinances; b. and southeast of record; c. any easements of record for public utilities, roads and highways; and d. (consider: liens; mineral rights; other sasements; interest of others.) The Real Estate"), upon the following terms: 1. PRICE. The total purchase price for the Real Estate is	deginning at the East ½ corner of Section 30, Township 75 North, Range 27 West of the 5th P.M., thence was the second of the section 30, Township 75 North, Range 27 West of the 5th P.M., thence was the second of	"Buyers").			
Beginning at the East ¼ corner of Section 30, Township 75 North, Range 27 West of the 5th P.M., thence West 1325.38 feet to the point of beginning, thence S 0°08′ West 1460.0 feet; thence in a westerly direction 216.0 feet; thence northerly 127.5 feet along present fence line; thence westerly 122.0 feet; thence northerly 1316.0 feet along present fence line to the center line of the East and West road; thence in an easterly direction 355.0 feet to the point of beginning and containing 9.804 acres, more or less, exclusive of the present established highway. Note: The North line of the Northcast Quarter of the Southeast Quarter of Section 30-75-27 is assumed to bear due East and West, with any easements and appurtenant servient estates, but subject to the following: a. any zoning and other ordinances; b. are covenants of record; c. any easements of record for public utilities, roads and highways; and d. (consider: liens; mineral rights; otherwise). The "Real Estate", upon the following terms: 1. PRICE. The total purchase price for the Real Estate isThirty-five Thousand	Beginning at the East ½ corner of Section 30, Township 75 North, Range 27 West of the 5th P.M., thenc West 1325.38 feet to the point of beginning, thence S 0°08' West 1460.0 feet; thence in a westerly direction 216.0 feet; thence northerly 127.5 feet along present fence line; thence westerly 122.0 feet; thence northerly 1316.0 feet along present fence line to the center line of the East and West road; thence in an easterly direction 355.0 feet to the point of beginning and containing 9.804 acres, more or less, exclusive of th present established highway. Note: The North line of the Northeast Quarter of the Southeast Quarter of Section 30-75-27 is assumed to bear due East and West, with any easements and appurtenant servient estates, but subject to the following: a. any zoning and other ordinances; b. ar overants of record; c. any easements of record for public utilities, roads and highways; and d. (consider: liens; mineral rights; oth sasements; interest of others.) the "Real Estate"), upon the following terms: 1. PRICE. The total purchase price for the Real Estate isThirty-five Thousand Dollars (\$35,000.00	Seginning at the East ¼ corner of Section 30, Township 75 North, Range 27 West of the 5th P.M., thence West 1325.38 feet to the point of beginning, thence S 0°08' West 1460.0 feet; thence in a westerly direction 16.0 feet; thence enortherly 127.5 feet along present fence line to the center line of the East and West road; thence in an easterly direction 355.0 feet to the point of beginning and containing 9.804 acres, more or less, exclusive of the resent established highway. Note: The North line of the Northeast Quarter of the Southeast Quarter of section 30-75-27 is assumed to bear due East and West, which any easements and apputenant servient estates, but subject to the following: a. any zoning and other ordinances; b. any evenants of record; c. any easements of record for public utilities, roads and highways; and d. (consider: liens; mineral rights; other assements; interest of others.) The "Real Estate"), upon the following terms: 1. PRICE. The total purchase price for the Real Estate is	• • • • • • • • • • • • • • • • • • •	yers agree to buy real estate in	Madison Count	у,
West 1325.38 feet to the point of beginning, thence S 0°08' West 1460.0 feet; thence in a westerly direction 216.0 feet; thence northerly 127.5 feet along present fence line; thence westerly 122.0 feet; thence northerly 1316.0 feet along present fence line to the center line of the East and West road; thence in an easterly direction 355.0 feet to the point of beginning and containing 9.804 acres, more or less, exclusive of the present established highway. Note: The North line of the Northeast Quarter of the Southeast Quarter of Section 30-75-27 is assumed to bear due East and West, with any easements and appurtenant servient estates, but subject to the following: a. any zoning and other ordinances; b. are sovenants of record; c. any easements of record for public utilities, roads and highways; and d. (consider: liens; mineral rights; other seasements; interest of others.) the "Real Estate"), upon the following terms: 1. PRICE. The total purchase price for the Real Estate isThirty-five Thousand	West 1325.38 feet to the point of beginning, thence S 0°08′ West 1460.0 feet; thence in a westerly direction 216.0 feet; thence northerly 127.5 feet along present fence line; thence westerly 122.0 feet; thence northerly 1316.0 feet along present fence line to the center line of the East and West road; thence in an easterly direction 355.0 feet to the point of beginning and containing 9.804 acres, more or less, exclusive of the present established highway. Note: The North line of the Northeast Quarter of the Southeast Quarter of Section 30-75-27 is assumed to bear due East and West, with any easements and appurtenant servient estates, but subject to the following: a. any zoning and other ordinances; b. at soverands of record; c. any easements of record for public utilities, roads and highways; and d. (consider: liens; mineral rights; othe passements; interest of others.) the "Real Estate"), upon the following terms: 1. PRICE. The total purchase price for the Real Estate is	Vest 1325,38 feet to the point of beginning, thence S 0°08' West 1460.0 feet; thence in a westerly direction 16.0 feet; thence northerly 127.5 feet along present fence line; thence westerly 122.0 feet; thence northerly 1316.0 feet along present fence line to the center line of the East and West road; thence in an easterly lirection 355.0 feet to the point of beginning and containing 9.804 acres, more or less, exclusive of the resent established highway. Note: The North line of the Northeast Quarter of the Southeast Quarter of section 30-75-27 is assumed to bear due East and West, which are a sements and appurtenant servient estates, but subject to the following: a. any zoning and other ordinances; b. any easements of record; c. any easements of record for public utilities, roads and highways; and d. (consider: liens; mineral rights; other assements; interest of others.) The "Real Estate"), upon the following terms: 1. PRICE. The total purchase price for the Real Estate isThirty-five Thousand ollars (\$ 35,000.00) of whichZero	owa, described as:			
1. PRICE. The total purchase price for the Real Estate isThirty-five Thousand Dollars (\$ 35,000.00	(the "Real Estate"), upon the following terms: 1. PRICE. The total purchase price for the Real Estate isThirty-five Thousand Dollars (\$ 35,000.00	1. PRICE. The total purchase price for the Real Estate isThirty-five Thousand	direction 355.0 feet to present established high	the point of beginning and contain way. Note: The North line of the	ing 9.804 acres, more or less, exclusive of th	y e
1. PRICE. The total purchase price for the Real Estate is	1. PRICE. The total purchase price for the Real Estate isThirty-five Thousand Dollars (\$ 35,000.00) of whichZero Dollars (\$O	1. PRICE. The total purchase price for the Real Estate isThirty-five Thousand ollars (\$ 35,000.00	direction 355.0 feet to present established high Section 30-75-27 is assumith any easements and approvenants of record; c. any easements.	the point of beginning and contain may. Note: The North line of the med to bear due East and West, burtenant servient estates, but subject to tasements of record for public utilities, roads	ing 9.804 acres, more or less, exclusive of the Northeast Quarter of the Southeast Quarter of the following: a. any zoning and other ordinances; b. a.	y e of
Dollars (\$ 35,000.00) of whichZero) has been paid. Buyers shall pay the balance to Sellers at Winterset, Iowa or as directed by Sellers, as follows: \$251.00 on April 1, 2005, and \$251.00 on the first day of each and every month thereafter until the entire unpaid principal balance, plus accrued interest thereon, is paid in full. Said monthly payments include bot interest and principal, and shall be applied first toward accrued interest and then principal. Buyers may amount of principal at any time without penalty. Accrued interest shall be paid with and it addition to any prepayment of principal. 2. INTEREST. Buyers shall pay interest from April 1, 2005 on the unpaid balance, the rate of 6% percent per annum, payable monthly Buyers shall also pay interest at the rate of 6 percent per annum on all delinquent amounts and any sum reason ably advanced by Sellers to protect their interest in this contract, computed from the date of the delinquency or advance.	Dollars (\$ 35,000.00) of which ——Zero) has been paid. Buyers shall pay the balance to Sellers at Winterset, Iowa or as directed by Sellers, as follows: \$251.00 on April 1, 2005, and \$251.00 on the first day of each and every month thereafter until the entire unpaid principal balance, plus accrued interest thereon, is paid in full. Said monthly payments include both interest and principal, and shall be applied first toward accrued interest and then principal. Buyers may prepay any amount of principal at any time without penalty. Accrued interest shall be paid with and it addition to any prepayment of principal. 2. INTEREST. Buyers shall pay interest from April 1, 2005 on the unpaid balance, the rate of 6% percent per annum, payable monthly Buyers shall also pay interest at the rate of percent per annum on all delinquent amounts and any sum reason ably advanced by Sellers to protect their interest in this contract, computed from the date of the delinquency or advance. 3. REAL ESTATE TAXES. Sellers shall pay 9/12ths of the real estate taxes due and payable at the County Treasurer's Office in the fiscal year commencing July 1, 2005, and any unpaid real estate taxes payable in prior years. Buyers shall pay all subsequent real estate taxes. Any proration of real estate taxes on the Real Estate shall be based upon such taxes for the year currently payable unless the parties state otherwise.	ollars (\$ 35,000.00) of which ——Zero ollars (\$ -0-) has been paid. Buyers shall pay the balance to Sellers at Winterset, Iowa as directed by Sellers, as follows: 251.00 on April 1, 2005, and \$251.00 on the first day of each and every month thereafter until the entire impaid principal balance, plus accrued interest thereon, is paid in full. Said monthly payments include both interest and principal, and shall be applied first toward accrued interest and then principal. Buyers may amount of principal at any time without penalty. Accrued interest shall be paid with and in addition to any prepayment of principal. 2. INTEREST. Buyers shall pay interest from	direction 355.0 feet to present established high Section 30-75-27 is assurable with any easements and approvenants of record; c. any eleasements; interest of others.)	the point of beginning and contain away. Note: The North line of the armed to bear due East and West, burtenant servient estates, but subject to tasements of record for public utilities, roads	ing 9.804 acres, more or less, exclusive of the Northeast Quarter of the Southeast Quarter of the following: a. any zoning and other ordinances; b. a.	y e of
\$251.00 on April 1, 2005, and \$251.00 on the first day of each and every month thereafter until the entire unpaid principal balance, plus accrued interest thereon, is paid in full. Said monthly payments include bot interest and principal, and shall be applied first toward accrued interest and then principal. Buyers may amount of principal at any time without penalty. Accrued interest shall be paid with and in addition to any prepayment of principal. 2. INTEREST. Buyers shall pay interest from	so as directed by Sellers, as follows: \$251.00 on April 1, 2005, and \$251.00 on the first day of each and every month thereafter until the enting unpaid principal balance, plus accrued interest thereon, is paid in full. Said monthly payments include both interest and principal, and shall be applied first toward accrued interest and then principal. Buyers may amount of principal at any time without penalty. Accrued interest shall be paid with and it addition to any prepayment of principal. 2. INTEREST. Buyers shall pay interest from April 1, 2005 on the unpaid balance, the rate of 6% percent per annum, payable monthly Buyers shall also pay interest at the rate of percent per annum on all delinquent amounts and any sum reason ably advanced by Sellers to protect their interest in this contract, computed from the date of the delinquency or advance. 3. REAL ESTATE TAXES. Sellers shall pay 9/12ths of the real estate taxes due and payable at the County Treasurer's Office in the fiscal year commencing July 1, 2005, and any unpaid real estate taxes payable in prior years. Buyers shall pay all subsequent real estate taxes. Any proration of real estate taxes on the Real Estate shall be based upon such taxes for the year currently payable unless the parties state otherwise.	ras directed by Sellers, as follows: 251.00 on April 1, 2005, and \$251.00 on the first day of each and every month thereafter until the entire impaid principal balance, plus accrued interest thereon, is paid in full. Said monthly payments include both interest and principal, and shall be applied first toward accrued interest and then principal. Buyers may be applied first toward accrued interest and then principal. Buyers may be applied first toward accrued interest and then principal. Buyers may be applied first toward accrued interest and then principal. Buyers may be applied first toward accrued interest and then principal. Buyers may be applied first toward accrued interest and then principal. Buyers may be applied first toward accrued interest and then principal. Buyers may be applied first toward accrued interest and then principal. Buyers may be applied first toward accrued interest and then principal. Buyers shall be paid with and in any unpaid feal assessments at the rate of	direction 355.0 feet to present established high Section 30-75-27 is assurable and approvenants of record; c. any eleasements; interest of others.) (the "Real Estate"), upon the form	the point of beginning and contain may. Note: The North line of the med to bear due East and West, burtenant servient estates, but subject to tasements of record for public utilities, roads bollowing terms:	ing 9.804 acres, more or less, exclusive of the Northeast Quarter of the Southeast Quarter of the following: a. any zoning and other ordinances; b. and and highways; and d. (consider: liens; mineral rights; oth	y e of
\$251.00 on April 1, 2005, and \$251.00 on the first day of each and every month thereafter until the entire unpaid principal balance, plus accrued interest thereon, is paid in full. Said monthly payments include both interest and principal, and shall be applied first toward accrued interest and then principal. Buyers may prepay any amount of principal at any time without penalty. Accrued interest shall be paid with and it addition to any prepayment of principal. 2. INTEREST. Buyers shall pay interest from April 1, 2005 on the unpaid balance, the rate of 6% percent per annum, payable monthly Buyers shall also pay interest at the rate of 6 percent per annum on all delinquent amounts and any sum reason ably advanced by Sellers to protect their interest in this contract, computed from the date of the delinquency or advance.	\$251.00 on April 1, 2005, and \$251.00 on the first day of each and every month thereafter until the entil unpaid principal balance, plus accrued interest thereon, is paid in full. Said monthly payments include bot interest and principal, and shall be applied first toward accrued interest and then principal. Buyers may amount of principal at any time without penalty. Accrued interest shall be paid with and addition to any prepayment of principal. 2. INTEREST. Buyers shall pay interest from April 1, 2005 on the unpaid balance, the rate of 6% percent per annum, payable monthly Buyers shall also pay interest at the rate of 6 percent per annum on all delinquent amounts and any sum reason ably advanced by Sellers to protect their interest in this contract, computed from the date of the delinquency or advance. 3. REAL ESTATE TAXES. Sellers shall pay 9/12ths of the real estate taxes due and payable at the County Treasurer's Office in the fiscal year commencing July 1, 2005, and any unpaid real estate taxes payable in prior years. Buyers shall pay all subsequent real estate taxes. Any proration of real estates on the Real Estate shall be based upon such taxes for the year currently payable unless the parties state otherwise.	251.00 on April 1, 2005, and \$251.00 on the first day of each and every month thereafter until the entire impaid principal balance, plus accrued interest thereon, is paid in full. Said monthly payments include both interest and principal, and shall be applied first toward accrued interest and then principal. Buyers may arropay any amount of principal at any time without penalty. Accrued interest shall be paid with and in addition to any prepayment of principal. 2. INTEREST. Buyers shall pay interest from April 1, 2005 on the unpaid balance, at the rate of 6% percent per annum, payable monthly advanced by Sellers to protect their interest in this contract, computed from the date of the delinquency or advance. 3. REAL ESTATE TAXES. Sellers shall pay by 1/12ths of the real estate taxes due and payable at the County Treasurer's Office in the fiscal year commencing July 1, 2005, and any unpaid real estate taxes payable in prior years. Buyers shall pay all subsequent real estate taxes. Any proration of real estate sixes on the Real Estate shall be based upon such taxes for the year currently payable unless the parties state otherwise. 4. SPECIAL ASSESSMENTS. Sellers shall pay all special assessments which are a lien on the Real Estate as of the date of this ontract. Assession CLOSING. Sellers shall give Buyers possession of the Real Estate on April 1, 2005 provided Buyers are not in default under this contract. Closing shall be on April 1, 2005	direction 355.0 feet to present established high Section 30-75-27 is assurable and approvenants of record; c. any eleasements; interest of others.) (the "Real Estate"), upon the form	the point of beginning and contain may. Note: The North line of the med to bear due East and West, burtenant servient estates, but subject to tasements of record for public utilities, roads belowing terms:	ing 9.804 acres, more or less, exclusive of the Northeast Quarter of the Southeast Quarter of the following: a. any zoning and other ordinances; b. and and highways; and d. (consider: liens; mineral rights; oth	y e of
Buyers shall also pay interest at the rate of percent per annum on all delinquent amounts and any sum reason ably advanced by Sellers to protect their interest in this contract, computed from the date of the delinquency or advance. 3 REAL ESTATE TAXES. Sellers shall pay	Buyers shall also pay interest at the rate of	percent per annum on all delinquent amounts and any sum reasonably advanced by Sellers to protect their interest in this contract, computed from the date of the delinquency or advance. 3. REAL ESTATE TAXES. Sellers shall pay 2/12ths of the real estate taxes due and payable at the County Treasurer's Office in the fiscal year commencing July 1, 2005, and any unpaid real estate taxes payable in prior years. Buyers shall pay all subsequent real estate taxes. Any proration of real estate axes on the Real Estate shall be based upon such taxes for the year currently payable unless the parties state otherwise. 4. SPECIAL ASSESSMENTS. Sellers shall pay all special assessments which are a lien on the Real Estate as of the date of this ontract, of	direction 355.0 feet to present established high Section 30-75-27 is assurant with any easements and approvenants of record; c. any expensements; interest of others.) (the "Real Estate"), upon the form 1. PRICE. The total purchase Dollars (\$ 35,000.00 Dollars (\$ -0-	the point of beginning and contain the point of beginning and contain the point way. Note: The North line of the simed to bear due East and West, burtenant servient estates, but subject to the asements of record for public utilities, roads bollowing terms: See price for the Real Estate isThirty-form 1 of whichZero 1 has been paid. Buyers shall pay the bollows:	ing 9.804 acres, more or less, exclusive of the Northeast Quarter of the Southeast Quarter of the following: a. any zoning and other ordinances; b. and highways; and d. (consider: liens; mineral rights; otherwise Thousand	y e e of ny er —
Buyers shall also pay interest at the rate of o percent per annum on all delinquent amounts and any sum reasonably advanced by Sellers to protect their interest in this contract, computed from the date of the delinquency or advance. 3 REAL ESTATE TAXES. Sellers shall pay	Buyers shall also pay interest at the rate of percent per annum on all delinquent amounts and any sum reasonably advanced by Sellers to protect their interest in this contract, computed from the date of the delinquency or advance. 3. REAL ESTATE TAXES. Sellers shall pay 9/12ths of the real estate taxes due and payable at the County Treasurer's Office in the fiscal year commencing July 1, 2005, and any unpaid real estate taxes payable in prior years. Buyers shall pay all subsequent real estate taxes. Any proration of real estates on the Real Estate shall be based upon such taxes for the year currently payable unless the parties state otherwise.	percent per annum on all delinquent amounts and any sum reasonably advanced by Sellers to protect their interest in this contract, computed from the date of the delinquency or advance. 3. REAL ESTATE TAXES. Sellers shall pay 2/12ths of the real estate taxes due and payable at the County Treasurer's Office in the fiscal year commencing July 1, 2005, and any unpaid real estate taxes payable in prior years. Buyers shall pay all subsequent real estate taxes. Any proration of real estate axes on the Real Estate shall be based upon such taxes for the year currently payable unless the parties state otherwise. 4. SPECIAL ASSESSMENTS. Sellers shall pay all special assessments which are a lien on the Real Estate as of the date of this ontract, of	direction 355.0 feet to present established high Section 30-75-27 is assurable with any easements and approvenants of record; c. any experience of the seasements; interest of others.) (the "Real Estate"), upon the form of the seasements of the seasements of the seasements of the seasements; interest of others.) 1. PRICE. The total purchase of the seasements of the sea	the point of beginning and contain hway. Note: The North line of the med to bear due East and West, burtenant servient estates, but subject to the assements of record for public utilities, roads bollowing terms: asse price for the Real Estate isThirty-f	ing 9.804 acres, more or less, exclusive of the Northeast Quarter of the Southeast Quarter of the Southeast Quarter of the following: a. any zoning and other ordinances; b. and and highways; and d. (consider: liens; mineral rights; other ordinance to Sellers at Winterset, Iowa each and every month thereafter until the entire ordinance in full. Said monthly payments include bottoccued interest and then principal. Buyers malty. Accrued interest shall be paid with and	y e of ny er - re th ay in
3. REAL ESTATE TAXES. Sellers shall pay	3. REAL ESTATE TAXES. Sellers shall pay 9/12ths of the real estate taxes due and payable at the County Treasurer's Office in the fiscal year commencing July 1, 2005, and any unpaid real estate taxes payable in prior years. Buyers shall pay all subsequent real estate taxes. Any proration of real estates on the Real Estate shall be based upon such taxes for the year currently payable unless the parties state otherwise.	3. REAL ESTATE TAXES. Sellers shall pay 2/12ths of the real estate taxes due and payable at the County Treasurer's Office in the fiscal year 2/12ths of the real estate taxes due and payable at the County Treasurer's Office in the fiscal year 2/12ths of the real estate taxes due and payable at the County Treasurer's Office in the fiscal year 2/12ths of the real estate taxes due and payable at the County Treasurer's Office in the fiscal year 2/12ths of the real estate taxes due and payable at the County Treasurer's Office in the fiscal year 2/12ths of the real estate taxes due and payable at the County Treasurer's Office in the fiscal year 2/12ths of the real estate taxes due and payable at the County Treasurer's Office in the fiscal year 2/12ths of the real estate taxes due and payable at the County Treasurer's Office in the fiscal year 2/12ths of the real estate taxes due and payable at the County Treasurer's Office in the fiscal year 2/12ths of the real estate taxes due and payable at the County Treasurer's Office in the fiscal year 2/12ths of the real estate taxes due and payable at the County Treasurer's Office in the fiscal year 2/12ths of the real estate taxes due and payable at the County Treasurer's Office in the fiscal year 2/12ths of the real estate taxes. Any proration of real estate taxes. Any provided Buyers state taxes due and payable at the County Treasurer's Office in the fiscal year 2/12ths of the real estate taxes. Any proration of real estate taxes. Any provided Buyers state taxes due and payable at the County Treasurer's Office in the fiscal year 2/12ths of the real estate taxes. Any proration of real estate taxes. Any provided Buyers state taxes due and payable at the County Treasurer's Office in the fiscal year 2/12ths of the real estate taxes. Any provided Buyers state taxes due and payable at the County Treasurer's Office in the fiscal year 2/12ths of the real estate taxes. Any provided Buyers state taxes due and payable at the County Treasurer's Office in the fiscal year 2/12ths of	direction 355.0 feet to present established high Section 30-75-27 is assurable with any easements and approvenants of record; c. any experience of the seasements; interest of others.) The "Real Estate"), upon the form of the seasements of the seasements of the seasements of the seasements; interest of others.) The "Real Estate"), upon the form of the seasements of the	the point of beginning and contain hway. Note: The North line of the med to bear due East and West, burtenant servient estates, but subject to the assements of record for public utilities, roads bollowing terms: asse price for the Real Estate isThirty-f	ing 9.804 acres, more or less, exclusive of the Northeast Quarter of the Southeast Quarter of the Southeast Quarter of the following: a. any zoning and other ordinances; b. and and highways; and d. (consider: liens; mineral rights; other ordinance to Sellers at Winterset, Iowa each and every month thereafter until the entire ordinance in full. Said monthly payments include bottoccued interest and then principal. Buyers malty. Accrued interest shall be paid with and	y e of ny er - re th ay in
t to the second of the second	commencing July 1, 2005, and any unpaid real estate taxes payable in prior years. Buyers shall pay all subsequent real estate taxes. Any proration of real estates on the Real Estate shall be based upon such taxes for the year currently payable unless the parties state otherwise.	and any unpaid real estate taxes payable in prior years. Buyers shall pay all subsequent real estate taxes. Any proration of real estate axes on the Real Estate shall be based upon such taxes for the year currently payable unless the parties state otherwise. 4. SPECIAL ASSESSMENTS. Sellers shall pay all special assessments which are a lien on the Real Estate as of the date of this ontract.ot All other special assessments shall be paid by Buyers. 5. POSSESSION CLOSING. Sellers shall give Buyers possession of the Real Estate on April 1, 2005.	direction 355.0 feet to present established high Section 30-75-27 is assurant with any easements and approvenants of record; c. any easements; interest of others.) The "Real Estate"), upon the formula of the section	the point of beginning and contain that way. Note: The North line of the simed to bear due East and West, burtenant servient estates, but subject to the assements of record for public utilities, roads boltowing terms: See price for the Real Estate isThirty-f Of whichZero has been paid. Buyers shall pay the boltows: O5, and \$251.00 on the first day of the e, plus accrued interest thereon, is pland shall be applied first toward apprincipal at any time without penalent of principal. In the percent per annum, payable monthly the percent per annum percent per annum, payable monthly the percent per annum percent per annum, payable monthly the percent per annum percent per annum percent per annum percent per annum percent percent percent per annum percent percent per annum percent pe	ing 9.804 acres, more or less, exclusive of the Northeast Quarter of the Southeast Quarter of the Southeast Quarter of the following: a. any zoning and other ordinances; b. and highways; and d. (consider: liens; mineral rights; other and highways; and d. (consider: liens; mineral rights; other and each and every month thereafter until the entite ordinary include both corrued interest and then principal. Buyers mailty. Accrued interest shall be paid with and the period on the unpaid balance, at per annum on all delinquent amounts and any sum reasons.	y e of ny er
	and any unpaid real estate taxes payable in prior years. Buyers shall pay all subsequent real estate taxes. Any proration of real estate taxes on the Real Estate shall be based upon such taxes for the year currently payable unless the parties state otherwise.	nd any unpaid real estate taxes payable in prior years. Buyers shall pay all subsequent real estate taxes. Any proration of real estate axes on the Real Estate shall be based upon such taxes for the year currently payable unless the parties state otherwise. 4. SPECIAL ASSESSMENTS. Sellers shall pay all special assessments which are a lien on the Real Estate as of the date of this ontract.ot All other special assessments shall be paid by Buyers. 5. POSSESSION CLOSING. Sellers shall give Buyers possession of the Real Estate on April 1, 2005.	direction 355.0 feet to present established high Section 30-75-27 is assurant with any easements and approvenants of record; c. any easements; interest of others.) (the "Real Estate"), upon the form of the seasements; interest of others.) (the "Real Estate"), upon the form of the seasements; interest of others.) (the "Real Estate"), upon the form of the seasements; interest of the seasements; interest of others.) (the "Real Estate"), upon the form of the seasements; interest of the seasements; int	the point of beginning and contain the point of beginning and contain the away. Note: The North line of the simed to bear due East and West, burtenant servient estates, but subject to the assements of record for public utilities, roads belowing terms: Description	ing 9.804 acres, more or less, exclusive of the Northeast Quarter of the Southeast Quarter of the Southeast Quarter of the following: a. any zoning and other ordinances; b. and highways; and d. (consider: liens; mineral rights; other and highways; and d. (consider: liens; mineral rights; other and each and every month thereafter until the entire baid in full. Said monthly payments include both corrued interest and then principal. Buyers mailty. Accrued interest shall be paid with and the period on the unpaid balance, at per annum on all delinquent amounts and any sum reason from the date of the delinquency or advance.	y e of ny er
	taxes on the Real Estate shall be based upon such taxes for the year currently payable unless the parties state otherwise.	4. SPECIAL ASSESSMENTS. Sellers shall pay all special assessments which are a lien on the Real Estate as of the date of this contract, of	direction 355.0 feet to present established high Section 30-75-27 is assurable with any easements and approvenants of record; c. any expasements; interest of others.) (the "Real Estate"), upon the form of the seasements; interest of others.) The "Real Estate"), upon the form of the seasements; interest of others.) 1. PRICE. The total purchaboliars (\$ 35,000.00 Dollars (\$ -0- or as directed by Sellers, as form of the seasements; and principal balance interest and principal, a prepay any amount of addition to any prepay any amount of addition to any prepay any amount of seasements; also pay interest and principal seasements; and prepay any amount of addition to any prepay and any amount of addition to any prepay and also pay interest and principal seasements; and prepay any amount of addition to any prepay and and also pay interest and principal seasements; and prepay any amount of addition to any prepay and any amount of addition to any prepay and also pay interest and principal seasements; and prepay any amount of addition to any prepay any amount of addition to any prepay any amount of a seasements; and a seasements are a seasements; and a seasements and approximately and a seasements; and approximately and approximately and a seasements; and	the point of beginning and contain the point of beginning and contain the area of the line of the same to bear due East and West, burtenant servient estates, but subject to the assements of record for public utilities, roads collowing terms: See price for the Real Estate isThirty-f	ing 9.804 acres, more or less, exclusive of the Northeast Quarter of the Southeast Quarter of the Southeast Quarter of the following: a. any zoning and other ordinances; b. and highways; and d. (consider: liens; mineral rights; other and highways; and d. (consider: liens; mineral rights; other and each and every month thereafter until the entire baid in full. Said monthly payments include both corrued interest and then principal. Buyers mailty. Accrued interest shall be paid with and the period on the unpaid balance, at per annum on all delinquent amounts and any sum reason from the date of the delinquency or advance.	y e of ny er
taxes on the Real Estate shall be based upon such taxes for the year currently payable unless the parties state otherwise.		ontract.ot All other special assessments shall be paid by Buyers. 5. POSSESSION CLOSING. Sellers shall give Buyers possession of the Real Estate on April 1, 2005 provided Buyers are not in default under this contract. Closing shall be on April 1,	direction 355.0 feet to present established high Section 30-75-27 is assurable with any easements and approvenants of record; c. any expasements; interest of others.) (the "Real Estate"), upon the form of the seasements; interest of others.) The "Real Estate"), upon the form of the seasements; interest of others.) The "Real Estate"), upon the form of the seasements; interest of the seasements; interest of the seasements; interest of others.) The "Real Estate"), upon the form of the seasements; interest of others.) The "Real Estate"), upon the form of the seasements; interest of others.) The "Real Estate", upon the form of the seasements; interest of others.) The "Real Estate", upon the form of the seasements; interest of others.)	the point of beginning and contain the point of beginning and contain the prize to be a seement of record for public utilities, roads a principal at any time without penaltent of principal. The price for the Real Estate isThirty-f	ing 9.804 acres, more or less, exclusive of the Northeast Quarter of the Southeast Quarter of the following: a. any zoning and other ordinances; b. and highways; and d. (consider: liens; mineral rights; other and highways; and d. (consider: liens; mineral rights; other and every month thereafter until the entitional in full. Said monthly payments include both corrued interest and then principal. Buyers malty. Accrued interest shall be paid with and soril 1, 2005 on the unpaid balance, on the date of the delinquency or advance. The treasurer's Office in the fiscal year	y e of ny er rethyin at
contract & . All other special assessments shall be paid by Buyer	contract of . All other special assessments shall be paid by Buye	5. POSSESSION CLOSING. Sellers shall give Buyers possession of the Real Estate on April 1, 2005, provided Buyers are not in default under this contract. Closing shall be on April 1, 2005.	direction 355.0 feet to present established high Section 30-75-27 is assurable to the section 30-75-27 is assurable to the section 30-75-27 is assurable to the seasements and approvenants of record; c. any estable to the seasements; interest of others.) The "Real Estate"), upon the formula seasements; interest of the seasement of the	the point of beginning and contain the point of beginning and contain the area of the same to bear due East and West, burtenant servient estates, but subject to the assements of record for public utilities, roads collowing terms: asse price for the Real Estate isThirty-f	ing 9.804 acres, more or less, exclusive of the Northeast Quarter of the Southeast Quarter of the Southeast Quarter of the following: a. any zoning and other ordinances; b. and highways; and d. (consider: liens; mineral rights; other and highways; and d. (consider: liens; mineral rights; other and each and every month thereafter until the entity aid in full. Said monthly payments include both acrued interest and then principal. Buyers may lity. Accrued interest shall be paid with and arril 1, 2005 on the unpaid balance, are per annum on all delinquent amounts and any sum reason from the date of the delinquency or advance. The transver's Office in the fiscal year	y e of ny er rethy in at
ADDITION OF COME OF THE PROPERTY ASSESSMENT OF THE PROPERTY ASSESSMENT OF THE PROPERTY OF THE	5. POSSESSION CLOSING. Sellers shall give Buyers possession of the Real Estate on April 1, 2005 provided Buyers are not in default under this contract. Closing shall be an April 1, 2005		direction 355.0 feet to present established high Section 30-75-27 is assumith any easements and approvenants of record; c. any experience of the seasements; interest of others.) The "Real Estate"), upon the formula of the "Real Estate", upon the formula of the seasements; interest of others.) The "Real Estate"), upon the formula of the seasements; interest of the seasement of the seasemen	the point of beginning and contain the point of beginning and contain the price of the line of the same to bear due East and West, burtenant servient estates, but subject to the assements of record for public utilities, roads collowing terms: See price for the Real Estate isThirty-f	ing 9.804 acres, more or less, exclusive of the Northeast Quarter of the Southeast Quarter of the Southeast Quarter of the following: a. any zoning and other ordinances; b. and highways; and d. (consider: liens; mineral rights; other and each and every month thereafter until the entitional in full. Said monthly payments include botterued interest and then principal. Buyers may lity. Accrued interest shall be paid with and early 1, 2005 on the unpaid balance, on the date of the delinquency or advance. The treasurer's Office in the fiscal year all subsequent real estate taxes. Any proration of real estate the paid which are a lien on the Real Estate as of the date of the special assessments shall be paid by Buye	y e of ny er reth y in at
5. POSSESSION CLOSING. Sellers shall give Buyers possession of the Real Estate on April 1, 2005 2005 provided Buyers are not in default under this contract. Closing shall be on April 1, 2005	AUGU , Droyided Duyers are not in detault under this contract. Grosing shall be on	6. INSURANCE. Sellers shall maintain existing insurance upon the Real Estate until the date of possession. Buyers shall accept surance proceeds instead of Sellers replacing or repairing damaged improvements. After possession and until full payment of the	direction 355.0 feet to present established high Section 30-75-27 is assurable with any easements and approvenants of record; c. any experience of the seasements; interest of others.) (the "Real Estate"), upon the form of the seasements; interest of others.) (the "Real Estate"), upon the form of the seasements; interest of others.) 201	the point of beginning and contain the point of beginning and contain the point of the line of the lin	ing 9.804 acres, more or less, exclusive of the Northeast Quarter of the Southeast Quarter of the Southeast Quarter of the following: a. any zoning and other ordinances; b. and highways; and d. (consider: liens; mineral rights; otherwise and each and every month thereafter until the entire to be added in full. Said monthly payments include both corrued interest and then principal. Buyers may let a lity. Accrued interest shall be paid with and soril 1, 2005	y e of nyer rethayin at

® The lowa State Bar Association IOWADOCS TM 1/99

of such insurance.

143 REAL ESTATE CONTRACT (SHORT FORM) Revised January, 1999

shall not injure, destroy or remove the property during the term of al Estate without the written consent of the Sellers. y the Real Estate to Buyers or their assignees, by clear of all liens, restrictions, and encumbrances except as provided ate of this contract, with special warranties as to acts of Sellers
of the Real Estate, whether attached or detached, such as light is, screens, plumbing fixtures, water heaters, water softeners, wall carpeting, built-in items and electrical service cable, outside all be considered a part of Real Estate and included in the sale property; shall keep the buildings and other improvements now or shall not injure, destroy or remove the property during the term of al Estate without the written consent of the Sellers. The property is the property during the term of all Estate without the written consent of the Sellers. The property is the property during the term of all Estate without the written consent of the Sellers. The property is the property during the term of all Estate without the written consent of the Sellers. The property is the property during the term of all liens, restrictions, and encumbrances except as provided ate of this contract, with special warranties as to acts of Sellers.
is screens, plumbing fixtures, water heaters, water softeners, wall carpeting, built-in items and electrical service cable, outside all be considered a part of Real Estate and included in the sale property; shall keep the buildings and other improvements now or shall not injure, destroy or remove the property during the term of al Estate without the written consent of the Sellers. If the soft is the soft is the state of the sellers is the sellers and encumbrances except as provided ate of this contract, with special warranties as to acts of Sellers.
property; shall keep the buildings and other improvements now or shall not injure, destroy or remove the property during the term of al Estate without the written consent of the Sellers. y the Real Estate to Buyers or their assignees, by clear of all liens, restrictions, and encumbrances except as provided ate of this contract, with special warranties as to acts of Sellers
shall not injure, destroy or remove the property during the term of al Estate without the written consent of the Sellers. y the Real Estate to Buyers or their assignees, by clear of all liens, restrictions, and encumbrances except as provided ate of this contract, with special warranties as to acts of Sellers
al Estate without the written consent of the Sellers. y the Real Estate to Buyers or their assignees, by clear of all liens, restrictions, and encumbrances except as provided ate of this contract, with special warranties as to acts of Sellers
clear of all liens, restrictions, and encumbrances except as provided ate of this contract, with special warranties as to acts of Sellers
ate of this contract, with special warranties as to acts of Sellers
The state of the s
perform this contract, Sellers may, at Sellers' option, forfeit Buyers' ments made by Buyers shall be forfeited. If Buyers fail to timely
he entire balance immediately due and payable after such notice, his contract may be foreclosed in equity and the court may appoint
revenues and income accruing therefrom and to rent or cultivate arties concerned, and such receiver shall be liable to account to
and profits from the costs and expenses of the receivership and
s of land, and in the event of the foreclosure of this contract and is, the time of one year for redemption from said sale provided by
s provided the Sellers, in such action file an election to waive any preclosure proceedings; all to be consistent with the provisions of reduced, for the first three (3) months after sale such right or
in Sections 628.5, 628.15 and 628.16 of the Iowa Code shall be
sure of this contract shall be reduced to sixty (60) days if all of the lan ten (10) acres in size; (2) the Court finds affirmatively that the
persons personally liable under this contract at the time of such ve any deficiency judgment against Buyers or their successor in
uyers or their successors in interest or the owner shall have the e, and the time provided for redemption by creditors as provided
reduced to forty (40) days. Entry of appearance by pleading of e property is not abandoned. Any such redemption period shall be
Code. This paragraph shall not be construed to limit or otherwise he lowa Code. his contract, Buyers shall have the right to terminate this contract
ther remedies or actions at law or in equity available to them.
ccessful party shall be entitled to receive reasonable attorney's fees
If Sellers, immediately preceding this contract, hold title to the Rea
i tenancy is not later destroyed by operation of law or by acts o tured rights of Sellers in the Real Estate, shall belong to Sellers as
nmon; and Buyers, in the event of the death of either Seller, agree the surviving Seller and to accept a deed from the surviving Seller
a titleholder immediately preceding acceptance of this offer, execu
dower, homestead and distributive shares or in compliance with this purpose.
contract.
of any personal property, Buyers grant the Sellers a security interes ancing statements and deliver them to Sellers.
shall be construed as in the singular or plural number, and as
uishes all rights of dower, homestead and distributive share in and operty.
sporty.
•
S IN MANY CASES PROTECTED FROM THE CLA
SALE; AND THAT BY SIGNING THIS CONTRAC DIECTION FOR THIS PROPERTY WITH RESPECT
0 1000
, 2005 Roy William Foley
1, 2005 Stillie ann Jaly
Julia Ann Foley
Roy William Foley
Julia ann Joly
Julia Ann Foley
MADISON , ss:
April 1,
\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
f from B. Shall
(Samuel H Braland) Notar
a system exhibite start of the system of the