® The Iowa State Bar Association IOWADOCS TM 1/99

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M E (thi D. Hainm	lans			7.4	
This intercept was ac	knowledged before me on	, 550111 01_	June	5 × 5	
WTATE OF	IOWA	. COUNTY OF	Dianna M. Lillie MADISON	ee·	
		SELLERS	Quanna	m Zil	lie'
Elton D. Hamman	s		Randall C. Lillie	C. dul	رس
NA			(20)	0 +.	1.
	Dated: June	5 12			
· 	Dated: June	5 🦘	, 2001		
VOLUNTARILY (AND EXEMPT FRO SIVE UP MY RIGHT UPON THIS CONTR	TO THIS PR	. SALE; AND THAT B ROTECTION FOR THIS	PROPERTY WITH	RESPEC
I UNDERSTAND	THAT HOMESTEAD	PROPERTY	shall be made on the da	PROTECTED FROM	
			osits and the last months		enants wh
	in only to Elton D. H				-
			he apartment he is present in excess of \$400.00 p		
18. ADDITIONAL	PROVISIONS.	•	, , ,		
17. RELEASE O to the property and wa	F RIGHTS. Each of the Buives all rights of exemption	uyers hereby relir as to any of the	quishes all rights of dower, ho	mestead and distributive	share in and
16. CONSTRUC masculine, feminine or	TION. Words and phrase neuter gender, according	es in this contra to the context.	ct shall be construed as in	the singular or plural nu	mber, and
in the personal proper	y and Buyers shall execute	the necessary f	le of any personal property, Bunancing statements and deliver	er them to Sellers.	-
	HE ESSENCE. Time is of				
tes this contract only	for the purpose of relinquiowa Code and agrees to e	ishing all rights	of dower, homestead and di	stributive shares or in co	mpliance wi
consistent with paragrams 13. JOINDER BY	aph 10. SELLER'S SPOUSE. Se	eller's spouse, if i	not a titleholder immediately pr	eceding acceptance of thi	is offer, exec
joint tenants with full r to pay any balance of	ight of survivorship and not the price due Sellers und	i as tenants in co	aptured rights of Sellers in the ommon; and Buyers, in the eve o the surviving Seller and to	ent of the death of either !	Seller anree
Estate in joint tenanc	y with full right of survivo	rship, and the io	E. If Sellers, immediately predint tenancy is not later destro	oved by operation of law	or by acts
d. In any action and costs as permitted	n or proceeding relating to	this contract the	successful party shall be entitle	ed to receive reasonable	attorney's fee
b. If Sellers fa and have all payments c. Buyers and	il to timely perform their of made returned to them. Sellers are also entitled to	obligations under utilize any and all	this contract, Buyers shall have other remedies or actions at la	aw or in equity available to	o them.
consistent with all of affect any other redem	the provisions of Chapter ption provisions contained	628 of the lower in Chapter 628 of	Code. This paragraph shall fithe lowa Code.	not be construed to limit	it or otherwi
exclusive right to rede in Sections 628.5, 62	em for the first thirty (30) (8.15 and 628.16 of the l	days after such s owa Code shall	ale, and the time provided for be reduced to forty (40) day the property is not abandoned	redemption by creditors a s. Entry of appearance b	as provided by pleading
foreclosure; and (3) \$	Sellers in such action file	an election to v	e persons`pérsonally liable ù vaive any deficiency judgmen Buyers or their successors i	it against Buvers or their	r successor
It is further agreed three following conting	that the period of redempencies develop: (1) The re	eal estate is less	closure of this contract shall be than ten (10) acres in size; (the Court finds affirma	tively that th
Chapter 628 of the	lowa Code. If the redement exclusive to the Buyers, ar	ption period is a	so reduced, for the first thre ds in Sections 628.5, 628.15	e (3) months after sale	such right
the statutes of the State deficiency judgment a	ate of lowa shall be reduc against Buyers which may	ed to six (6) mor arise out of the	ings, the time of one year for hths provided the Sellers, in so foreclosure proceedings; all	uch action file an election to be consistent with the	n to waive ar e provisions
foreclosure and upon It is agreed that i	the contract obligation. f this contract covers less	than ten (10) a	cres of land, and in the event	of the foreclosure of this	s contract a
a receiver to take imr	nediate possession of the eiver may deem best for t	property and of the interest of all	the revenues and income acci I parties concerned, and such s and profits from the costs	ruing therefrom and to rer n receiver shall be liable	nt or cultivate to account
perform this contract, if any, as may be requ	Sellers, at their option, ma uired by Chapter 654. The	y elect to declare Code. Thereafte	ayments made by Buyers she the entire balance immediate this contract may be foreclos	ely due and payable after ed in equity and the court	such notice
11. REMEDIES C	OF THE PARTIES. a. If B	uyers fail to time	ly perform this contract, Seller	s may, at Sellers' option,	forfeit Buye
			and clear of all liens, restrictions date of this contract, with s		
10. DEED. Upon			Real Estate without the written vey the Real Estate to Buyers		
later placed on the Re	eal Estate in good and reas	sonable repair an	he property; shall keep the bu d shall not injure, destroy or re	emove the property during	ments now the term of
except: (consider: ren		and landscaping	shall be considered a part o	r Real Estate and Includ	ed in the sa
fixtures, shades, roo automatic heating eq	ls, blinds, awnings, wind uipment, air conditioning	dows, storm do equipment, wall	ors, screens, plumbing fixtu to wall carpeting, built-in item	ıres, water heaters, wa ıs and electrical service	ater softene cable outsi
		•	by or the death of Sellers or the death of Sellers or the art of the Real Estate, whether	•	
The abstract shall be occasionally use the	come the property of the	Buyers when the	lowa law and the Title Standa o purchase price is paid in ful	 however, Buyers reser 	ve the right