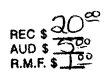


G. Stephen Walters ISBA # 05813

FOR THE LEGAL EFFECT OF THE USE OF THIS FORM, CONSULT YOUR LAWYER



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RECORDER

MACISOPHOME/HTY, 10WA

SPACE ABOVE THIS LINE
FOR RECORDER

Preparer Information G. Stephen Walters, P.O. Box 230 , Winterset, Iowa 50273, (515) 462-3731 Individual's Name Street Address

City

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



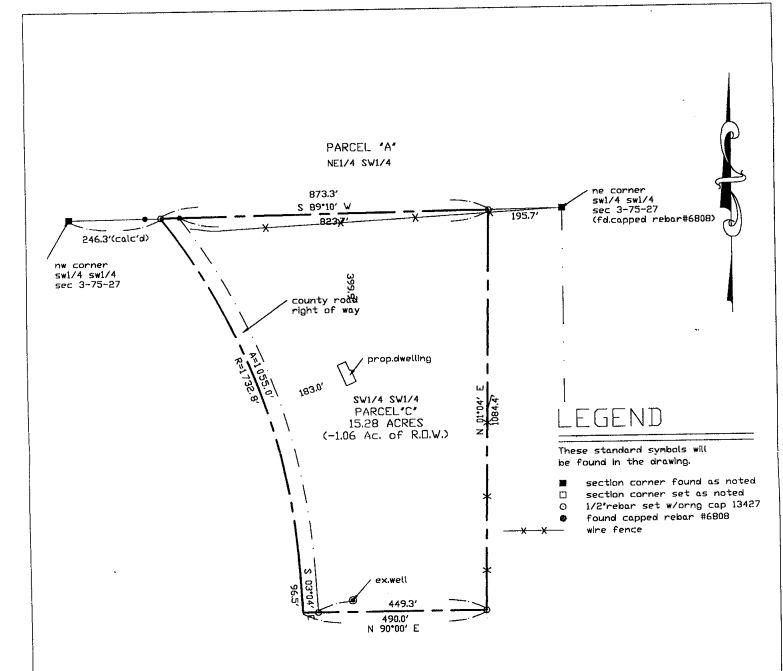
® The Iowa State Bar Association IOWADOCS® 2000

Address Tax Statement: Gary G. Freeland 1516 W. Washington Winterset, IA 50273

## REAL ESTATE CONTRACT (SHORT FORM)

George Scott Lair and Diane Hribal Lair, husband and wife		
"Sellers"); and Gary G. Freeland and Roseann D. Freeland, as joint tenants with ful	ll rights of survivorship and not as	tenants in
common		
"Buyers").		
Sellers agree to sell and Buyers agree to buy real estate inown_	Madison	County
Real Property set forth in the attached and incorporated Exhibit A.		
with any easements and appurtenant servient estates, but subject to the ovenants of record; c. any easements of record for public utilities, roads a asements; interest of others.)	and highways; and d. (consider: liens;	mineral rights; othe
asements, interest of others.)		
the "Real Estate"), upon the following terms:		
1. PRICE. The total purchase price for the Real Estate is One Hundred	Fifty-Five Thousand and 0/100	
1. PRICE. The total purchase price for the Real Estate is One Hundred  Onliars (\$ 155,000.00) of which No and 0/100	Trity-Prec Thousand and 6, 100	
Collars (\$ 0.00 ) has been paid. Buyers shall pay the ball	ance to Sellers &t	
or as directed by Sellers, as follows:		
\$968.75 on or before October 1, 2001, and \$968.75 on or before t	he first day of each month thereaft	ter until
September 1, 2004, when the full unpaid balance of interest and prinche applied first to interest and then to principal. The buyers may pr	ncipal shall be due and payable. A	il payments snall
be applied first to interest and then to principal. The ouyers may pr	epay at any time.	
	1 1 2001	
2. INTEREST. Buyers shall pay interest from Septem	on the	e unpaid balance, a
he rate of 7.5 percent per annum, payable as set forth above shall also pay interest at the rate of 7.5 percent per annum.	per annum on all delinquent amounts a	nd any sum reason-
	om the date of the delinquency or advar	
ably advanced by Sellers to protect their interest in this contract, computed from		nce.
ably advanced by Sellers to protect their interest in this contract, computed from 3. REAL ESTATE TAXES. Sellers shall pay		
bly advanced by Sellers to protect their interest in this contract, computed from 3. REAL ESTATE TAXES. Sellers shall pay		
bly advanced by Sellers to protect their interest in this contract, computed from 3. REAL ESTATE TAXES. Sellers shall pay		
ably advanced by Sellers to protect their interest in this contract, computed from 3. <b>REAL ESTATE TAXES.</b> Sellers shall pay Sellers shall pay 1/6th of real property taxes payable during the twe	lve month fiscal year commencing	July 1, 2001,
ably advanced by Sellers to protect their interest in this contract, computed from 3. REAL ESTATE TAXES. Sellers shall pay Sellers shall pay 1/6th of real property taxes payable during the two and any unpaid real estate taxes payable in prior years. Buyers shall pay all	lve month fiscal year commencing	July 1, 2001,
ably advanced by Sellers to protect their interest in this contract, computed from 3. REAL ESTATE TAXES. Sellers shall pay Sellers shall pay 1/6th of real property taxes payable during the two and any unpaid real estate taxes payable in prior years. Buyers shall pay all axes on the Real Estate shall be based upon such taxes for the year currenti	lve month fiscal year commencing subsequent real estate taxes. Any pro	July 1, 2001, oration of real estate
ably advanced by Sellers to protect their interest in this contract, computed from 3. REAL ESTATE TAXES. Sellers shall pay Sellers shall pay 1/6th of real property taxes payable during the two sellers shall pay 1/6th of real property taxes payable during the two sellers shall pay all and any unpaid real estate taxes payable in prior years. Buyers shall pay all axes on the Real Estate shall be based upon such taxes for the year currently 4. SPECIAL ASSESSMENTS. Sellers shall pay all special assessment contract or	Isubsequent real estate taxes. Any proyayable unless the parties state others which are a lien on the Real Estate at All other special assessments sha	oration of real estate rwise. as of the date of this lil be paid by Buyers
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ably advanced by Sellers to protect their interest in this contract, computed from 3. REAL ESTATE TAXES. Sellers shall pay Sellers shall pay 1/6th of real property taxes payable during the twe sellers shall pay 1/6th of real property taxes payable during the twe sellers shall pay all axes on the Real Estate shall be based upon such taxes for the year current axes on the Real Estate shall be based upon such taxes for the year current axes on the Real Estate shall be based upon such taxes for the year current axes on the Real Estate shall be based upon such taxes for the year current axes on the Real Estate shall be based upon such taxes for the year current axes on the Real Estate shall be based upon such taxes for the year current axes on the Real Estate shall be based upon such taxes for the year current axes on the Real Estate shall be based upon such taxes for the year current axes on the Real Estate shall be based upon such taxes for the year current axes on the Real Estate shall be based upon such taxes for the year current axes on the Real Estate shall be based upon such taxes for the year current axes on the Real Estate shall be based upon such taxes for the year current axes on the Real Estate shall be based upon such taxes for the year current axes on the Real Estate shall be based upon such taxes for the year current axes on the Real Estate shall be based upon such taxes for the year current axes on the Real Estate shall be based upon such taxes for the year current axes on the Real Estate shall be based upon such taxes for the year.	I subsequent real estate taxes. Any property payable unless the parties state others which are a lien on the Real Estate a All other special assessments sha Real Estate on September I be on all Estate until the date of possession. I rovements. After possession and until sured against loss by fire, tornado, and Sellers and Buyers as their interests in	oration of real estate rwise. as of the date of this lil be paid by Buyers er 1st  Buyers shall accept full payment of the detended coveragemay appear. Sellers

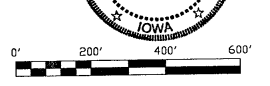
through the date of this contra merchantable title in Sellers		ith this souther-t	, and delive	er it to Buyers for exami	nation. It shall show
merchantable title in Sellers The abstract shall become tl occasionally use the abstract title work due to any act or on	ne property of the prior to full paymo	Buyers when the pent of the purchase	ourchase price is paid in price. Sellers shall pay	full, however, Buyers the costs of any additio	reserve the right to
FIXTURES. All prope fixtures, shades, rods, blin automatic heating equipmen television towers and antenr	ds, awnings, win t, air conditioning na, fencing, gates	idows, storm door equipment, wall to	s, screens, plumbing wall carpeting, built-in	fixtures, water heaters items and electrical se	s, water softeners, rvice cable, outside
except: (consider: rental item: 9. CARE OF PROPERT	· <del></del>	ke good care of the	property: shall keen the	buildings and other im	provements now or
later placed on the Real Esta this contract. Buyers shall not 10. DEED. Upon paymer	ite in good and rea make any materia	asonable repair and all alteration to the Re	I shall not injure, destroy eal Estate without the wri	or remove the propert iten consent of the Selle	y during the term of ers.
Warranty	· · · · · · · · · · · · · · · · · · ·	deed, free and	clear of all liens, restriction	ons, and encumbrances	except as provided
herein. Any general warrant continuing up to time of delive		ktend only to the c	late of this contract, wit	h special warranties as	s to acts of Sellers
11. REMEDIES OF THE rights in this contract as properform this contract, Sellers if any, as may be required by a receiver to take immediate the same as the receiver management of the net proforeclosure and upon the con	ovided in the lowar, at their option, most chapter 654, The possession of the ay deem best for lits, after application.	Code, and all pay nay elect to declare e Code. Thereafter property and of the the interest of all p on of rents, issues	ments made by Buyers the entire balance immethis contract may be fore e revenues and income parties concerned, and sand profits from the co	shall be forfeited. If E ediately due and payab closed in equity and the accruing therefrom and such receiver shall be sts and expenses of the	Buyers fail to timely le after such notice, e court may appoint it to rent or cultivate liable to account to ne receivership and
It is agreed that if this casale of the property by sheril the statutes of the State of ladeficiency judgment against Chapter 628 of the lowa Credemption shall be exclusive reduced to four (4) months.	fs sale in such for owa shall be reduce Buyers which may ode. If the redem e to the Buyers, a	reclosure proceeding to six (6) month y arise out of the faption period is so and the time period.	gs, the time of one year is provided the Sellers, oreclosure proceedings; reduced, for the first in Sections 628.5, 628	for redemption from sain such action file an eall to be consistent with three (3) months after .15 and 628.16 of the	aid sale provided by ection to waive any th the provisions of sale such right of lowa Code shall be
It is further agreed that three following contingencies said real estate has been a foreclosure; and (3) Sellers interest in such action. If the exclusive right to redeem for in Sections 628.5, 628.15 a docket entry by or on behalf consistent with all of the proaffect any other redemption p. b. If Sellers fail to tin and have all payments made	develop: (1) The bandoned by the in such action file redemption peric the first thirty (30 nd 628.16 of the of Buyers shall be vivisions of Chapte rovisions contained nely perform their	real estate is less to owners and those ean election to want od is so reduced, if you have a few after such so lowa Code shall be presumption that the feas of the loward in Chapter 628 of	han ten (10) acres in size persons personally liab ive any deficiency judges Buyers or their successorale, and the time provide reduced to forty (40) the property is not abando Code. This paragraph s	ze; (2) the Court finds a le under this contract a ment against Buyers of ors in interest or the over ed for redemption by co days. Entry of appeara oned. Any such redemption to be construed to	affirmatively that the at the time of such r their successor in where shall have the reditors as provided ince by pleading or otion period shall be o limit or otherwise
<ul> <li>c. Buvers and Sellers</li> </ul>	are also entitled to ceeding relating to	utilize any and all on this contract the su	ther remedies or actions accessful party shall be e	at law or in equity availantitled to receive reason	able to them. able attorney's fees
12. JOINT TENANCY IN Estate in joint tenancy with Sellers, then the proceeds of ioint tenants with full right of to pay any balance of the proposistent with paragraph 10.	this sale, and any survivorship and n ice due Sellers un	continuing or recap	otured rights of Sellers in mmon: and Buvers, in th	i the Real Estate, shall be event of the death of	belong to Sellers as either Seller, agree
13. JOINDER BY SELLI tes this contract only for the Section 561.13 of the lowa Co	purpose of reling	quishing all rights o	f dower, homestead and	y preceding acceptance d distributive shares or	of this offer, execu- in compliance with
14. TIME IS OF THE ES	SENCE. Time is of	f the essence in this	contract.		
15. PERSONAL PROPE in the personal property and I 16. CONSTRUCTION. masculine, feminine or neuter	Buyers shall execut  Words and phras	te the necessary fin ses in this contract	ancing statements and de	eliver them to Sellers.	
17. RELEASE OF RIGI to the property and waives all	ITS. Each of the E	Buyers hereby relind		er, homestead and distr	ibutive share in and
18. ADDITIONAL PROV	•				
19. It is understood and Jordan Construction Comtheir obligation to pay Jordan	agreed that poss	mpleted the house	e. This completion da	te shall not release th	1, even though e sellers from
20. See the attached and	incorporated Ex	chibit B.			
I UNDERSTAND THAT OF CREDITORS AND VOLUNTARILY GIVE CLAIMS BASED UPON	EXEMPT FROM THE STATE OF THE ST	OM JUDICIAL TTO THIS PRO	SALE: AND THAT	BY SIGNING TH	IIS CONTRACT
	Dated: Septem		· · · · · · · · · · · · · · · · · · ·	2001	
_ //	Dated: Septem	ther 10		2001	<del></del>
Harris ON			1/2 / S	16	
George Scott Lair	Al 1	0:1	Gary G. Freeland	D. Froot	Pand
Dianne Hribal Lair	- N S	SELLERS	Roseann D. Freelan	nd	
	wa	_ , COUNTY OF	Madison	, ss:	
his instrument was acknowle	dged before me or	September	10		,
y, <u>George Scott La</u>	<u>ir. Diane F</u>	<u>Iribal Lair,</u>	Gary G. Freela	nd and Roseann	D. Freeland



Parcel "C" In Part of the Southwest 1/4 of the Southwest 1/4 of Section 3, Township 75 North, Range 27 West of the 5th P.M., Madison County, Iowa, more particularly described as follows:

Beginning At A Point That Is S 89°10' W, 195.7' from the Northeast Corner Of The Southwest 1/4 Of The Section 3;
Thence Continuing S 89°10' W, 873.3' to the Present Centerline of County Highway; Thence Continuing S 89°10′ W, 873.3′ to the Thence With Said Centerline Along a Curve Turning To The Right With An Arc Length Of 1055.0′, With A Radius Of 1732.8′, With A Chord Bearing Of S 20°09′ E, With A Chord Length Of 1038.8′, Thence S 03°04′ E A Distance Of 96.5′) Thence N 90°00′ E A Distance Of 490.0′) Thence N 01°04′ E A Distance Of 1084.4′; to the point of beginning,

Containing 15.28 Acres of Land including 1.06 Acres of County Road Right of Way.



CRAIG S. BOLDMAN 13427

□f Sald

I HEREBY CERTIFY THAT THIS LAND SURVEYING DOCUMENT WAS PREPARED AND THE RELATED SURVEY WORK WAS PERFORMED BY ME OR UNDER MY DIRECT PERSONAL SUPERVISION AND THAT I AM A DULY LICENSED LAND SURVEYOR UNDER THE LAWS OF THE STATE OF IOUNG DECEMBER 31, 2002

PLAT	OF	SURVEY	
REQUESTED BY: GARY FREELAND		BOLDMAN LAND SURVEYING,P.C. P.D. BOX 66	
SURVEYED	SCALE	WINTERSET,IA. 50273	
6/4/01	1'=200'	(515)462-9242	
PROJECT NO.	DATE	OWNER	
01034	6/5/01	GEORGE LAIR	

19. It is understood and agreed that this real property, and the improvements on it, are being sold "as is", upon completion of the work required under the contract with Jordan Construction Company. This work has separately been approved and agreed upon by both the sellers and the buyers. Sellers have no responsibility for the quality of work by Jordan Construction Company or others and are held harmless by buyers from any such claims. Sellers hereby assign such claims for poor quality work to buyers against Jordan Construction Company or others.