HE IOWA STATE BAR ASSOCIATION fficial Form No. 143	Dean R. Nelson ISBA # 000003989	FOR THE LEGAL EFFECT OF THE US THIS FORM, CONSULT YOUR LAN
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	R.M.F. \$ T	MICHIUTSLE
/		RECORDER HADISTRICATION
Dean R. Nelson, 11: Individual's N	5 E. First Street, P.O. Box 370, Earlham, Iowa 50072, (5	15) 758-2267 City Phone
	Statement: Bruce Koboldt	SPACE ABOVE THIS LIN FOR RECORDER
	1162 Fawn Avenue, Earlham, Iowa 50072	
COLING D	REAL ESTATE CONTRACT (SHORT	r FORM)
	LAL ESTATE CONTINACT (CHOICE	
IT IS AGREED between WAYNE I. KOBOLDT and	MARTHA KOBOLDT, husband and wife	
("Sellers"); and		And the second s
	ARY KOBOLDT, husband and wife, as joint tenants wit	h full rights of survivorship and
not as tenants in common		
("Buyers").		
Sellers agree to sell and Buy	ers agree to buy real estate in Mad	ison County,
lowa, described as:		
with any easements and appu	rtenant servient estates, but subject to the following: a. any sements of record for public utilities, roads and highways; and	y zoning and other ordinances; b. any d. (consider: liens; mineral rights; other
easements; interest of others.)		
(the "Real Estate"), upon the foll	owing terms:	
	e price for the Real Estate is <u>Twenty-Five Thousand and 0/</u>	/100
Dollars (\$ 25,000.00 Dollars (\$ 0.00	) or which into and 0/100	
or as directed by Sellers, as follo	) has been paid. Buyers shall pay the balance to Seliers at	
\$4,000 on December 15, 200	ows: 02; \$4,000 on December 15, 2003; \$4,000 on December	15, 2004; and the balance of
principal then remaining and	ows: 02; \$4,000 on December 15, 2003; \$4,000 on December 1 all interest accrued thereon shall be paid in full on December 1 all interest accrued thereon shall be paid in full on December 1 all interest accrued thereon shall be paid in full on December 1 all interest accrued thereon shall be paid in full on December 1	15, 2004; and the balance of ember 15, 2005. All payments shall
principal then remaining and be first applied to accrued in	ows: 02; \$4,000 on December 15, 2003; \$4,000 on December d all interest accrued thereon shall be paid in full on December and the balance to principal. Buyers shall have the	15, 2004; and the balance of ember 15, 2005. All payments shall
principal then remaining and be first applied to accrued in additional payments on princ	02; \$4,000 on December 15, 2003; \$4,000 on December d all interest accrued thereon shall be paid in full on Decenterest and the balance to principal. Buyers shall have the cipal in any amount on any payment date.	15, 2004; and the balance of ember 15, 2005. All payments shall e right without penalty to make
principal then remaining and be first applied to accrued in additional payments on prince 2. INTEREST. Buyers shall the rate of 5	02; \$4,000 on December 15, 2003; \$4,000 on December 1 all interest accrued thereon shall be paid in full on December 1 and the balance to principal. Buyers shall have the cipal in any amount on any payment date.  pay interest from January 1, 2002 percent per annum, payable annually commencing December 2.	on the unpaid balance, at
principal then remaining and be first applied to accrued in additional payments on prince  2. INTEREST. Buyers shall the rate of5  Buyers shall also pay interest at	02; \$4,000 on December 15, 2003; \$4,000 on December d all interest accrued thereon shall be paid in full on December and the balance to principal. Buyers shall have the cipal in any amount on any payment date.  pay interest from January 1, 2002 percent per annum, payable annually commencing December the rate of percent per annum on all decembers.	on the unpaid balance, at the same and any sum reason-
principal then remaining and be first applied to accrued in additional payments on prince 2. INTEREST. Buyers shall the rate of	02; \$4,000 on December 15, 2003; \$4,000 on December d all interest accrued thereon shall be paid in full on December therest and the balance to principal. Buyers shall have the cipal in any amount on any payment date.  pay interest from January 1, 2002 percent per annum, payableannually commencing December the rate of 5 percent per annum on all direct their interest in this contract, computed from the date of the	on the unpaid balance, at per 15, 2002  on the unpaid balance, at per 15, 2002
principal then remaining and be first applied to accrued in additional payments on prince  2. INTEREST. Buyers shall the rate of	02; \$4,000 on December 15, 2003; \$4,000 on December d all interest accrued thereon shall be paid in full on December and the balance to principal. Buyers shall have the cipal in any amount on any payment date.  pay interest from January 1, 2002  percent per annum, payable annually commencing December the rate of 5 percent per annum on all detect their interest in this contract, computed from the date of the Sellers shall pay 2 of the real estate taxes due and payable at the Madison	on the unpaid balance, at the same and any sum reasondelinquency or advance.
principal then remaining and be first applied to accrued in additional payments on prince.  2. INTEREST. Buyers shall the rate of	02; \$4,000 on December 15, 2003; \$4,000 on December d all interest accrued thereon shall be paid in full on December and the balance to principal. Buyers shall have the cipal in any amount on any payment date.  pay interest from January 1, 2002  percent per annum, payable annually commencing December the rate of 5 percent per annum on all detect their interest in this contract, computed from the date of the Sellers shall pay 2 of the real estate taxes due and payable at the Madison	on the unpaid balance, at the same and any sum reasondelinquency or advance.
principal then remaining and be first applied to accrued in additional payments on prince.  2. INTEREST. Buyers shall the rate of	202; \$4,000 on December 15, 2003; \$4,000 on December 1 all interest accrued thereon shall be paid in full on December 1 and the balance to principal. Buyers shall have the cipal in any amount on any payment date.  pay interest from January 1, 2002  percent per annum, payable annually commencing December 1 and 1 and 2 annually commencing December 1 annually commencing December 2 annually commencing December 2 annually commencing December 3 annually commencing December 2 annually commencing December 3 annually commen	on the unpaid balance, at the part and any sum reasondelinquency or advance.  County Treasurer's Office in the estate taxes. Any proration of real estate
principal then remaining and be first applied to accrued in additional payments on prince.  2. INTEREST. Buyers shall the rate of	202; \$4,000 on December 15, 2003; \$4,000 on December 1 all interest accrued thereon shall be paid in full on December 1 and the balance to principal. Buyers shall have the cipal in any amount on any payment date.  pay interest from January 1, 2002  percent per annum, payable annually commencing December 1 and 1 and 2 annually commencing December 1 annually commencing December 1 annually commencing December 2 annually commencing December 2 annually commencing December 3 annually commencing December 2 annually commencing December 3 annually commen	on the unpaid balance, at our 15, 2002  elinquent amounts and any sum reasondelinquency or advance.  County Treasurer's Office in the estate taxes. Any proration of real estate the parties state otherwise.
principal then remaining and be first applied to accrued in additional payments on prince.  2. INTEREST. Buyers shall the rate of	202; \$4,000 on December 15, 2003; \$4,000 on December 1 all interest accrued thereon shall be paid in full on December 1 and the balance to principal. Buyers shall have the cipal in any amount on any payment date.  pay interest from	on the unpaid balance, at our 15, 2002  elinquent amounts and any sum reasondelinquency or advance.  County Treasurer's Office in the estate taxes. Any proration of real estate the parties state otherwise.  on the balance of embedding the balance of this estate as of the date of this embedding.
principal then remaining and be first applied to accrued in additional payments on prince.  2. INTEREST. Buyers shall the rate of	202; \$4,000 on December 15, 2003; \$4,000 on December 1 all interest accrued thereon shall be paid in full on December 1 and the balance to principal. Buyers shall have the cipal in any amount on any payment date.  pay interest from January 1, 2002  percent per annum, payable annually commencing December 1 and 1 and 2 annually commencing December 1 annually commencing December 1 annually commencing December 2 annually commencing December 2 annually commencing December 3 annually commencing December 2 annually commencing December 3 annually commen	on the unpaid balance, at on the unpaid balance, at one 15, 2002  elinquent amounts and any sum reasondelinquency or advance.  a County Treasurer's Office in the one taxes. Any proration of real estate the parties state otherwise.  on the Real Estate as of the date of this cial assessments shall be paid by Buyers.  January 1

insurance proceeds instead of Sellers replacing or repairing damaged improvements. After possession and until full payment of the purchase price, Buyers shall keep the improvements on the Real Estate insured against loss by fire, tornado, and extended coverage for a sum not less than 80 percent of full insurable value payable to the Sellers and Buyers as their interests may appear. Sellers' interest shall be protected in accordance with a standard or union-type loss payable clause. Buyers shall provide Sellers with evidence

of such insurance.

7. ABSTRACT AND TITLE. Sellers through the date of this contract			r it to Buyers for examina	
merchantable title in Sellers in or conform	ity with this contract, lo	wa law and the Title Sta	ndards of the lowa Stat	e Bar Association.
The abstract shall become the property occasionally use the abstract prior to full p	f the Buvers when the	ourchase price is paid in	full, however, Buvers re	eserve the right to
title work due to any act or omission of Sel	lers, including transfers b	y or the death of Sellers	or their assignees.	
8. FIXTURES. All property that integ	rally belongs to or is pa	rt of the Real Estate, wh	ether attached or detac	ched, such as light
fixtures, shades, rods, blinds, awnings automatic heating equipment, air condition	ning equipment, wall to	wall carpeting, built-in i	tems and electrical sen	vice cable, outside
television towers and antenna, fencing, g	ates and landscaping s	hall be considered a par	t of Real Estate and in	cluded in the sale
except: (consider: rental items.)  9. CARE OF PROPERTY. Buyers sh	all take good care of the	nroperty shall keen the	huildings and other imp	provements now or
later placed on the Real Estate in good as	nd reasonable repair and	l shall not injure, destroy	or remove the property	during the term of
this contract. Buyers shall not make any m 10. DEED. Upon payment of purchase				
Warranty Deed	deed, free and	clear of all liens, restriction	ns, and encumbrances e	except as provided
herein. Any general warranties of title sh continuing up to time of delivery of the dee	all extend only to the o			
11. REMEDIES OF THE PARTIES.	a. If Buvers fail to timely	perform this contract, Se	llers may, at Sellers' op	tion, forfeit Buyers'
rights in this contract as provided in the	lowa Code, and all pay on may elect to declare	ments made by Buyers the entire balance imme	shall be forfeited. If Budiately due and payable	uyers fail to timely after such notice.
if any, as may be required by Chapter 654 a receiver to take immediate possession	I, The Code. Thereafter of the property and of th	this contract may be fore e revenues and income	closed in equity and the accruing therefrom and	to rent or cultivate
the same as the receiver may deem bes Buyers only for the net profits, after app	t for the interest of all	parties concerned, and s	uch receiver shall be li	able to account to
foreclosure and upon the contract obligation	n.			
It is agreed that if this contract cover sale of the property by sheriff's sale in su	ch foreclosure proceedir	os, the time of one vear	for redemption from sai	id sale provided by
the statutes of the State of lowa shall be deficiency judgment against Buyers which	reduced to six (6) monti n may arise out of the t	ns provided the Sellers, i preclosure proceedings:	n such action file an ele all to be consistent witl	ection to waive any
Chapter 628 of the lowa Code. If the redemption shall be exclusive to the Buye	redemption period is so	reduced, for the first t	hree (3) months after	sale such right of
reduced to four (4) months.				
It is further agreed that the period of three following contingencies develop: (1)	The real estate is less:	han ten (10) acres in siz	e: (2) the Court finds at	firmatively that the
said real estate has been abandoned by	the owners and those on file an election to wa	persons personally liablive any deficiency judge	e under this contract a nent against Buvers or	t the time of such their successor in
interest in such action. If the redemption exclusive right to redeem for the first third	period is so reduced, i v (30) davs after such s	Buyers or their successo ale, and the time provide	rs in interest or the ow od for redemption by cre	ner snall have the editors as provided
in Sections 628.5, 628.15 and 628.16 of	the lowa Code shall ball he presumption that ti	e reduced to forty (40) ( ne property is not abando	lays. Entry of appearar ned. Anv such redempl	tion period shall be
consistent with all of the provisions of C	hapter 628 of the lowa	Code. This paragraph si	nall not be construed to	limit or otherwise
affect any other redemption provisions con b. If Sellers fail to timely perform	their obligations under t	trie iowa Code. his contract, Buyers sha	I have the right to term	inate this contract
and have all payments made returned to the	nem. led to utilize any and all	other remedies or actions	at law or in equity availa	ble to them.
d. In any action or proceeding related and costs as permitted by law.	ing to this contract the s	uccessful party shall be e	ntitled to receive reasona	ible attorney's fees
12 JOINT TENANCY IN PROCEEDS	AND IN REAL ESTATE	If Sellers, immediately	preceding this contract h	nold title to the Real
Estate in joint tenancy with full right of s Sellers, then the proceeds of this sale, an	curvivorship and the ioi	nt tenancy is not later de	estroved by operation o	flaw or by acts of
inint tanante with full right of survivorship	and not as tenants in co	mmon and Buvers, in th	e event of the death of	eitner Seller, adree
to pay any balance of the price due Selle consistent with paragraph 10.	rs under this contract to	me surviving Seller and	to accept a deed from	uie autviving Sellet
13. JOINDER BY SELLER'S SPOUS	E. Seller's spouse, if n	ot a titleholder immediatel	y preceding acceptance	of this offer, execu-
tes this contract only for the purpose of Section 561.13 of the lowa Code and agre	relinguishing all rights of	of dower, homestead and	distributive shares or	in compliance with
14. TIME IS OF THE ESSENCE. Tim				
15 PERSONAL PROPERTY. If this	contract includes the sale	of any personal property	. Buyers grant the Seller	s a security interest
in the personal property and Buyers shall	execute the necessary fir	ancing statements and de	eliver them to Sellers.	
16. CONSTRUCTION. Words and masculine, feminine or neuter gender, according	phrases in this contractording to the context	t shall be construed as	in the singular or plur	al number, and as
•	_	andahan all siabta af da	or bomontord and dist.	hudiya ahara ir
17. <b>RELEASE OF RIGHTS.</b> Each of to the property and waives all rights of exe	the Buyers hereby relining imption as to any of the p	quisites all rights of dowe property.	a, nomestead and distri	DUTING SHALE IU SUO
18. ADDITIONAL PROVISIONS.				
I UNDERSTAND THAT HOMES	TEAD PROPERTY	IS IN MANY CASE	S PROTECTED F	ROM THE CLAI
OF CREDITORS AND EXEMPT VOLUNTARILY GIVE UP MY R	FROM JUDICIAL IGHT TO THIS PR	SALE; AND THAT OTECTION FOR T	I BY SIGNING TH IIS PROPERTY W	IIS CONTRACT /ITH RESPECT
CLAIMS BASED UPON THIS CO	NTRACT.			
Dated: Ja	nuary 24	, 2002		
		7		
Dated:				
1 0 014		0 "	0004	
Wayne & otroit		Druce Valadi	obolet	
Wayne I. Koboldt	boldt	Bruce Koboldt Mary Kok	topa	
Martha Kaboldt	SELLERS	Mary Koboldt		
	AA	-		
STATE OF 12 IOWA	, COUNTY OF	MADISON	, ss:	
his insuring was action wedged before was action with the work was acti		Janı Mary Koboldt	1ary 24	
	ii, Druce ixoodidt alld	ALLOUDIUM		
MOTAKING AND		(1)	MIL.D.	
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Menting Market Barrell		Dean R. Nelson	3/6/	, Notan

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