

THE IOWA STATE BAR ASSOCIATION Official Form No. 143

R. Bradley Skinner ISBA # 15270

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COMPUTER

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Phone SPACE ABOVE THIS LINE FOR RECORDER



IT IS AGREED between

Address Tax Statement: 645 Evans Boulevard

Pleasant Hill, Iowa 50327

REAL ESTATE CONTRACT (SHORT FORM)

"Sellers"); and Justin D. Volrath, Sr. and Racksany N. Volrath, husban	nd and wife, as joint tenant	s with full rights of surv	vorship and
not as tenants in common			
"Buyers").			
Sellers agree to sell and Buyers agree to buy real estate in owa, described as:	<u>N</u>	Madison	County
Auditor's Parcel Letter - U legally described as:			
Please see Exhibit "A" attached hereto and by this refer	rence made a part hereof a	as though fully set out he	rein.
vith any easements and appurtenant servient estates, but ovenants of record; c. any easements of record for public ut			
easements; interest of others.) Subject to any easements of record			
he "Real Estate"), upon the following terms:			
1. PRICE. The total purchase price for the Real Estate is	Sixty Thousand and 0/100		
Collars (\$ 60,000.00) of which Six Thousand			
Pollars (\$ $6,000.00$) has been paid. Buyers sh	hall pay the balance to Sellers		
or as directed by Sellers, as follows:	. T	4 311	
Buyers shall pay the balance of \$54,000.00 on or about of 7% per beginning on the date of exeuction of this do construct a home upon the property prior to January 6, of \$54,000.00 plus interest with no additional penalties.	ocument(Non-Compounding 2003, Buyers shall, prior	ng Interest). If Buyers d	ecide to
2. INTEREST. Buyers shall pay interest from	March 15, 2002	on the u	npaid balance, a
Buyers shall also pay interest at the rate of	percent per annum on a	all delinquent amounts and a	any sum reason-
	d annual transition data at	the delinquency or advance.	
	a, computed from the date of		
3. REAL ESTATE TAXES. Sellers shall pay	st, computed from the date of		
3. REAL ESTATE TAXES. Sellers shall pay	it, computed from the date of		
the current taxes prorated to March 15, 2002.			
3. REAL ESTATE TAXES. Sellers shall pay he current taxes prorated to March 15, 2002. Indiany unpaid real estate taxes payable in prior years. Buyer	ers shall pay all subsequent re		
3. REAL ESTATE TAXES. Sellers shall pay he current taxes prorated to March 15, 2002. Indiany unpaid real estate taxes payable in prior years. Buyer axes on the Real Estate shall be based upon such taxes for the	ers shall pay all subsequent re ne year currently payable unle	ss the parties state otherwis	e.
3. REAL ESTATE TAXES. Sellers shall pay he current taxes prorated to March 15, 2002. Indiany unpaid real estate taxes payable in prior years. Buyeraxes on the Real Estate shall be based upon such taxes for the 4. SPECIAL ASSESSMENTS. Sellers shall pay all special contract or	ers shall pay all subsequent re ne year currently payable unle al assessments which are a t All other	ss the parties state otherwis ien on the Real Estate as o special assessments shall be	e. f the date of this
3. REAL ESTATE TAXES. Sellers shall pay he current taxes prorated to March 15, 2002. Indiany unpaid real estate taxes payable in prior years. Buyer axes on the Real Estate shall be based upon such taxes for the 4. SPECIAL ASSESSMENTS. Sellers shall pay all special contract or	ers shall pay all subsequent re ne year currently payable unle al assessments which are a l All other s session of the Real Estate on	ss the parties state otherwis ien on the Real Estate as o special assessments shall be March 15	e. If the date of this paid by Buyers
3. REAL ESTATE TAXES. Sellers shall pay the current taxes prorated to March 15, 2002. and any unpaid real estate taxes payable in prior years. Buyer axes on the Real Estate shall be based upon such taxes for the 4. SPECIAL ASSESSMENTS. Sellers shall pay all special contract or	ers shall pay all subsequent re ne year currently payable unle al assessments which are a l All other s session of the Real Estate on ct. Closing shall be on	ss the parties state otherwisien on the Real Estate as of special assessments shall be March 15 March 15	e. If the date of thise paid by Buyers , 2002
3. REAL ESTATE TAXES. Sellers shall pay the current taxes prorated to March 15, 2002. Indiany unpaid real estate taxes payable in prior years. Buyer axes on the Real Estate shall be based upon such taxes for the 4. SPECIAL ASSESSMENTS. Sellers shall pay all special contract or 5. POSSESSION CLOSING. Sellers shall give Buyers poss 2002, provided Buyers are not in default under this contract 6. INSURANCE. Sellers shall maintain existing insurance	ers shall pay all subsequent rene year currently payable unlently all assessments which are a limited in the session of the Real Estate on the closing shall be on the Real Estate until	ss the parties state otherwisien on the Real Estate as of special assessments shall be March 15 March 15 the date of possession. But	e. If the date of this paid by Buyers , 2002 yers shall accep
3. REAL ESTATE TAXES. Sellers shall pay the current taxes prorated to March 15, 2002. and any unpaid real estate taxes payable in prior years. Buyer axes on the Real Estate shall be based upon such taxes for the 4. SPECIAL ASSESSMENTS. Sellers shall pay all special contract or	ers shall pay all subsequent rene year currently payable unlenal assessments which are a language in the Real Estate on the Closing shall be on the Real Estate until damaged improvements. Aft	ss the parties state otherwisien on the Real Estate as of special assessments shall be March 15 March 15 the date of possession. Butter possession and until ful	e. If the date of this paid by Buyers , 2002 yers shall accept payment of the

of such insurance.

7. ABSTRACT AND TITLE. Sellers, at their expense, shall promethrough the date of this contract	ptly obtain an abstract of title to the Real Estate continued
merchantable title in Sellers in or conformity with this contract, lowa law The abstract shall become the property of the Buyers when the purchas occasionally use the abstract prior to full payment of the purchase price. title work due to any act or omission of Sellers, including transfers by or the	and the Title Standards of the lowa State Bar Association. se price is paid in full, however, Buyers reserve the right to Sellers shall pay the costs of any additional abstracting and e death of Sellers or their assignees.
8. FIXTURES. All property that integrally belongs to or is part of the fixtures, shades, rods, blinds, awnings, windows, storm doors, screautomatic heating equipment, air conditioning equipment, wall to wall catelevision towers and antenna, fencing, gates and landscaping shall be except: (consider: rental items.)	e Real Estate, whether attached or detached, such as light eens, plumbing fixtures, water heaters, water softeners, arpeting, built-in items and electrical service cable, outside considered a part of Real Estate and included in the sale
CARE OF PROPERTY. Buyers shall take good care of the proper later placed on the Real Estate in good and reasonable repair and shall rethis contract. Buyers shall not make any material alteration to the Real Estate.	te without the written concert of the Dipperty during the term of
10. DEED. Upon payment of purchase price, Sellers shall convey the R Warranty deed, free and clear of herein. Any general warranties of title shall extend only to the date of continuing up to time of delivery of the deed.	teal Estate to Buyers or their assignees, by all liens, restrictions, and encumbrances except as provided this contract, with special warranties as to acts of Sellers
11. REMEDIES OF THE PARTIES. a. If Buyers fail to timely perform rights in this contract as provided in the lowa Code, and all payments perform this contract, Sellers, at their option, may elect to declare the entif any, as may be required by Chapter 654, The Code. Thereafter this contar a receiver to take immediate possession of the property and of the reventhe same as the receiver may deem best for the interest of all parties of Buyers only for the net profits, after application of rents, issues and profits agreed that if this contract covers less than ten (10) acres of lar sale of the property by shariffs and in such face that the contract covers less than ten (10) acres of lar	this contract, Sellers may, at Sellers' option, forfeit Buyers' made by Buyers shall be forfeited. If Buyers fail to timely ire balance immediately due and payable after such notice, tract may be foreclosed in equity and the court may appoint ues and income accruing therefrom and to rent or cultivate concerned, and such receiver shall be liable to account to offits from the costs and expenses of the receivership and and, and in the event of the foreclosure of this contract and
deficiency judgment against Buyers which may arise out of the foreclosu Chapter 628 of the lowa Code. If the redemption period is so reduced redemption shall be exclusive to the Buyers, and the time periods in Secional Research Section 1981.	led the Sellers, in such action file an election to waive any re proceedings; all to be consistent with the provisions of d, for the first three (3) months after sale such right of tions 628.5, 628.15 and 628.16 of the lowa Code shall be
It is further agreed that the period of redemption after a foreclosure of three following contingencies develop: (1) The real estate is less than ten said real estate has been abandoned by the owners and those persons foreclosure; and (3) Sellers in such action file an election to waive any interest in such action. If the redemption period is so reduced, Buyers or exclusive right to redeem for the first thirty (30) days after such sale, and in Sections 628.5, 628.15 and 628.16 of the lowa Code shall be reduced docket entry by or on behalf of Buyers shall be presumption that the proper consistent with all of the provisions of Chapter 628 of the lowa Code. The affect any other redemption provisions contained in Chapter 628 of the lowa b. If Sellers fail to timely perform their obligations under this contribution of the provisions made returned to them.	personally liable under this contract at the time of such deficiency judgment against Buyers or their successor in refer successor in interest or the owner shall have the the time provided for redemption by creditors as provided d to forty (40) days. Entry of appearance by pleading or the is not abandoned. Any such redemption period shall be a paragraph shall not be construed to limit or otherwise
and have all payments made returned to them. c. Buyers and Sellers are also entitled to utilize any and all other remed. In any action or proceeding relating to this contract the successful and costs as permitted by law.	
12. JOINT TENANCY IN PROCEEDS AND IN REAL ESTATE. If Selle Estate in joint tenancy with full right of survivorship, and the joint tenancy Sellers, then the proceeds of this sale, and any continuing or recaptured rig joint tenants with full right of survivorship and not as tenants in common; are to pay any balance of the price due Sellers under this contract to the survice consistent with paragraph 10.	rs, immediately preceding this contract, hold title to the Real y is not later destroyed by operation of law or by acts of hts of Sellers in the Real Estate, shall belong to Sellers as
13. JOINDER BY SELLER'S SPOUSE. Seller's spouse, if not a titlehotes this contract only for the purpose of relinquishing all rights of dower, Section 561.13 of the towa Code and agrees to execute the deed for this purpose.	older immediately preceding acceptance of this offer, execu- homestead and distributive shares or in compliance with pose.
14. TIME IS OF THE ESSENCE. Time is of the essence in this contract.	· · · · · · · · · · · · · · · · · · ·
15. PERSONAL PROPERTY. If this contract includes the sale of any perind the personal property and Buyers shall execute the necessary financing states. CONSTRUCTION. Words and phrases in this contract shall be masculine, feminine or neuter gender, according to the context.	
17. RELEASE OF RIGHTS. Each of the Buyers hereby relinquishes all to the property and waives all rights of exemption as to any of the property.	rights of dower, homestead and distributive share in and
18. ADDITIONAL PROVISIONS. This offer is subject to the real property passing a perk test so that a instrumentality can be used. On or before 4-1-02	standard septic tank or other similar Om &
I UNDERSTAND THAT HOMESTEAD PROPERTY IS IN MA OF CREDITORS AND EXEMPT FROM JUDICIAL SALE; A VOLUNTARILY GIVE UP MY RIGHT TO THIS PROTECTION CLAIMS BASED UPON THIS CONTRACT.	ANY CASES PROTECTED FROM THE CLAIMS AND THAT BY SIGNING THIS CONTRACT, I ON FOR THIS PROPERTY WITH RESPECT TO
Dated: March 15th	, 2002
Mueller Farm Partnership Dated: March 15	, 2002
Marri en	
By Justinet	J. Voliath Sr.
	ny N. Volrath
	Madison , ss:
his instrument was acknowledged before me on	h 12, 2002
	Danie A 117 The
LARRY D. WATTS Commission Number 176716 My Commission Expires	11-1-2003 , Notary Public

Exhibit "A"

That part of the Southeast Quarter of Section 3, Township 76 North, Range 27 West of the Fifth Principal Meridian, Madison County, Iowa, described as follows:

Commencing at the southeast corner of said Section;

Thence on an assumed bearing of North 00 degrees 30 minutes 10 seconds East along the east line of the Southeast Quarter of the Southeast Quarter of Said Section 3 a distance of 1153.54 feet to the northeast corner of Parcel 1, recorded in Farm Plat Book 3, page 253, Madison County, Iowa, Recorder's Office;

Thence North 90 degrees 00 minutes 00 seconds West along the north line of said Parcel 1 a distance of 1032.57 feet to the westerly line of Parcel V, recorded in Farm Plat Book 3, pages 314 and 315, Madison County, Iowa, Recorder's Office;

Thence North 02 degrees 56 minutes 53 seconds West along said westerly line 28.11 feet; Thence North 71 degrees 26 minutes 08 seconds West along the northerly line of said Parcel V 30.00 feet to the point of beginning;

Thence North 71 degrees 26 minutes 08 seconds West along said northerly line 253.49 feet; Thence North 17 degrees 10 minutes 05 seconds East 705.13 feet to the southeasterly corner of Parcel S, recorded in Farm Plat Book 3, page 328, Madison County, Iowa, Recorder's Office; Thence North 20 degrees 56 minutes 44 seconds East along the easterly line of said Parcel S 477.47 feet to the northeasterly corner of said Parcel S;

Thence South 67 degrees 17 minutes 52 seconds East 827.67 feet to the northerly corner of Parcel F, recorded in Farm Plat Book 3, pages 227 and 228, Madison County, Iowa, Recorder's Office:

Thence South 50 degrees 14 minutes 31 seconds West along the northwesterly line of said Parcel F 846.41 feet;

Thence South 36 degrees 30 minutes 42 seconds West along said northwesterly line 422.51 feet to the northerly line of said Parcel V and the point of beginning.

Said tract contains 13.747 acres.