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MICKI UTSLER RECORDER ADECT COUNTY, 10WA Preparer Information Gordon K. Darling, Jr., 53 Jefferson Street, Winterset, IA 50273-0088, (515) 462-2442

Individual's Name

Address Tax Statement: Dan & Sonia Allen

Street Address

City

Phone
SPACE ABOVE THIS LINE
FOR RECORDER

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



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Winterset, IA 5073 **REAL ESTATE CONTRACT (SHORT FORM)**

1966 175th Street

Fred L. Gibeon and Sharon L. Gibeon, Hueband & Wife,		
"Sellers"); and Danny J. Allen and Sonia B. Allen, as Joint Tenants with Full Rights o	of Survivorship, and Not as Tenants in Co	mmon,
"Buyers").	THE STATE OF THE S	
Sellers agree to sell and Buyers agree to buy real estate inowa, described as:	Madison	County
Parcel "A" - Part of the Southeast Quarter of the Southwest Quarte Quarter of the Southeast Quarter (SW¼ SE¼) of Section Thirty-two Twenty-eight (28) West of the 5th P.M., Madison County, Iowa, descr	(32), Township Seventy-five (75) North,	t Range
Beginning at the South Quarter Corner of said Section 32; thence N thence North 00°10'23" East, a distance of 242.33 feet; thence So thence North 89°48'09" West, a distance of 445.62 feet; thence S to the point of beginning; containing 3.00 acres of land including 0.5	uth 89°48'26" East, a distance of 539. outh 00°10'23" West, a distance of 242	24 feet;
rith any easements and appurtenant servient estates, but subject to the covenants of record; c. any easements of record for public utilities, roads and asements; interest of others.)		
he "Real Estate"), upon the following terms:		
1. PRICE. The total purchase price for the Real Estate is Thirty-Five Thou	usand and No/100	
ollars (\$ 35,000.00) of which Five Thousand and No/100 ollars (\$ 5,000.00) has been paid. Buyers shall pay the balar	use to Sellers at Winterset Jawa	
r as directed by Sellers, as follows: 6926.31, including interest, on the 1st day of October, 2002, and \$92 nonth thereafter until paid in full.	· · · · · · · · · · · · · · · · · · ·	f each
2. INTEREST. Buyers shall pay interest from September rate of seven (7) percent per annum, payable monthly as a pole		palance, at
uyers shall also pay interest at the rate ofseven (7) percent per	annum on all delinquent amounts and any sur	n reason-
bly advanced by Sellers to protect their interest in this contract, computed from 3. REAL ESTATE TAXES. Sellers shall pay believes shall pay all taxes payable in the fiscal year that began July 1,	, ,	
ayable in the fiscal year that begins July 1, 2003.	2002 and 2/12ths of the real estate ta.	<u></u>
and any unpaid real estate taxes payable in prior years. Buyers shall pay all su exes on the Real Estate shall be based upon such taxes for the year currently pay. 4. SPECIAL ASSESSMENTS. Sellers shall pay all special assessments we contract or	payable unless the parties state otherwise.	ate of this
5. POSSESSION CLOSING. Sellers shall give Buyers possession of the Re	al Estate on September 1	,
2002 , provided Buyers are not in default under this contract. Closing shall be 6. INSURANCE. Sellers shall maintain existing insurance upon the Real I		2002 .
isurance proceeds instead of Sellers replacing or repairing damaged improvurchase price, Buyers shall keep the improvements on the Real Estate insure or a sum not less than 80 percent of full insurable value payable to the Sel terest shall be protected in accordance with a standard or union-type loss pay	ements. After possession and until full paymed against loss by fire, tornado, and extended lers and Buyers as their interests may appea	ent of the coverage ar. Sellers'

7. ABSTRACT AND	TITLE. Sellers, at their	r expense, shall pro	omptly obtain an abstr	act of title to the Real Es	state continued
through the date of this co merchantable title in Selle The abstract shall become	ntract	this acute of	, and deliver	it to Buyers for examinatio	n. It shall show
The abstract shall become occasionally use the abstract title work due to any act of	act prior to full payment	of the nurchase orig	nase price is paid in the	uii, nowever, Buyers rese	
8 FIXTURES . All profixtures, shades, rods, lautomatic heating equipm television towers and ante	ent, air conditioning egu	/s, storm doors, : lipment wall to wa	screens, plumbing fix Il carneting built-in ite	ms and electrical service	ater softeners,
except: (consider: rental ite		- ian accuping onai	bo continue ou a part	of Real Estate and Includ	ied in the sale
this contract. Buyers shall	istate in good and reason not make any material alt	nable repair and shi eration to the Real E	all not injure, destroy o Estate without the writte	n consent of the Sellers.	ements now or ing the term of
10. DEED. Upon payn Warranty	nent of purchase price, Se				
herein. Any general warra continuing up to time of de	anties of title shall exten- livery of the deed.	d only to the date	of this contract, with		acts of Sellers
perform this contract as perform this contract, Selle if any, as may be required a receiver to take immediathe same as the receiver Buyers only for the net p foreclosure and upon the contract as the same as the receiver.	provided in the lowa Coers, at their option, may on the properties of the properties of the promay deem best for the profits, after application occurred obligation.	ide, and all paymer elect to declare the ide. Thereafter this operty and of the re interest of all parti f rents, issues and	nts made by Buyers s entire balance immedi contract may be forecle venues and income ac es concerned, and sur profits from the costs	ately due and payable aft used in equity and the cou- cruing therefrom and to r ch receiver shall be liable and expenses of the re	s fail to timely er such notice, urt may appoint ent or cultivate to account to ceivership and
the statutes of the State o deficiency judgment again chapter 628 of the lowa redemption shall be exclu- reduced to four (4) months	eriffs sale in such forector flowa shall be reduced st Buyers which may ari Code. If the redemption sive to the Buyers, and t	osure proceedings, to six (6) months p ise out of the force on period is so rec the time periods in	the time of one year for ovided the Sellers, in losure proceedings; al uced, for the first thr Sections 628.5, 628.19	such action file an election I to be consistent with the ee (3) months after sale and 628.16 of the lowa	ale provided by n to waive any e provisions of such right of Code shall be
three following contingences aid real estate has been foreclosure; and (3) Selle interest in such action. If exclusive right to redeem in Sections 628.5, 628.15 docket entry by or on behaviors with all of the affect any-other redemption	les develop: (1) The real abandoned by the own is in such action file an the redemption period is for the first thirty (30) da and 628.16 of the lowalf of Buyers shall be presprovisions of Chapter 62 provisions contained in 64 provisions contained in 65 abandoned 15 provisions contained in 65 abandoned 15 provisions contained 16 provisions 16 provision	estate is less than lers and those per- election to waive so so reduced, Buye ys after such sale, a Code shall be resumption that the presence of the lowa Code Chapter 628 of the lowa Code Chapter 628 of the lowa Code code sharter 628 of the lowa Code sharter 628 of the lowa Code code sharter 628 of the lowa Code code sharter 628 of the lowards was sharter 628 of the lo	ten (10) acres in size; sons personally liable any deficiency judgme rs or their successors and the time provided duced to forty (40) da operty is not abandone e. This paragraph shapwa Code.	under this contract at the nt against Buyers or the in interest or the owner for redemption by credito ys. Entry of appearance dd. Any such redemption	atively that the entime of such it successor in shall have the ers as provided by pleading or period shall be it or otherwise
and have all payments mad c. Buyers and Selle	de returned to them. rs are also entitled to utili: proceeding relating to this	ze any and all other	remedies or actions at	law or in equity available tiled to receive reasonable	o them.
12. JOINT TENANCY Estate in joint tenancy will Sellers, then the proceeds joint tenants with full right to pay any balance of the consistent with paragraph	In full right of survivorshi of this sale, and any con of survivorship and not a price due Sellers under	ip, and the joint ter itinuing or recapture is tenants in commo	nancy is not later dest ed rights of Sellers in the en: and Buvers, in the	e Real Estate, shall belor	or by acts of ng to Sellers as er Seller, agree
13. JOINDER BY SEL tes this contract only for t Section 561.13 of the lowa	he purpose of relinguish	ing all rights of do	wer, homestead and d	preceding acceptance of the listributive shares or in co	is offer, execu- ompliance with
14. TIME IS OF THE E	SSENCE. Time is of the	essence in this con	tract.		
in the personal property an	d Buyers shall execute th N . Words and phrases i	e necessary financii in this contract sha	ng statements and deliv	uyers grant the Sellers a ser them to Sellers. the singular or plural nu	·
17. RELEASE OF RI to the property and waives	GHTS. Each of the Buye all rights of exemption as	rs hereby relinquish to any of the prope	es all rights of dower, ty.	homestead and distributiv	e share in and
18. ADDITIONAL PROSEE THE "ADDITIONAL TERM THOUGH SET OUT AT LENGT	IS AND CONDITIONS" ATTA	CHED HERETO AND E	BY THIS REFERENCE MA	DE A PART HEREOF AS FUL	LY AG
I UNDERSTAND THA OF CREDITORS AN VOLUNTARILY GIVE CLAIMS BASED UPO	D EXEMPT FROM UP MY RIGHT TO	JUDICIAL SA THIS PROTE	LE; AND THAT I	BY SIGNING THIS	CONTRACT, I
	Dated: August	September	<u>/8 ,2002 </u>	•	
	Dated: August	eptember_	18 2002		11
Treed I h	Olym-		Cham-	MA	lan
red & Gibson	Hibson		anny (y. Allen	R. Allan	
Sharon L. Gibson		SELLERS S	onia B. Allen	y wedley	BUYER
TATE OF	OWA , C	OUNTY OF	MADISON	, ss:	
his instrument was acknow y, Fred L. Gibson, Sharc	ledged before me on		August		<u>18</u> , 200
			A		
Γ	JENNIFER M.	TALLMON	Cherry M	· fallmon	
	Commission Nur My Commission 5-19-	mber 190253 on Expires		/	, Notary Pub

ADDITIONAL TERMS AND CONDITIONS

GIBSON - ALLEN REAL ESTATE CONTRACT

- 1. BUYERS ACKNOWLEDGE THAT THEY HAVE MADE SATISFACTORY INSPECTION OF THE PROPERTY AND ARE PURCHASING THE PROPERTY IN ITS EXISTING CONDITION.
- 2. BUYERS SHALL POSSESS NO RIGHT TO MAKE PAYMENTS IN EXCESS OF OR IN ADVANCE OF THE SCHEDULED PAYMENTS HEREUNDER ABSENT THE PRIOR WRITTEN CONSENT OF THE SELLERS.
- 3. SHOULD THE BUYERS SELL, ASSIGN, LEASE OR OTHERWISE ALIENATE THEIR INTEREST IN THE REAL PROPERTY WHICH IS THE SUBJECT OF THIS CONTRACT WITHOUT THE SELLERS' PRIOR WRITTEN CONSENT, SELLERS, AT THEIR OPTION, MAY DECLARE THE ENTIRE BALANCE THEN UNPAID DUE AND PAYABLE IN FULL.