

HE IOWA STATE BAR A: Micial Form No. 143	SSOCIATION Lewis H. Jordan	 n ISBA # 02714	<b>ORIGINA</b>	FOR THE LEGAL EFFECT OF THE
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			COMPLETER V	FILED NO
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			1965 <u>/ 5</u>	98 SEP 23 PM
	Jordan, P.O. Box 230, \	Winterset, (515) 462 Street Addre		MICHELLE UTS RECORDER MICHOLEGOULTY
	REAL EST		ACT (SHORT FO	Phone SPACE ABOVE THIS LIF FOR RECORDER  RM)
IT IS AGREED be Francis W. Harpol	etween e and Velma M. Harpole,	Husband and Wife,		
("Sellers"); and Robin P. Eggleston	and Andrea L. Eggleston, a	s Joint Tenants with F	ull Rights of Survivorship an	d not as tenants in common,
("Buyers").				
Sellers agree to se	ell and Buyers agree to buy ro	eal estate in	MADISON	County,
1/4) of the Southw	est Quarter (SW 1/4) lyin Fownship Seventy-six (76	g north and west of	1/4) and all that part of the the center of the public roanty-six (26) West of the 5th	nd all in Section
covenants of record; of easements; interest of	c any easements of record	states, but subject to for public utilities, road	the following: a any zoning s and highways; and d. (cons	and other ordinances; b. any ider: liens; mineral rights; other
	-		wante One Thomas Live	Chandral and OHOO
Dollars (\$ <u>71,400.00</u>	) of which		one Thousand and 0/100	
Dollars (\$ 1.000.00 or as directed by Selle	) has been paid	Buyers shall pay the		1
\$9,000.00 on or be before September	cfore March 1, 1999; and,		balance to Sellers at3018 -	200th Trail, Prole, IA 50229
	); and \$4,517.92 on each	le on or before Marc	to Sellers at 3018- 400.00 payable as follows. h. 1, 2000; \$4,517.92 payablember 1st thereafter until p	\$4,517.92 payable on or
	); and \$4,517.92 on each	le on or before Marc March 1st and Septe	400.00 payable as follows. h 1, 2000; \$4,517.92 payab ember 1st thereafter until p	\$4,517.92 payable on or ole on or before paid in full.
2. INTEREST. But	yers shall pay interest from	le on or before Marc March 1st and Septe	100.00 payable as follows. h 1, 2000; \$4,517.92 payablember 1st thereafter until p	\$4,517.92 payable on or old on or before aid in full.
2 INTEREST. But he rate of8  Buyers shall also pay in this pay advanced by Selle	yers shall pay interest from percent per annum, nterest at the rate of rs to protect their interest in the state of resident per annum.	le on or before Marc March 1st and Septe  Ma  payable  8 percen	100.00 payable as follows. h 1, 2000; \$4,517.92 payablember 1st thereafter until p	\$4,517.92 payable on or ole on or before aid in full.  on the unpaid balance, at bove payments.
2 INTEREST. But he rate of 8  Buyers shall also pay it is bly advanced by Selle 3. REAL ESTATE  All taxes due and payal	yers shall pay interest from percent per annum, nterest at the rate of rs to protect their interest in taxes. Sellers shall pay	March 1st and September March	100.00 payable as follows. h. 1, 2000; \$4,517.92 payable mber 1st thereafter until parch 1, 1999  Semi-annually and included in a tiper annum on all delinguent.	\$4,517.92 payable on or old on or before aid in full.  on the unpaid balance, at bove payments amounts and any sum reasoncy or advance.
2 INTEREST. But he rate of 8 Buyers shall also pay it alby advanced by Selle 3. REAL ESTATE All toxes due and payal in the fiscal year beginned any unpaid real estate.	yers shall pay interest from percent per annum, neerest at the rate of tracks. Sellers shall pay blc in the fiscal year beginning July 1, 1999 and ending state taxes payable in prior year	March 1st and September March	100.00 payable as follows. h. 1, 2000; \$4,517.92 payable about 1 st thereafter until parch 1, 1999  Semi-annually and included in a triper annum on all delinquent from the date of the delinquenting June 30, 1999; and 8/12ths	\$4,517.92 payable on or ole on or before aid in full.  on the unpaid balance, at have payments amounts and any sum reasoncy or advance.  of the taxes due and payable
2 INTEREST. But he rate of 8 Buyers shall also pay it ably advanced by Selle 3. REAL ESTATE All taxes due and payal in the fiscal year beginned any unpaid real estances on the Real Estance.	yers shall pay interest from percent per annum, neerest at the rate of TAXES. Sellers shall pay blc in the fiscal year beginning July 1, 1999 and ending state taxes payable in prior year shall be based upon such ESSMENTS. Sellers shall pa	March 1st and September March	100.00 payable as follows. In 1, 2000; \$4,517.92 payable in 1, 2000; \$4,517.92 payable in 1, 1999  Semi-annually and included in a 1 per annum on all delinquent from the date of the delinquent from the date of the delinquent all subsequent real estate taxe only payable unless the parties into which are a lien on the Re	\$4,517.92 payable on or old on or before aid in full.  on the unpaid balance, at bove payments amounts and any sum reasoncy or advance.  of the taxes due and payable es. Any proration of real estate state otherwise.
2 INTEREST. But he rate of 8 Buyers shall also pay it also	yers shall pay interest from percent per annum, neerest at the rate of TAXES. Sellers shall pay hic in the fiscal year beginning July 1, 1999 and ending state taxes payable in prior year shall be based upon such ESSMENTS. Sellers shall give ECLOSING. Sellers shall give E	March 1st and September March	100.00 payable as follows. In 1, 2000; \$4,517.92 payable inber 1st thereafter until parch 1, 1999  Semi-annually and included in a part per annum on all delinquent from the date of the delinquent from the date of the delinquent all subsequent real estate taxe intly payable unless the parties into which are a lien on the Re  All other special assesse Real Estate on	\$4,517.92 payable on or ole on or before aid in full.  on the unpaid balance, at hove payments amounts and any sum reasoncy or advance.  of the taxes due and payable as. Any proration of real estate state otherwise. at Estate as of the date of this sments shall be paid by Buyers.
2 INTEREST. But the rate of 8 Buyers shall also pay it ably advanced by Selle 3. REAL ESTATE All taxes due and payal in the fiscal year beginn and any unpaid real estaxes on the Real Est	yers shall pay interest from percent per annum, neerest at the rate of street to protect their interest in the fiscal year beginning from the fiscal years are not in default under the first percentage of	March 1st and September March	100.00 payable as follows. In 1, 2000; \$4,517.92 payable inber 1st thereafter until parch 1, 1999  Semi-annually and included in a part per annum on all delinquent from the date of the delinquent from the date of the delinquent all subsequent real estate taxe intly payable unless the parties into which are a lien on the Re  All other special assesse Real Estate on	\$4,517.92 payable on or old on or before aid in full.  on the unpaid balance, at have payments amounts and any sum reasoncy or advance.  of the taxes due and payable as Any proration of real estate state otherwise.  al Estate as of the date of this sments shall be paid by Buyers.  March 1st
2 INTEREST. But the rate of	yers shall pay interest from percent per annum, neerest at the rate of size to protect their interest in the TAXES. Sellers shall pay blc in the fiscal year beginning fing July 1, 1999 and ending state taxes payable in prior year te shall be based upon such essments. Sellers shall payers are not in default under the sellers shall maintain existing stead of Sellers replacing or	March 1st and September March	all subsequent real estate taxe antly payable unless the parties that the parties all subsequent real estate taxe and payable unless the parties all subsequent real estate taxe and payable unless the parties all subsequent real estate taxe and payable unless the parties all other special assesse a Real Estate on all be on eal Estate until the date of posperovements. After possession	\$4,517.92 payable on or ole on or before aid in full.  on the unpaid balance, at bove payments amounts and any sum reasoncy or advance.  of the taxes due and payable  as. Any proration of real estate state otherwise. al Estate as of the date of this ments shall be paid by Buyers.  March 1st 19
2 INTEREST. Buther rate of	yers shall pay interest from percent per annum, neerest at the rate of the percent per annum, neerest at the rate of the percent per annum, neerest at the rate of the percent per annum, neerest at the rate of the percent per annum, neerest at the rate of the percent percent percent paying July 1, 1999 and ending the shall be based upon such that the shall be based upon that the shall be based upon that the shall be based upon the shall be based upon the shall be based upon the shall be based upo	March 1st and September March	all subsequent real estate taxe all subsequent real estate taxe at the parties which are a lien on the Real Estate on all be on eal Estate until the date of possession against loss by fire, to provements. After possessions under the date of possessions against loss by fire, to paying the total paying the parties all be on eal Estate until the date of possessions sured against loss by fire, to the paying the paying the provements.	\$4,517.92 payable on or ole on or before aid in full.  on the unpaid balance, at bove payments amounts and any sum reasoncy or advance.  of the taxes due and payable  es. Any proration of real estate state otherwise. al Estate as of the date of this sments shall be paid by Buyers.  March 1st
2 INTEREST. Buther rate of	yers shall pay interest from percent per annum, interest at the rate of size to protect their interest in TAXES. Sellers shall pay blc in the fiscal year beginning fing July 1, 1999 and ending state taxes payable in prior year te shall be based upon such ESSMENTS. Sellers shall give Eyers are not in default under the sellers shall maintain existing stead of Sellers replacing or a shall keep the improvement also percent of full insurable idence of such insurance.	March 1st and September March	and the control of th	\$4,517.92 payable on or old on or before aid in full.  on the unpaid balance, at bove payments amounts and any sum reasoncy or advance.  of the taxes due and payable  as. Any proration of real estate state otherwise.  al Estate as of the date of this sments shall be paid by Buyers.  March 1st

through the date of this contract	promptly obtain an abstract of title to the Real Estate continued, and deliver it to Buyers for examination. It shall show	
merchantable title in Sellers in or conformity with this contract, low The abstract shall become the property of the Buyers when the processionally use the abstract prior to full payment of the purchase title work due to any act or omission of Sellers, including transfers by	urchase price is paid in full, however, Buyers reserve the right to price. Sellers shall hav the costs of any additional abstracting and	
8. FIXTURES. All property that integrally belongs to or is part fixtures, shades, rods, blinds, awnings, windows, storm doors automatic heating equipment, air conditioning equipment, wall to television towers and antenna, fencing, gates and landscaping shadescept: (consider: rental items.)	Wall carpeling built-in items and electrical service cable outside.	
	property; shall keep the buildings and other improvements now or shall not injure, destroy or remove the property during the term of all Estate without the written consent of the Sellers.	
10. DEED. Upon payment of purchase price, Sellers shall convey Warranty deed, free and cherein. Any general warranties of title shall extend only to the da	lear of all liens, restrictions, and encumbrances except as provided.	
continuing up to time of delivery of the deed.	perform this contract, Sellers may, at Sellers' option, forfeit Buyers' nents made by Buyers shall be forfeited. If Buyers fail to timely he entire balance immediately due and payable after such notice, its contract may be foreclosed in equity and the court may appoint revenues and income accruing therefrom and to rent or cultivate arties concerned, and such receiver shall be liable to account to	
It is agreed that if this contract covers less than ten (10) acres sale of the property by sheriff's sale in such foreclosure proceeding the statutes of the State of lows shall be reduced to six (6) months deficiency judgment against Buyers which may arise out of the for Chapter 628 of the lows Code If the redemption period is so redemption shall be exclusive to the Buyers, and the time periods reduced to four (4) months.	s provided the Sellers, in such action file an election to waive any reclosure proceedings; all to be consistent with the provisions of reduced, for the first three (3) months after sale such right of in Sections 628.5, 628.15 and 628.16 of the lowa Code shall be	
three following contingencies develop: (1) The real estate is less this said real estate has been abandoned by the owners and those procedosure; and (3) Sellers in such action file an election to waive interest in such action. If the redemption period is so reduced, Bu exclusive right to redeem for the first thirty (30) days after such sall in Sections 628.5, 628.15 and 628.16 of the lowa Code shall be docket entry by or on behalf of Buyers shall be presumption that the consistent with all of the provisions of Chapter 628 of the lowa Coaffect any other redemption provisions contained in Chapter 628 of the b. If Sellers fail to timely perform their obligations under this and have all payments made returned to them.  C. Buyers and Sellers are also entitled to utilize any and all otto.	persons personally liable under this contract at the time of such re any deficiency judgment against Buyers or their successor in a progress or their successor in interest or the owner shall have the lie, and the time provided for redemption by creditors as provided reduced to forty (40) days. Entry of appearance by pleading or property is not abandoned. Any such redemption period shall be ode. This paragraph shall not be construed to limit or otherwise le lowa Code is contract, Buyers shall have the right to terminate this contract.	
12. JOINT TENANCY IN PROCEEDS AND IN REAL ESTATE. Estate in joint tenancy with full right of survivorship, and the joint Sellers, then the proceeds of this sale, and any continuing or recapt joint tenants with full right of survivorship and not as tenants in com to pay any balance of the price due Sellers under this contract to the consistent with paragraph 10.	ured rights of Sellers in the Real Estate, shall belong to Sellers as mon; and Buyers, in the event of the death of either Seller, agree	
13. JOINDER BY SELLER'S SPOUSE. Seller's spouse, if not tes this contract only for the purpose of relinquishing all rights of Section 561.13 of the lowa Code and agrees to execute the deed for	a titleholder immediately preceding acceptance of this offer, execu- dower, homestead and distributive shares or in compliance with this purpose.	
14. TIME IS OF THE ESSENCE. Time is of the essence in this of	ontract.	
in the personal property and Buyers shall execute the necessary finar 16. CONSTRUCTION. Words and phrases in this contract s	of any personal property, Buyers grant the Sellers a security interest noting statements and deliver them to Sellers.  Shall be construed as in the singular or plural number, and as	
masculine, feminine or neuter gender, according to the context.	ilshes all rights of dower, homestead and distributive share in and	
18. ADUITIONAL PROVISIONS. See 1 in Addendum	perty.	
I UNDERSTAND THAT HOMESTEAD PROPERTY IS OF CREDITORS AND EXEMPT FROM JUDICIAL S VOLUNTARILY GIVE UP MY RIGHT TO THIS PRO- CLAIMS BASED UPON THIS CONTRACT.	SALE; AND THAT BY SIGNING THIS CONTRACT, TECTION FOR THIS PROPERTY WITH RESPECT	
Dated: September 22:		
Francis W. Marpole	Rolin P-Egglester	
Francis W. Harpole Velma M. Harpole	Robin P. Eggleston	
Velma M. Harpole SELLERS	Andrea L. Eggleston	BUYERS
STATE OF COUNTY OF	MADISON ss:	
This instrument was acknowledged before me on	September 22nd	19 <u>98</u>
7)	D (1 **)	
LEWIS H. JORDAN MY COMMISSION EXPIRES August 26, 2000	Lewis H. Jordan Notary	Public
August 28, 2000	, Notary	i uuiic

## Addendum

- 1. 1) Buyers shall not have the right to build a house on the south ten (10) acres of the above-described real estate as long as either of the sellers is still alive and occupying the house located on that part of the SW 1/4 SW 1/4 of Section 21-76-26 lying south of the centerline of the public road.
  - 2) Buyers shall maintain the grove of trees along the south edge of this property and shall not cut down any of said trees as long as Sellers, or either of them, occupy the home directly south thereof. In the event buyers place livestock upon the premises, buyers shall fence around said trees along the south side to protect said trees and maintain the windbreak for Sellers