		DWA STATE BAR ASSOCIATION Form No. 143	Jerrold B. Oliver ISBA # 04	132	FOR THE LEGAL EFFECT OF THE USE OF THIS FORM, CONSULT YOUR LAWYER
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			1000		FILED NO. / 8/C)
			102	SECONDARY /	800K_139 PAGE 742
			· <u>/</u>	CARARGO	98 OCT 28 PH 4: 02
	_				MICHELLE UTSLEI.
	Prepar Inform	rer lation Jerrold B. Oliver, P. Individual's N	O. Box 230, Winterset, Iowa 50273 lame Street Addres		MADISON COUNTY. 10W/
		R	EAL ESTATE CONTRA	····	SPACE ABOVE THIS LINE FOR RECORDER
		IT IS AGREED between ANIEL R. WALTZ and U	TONDA JON WALTZ, Husband an	nd Wife,	
	("Se	ellers"); and			
	_ <u>J#</u>	ACKI WHITE			
	("Bı	uyers").			
			ers agree to buy real estate in	Madison	County,
	lowa	described as:			
	Qι	arter (¼) of Section 7	ie Northwest Quarter (¼) of th Fwenty-eight (28), Township S	le Soutnwest Quarter (1/4 Seventy-five (75) North,	Range Twenty-eight
			1., Madison County, Iowa		
	cove	l .	enant servient estates, but subject to ments of record for public utilities, roads		- 11
	(the	"Real Estate"), upon the follo	wing terms:		
		1. PRICE. The total purchase	price for the Real Estate is	Forty-Five Thousand ar	nd 0/100
I	Dolla Dolla	ers (\$ 45,000.00	) of which	No and 0/100	
	oras	s directed by Sellers, as follow	vs:		li li
	\$2 	22,500 on or before D	ecember 28, 1998, and \$22,50	0 on or before January 4	, 1999.
1					
	the -	2 INTEREST. Buyers shall p	ay interest from XXXXXXXXXXX incent per annum, payable XXXXXXX	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	on the unpaid balance, at
	Buye	ers shall also pay interest at th	e rate of XXXXXXXXXXX percen	t per annum on all delinquent an	nounts and any sum reason-
	3	B. REAL ESTATE TAXES. Se			
	1/2	of the taxes payable in the	fiscal year beginning July 1, 1999		·
	and	any unpaid real estate taxes i	payable in prior years. Buyers shall pay	ali subsequent real estate taves	Any proration of real estate
	taxes	s on the Real Estate shall be	based upon such taxes for the year curre . Sellers shall pay all special assessmen	ntly payable unless the parties st	ate otherwise.
	contr	ract or		. All other special assessm	ents shall be paid by Buyers
	19 <u>½</u>	extstyle  ext	Sellers shall give Buyers possession of the in default under this contract. Closing sh	all be on	
	je	<ol><li>INSURANCE. Sellers shall</li></ol>	maintain existing insurance upon the Reflers replacing or repairing damaged im	eal Estate until the date of post	session. Buyers shall accept
	purci	hase price. Buyers shall keep	the improvements on the Real Estate in	nsured against loss by fire, torna	ado, and extended coverage
	brovie	sum not less than 80 percen de Sellers with evidence of su	t of full insurable value payable to the Se ich insurance.	ellers and Buyers as their interes	its may appear. Buyers shall
			_		
		ra State Bar Association DOCS <sup>IM</sup> 8/97		143 REAL E	ESTATE CONTRACT (SHORT FORM) Revised September, 1997

ASSISTACT AND TITLE. Select at their expense, shall promptly obtain an abstract of title to the Real Estate continued through the date of this contract. Item is selected to the contract of t
principal the date of this contract  prescharidate this in Sales in or conformly with this contract, lows law and the Tills Standards of the lows State Bal Association, prescharidate this in Sales in or conformly with this contract, lows law and the Tills Standards of the lows State Bal Association prescharidate this in Sales in or or conformly with the contract place of the public part of the first place of the public pla
occasionally use the abstract phor 10 full payment of the purchase price Saliens shall pay full, Powers, Buyers reserve the right to tile work due to any act of omission of Selets, including straines by our to each of Selets of the assignees.  8. FIXTURES. All property that Integrally belongs to it is part of the Real Estate, whether attached or detached, such as light failures, shades, rids, blinds, summys, windows, and summys active work in the sale excitation of the sale excitation
submatts heating equipment, air conditioning adulpment, wall to well carpeting, fluids, in the control relative and national, femology after and landscaping shall be considered a part of Real Estate and included in the sale except (consider, rental terms).  9 CARC OF PROPERTY. Buyers shall take good care of the property, shall keep the burdengs and other improvements now or life placed on the Real Estate in good and reasonable repair and shall not injure, destroy or remove the property during the term of the property during the property of the dead.  10 DEED Loop repairment of purches during the property and to the property make the property during the property of the dead of this confrict, with special warranties as to acts of Select continuing up to time of delivery of the dead.  11 REMEDIS OF THE PRATES. a. If Buyers fall to timely perform this contract. Selects and a leaves property and the property and of the revenues and income accurage therefore and to us may appoint a receiver to take immediate possession of the property and of the revenues and income accurage therefore and to us may appoint a receiver to take immediate possession of the property and of the revenues and income accurage therefore and to use the property and of the revenues and income accurage therefore and to use the property and of the revenues and income accurage therefore and to use the property and of the terevine and accurate to the terevine and the property and of the revenues and income accurage therefore and to use the property and the property and the property and the property and the
9. CARC OF PROPERTY. Buyers shall take good care of the property, shall keep the buildings and other improvements now or take placed on the Real Estate in good and reasonable repair and shall not injure, distroy or remove the property during the term of the placed on the Real Estate in United States (and the States).  10. DEED. Upon hall be the property of the property of the Care of the States of the Sta
this contract. Buyers shall not make any material attention to the Real Earth and the Contract of the Seleis.  10. DEED Loon payment of purchase price. Seleis shall convey the Real Estate to Guyers or their assignees, by Warrathy  Warrathy  deed. Fire and clearly all lans, restrictions, and ancumarances except as provided herein. Any general warranties of title shall extend only to the date of this contract, with special warranties as to acts of Seleis representations, and accumantances except as provided continuing up to time of delivery of the deed.  11. REMEDIES OF THE PARTIES. a. If Buyers fail to timely perform this contract. Seleisrs any all a Selects youlou, forther property rights in this contract as provided in the lova Code, and all payments made by Buyers shall be forfested. If Buyers fail to timely perform the contract, Seleisrs, and payable after such notice, perform the contract, Seleisrs, and payable after such notice, perform the contract of the property and of the revenued may be forecasted in squity and the court may appoint a receiver for the receiver may deem best for the interest of all paties concerned, and such receiver shall be forecasted in the same as the receiver may deem best for the interest of all paties concerned, and such receiver shall be forecasted on the property and of the revenued may be an advantaged to a contract and all its acquest that if this contract covers less than fail (to) account to Buyers and profits from the costs and expenses of the receivership and its approach by beriffs as all in such foreclosure proceedings, the time of one year for redemption from said sale provided by all its agreed that if this contract covers less than fail (to) account to the first time of the property by sheriffs as all in the contract and sale of the property by sheriffs as all in such foreclosure proceedings the time of one year for redemption from said sale provided by a contract the provision of the property by contract the provision of the property by contract the provision of th
And the property of the dead only to the date of this contract, with special warranties of title shall extend only to the date of this contract, with special warranties as to acts of Seliers continuing up to time of delivery of the dead.  1. REMEDIES OF THE PARTIES. a. If Buyers fail to timely perform this contract, Seliers may, at Seliers' option, forfett Buyers' and the fine town Code, and all payments made by Buyers shall be forfeted. If Buyers fail to timely perform this contract shall be shall as the contract shall be shall be contract. Seliers may, at Seliers' option, to return the contract shall be shall be contract. And the contract shall be shall be required by Chapter 654. The Code. Thereafter this contract may be interediately due and payable about notice, and are covered to take immediate possession of the property and of the revenues and income accruing therefrom and to rent or cultivate the same as the receiver may deem best for the intered of all parts concerned, and such receiver shall be insulated to the same as the receiver with the insulation of rents, issues and profits from the costs and expenses of the receivership and foreclosure and upon the contract obligation of rents, issues and profits from the costs and expenses of the receivership and foreclosure and upon the contract obligation of rents. Issues and profits from the costs and expenses of the receivership and foreclosure and upon the contract obligation of rents. Issues and profits from the costs and expenses of the receivership and foreclosure and the receiver of the profits of the property by sheriffs sale in such foreclosure profits from the costs and expenses of the receiver shall be received to the cost of the foreclosure of the profits from the costs of the foreclosure of the profits of the deep foreclosure of the costs of the foreclosure of the profits of the deep foreclosure of the costs of the foreclosure and the profits of the profits
TREASON BY BERNEAN WAITHOUS OF THE SPARTIES. A If Buyers fail to timely perform this contract, Sellers may, at Sellers' option, forfest Buyers' If REMEDIES OF THE PARTIES. A If Buyers fail to timely perform this contract, Sellers may, at Sellers' option, forfest Buyers' If REMEDIES OF THE PARTIES. A If Buyers fail to timely perform this contract, Sellers, at their options was an accessed to the seller option this contract. Sellers at their options of the sellers in the contract of the sellers of the sellers in the contract of the sellers of
perform this contract. Sellets, at their option, may elect to all payments made by suyers shall be forfeited. If Buyers fail, to limitely if any, as may be required by Chapter 654, the Code. Thereafter his contract may be footbooking that any control of the code in the code of the
the statutes of the State of lows shall be reduced to sky (6) monitors are time of one year for redemption from said sale provided by deficiency judgment against Buyers which may arise out of the foreclosure procedures in such actions fine an election to wave any deficiency judgment against Buyers which may arise out of the foreclosure procedures in such actions fine an election to wave any deficiency judgment against such actions of reduced, for the first three (3) months after sale such right of redemption shall be exclused to four (4) months.  It is further agreed that the period of redemption after a foreclosure of this contract shall be reduced to sky (60) days if all of the reduced to four (4) months.  It is further agreed that the period of redemption after a foreclosure of this contract shall be reduced to sky (60) days if all of the said real estate has been abandone (1). The real estate is less than ten (10) acces in size. (2) the Court finds affirmatively that the said real estate has been abandone (1). The real estate is less than ten (10) access in size. (2) the Court finds affirmatively that the said real estate has been abandone (1). The real estate has been abandone (1) and the redemption to wave any determining the under this contract at the 4three of such the said real estate has been abandone in such action in the said real estate has been abandone in such action. If the redemption period is so reduced, Buyers or their successors in interest or the owner shall have the estates in such action. If the redemption period is so reduced, Buyers or their successors in interest or the owner shall have the exclusive sign for the deficiency of the owner shall have the exclusive sign for the successor of the successor of the owner shall have the owner shall have the exclusive shall be contract. The successor in the successor in interest or the owner shall have the reduced of some shall be contract. The successor in equity available to them. It is a successor in the successor in equity available to them.
tractionary contingentics surprised state is sets that the (10) acres in size; (2) the Court finds affirmatively that the state resources and (3) seem abandoned by the owners and those persons personally liable under this contract at the 4-thm of such orticologic, and (3) seem abandoned by the owners and those persons personally liable under this contract at the 4-thm of such orticologic, and (3) seem abandoned and an election to wave any deficiency judgment against Buyers or their successor in interest in such action. If the redemption pure and the successor is interest on the owner shall have the exclusive right to redeem for the first thirty (30) days after such stayers or their successors in interest or the owner shall have the exclusive right to redeem for the first thirty (30) days after such stayers or their successor in interest in such action. If the provisions of the contract the successor is not to redemption by contract as provided in Sections 628.5, 628.15 and 628.16 of the lows Code. This paragraph shall not be construed to limit or otherwise effect any other redemption provisions contained in Chapter 628 of the lows Code.  It is sellers fall to timely perform their obligations under this contract, Buyers shall have the right to terminate this contract and have all payments made returned to them.  C. Buyers and Sellers are also entitled to utilize any and all other remedies or actions at law or in equity available to them.  C. Buyers and Sellers are also entitled to utilize any and all other remedies or actions at law or in equity available to them.  C. Buyers and Sellers are also entitled to recover this contract, Buyers shall be entitled to receive reasonable attorney's fees and costs as permitted by law.  C. Buyers and Sellers are also entitled to successful party shall be entitled to receive reasonable attorney's fees and costs as permitted by law.  12. JOINT TENANCY IN PROCEEDS AND IN REAL ESTATE. If Sellers, immediately preceding this contract, but the process of the process and process of t
and costs as permitted by law.  12 JOINT TENANCY IN PROCEEDS AND IN REAL ESTATE. If Sellers, immediately preceding this contract, hold title to the Real Estate in joint tenancy with full right of survivorship, and the joint tenancy is not later destroyed by operation of law or by acts of Sellers, then the proceeds of this sale, and any continuing or recaptured rights of Sellers in the Real Estate, shall belong to Sellers as joint tenants with full right of survivorship and not as tenants in common; and Buyers, in the event of the death of either Seller, agree to pay any balance of the price due Sellers under this contract to the surviving Seller and to accept a deed from the surviving Seller consistent with paragraph 10.  13 JOINDER BY SELLER'S SPOUSE. Seller's spouse, if not a titleholder immediately preceding acceptance of this offer, executes this contract only for the purpose of relinquishing all rights of dower, homestead and distributive shares or in compliance with Section 561.13 of the lowa Code and agrees to execute the deed for this purpose.  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 personal property, Buyers grant the Sellers a security interest in the personal property and Buyers shall execute the necessary financing statements and deliver them to Sellers.  16. CONSTRUCTION. Words and phrases in this contract shall be construed as in the singular or plural number, and as masculine, feminine or neuter gender, according to the context.  17. RELEASE OF RIGHTS. Each of the Buyers hereby relinquishes all rights of dower, homestead and distributive share in and to the property and waives all rights of exemption as to any of the property.  18. ADDITIONAL PROVISIONS.
Sellers, then the proceeds of this sale, and any continuing or recaptured rights of Sellers in the Real Estate, shall belong to Sellers as joint lenants with full right of survivorship and not as tenants in common; and Buyers, in the event of the death of either Seller, agree to pay any balance of the price due Sellers under this contract to the surviving Seller and to accept a deed from the surviving Seller consistent with paragraph 10.  13. JOINDER BY SELLER'S SPOUSE. Seller's spouse, if not a titleholder immediately preceding acceptance of this offer, executes this contract only for the purpose of relinquishing all rights of dower, homestead and distributive shares or in compliance with Section 561.13 of the lowa Code and agrees to execute the deed for this purpose  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 personal property, Buyers grant the Sellers a security interest in the personal property and Buyers shall execute the necessary financing statements and deliver them to Sellers.  16. CONSTRUCTION. Words and phrases in this contract shall be construed as in the singular or plural number, and as masculine, feminine or neuter gender, according to the context.  17. RELEASE OF RIGHTS. Each of the Buyers hereby relinquishes all rights of dower, homestead and distributive share in and to the property and waives all rights of exemption as to any of the property.  18. ADDITIONAL PROVISIONS.
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VOLUNTARILY GIVE UP MY RIGHT TO THIS PROTECTION FOR THIS PROPERTY WITH RESPECT TO CLAIMS BASED UPON THIS CONTRACT.
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Dated:, 19
Hamil K. Wall
Darlie R. Waltz  Utonda Jon Waltz  Setters  Jacki White  BUVERS
STATE OF IOWA COUNTY OF MADISON ss
This instrument was acknowledged before me on <u>October 17</u> , 19 98 by, <u>Daniel R. Waltz and Utonda Jon Waltz</u>

DEED RECORD 139

Notary Public

Po H

UPROVED B OLIVER MOUTUL BEHON EXPIRES Angust 26, 2000