THE IOWA STATE BAR ASSOCIATION JOHN E. CASPER	ISBA # 000000816		FOR THE LEGAL EFFECT OF THE US THIS FORM, CONSULT YOUR LAW
	REC S 000 AUD S GLELF, S 000	COMPUTER	FILED NO. 4364 BOOK 63 PAGE 84 99 APR 27 PH 2: I
Preparer JOHN E. CASPER 223 E. COURT Individual's Name	Street Address	WINTERSET, IOWA	50274A的好的HIDDUHEYSDE Phone
IT IS AGREED between REGINALD L. MINER, also known as REGIN  ("Sellers"); and WOODROW W. MINER and VICKI L. MINER, husband as  ("Buyers")  Sellers agree to sell and Buyers agree to buy real- lowa, described as:  Lot Five (5) and the West Fourteen ( Winterset, Madison County, Iowa	NALD LEROY MINER  and wife, as Joint Tenants with  estate in	full rights of survivorship and  MADISON	ER, husband and wife  not as Tenants in Common  County,
with any easements and appurtenant servient estat			
with any easements and appurtenant servient estat covenants of record; c. any easements of record for easements; interest of others.)  (the "Real Estate"), upon the following terms			
covenants of record; c. any easements of record for easements; interest of others.)  (the "Real Estate"), upon the following terms.  1. PRICE. The total purchase price for the Real Estate.	public utilities, roads and l	highways, and d. (consider	r liens, mineral rights, other
covenants of record, c. any easements of record for easements; interest of others.)  (the "Real Estate"), upon the following terms  1. PRICE. The total purchase price for the Real Established (\$\frac{30,000.00}{60.00}\) of which  Dollars (\$\frac{60.00}{60.00}\) has been paid.	public utilities, roads and l	Thirty Thousand and C Sixty and 0/100	r liens, mineral rights, other
covenants of record; c. any easements of record for easements; interest of others)  (the "Real Estate"), upon the following terms  1. PRICE. The total purchase price for the Real Estate (**) of which (**) of which (**) of which (**) of which (**) of as directed by Sellers, as follows:  entire balance shall be due and payable in fishowing marketable title  ***********************************	public utilities, roads and late is	Thirty Thousand and C Sixty and 0/100 e to Sellers at r of the Warranty Dee	Winterset, Iowa
covenants of record, c. any easements of record for easements; interest of others.)  (the "Real Estate"), upon the following terms  1. PRICE. The total purchase price for the Real Establians (\$ 30,000.00 ) of which Dollars (\$ 60.00 ) has been paid to as directed by Sellers, as follows:  entire balance shall be due and payable in fishowing marketable title.	public utilities, roads and late is	Thirty Thousand and C Sixty and 0/100 e to Sellers at r of the Warranty Dee  XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	Winterset, Iowa  and abstract  xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx
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143 REAL ESTATE CONTRACT (SHORT FORM) Revised September, 1997

7. ABSTRACT AND TITLE. Sellers, at their expense,	shall promptly obtain an abstract of title to the Real Estate continued
through the date of this contract	, and deliver it to Buyers for examination. It shall show it, lower law and the Title Standards of the lower State Bar Association.
The abstract shall become the property of the Buyers when	the purchase price is paid in full, however. Buyers reserve the right to thase price. Sellers shall pay the costs of any additional abstracting and
fixtures, shades, rods, blinds, awnings, windows, storm automatic heating equipment, air conditioning equipment, watelevision towers and antenna, fencing, gates and landscapi	is part of the Real Estate, whether attached or detached, such as light doors, screens, plumbing fixtures, water heaters, water softeners, all to wall carpeting, built-in items and electrical service cable, outside ing shall be considered a part of Real Estate and included in the sale
except: (consider: rental items)  9 CARE OF PROPERTY. Buyers shall take good care clater placed on the Real Estate in good and reasonable repairthis contract. Buyers shall not make any material alteration to the	None  None  of the property; shall keep the buildings and other improvements now or rand shall not injure, destroy or remove the property during the term of the Real Estate without the written consent of the Sellers.
10. DEED. Upon payment of purchase price, Sellers shall	convey the Real Estate to Buyers or their assignees, by
deed, nee	and clear of all liens, restrictions, and encumbrances except as provided the date of this contract, with special warranties as to acts of Sellers
11 REMEDIES OF THE PARTIES. a If Buyers fail to the rights in this contract as provided in the lowa Code, and all perform this contract, Sellers, at their option, may elect to derif any, as may be required by Chapter 654. The Code Therea a receiver to take immediate possession of the property and the same as the receiver may deem best for the interest of Buyers only for the net profits, after application of rents, iss foreclosure and upon the contract obligation.  It is agreed that if this contract covers less than ten (10) sale of the property by sheriffs sale in such foreclosure proceints statutes of the State of lowa shall be reduced to six (6) in deficiency judgment against Buyers which may arise out of	mely perform this contract, Sellers may, at Sellers' option, forfeit Buyers' ill payments made by Buyers shall be forfeited. If Buyers fail to timely clare the entire balance immediately due and payable after such notice, after this contract may be foreclosed in equity and the court may appoint of the revenues and income accruing therefrom and to rent or cultivate if all parties concerned, and such receiver shall be liable to account to sues and profits from the costs and expenses of the receivership and of access of land, and in the event of the foreclosure of this contract and evedings, the time of one year for redemption from said sale provided by months provided the Sellers, in such action file an election to waive any the foreclosure proceedings, all to be consistent with the provisions of
Chapter 628 of the lowa Code. If the redemption period i redemption shall be exclusive to the Buyers, and the time pereduced to four (4) months.  It is further agreed that the period of redemption after a for three following contingencies develop. (1) The real estate is lessaid real estate has been abandoned by the owners and the foreclosure; and (3) Sellers in such action file an election to interest in such action. If the redemption period is so reduce exclusive right to redeem for the first thirty (30) days after such Sections 628.5, 628.15 and 628.16 of the lowa Code shadockel entry by or on behalf of Buyers shall be presumption to consistent with all of the provisions of Chapter 628 of the loaffect any other redemption provisions contained in Chapter 626 b. If Sellers fail to timely perform their obligations undend have all payments made returned to them.  C. Buyers and Sellers are also entitled to utilize any and	s so reduced, for the first three (3) months after sale such right of criods in Sections 628.5, 628.15 and 628.16 of the lowa Code shall be described by the contract shall be reduced to sixty (60) days if all of the loss persons personally liable under this contract at the time of such of waive any deficiency judgment against Buyers or their successor in linear the lime provided for redemption by creditors as provided all be reduced to forty (40) days. Entry of appearance by pleading or liable the property is not abandoned. Any such redemption period shall be lowar Code. This paragraph shall not be construed to limit or otherwise.
Estate in joint tenancy with full right of survivorship, and the Sellers, then the proceeds of this sale, and any continuing or joint tenants with full right of survivorship and not as tenants in	ATE. If Sellers, immediately preceding this contract, hold title to the Real point tenancy is not later destroyed by operation of law or by acts of recaptured rights of Sellers in the Real Estate, shall belong to Sellers as in common; and Buyers, in the event of the death of either Seller, agree ct to the surviving Seller and to accept a deed from the surviving Seller
13. JOINDER BY SELLER'S SPOUSE. Seller's spouse, tes this contract only for the purpose of relinquishing all right Section 561 13 of the lowa Code and agrees to execute the details.	if not a titleholder immediately preceding acceptance of this offer, execu- nts of dower, homestead and distributive shares or in compliance with ed for this purpose.
14 TIME IS OF THE ESSENCE. Time is of the essence in	this contract
in the personal property and Buyers shall execute the necessar	stract shall be construed as in the singular or plural number, and as
17. RELEASE OF RIGHTS. Each of the Buyers hereby $\iota$ to the property and waives all rights of exemption as to any of t	relinquishes all rights of dower, hornestead and distributive share in and he property.
shall pay the property taxes accrued to date of Buyers' This Real Estate Contract supersedes a	ng of abstracting, transfer tax, and loan closing fees, but Seller possession and replaces the undated real estate contract e Madison County Recorder's Office in Town
OF CREDITORS AND EXEMPT FROM JUDICI	TY IS IN MANY CASES PROTECTED FROM THE CLAIMS AL SALE; AND THAT BY SIGNING THIS CONTRACT, I PROTECTION FOR THIS PROPERTY WITH RESPECT TO
Dated:	, 19
Dated:	, 19
Regardh Z Min	Wardlow & Mines
REGINALD LEROY MINER	WOODBOW M. MINER WEEL & Meries
RHONDA S. MINER	VICKI L. MINER
STATE OF COUNTY OF	· ·
DY, AND THE PROPERTY IS A STATE OF THE STATE	
May 26, 2001	CONNTE HARVEY , Notary Public

DEED RECORD 63