

ESCROW FOR DEED AN	D ABSTRACT	
TO: <u>UNION STATE BANK</u>	, ESCROW	AGENT:
We/I hereby deliver to you in escrow the following legal docum	ents and papers:	
<u> Warranty</u> Deed dated <u>Dec</u>	ember 30	, 19 <u>99</u>
(with said deed approved as to form by the Buyers), (Consider (property, to-wit:	transfer tax) for the f	ollowing described real
Unit #107 of Jefferson Place in the City of Winters undivided 1/23rd interest in the common elements and the Declaration of Condominium of Jefferson Place f Town Lot Deed record 60 at Page 159 in the Madison C	areas of Jefferson Piled for record on A	Place as shown in April 14, 1995 in
	REC 1	002477
	PLALF. \$ DO	FILED NO.
•		BOOK 63 PAGE 655
	COMPUTER	1999 DEC 30 PM 2: 4
from the undersigned Seller(s) to the undersigned Buyer(s).	COMPANED 1	MICHELLE UTSLER RECORDER MOISON COUNTY IOWA
Abstract of Title for real estate above described, continued to d and is approved by the Buyer(s).	ate of <u>December 8</u>	, 19 <u>99</u>
Real estate contract hereinafter referred to for the sale of said r	eal estate (original or	exact reproduction).
☐ Other, specify:		
All, except the real estate contract is for delivery to said grabetween said Sellers and Buyers is fully performed.	antees when and or	nly when said contract
The delivery of this deed and abstract is a completed delivery and unconditional, absolute and irrevocable except under the conditions following:		
(a) Forfeiture or foreclosure of the contract as provided by law.		
(b) Other devolution of the title or interest in said property, or parties which makes the escrowed deed useless.	r change in the legal	status of some of the
(c) All parties or successors in interest give the escrow ager escrow agreement or modifying its terms.	nt specific directions in	n writing cancelling this
(d) An adjudication by any court of competent jurisdiction ordering a variance in the original terms of the escrow agreement or ordering its cancellation.		
In the event of (a) (b) (c) or (d) above, the escrow shall be cordered by the court as in (d) above or directed by the agreement papers and documents shall be returned to the Sellers, or their su of the Escrow Agent are terminated.	of the parties as in (c	c) above, the escrowed
If the Buyers fully perform and are, at the time of such perfor of their chain of title, the Escrow Agent shall deliver same to Buyer said papers to a transferee authorized in writing by the Buyers.	mance, entitled to the ers. This authority sha	e documents as a part all include a delivery of
Information in writing to Escrow Agent by either the Sellers or their representative that the Real Estate Contract is paid in full shall be complete and sufficient authority to deliver said documents to the Buyers.		

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The Escrow Agent shall have no responsibility whatever to see that Buyers and Sellers perform any of the terms of said contract between them, nor keep in force any insurance. Responsibility is limited to effecting the transfer of said papers and documents as herein expressly directed and agreed.

All parties shall share any reasonable expense of the Escrow Agent for services, legal or otherwise, necessarily incurred in carrying out his duties as such.

Dated at <u>Winterset, Ia</u> , this <u>30th</u> day of <u>December</u> , 19 99.
Down R. Clipperton
SELLER DAWN R. CLIPPERTON SELLER
BUYER STEVE REED, President BUYER STEVE REED DEVELOPMENTS, INC.
STATE OF IOWA, MADISON COUNTY, ss:
On this <u>30th</u> day of <u>DECEMBER</u> , A.D. 19 <u>99</u> , before me, the undersigned, a Notary Public in and for said County and State, personally appeared <u>DAWN R. CLIPPERTON</u>
to me known to be the identical persons named in and who executed the foregoing instrument, and acknowledged that they executed the same as their voluntary act and deed.
AN E Voyer
JOHN B. CASPER . Notary Public in and for said County and State
STATE OF IOWA, MADISON COUNTY, ss:
On this <u>30th</u> day of <u>DECEMBER</u> , 19 <u>99</u> , before me, the undersigned, a Notary Public
in and for said County and State, personally appeared <u>STEVE REED</u> and <u>XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX</u>
duly sworn, did say that he is the <u>PRESIDENT</u> XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
the within and foregoing instrument; that (no seal had been procured by the said) corporation; that said xithexect xifhexect x
instrument was signed মুখ্রমার মুখ্রমার মুখ্য behalf of said corporation by authority of its Board of Directors, and
that the saidSTEVE REEDXKKX_XXXXXXXXXXXXXXXXXXXXXXXXXXX
corporation, by it and by them voluntarily executed.
MY COMMISSION EXPIRES OUT Notary Public in and for said County and State
RECEIPT
The undersigned hereby acknowledge(s) receipt of the above-described legal documents as above designated, agree(s) to act as Escrow Agent for said transaction and to perform pursuant to instruction as above directed.
Dated at Winterset, Ia , this 30th day of December , 19 99 .
<u>UNION STATE BANK</u> (Law Firm)
By: January Sthering
MES F. HERRICK, President Escrow Agent
NOTE: In the Real Estate ContractInstallments, whether Official Form No. 140, No. 141, No. 143 or No.152 is used, the following should be inserted in the contract:
(Seller shall at once execute this contract and deliver the same with abstract of title for examination and approval to Buyer's attorney whereupon said documents, together with duly executed deed, and escrow agreement shall be forwarded to
Attorneys at Law, of, fowa to be held in escrow by them until Buyers have performed this agreement. Upon completion of said performance Sellers, their assigns or
representatives, shall advise said Escrow Agents to deliver the deed and abstract to Buyers.)

Steered Mountain Rent