IOWA STATE BAR ASSOCIATION ISE	DEED RECORD 60 3A# 04132 Jordan, Oliver & Walters	FOR THE LEGAL EFFECT OF THE USE O
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	Rinf. © / #	MICHELLE UNDELLA RECORDER MADISON COUNTY, IOWA
5147. 7-1164		SPACE ABOVE THIS LINE FOR RECORDER
REA	AL ESTATE CONTRACT (SHO	ORT FORM)
OCIATO.		
IT IS AGREED between		
	GERALDINE M. LEE, Husband	and Wife
Sellers"); and	I and IIII IN A DADDURIT of	Toint Tenante with
	L and JULIA A. BARDWELL, as vivorship, and not as Tenar	
Buyers").		· · · · · · · · · · · · · · · · · · ·
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f Winterset, Madis	son County, Iowa.	zey Addition to the Town
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E Winterset, Madis	ent servient estates, but subject to the following	g: a. any zoning and other ordinances; b. any
th any easements and appurten	son County, Iowa.	g: a. any zoning and other ordinances; b. any
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th any easements and appurten venants of record; c. any easemets sements; interest of others.} e "Real Estate"), upon the follow 1. PRICE. The total purchase pri	iant servient estates, but subject to the following ents of record for public utilities, roads and highwaying terms:	a: a any zoning and other ordinances; b. any sys; and d. (consider: liens; mineral rights; other are the control of the contro
th any easements and appurten venants of record; c. any easemets; interest of others.} The "Real Estate"), upon the follow 1. PRICE. The total purchase profilers (\$ 28,000.00	ant servient estates, but subject to the following ents of record for public utilities, roads and highwaying terms: ice for the Real Estate is TWENTY-EIGHT) of which TWO THOUSAND & NO/100) has been paid. Buyers shall pay the balance to Se	THOUSAND & NO/100
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and any unpaid real estate taxes payable in prior years. Buyers shall pay all subsequent real estate taxes. Any proration of real estate taxes on the Real Estate shall be based upon such taxes for the year currently payable unless the parties state otherwise.

4. SPECIAL ASSESSMENTS. Sellers shall pay all special assessments which are a lien on the Real Estate as of the date of this contract or ________. All other special assessments shall be paid by Buyers.

5. POSSESSION. Sellers shall give Buyers possession of the Real Estate on October 15 , 19 95 provided Buyers are not in default under this contract.

6. INSURANCE. Sellers shall maintain existing insurance upon the Real Estate until the date of possession. Buyers shall accept insurance proceeds instead of Sellers replacing or repairing damaged improvements. After possession and until full payment of the purchase price, Buyers shall keep the improvements on the Real Estate insured against loss by fire, tornedo, and extended coverage for a sum not less than 80 percent of full insurable value payable to the Sellers and Buyers as their interests may appear. Buyers shall provide Sellers with evidence of such insurance.

CALFS Release 3.0 6/94

143 REAL ESTATE CONTRACT (8HORT FORM) Revised January, 1992

7. ABSTRACT AND TITLE. Sellers, at through the date of this contract merchantable title in Sellers in or conformity. The abstract shall become the property of the occasionally use the abstract prior to full paytitle work due to any act or omission of Selle	with this contract, lower law end he Buyere when the purchase pr ment of the purchase price. Selli	, and deliver it to Buyers for exam d the Title Standards of the lows : rice is paid in full, however, Buyer ers shall pay the costs of any add	nination, it shall show State Bar Association; is reserve the right to itional abstracting and
8. FIXTURES. All property that integrall fixtures, shades, rods, blinds, swnings, wastomatic heating equipment, sir conditioning television towers and antenna, fencing, get	ly belongs to or is part of the Re vindows, storm doors, screens, ng aquipment, wall to wall carpe es and landscaping shall be con	eal Estate, whether attached or de , plumbing fixtures, water heate sting, built-in items and electrical naidered a part of Real Estate and	etached, such as light ers, water softeners, service cable outside
except: (consider: rental items.)			·
 CARE OF PROPERTY. Buyers shall tall later placed on the Real Estate in good and a this contract. Buyers shall not make any mate 	reasonable repair and shall not in	ijure, destroy or remove the prope	rty during the term of
10. DEED. Upon payment of purchase pri Warranty		-	
herein. Any general warranties of title shall continuing up to time of delivery of the deed.	extend only to the date of this	ens, restrictions, and encumbrance contract, with special warranties	as to acts of Sallers
11. REMEDIES OF THE PARTIES. a. If B rights in this contract as provided in the log perform this contract, Sellers, at their option if any, as may be required by Chapter 654, T a receiver to take immediate possession of the same as the receiver may deem best for Buyers only for the net profits, after applicationary of the same and upon the contract obligation. It is agreed that if this contract covers leade of the property by sheriff's sale in such the statutes of the State of lows shall be redeficiency judgment against Buyers which m Chapter 628 of the lows Code. If the redeficiency shall be exclusive to the Buyers,	wa Code, and all payments mad, may elect to declare the entire line Code. Thereafter this contract he property and of the revenues or the interest of all parties condition of rents, issues and profits assistant ten (10) acres of land, a foreclosure proceedings, the time foreclosure (6) months provided hey arise out of the foreclosure permption period is so reduced, foreclosure procedured, foreclosure permption period is so reduced, foreclosure procedured.	de by Buyers shall be forfeited. If balance immediately due and payer t may be foreclosed in equity end to and income accruing therefrom all cerned, and such receiver shall be from the costs and expenses of and in the event of the foreclosure e of one year for redemption from the Sellers, in such action file an proceedings; all to be consistent to for the first three (3) months aft	Buyers fail to timely able after such notice, the court may appoint not to rent or cultivate a liable to account to the receivership and a of this contract and said sale provided by election to waive any with the provisions of ler sale such right of
reduced to four (4) months. It is further agreed that the period of rede three following contingencies develop: (1) The said real estate has been abendoned by the foreclosure; and (3) Sellers in such action for interest in such action. If the redemption perexclusive right to redeem for the first thirty (in Sections 628.5, 628.15 and 628.16 of the docket entry by or on behalf of Buyers shall be consistent with all of the provisions of Chap affect any other redemption provisions contain b. If Sellers fail to timely perform the and have all payments made returned to them c. Buyers and Sellers are also entitled d. In any action or proceeding relating fees and costs as permitted by law.	te real estate is less than ten (10) a owners and those persons per ile an election to waive any defined is so reduced, Buyers or the 30) days after such sale, and the he lowa Code shall be reduced to presumption that the property iter 628 of the lowa Code. This ned in Chapter 628 of the lowa Coir obligations under this contract to utilize any and all other remedit.	b) acres in size; (2) the Court finds reconally liable under this contract ficiency judgment against Buyers heir successors in interest or the strime provided for redemption by to forty (40) days. Entry of appears not abandoned. Any such redemparagraph shall not be construed Code. To Buyers shall have the right to te dies or actions at law or in equity a dies or actions at law or in equity and seconds.	effirmatively that the sat the time of such or their successor in owner shall have the creditors as provided arance by pleading or aption period shall be to limit or otherwise arminete this contract evailable to them.
12. JOINT TENANCY IN PROCEEDS AND Estate in joint tenancy with full right of survice Sellers, then the proceeds of this sale, and ar joint tenants with full right of survivorship and to pay any balance of the price due Sellers u consistent with paragraph 10.	ivorship, and the joint tenancy is ny continuing or recaptured rights I not as tenants in common; and	s not later destroyed by operation s of Sellers in the Real Estate, shall Buyers, in the event of the death	of law or by acts of Il belong to Sellers as of either Seller, agree
13. JOINDER BY SELLER'S SPOUSE. Set tes this contract only for the purpose of relii Section 561.13 of the lows Code and agrees	nquishing all rights of dower, ho	mesteed and distributive shares o	
14. TIME IS OF THE ESSENCE. Time is of	f the essence in this contract.		
15. PERSONAL PROPERTY. If this contrain the personal property and Buyers shell exec			
16. CONSTRUCTION. Words and phrese masculine, feminine or neuter gender, accordi		nstrued as in the singular or plu	ural number, and as
17. ADDITIONAL PROVISIONS. See additional provision	is attached		
Dated October 18	40.05		
Patrick E. Bardwell	, 19 <u>95</u> Charl	larles R. Lee	
Allen atterdance	<i>So.</i>	raldice Mr	8000
dulia A. Bardwell	BUYERS Geral	ldine M. Lee	SELLERS
	COUNTY OF MADISON	, se:	Notary Public in and
On this // day of OCTObe1 for said State, personally appeared	r 19 <u>95</u>	, before me, the undersigned, a	Notary Public in and
On this /8 day of Octobe	r 19 <u>95</u>	before me, the undersigned, a	Notary Public in and

DEED RECORD 60

Notary Public in and for said State. 563

LEE - BARDWELL REAL ESTATE CONTRACT

Additional Provisions

1. Buyers shall be given credit against the \$2,000.00 down payment for the following amounts:

Rental deposit Real estate taxes payable 3/1/96	\$325.00 333.00
Pro rata taxes assessed from 7/1/95 to 10/15/95 One-half October 1995 rent	194.25 162.50
Total	\$1,014.75

Buyers shall reimburse Sellers \$114.00 for the insurance premium paid to Orkin for termite protection for an additional year, to make a net credit against the down payment of \$900.75 (\$1,014.75 - \$114.00 = \$900.75). The balance of the down payment in the amount of \$1,099.25 shall be paid to Sellers by Buyers upon execution of this Contract.

2. If Buyers sell all or any part of the real estate described in this Contract, or assign this Contract, Sellers shall have the right to declare the entire unpaid balance of principal and interest to be immediately due and payable.