

HE IOWA STATE BAR ASSOCIATION Official Form No. 143	SBA# 04132 Jordan; Oliver & Walters Winterest, lows		FOR THE LEGAL EFFECT OF THE USE O
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		V Total	96 APR -5 PH 3: 31
·	•	COUNTRY DE LA CO	MICHELLE UTSLER RECORDER MADISON COUNTY. 10WA
RE	AL ESTATE CONTR	ACT (SHORT FOR	SPACE ABOVE THIS LINE FOR RECORDER
IT IS AGREED between			
KENNETH D. HELDENE	RAND and JOANN M.	HELDENBRAND, Hus	band and Wife,
("Sellers"); and THOMAS E. MILLER			•
("Buyers").			
Fifteen (15), in T (26) West of the 5	th P.M., Madison C	ounty, Iowa,	, ,
with any easements and appurter covenants of record; c. any easem easements; interest of others.)	nant servient estates, but subject ents of record for public utilities, re	to the following: a. any zonin oads and highways; and d. (con	g and other ordinances; b. any sider: liene; mineral rights; other
(the "Real Estate"), upon the follow	ving terms:		
Dollars (\$ 69,300.00	rice for the Real Estate is SIXTY) of which THIRTEEN THO) has been peid. Buyers shall pay to	USAND FIVE HUNDRE	HREE HUNDRED
\$533.26 on the 1st all sums are paid first to the inter principal. Buyer s principal at any t	in full. Said mon est then unpaid an hall have the righ	thly payments sha d next upon the h	all be applied balance of the
	Interest from April 1, 19		on the unpaid balance, at
the rate of <u>eight</u> perd Buyers shall also pay interest at th	ne rate of <u>eight</u> perc	inthly as set forth a ent per annum on all delinquen	t amounts and any sum reason-
ably advanced by Sellers to protect 3. REAL ESTATE TAXES. Selle	t their interest in this contract, com are shell pay	puted from the date of the delin	equency or advance.
9/12ths of the tax estate payable in	es assessed agains the fiscal year be	t the above descri	ribed real

and any unpeid 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 Reel Estate on April 1 __ , 19<u>96</u> , 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, tornado, 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.

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7. ABSTRACT AND TITLE. Sallers, at their expense, sha	all promptly obtain an abstract of title to the Rest	Entate mani-
direction care of this coultact	and deliver it to Pouse to a supply	
merchantable title in Sallers in or conformity with this contract. The abstract shall become the property of the Ruyers when the	lows law and the Title Standards of the lows State	Bar Association
occasionally use the abstract prior to full payment of the purche	e purchase price in paid in full, however, Buyers ro	serve the right t
title work due to any act or omission of Sellers, including transfe	ers by or the death of Sellers or their assignees.	or abstracting an
8. FIXTURES. All property that integrally belongs to or is a fixtures, shades, rods, blinds, awnings, windows, storm do	part of the Real Estate, whether attached or detach	ned, such as liot
automatic heating soupment, air conditioning equipment, well	to well seems, plumbing fixtures, water heaters,	water solteners
and the state of t	i enen de considerad a part of Heal Estata and inc	ice cubio, outsid iluded in the sal
except: (consider; rental items.)		
9. CARE OF PROPERTY. Buyers shall take good care of the later placed on the Real Estate in good and reasonable repair and this contract. Buyers shall not make any material affection to the	e property; shall keep the buildings and other impro	evements now o
this contract. Buyers shall not make any material alteration to the	o Real Estate without the written consent of the Self	luring the term of lers.
10. DEED. Upon payment of purchase price, Sellers shall cor		
Wallanty deed from and	plane of all the second	
horein. Any general warranties of title shell extend only to the continuing up to time of delivery of the deed.	date of this contract, with special warranties as t	o acts of Sullur
11. REMEDIES OF THE PARTIES . A. If Buyers fail to timely	nectors this section 6 ii	
11. REMEDIES OF THE PARTIES. a. If Buyers fail to timely rights in this contract as provided in the lows Code, and all present this contract. Sallers at their notion, may also the desired.	aumania mada bu Bulasa shall ke fe f '	
if any, as may be required by Chapter 654. The Code, Thereafter	re the contract may be forcelessed in a six of the	itter anch notice
Buyers only for the net profits, after application of rents, issue	DRIVER COOCERDED and much sussition to the con-	
foreclosure and upon the contract obligation. It is agreed that if this contract covers less than ten (10) ac		
The District District District District District Control of the Co	IDOG TOO ISDA Of ADALIANT for said,	
deficiency judgment against Buyers which may arise out of the	foreclasure proceedings; all to be appointed an election	ion to waive any
The property of the lower Code, it the redemption belief is at	O FACILICACE TOY THA TIVER THEAA 121 maamaka makamata -	
redemption shall be exclusive to the Buyers, and the time period reduced to four (4) months.	s in Sections 628.5, 628.15 and 628.16 of the lov	va Code whall be
It is further agreed that the period of redemption after a forect	osure of this contract shall be reduced to sixty (60)	days if all of the
said real estate has been abandoned by the owners and those	Than len (10) acres in size; (2) the Court finds affirm	natively that the
Total control of the talk to the such action lies an election to w	AIVA ARV CALCIERCY ENCOMENT COMON D	_ * · · · · · · · · · · · · · · · · · ·
interest in such action. If the redemption period is so reduced, exclusive right to redeem for the first thirty (30) days after such in Sections 628 5, 628 15 and 628 15 of 628	BAIR. And the time provided for redomestics to accuse	•
in Sections 628.5, 628.15 and 628.16 of the lows Cade shall docket entry by or on behalf of Buyers shall be presumption that	be reduced to forty (40) down. Enter of wall-owners	
Completely with all of the broyleigns of Chapter PTR of the lower	CCCO. This paragraph shall not be concerned to the	n period shall be nit or atherwise
b. If Sellers fail to timely perform their obligations under	of the lowe Code	
and there are but the triangle fortuned to them.	•	
c. Buyers and Sellers are also entitled to utilize any and all d. In any action or proceeding relating to this contract the	other remedies or actions at law or in equity-available successful party shall be entitled to receive reason	blo to them.
fees and costs as permitted by law.		Bitotting s
12. JOINT TENANCY IN PROCEEDS AND IN REAL ESTATE.	f Sellers, immediately preceding this contract, hold	title to the Roaf
Sallers, then the proceeds of this sale, and any continuing or received	nt tenancy is not later destroyed by operation of law	w or by nera of
Journ remains with ion highly of antalogiship and hot as tabanta in co	among and Ruyers to the event of the death of the	
to pay any balance of the price due Sellers under this contract to consistent with paragraph 10.	the surviving Seller and to accept a deed from the	surviving Soller
13. JOINDER BY SELLER'S SPOUSE. Seller's spouse, if not a	titleholder immediately preseding acceptance of the	
tes this contract only for the purpose of relinquishing all rights o Section 581.13 of the lows Code and agrees to execute the deed	if downs bossessed and distribution -bases as to a	compliance with
14. TIME IS OF THE ESSENCE. Time is of the assence in this	•	
15. PERSONAL PROPERTY. If this contract includes the sale of in the personal property and Buyers shall execute the necessary fin	f any personal property, Buyers grant the Sellers a s	security Interest
	·	
16. CONSTRUCTION. Words and phrases in this contract a mesculine, feminine or neuter gender, according to the context.	mail be construed as in the singular or plural m	umber, and as
17. ADDITIONAL PROVISIONS.		
	:	
See additional provisions attached her	reto.	
	·	
Dated:		
\	W www.	
Thomas E. Miller	Jenney Halfahan	
(MI C MI A)	Reinfeth D. Heldenbrand	
TUXCO () KUK	Joann M. Helden	frond
BUYERS	Joan M. Heldenbrand	SELLERS
STATE OF TOWA A COUNTY OF MA	ADISON	
On this day of	. 19 95 , before me, the undersigned, a Notery	. 0
for said State, personally appeared		rublic in and
Kenneth D. Heldenbrand and Joann M.	Heldenbrand	
to me known to be the identical persons named in and who execu	ted the foregoing instrument and acknowledged to	me that they
axecuted the same as their vellocity and their direct	//	
MY COMMISSION EXPIRES August 26, 1997	Just & Olm	
	Notary Public in and to	Or said State
	Horar A. Lante to Study	or suice atula.

Heldenbrand - Miller Real Estate Contract

Additional Provisions

- 1. Any payment due on the first day of any month shall not be considered delinquent until the 15th day of that month.
- 2. If Buyer sells all or any part of the above-described real estate, or assigns this Contract, Sellers shall have the right to declare the entire unpaid balance to be immediately due and payable. However, Buyer may assign this Contract to Thomas E. Miller and Deborah Jacobs.
- 3. It is understood between the parties that Buyer owns Lot 17 of HyView Acres Subdivision in Madison County, Iowa. Buyer is in the process of selling said real estate. In the event said real estate is not sold by Buyer, Buyer shall have the right to convey said real estate to Sellers, who shall accept said real estate in lieu of the down payment of \$13,500.00.

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