45 1014/4 57	ATT 0.0	DEED RECORD 136	<u> </u>	
ficial Form		an, Oliver & Walters, P.C. terset, lows		FOR THE LEGAL EFFECT OF THE US THIS FORM, CONSULT YOUR LAW
			REC : 10.00	FILED NO. 2331
			800 1	BOOK 136 PAGE 2
			R.M.F. \$ 2-60	
		COM UTER	,	96 FEB 29 PH 2: 3
		HICORDED		MICHELLE UTSLER RECORDER
arer	Tawald D. Oliman	4.	0	MADISON COUNTY, 10 WA
mation	Jerrold B. Oliver Individual's Name	P.O. Box 23 Street Address	0 Winterse	et (515)462-373 Phone
	REAL ESTAT	TE CONTRACT	(SHORT FORM	SPACE ABOVE THIS LINE FOR RECORDER
IT IS A	GREED between			
	L. FLC	OYD FAUX, Sing	le	
"Sellers")		EVEN C. VANDER	MEULEN	
"Buyers")				,
<i>Dayora</i> ,				
Sallers	agree to sell and Buyers agree to buy re	eal estate inMadi	son	County,
wa, dead			hunga Orosan (03310)	
of the Section I section I section of with any covenants	ing an existing fence, 490.78 feet; butheast Quarter (SE%) of the Soi "East along the North line of the Fourteen (14), 492.59 feet to the production of the	uthwest Quarter (SW e Southeast Quarter (oint of beginning. Sates, but subject to the	(SE%) of the Southwe aid parcel contains 10.	surteen (14); thence North st Quarter (SW%) of said 004 acres, including 1.037 and other ordinances; b. any
the "Real	Estata"), upon the following terms:			
1 PRI	F. The total nurchase price for the Real i	Fatata is TWENTY-OI	NE THOUSAND ANI	NO/100
Pollars (\$	E. The total purchase price for the Real E 21,000.00) of which FIV	E THOUSAND AN	D NO/100	
	5,000.00) has been paid. ted by Sellers, as follows:	Buyers shall pay the bala	nce to Sellers at	•
\$194.; until first Buyer princ; 2. INTE	alance of \$16,000.00 s 14 on the first day of all sums are paid. S to the interest then shall have the right ipal at any time witho REST. Buyers shell pay interest from Main af eight percent per annum.	each month, said monthly punpaid, and not pay additionable penalty. arch 1, 1996 payable monthly	commencing Aproayments shall ext upon the pondanamounts of as set forth	be applied principal. In the on the unpaid balance, at above
bly advan 3. REA	all also pay interest at the rate of	this contract, computed f	rom the date of the delinqu	ency or advance.
	ns of the taxes assess e payable in the fisca			
4. SPE	peid real estate taxes payable in prior yea ne Real Estate shall be based upon such to CIAL ASSESSMENTS. Sellers shall pay a	axes for the year currentled special assessments w	y payable unless the parties which are a lien on the Real All other special assessn	state otherwise. Estate as of the date of this nents shall be paid by Buyers.
rovided B	SESSION. Sellers shall give Buyers poss uyers are not in default under this contrac URANCE. Sellers shall maintain existing i	ct.		
or a sum or a sum	proceeds instead of Sellers replacing or price, Buyers shall keep the improvement not less than 80 percent of full insurable Sellers with evidence of such insurance.	repairing damaged impro s on the Real Estate insu le value payable to the S	vements. After possession red against loss by fire, tor	and until full payment of the nado, and extended coverage
he lowe Ste ALFS Releas	te Ber Association		143 REA	L ESTATE CONTRACT (SHORT FOR Revised November, 18

merchantable title in Sellers in or conformity with this contract. The abstract shall become the property of the Buyers when occasionally use the abstract prior to full payment of the purc title work due to any act or omission of Sellers, including tren	•
automatic heating equipment, eir conditioning equipment, wi	s 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
9. CARE OF PROPERTY. Buyers shall take good care of	the property; shall keep the buildings and other improvements now or and shall not injure, destroy or remove the property during the term of the Real Estate without the written consent of the Sallere
10. DEED. Upon payment of purchase price, Sellers shall	
wallanty deed from	nd clear of all liens, restrictions, and encumbrances except as provided he date of this contract, with special warranties as to acts of Sellers
perform this contract as provided in the lowa Code, and all perform this contract, Sellers, at their option, may elect to de if any, as may be required by Chapter 854, The Code. Thereat 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, ist foreclosure and upon the contract obligation. It is agreed that if this contract covers less than ten (10)	lly perform this contract, Sellers may, at Sellers' option, forfeit Buyers' payments made by Buyers shall be forfeited. If Buyers fail to timely clare the entire balance immediately due and payable after such notice, fiter this contract may be foreclosed in equity and the court may appoint of the revenues and income accruing therefrom and to rent or cultivate all perties concerned, and such receiver shall be liable to account to sues and profits from the costs and expenses of the receivership and accres of land, and in the event of the foreclosure of this contract and
the statutes of the State of Iowa shall be reduced to six (6) m deficiency judgment against Buyers which may arise out of t Chapter 628 of the Iowa Code. If the redemption period is redemption shall be exclusive to the Buyers, and the time per reduced to four (4) months.	redings, the time of one year for redemption from said eale provided by nonthe provided the Sellers, in such action file an election to waive any he foreclosure proceedings; all to be consistent with the provisions of a so reduced, for the first three (3) months after sale such right of iods in Sections 628.5, 628.15 and 628.16 of the lows Code shall be
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 su in Sections 628.5, 628.15 and 628.16 of the lowa Code ship docket entry by or on behalf of Buyers shall be presumption the consistent with all of the provisions of Chapter 628 of the lowaffect any other redemption provisions contained in Chapter 628 b. If Sellers fail to timely perform their obligations und	eclosure of this contract shall be reduced to sixty (60) days if all of the set than ten (10) acres in size; (2) the Court finds affirmatively that the bee persons personally liable under this contract at the time of such waive any deficiency judgment against Buyers or their successor in d. Buyers or their successors in interest or the owner shall have the chisale, and the time provided for redemption by creditors as provided all be reduced to forty (40) days. Entry of appearance by pleading or at the property is not abandoned. Any such redemption period shall be wa Code. This paragraph shall not be construed to limit or otherwise as of the lowe Code.
and have all payments made returned to them.	
d. In any action or proceeding relating to this contract fees and costs as permitted by law.	fall other remedies or actions at law or in equity available to them. the successful party shall be entitled to receive reasonable attorney's
Estate in joint tenancy with full right of survivorship, and the Sellers, then the proceeds of this sale, and any continuing or re joint tenants with full right of survivorship and not as tenants in	E. If Sellers, immediately preceding this contract, hold title to the Real joint tenancy is not later destroyed by operation of law or by acts of ecaptured rights of Sellers in the Real Estate, shall belong to Sellers as a common; and Buyers, in the event of the death of either Seller, agree to the surviving Seller and to accept a deed from the surviving Seller
13. JOINDER BY SELLER'S SPOUSE. Seller's spouse, if notes this contract only for the purpose of relinquishing all right Section 561.13 of the lows Code and agrees to execute the de	ot a titleholder immediately preceding acceptance of this offer, execuse of dower, homestead and distributive shares or in compliance with led for this purpose.
14. TIME IS OF THE ESSENCE. Time is of the essence in the	nis contract.
15. PERSONAL PROPERTY. If this contract includes the sain the personal property and Buyers shall execute the necessary	le of any personal property, Buyers grant the Sellers a security interest y financing statements and deliver them to Sellers.
16. CONSTRUCTION. Words and phrases in this contract masculine, feminine or neuter gender, according to the context.	ct shall be construed as in the singular or plural number, and as
17. ADDITIONAL PROVISIONS.	
real estate, or assigns this Cont to declare the entire balance to 2. In the event Buyer is delinque	ent in making any monthly payment ed, Seller shall have the right to
Deted? FERRUTRY 27, 1996	
1990	11117
Steven C: Vandermeulen	L. Floyd Faux
BUYERS	
TATE OF IOWA . COUNTY OF On this day of FBRUARY	MADISON , ss: , ss: , 19 96 , before me, the undersigned, a Notary Public in and
or said State, personally appeared	, 13 🛫 , before me, the undersigned, a Notary Public in and
Floyd Faux	
o me known to be the identical persons named in and who executed the same as their voluntary act and deed.	xecuted the foregoing instrument and acknowledged to me that they

D.A. BOLTON MY COMMISSION EXPIRES