THE IOWA STATE BAR ASSOCIATION ISBA# 02682	FOR THE LEGAL EFFECT OF THE USI
10 50 4781 REC	<u> </u>
AUD 9/10 10/6-1	363
	F. Samuel
SE JULI 19 PM 1: 38 SATISFIED 05-31-01 SEE RAM COM	BOOK 136_ PAGE 4
SATISHED SOULTHAND	эллен <u>— 96 JUN 25 AM 11:</u>
RECORDER RECORDER	ORCED /
COM	PARED MICHELLE UTSLE RECORDER
eparer Ormation Bryan R. Jennings 801 Main Adel, Iow	HADISON COUNTY-107
Individual's Name Street Address	City Phone
	SPACE ABOVE THIS LINE FOR RECORDER
REAL ESTATE CONTRACT (SHO	ORT FORM)
octation	
IT IS AGREED between	
Gretchen Chapman and Jack Chapman, her hu	usband; Joyce Dittmer,
a single person; Jean Boughton, a single	e person; and Susan
Westphal and John Houston, her husband ("Sellers"); and	
Steven Westphal	
("Buyers").	
L DUYETO 1.	
Sellers agree to sell and Buyers agree to buy real estate in <u>Madison an</u> lows, described as:	nd Dallas Counties County,
The East Fractional Half of the Northeast Fr	actional 1/4 of Section 4
Township 77, Range 27 West of the 5th P.M.,	Madison County, Iowa
and The East One-half of the Southeast Quarter of	of Section 33 Township 78
Range 27 West of the 5th P.M., Dallas County	, Iowa, EXCEPT the
East 784.08 feet of the North 500 feet of th	ne Northeast 1/4 of the
Southeast 1/4 of Section 33, Township 78, Ra	inge 27 West of the
5th P.M., Dallas County, Iowa, said exceptimore or less.	on containing 9 acres,
Note: Each seller is herein selling any and	l all interest they have
in said real estate including their undivide remainder.	ed $1/5$ interest in $1/2$ of t
with any easements and appurtenant servient estates, but subject to the following	
covenants of record; c. any easements of record for public utilities, roads and highway	ys; and d. (consider: liens; mineral rights; other
pasements; interest of others.}	•
(the "Real Estate"), upon the following terms:	
1. PRICE. The total purchase price for the Real Estate is Forty Four Th	ousand Four Hundred Fifty
Dollars (\$ 44,451.20) of which Four Thousand Four Hu Dollars (\$ 4,451.20) has been paid. Buyers shall pay the balance to Sel	
or as directed by Sellers, as follows:	· ·
\$4,074.09 including interest, or more at	Buyer's option, on
the 1st day of March, 1997, and \$4,074.09 on each year thereafter until the entire balance	the 1st day of March
2	. To para in full.
2. INTEREST, Buyers shall pay interest from March 1, 1996	
	on the unpaid balance, at th principal payment
Buyers shell also pay interest at the rate of Eight (8) percent per annum or	n all delinquent amounts and any sum reason-
ably advanced by Sellers to protect their interest in this contract, computed from the da	ate of the delinquency or advance.
3. REAL ESTATE TAXES. Sellers shell pay all real estate taxes prorated to date o	f possession
and any unnaid real estate toyon monthly in a second of the second of th	
and any unpaid real estate taxes payable in prior years. Buyers shall pay all subsequent taxes on the Real Estate shall be based upon such taxes for the year currently payable to	t real estate taxes. Any proration of real estate
4. SPECIAL ASSESSMENTS. Sellers shall pay all special assessments which are a	i lien on the Real Estate as of the data of this
contractXXX All other	r special assessments shall be paid by Buyers
 POSSESSION. Sellers shall give Buyers possession of the Real Estate on M provided Buyers are not in default under this contract. 	arch 1, 19 <u>96</u> ,
6. INSURANCE. Sellers shall maintain existing insurance upon the Real Estate until	il the date of possession. Division
insurance proceeds instead of Sellers replacing or repairing demaged improvements. A	After possession and until full payment of the
purchase price, Buyers shall keep the improvements on the Real Estate insured again s	t loss by fire, tornado, and extended coverage
for a sum not less than 80 percent of full insurable value payable to the Sellers and shall provide Sellers with evidence of such insurance.	Buyers as their interests may appear, Buyers
	4040

143 REAL ESTATE CONTRACT (SHORT FORM)
Revised November, 1995

DEED_RECORD 136

E The lows State Bar Association
CALFS Release 3.0 6/94

The abstract shall become the property of the occasionally use the abstract prior to full pays title work due to any act or omission of Seller	with this contract, loving Buyers when the pi ment of the purchase rs, including transfers	valaw and the rities our chase price is paid price. Sellers shall perby or the death of Sel	n full, however, Buye the costs of any add ers or their assigness	ors reserve the right to litional abstracting and
 FIXTURES. All property that integrally fixtures, shades, rods, blinds, awnings, w automatic heating equipment, air conditioning television towers and antenna, fencing, gate except: (consider: rental items.) 	rindows, storm doors g equipment, wall to	, screens, plumbing wall carpeting, built-ii	fixtures, water heat n items and electrical	ters, water softeners, service cable, outside
CARE OF PROPERTY. Buyers shall tall later placed on the Real Estate in good and rethis contract. Buyers shall not make any mate.	easonable repair and s	hall not injure, destro	y or remove the prop	erty during the term of
10. DEED. Upon payment of purchase prid Warranty herein. Any general warranties of title shall of continuing up to time of delivery of the deed.	deed, free and cle	ar of all liens, restrict	ions, and encumbrand	es except as provided
11. REMEDIES OF THE PARTIES. a. If Burights in this contract as provided in the low perform this contract, Sellers, at their option, if any, as may be required by Chapter 654, The receiver to take immediate possession of the same as the receiver may deem best for the same as the receiver may deem best for the same and upon the contract obligation. It is agreed that if this contract covers lessale of the property by sheriff's sale in such for the property by t	wa Code, and all payr may elect to declare he Code. Thereafter the ne property and of the r the interest of all pa- tion of rents, issues a ss than ten (10) acres	nents made by Buyer the entire balance imr is contract may be for revenues and income arties concerned, and and profits from the confilment, and in the expenses of land, and lan	s shall be forfeited. I nediately due and pay reclosed in equity and accruing therefrom a such receiver shall b costs and expenses o vent of the foreclosur	f Buyers fail to timely able after such notice, the court may appoint and to rent or cultivate a liable to account to f the receivership and to of this contract and
the statutes of the State of Iowa shall be redi deficiency judgment against Buyers which ma Chapter 628 of the Iowa Code. If the rede redemption shall be exclusive to the Buyers, a	uced to six (6) months ay arise out of the fol imption period is so r	provided the Sellers, eclosure proceedings educed, for the first	in such action file and all to be consistent three (3) months at	election to waive any with the provisions of terms ale such right of
reduced to four (4) months. It is further agreed that the period of redenthree following contingencies develop: (1) The said real estate has been abandoned by the oreclosure; and (3) Sellers in such action fill interest in such action. If the redemption perexclusive right to redeem for the first thirty (3 in Sections 628.5, 628.15 and 628.16 of the locket entry by or on behalf of Buyers shall be consistent with all of the provisions of Chapt affect any other redemption provisions contain b. If Sellers fail to timely perform theil and have all payments made returned to them.	e real estate is less the owners and those pole an election to waive rook is so reduced, Bu 30) days after such selle lowa Code shall be presumption that the ser 628 of the lowa Code in Chapter 628 of the obligations under this	an ten (10) acres in signsons personally liable any deficiency judgyers or their successile, and the time provinceduced to forty (40) property is not abandode. This paragraph steellowa Code.	ze; (2) the Court finds le under this contract ment against Buyers ors in interest or the ded for redemption by days. Entry of appearance. Any such redeshall not be construed all have the right to to	a affirmatively that the tat the time of such or their successor in owner shall have the rereditors as provided arance by pleading or mption period shall be I to limit or otherwise
 c. Buyers and Sellers are also entitled d. In any action or proceeding relating ees and costs as permitted by law. 	to this contract the s	uccessful perty shall	be entitled to receive	reasonable attorney's
12. JOINT TENANCY IN PROCEEDS AND I istate in joint tenancy with full right of surviv reliefs, then the proceeds of this sale, and any pint tenants with full right of survivorship and to pay any balance of the price due Sellers un consistent with paragraph 10.	vorship, and the joint y continuing or recapti not as tenaiits in com	tenancy is not later d ured rights of Sellers i mon; and Buvers, in t	estroyed by operation n the Real Estate, sha he event of the death	of law or by acts of ill belong to Sellers as of either Seller, acres
13. JOINDER BY SELLER'S SPOUSE. Sellers this contract only for the purpose of relindention 561.13 of the lowa Code and agrees to	Quishing all rights of c	lower, homestead an	preceding acceptance d distributive shares o	of this offer, execu- or in compliance with
14. TIME IS OF THE ESSENCE. Time is of	the essence in this co	ntract.		
15. PERSONAL PROPERTY. If this contract the personal property and Buyers shall execu	t includes the sale of a ute the necessary finan	ny personal property, icing statements and i	Buyers grant the Selle deliver them to Sellers	ers a security interest
16. CONSTRUCTION. Words and phrases asculine, feminine or neuter gender, according	in this contract sha g to the context.	Ill be construed as i	n the singular or plu	ural number, and as
17. ADDITIONAL PROVISIONS.	- Colorles	aaman	-	fles in
ne Buyer shall pay	Gretchen C	hapmah	Jack Char	omap /
	(4)	Lan.	1	Day Colors
the down payment and ach annual payment.	Joyce Ditt	mer	Jean Boug	inton O
red: 4-7	, 19 <u>_9 6</u>	•		
ttua (Uytgial Steven Westphal		Susan Wes	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	
steven westphai	/ 1	Susan West	oha l	
	BUYERS	John Housto	on	- MARKELLIEDE
and & West se	DUTERS		- 	PANACLLERS
andi A West of		TAS	<u> </u>	
On this 7 Kg day of ann	COUNTY OFDA	LLAS , 19 <u>96</u> , before m	, ss:	Notery Public in and
,	Jack Chapman	, 19 <u>96</u> , before m		Notery Public in and
On this 7 kg day of 7 said State, personally appeared	Jack Chapman	19 96, before m	and S	

Notary Public in and for said State.

423

STATE OF IOWA	Daela	COLINTY ee	
On this 2th	dayof ansi	COUNTY, ss: , A.D. 19 <u>9 &</u>	SALV
_			
to me known to be th	e person named in and who		ment, and acknowledged Inalia)
(she) executed the sa	ame as (his) (her) voluntary	0	
		Dend	Chapman
			lotary Public in and for said State.
IOWA STATE BAR ASSO	CIATION		
Official Form No. 173 Revised July 1988 This Printing August, 1988	(Trade-Mark Registered, State of Iowa, 1967)		(Section 558 39, Code of lows)
Ackı	nowledgement: For use in ca	ase of natural persons acting	in their own right
STATE OF IOWA,	Lalla	COUNTY, ss: , A.D. 19 <u>9 6</u> ,	
On this di	ayoi <u>april</u>	, A.D. 19 <u>96</u> ,	before the undersigned,
Notary Public in and for t	he State of Iowa, personally a	ppeared <u>Jean B</u>	ough ton
	person named in and who e ne as (his) (her) voluntary ac	xecuted the foregoing instrum t and deed.	nent, and acknowledgeo that tout
		Deril	Chapter
68)		, No	tary Public in and for said State.
וסאב STATE BAR ASSOC Official Form No. 173 (ד Revised July 1988	IATION rade-Mark Registered, State of Iowa, 1967)		(Section 558 39, Code of lowa)
This Printing August, 1988 Acknown	owledgement: For use in cas	se of natural persons acting in	their own right
,,,,,,,,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	3	
		•	
STATE OF IOWA,	Lalla	COUNTY, ss:	
On this _ 	yol april	, A.D. 19 <u>9 C</u> ,	before the the undersigned a
Notary Public in and for th	ne State of Iowa, personally ap	opeared Steven Wes	stphat Ources
-	person named in and who ex e as (his) (her) voluntary act	recuted the foregoing instrument and deed.	ent, and acknowledged that the
	. , , , ,	_	S (Ho
		Dende (lapue.
60		, Nota	ary Public in and for said State.
IOWA STATE BAR ASSOCIA			
Official Form No. 173 (Tri Revised July 1988 This Printing August, 1988	ade-Mark Registered, State of lowa, 1967)		(Section 558 39, Code of lowa)
Ackno	wledgement: For use in case	e of natural persons acting in	their own right
STATE OFCALIFORN	T.		-···
On this/ O + day	of May		, ss: , ss: undersigned, a Notary Public in and
or said State, personally appe Susan Westph	^{ared} al and John Housto	on, her husband	
o ma known to be the identic	al persons named in and who ex	ecuted the foregoing instrument a	and acknowledged to me that they
xecuted the same as their vol	Elizabeth M. Baker	Elizabeth ?	M. Baker
136	COMM. #1035381 8	100K 812 PAGE 1 OF	Nto Public in and for said State. 42
	RIVERSIDE COUNTY My Comm. Exp. Jug. 7, 1988	OI APARIU	10