easements; interest of others.)

(the "Real Estate")), upon	the	following	terms:
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1. PRICE. The total purchase price for the Real Estate is Sixty Thousand Eight Hundred Thirty-three and 33/1100

Dollars (* 60,833.33 ___) of which Six Thousand Six Hundred Sixty Six and 66/100------Dollars (\$ 6,666.66) has been paid. Buyers shall pay the balance to Sallers at Adel, Towa or as directed by Sellers, as follows: \$517.64 on the first day of August, 1996, and \$517.64 on the first day of each and every month thereafter until June 4, 2001, at which time all remaining principal plus accrued interest thereon shall be due and paid in full. Said monthly payments include both interest and principal, and shall be applied first toward accrued interest, and then principal. \$9,333.33 principal shall be paid on January 2, 1997. In each calendar year after 1997, Buyer shall have the option to pay up to \$6,666.67 of additional principal without penalty.

2. INTEREST. Buyers shall pay interest from July 12, 1996 _ percent per annum, payable _ the rate of 8 percent per annum on all delinquent amounts and any sum reason-Buyers shall also pay interest at the rate of 8ably advanced by Sellers to protect their interest in this contract, computed from the date of the delinquency or advance.

3. REAL ESTATE TAXES. Sellers shall pay the real estate taxes due and payable at the County Treasurer's Office in the fiscal year commencing July 1, 1996, prorated to the

and any unpaid real estate taxes payable in prior years. Buyers shall payable 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 . All other special assessments shall be paid by Buyers.
- 5. POSSESSION. Sellers shall give Buyers possession of the Real Estate on \underline{July} 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.

The lows State Bar Association

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

merchantable title in	Sellere in an annual	1.1	, and (TO BUVERS for	the Real Estate continui
occasionally use the title work due to any	abstract prior to full pay act or omission of Salla	he Buyers wher ment of the pur rs, including trai	the purchase price is prichase price. Sellers shall nafers by or the death of	paid in full, however, Ell pay the costs of any	we State Bar Associatio Ruyers reserve the right additional abstracting ar
fixtures, shades, roc automatic heating eq	ll property that integrally is, blinds, awnings, w	y belongs to or rindows, storm	is part of the Real Esta doors, screens, plumb	te, whether attached o	or deteched, such as ligi
except: (consider: ren	tal items.)			- borr or West 52(9(9	and included in the sal
9. CARE OF PROI later placed on the Re this contract. Buyers t	PERTY. Buyers shall tal pal Estate in good and re shall not make any mate	ke good care of resonable repair riel alteration to	the Real Estate without	the water	ner improvements now o
10. DEED. Upon p	ayment of purchase pric	e, Sellers shall	CONVEY the Real Fatete	o Business and the	the Sellers.
nerein. Any general w continuing up to time (varranties of title shall e of delivery of the deed.	extend only to t	nd clear of all liens, rest he date of this contract	rictions, and encumbra , with special warrant	inces except as provided ies as to acts of Seller
if any, as may be requi a receiver to take imm the same as the receive Buyers only for the ne foreclosure and upon the It is agreed that if the sale of the property by	red by Chapter 654, The ediate possession of the ver may deem best for t profits, after application contract obligation, this contract covers less about a contract covers less about the cov	may elect to dec a Code. Thereaf a property and o the interest of on of rents, iss a than ten (10)	clere the entire balance is ter this contract may be if the revenues and inco- all parties concerned, a use and profits from the acres of land, and in the	mmediately due and participated in equity arms accruing therefrom a such receiver shall a costs and expenses	s' option, forfeit Buyers'. If Buyers fail to timely syable after such notice, at the court may appoint and to rent or cultivate be liable to account to of the receivership and ure of this contract and
deficiency judgment ag Chapter 628 of the lo redemption shall be exc reduced to four (4) mon It is further agreed to	einst Buyers which may wa Code. If the redem lusive to the Buyers, an the.	ed to six (6) mid saise out of the ption period is ad the time perion	onths provided the Selle e foreclosure proceeding so reduced, for the fir eds in Sections 628.5, 8	gs; all to be consistent three (3) months a 28.15 and 628.16 of	m said sale provided by in election to waive any t with the provisions of ifter sale such right of the lowe Code shall be
foreclosure; and (3) Se interest in such action. exclusive right to redeer in Sections 628.5, 628 docket entry by or on be consistent with all of th affect any other redemon	If the redemption period of the redemption period of the first thirty (30). 15 and 628.16 of the shalf of Buyers shall be period of the provisions of Chapter ion provisions contained to timely perform their	where and those an election to die so reduced days after such lower Code shall bresumption the 628 of the low	le persons personally lit waive any deficiency ju , Buyers or their succes h sale, and the time pro- f be reduced to forty (4 t the property is not abs to Code. This paragraph	able under this contra dgment against Buyer sers in interest or the vided for redemption b O) days. Entry of app ndoned. Any such red shall not be constant	a arritmatively that the cet at the time of such or their successor in owner shall have the y creditors as provided serance by pleading or amption period shall be
d. In any action of fees and costs as permitt	llers are also entitled to or proceeding relating to led by law.	this contract the	III other remedies or acti he successful party shall	ons at law or in equity	available to them.
joint tenants with full righ to pay any balance of the consistent with paragraph	price due Sellers under 110.	ontinuing or rec t as tenants in c r this contract to	aptured rights of Sellers common; and Buyers, in the surviving Seller and	in the Real Estate, sha the event of the death d to accept a deed fro	n of law or by acts of all belong to Sellers as of either Seller, agree on the surviving Seller
		xecute the deed	for this purpose.	r preceding acceptance of distributive shares o	of this offer, execu- or in compliance with
	SSENCE. Time is of the				
	RTY. If this contract ind ad Buyers shall execute t				
masculine, feminine or neu	Words and phrases in ter gender, according to	this contract	shall be construed as	in the singular or plu	raf number, and as
17. ADDITIONAL PROV					
See Addendum Treference inco	o Real Estate rporated here	e Contrac ein.	ct attached h	ereto and by	this .
	C. /				
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ziizabeth M. Mo	orton	Ċ	Suzanne Mor	ton	
		BUYERS	Melvin E. Mi	Telle	, .
TATE OF Same	<i>)</i>			Her	SELLERS
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me known to be the ident	ical persone named in a	ind who execut	ed the foregoing instrum	nent and acknowledge	d to me that the
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DEED RECORD

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Notary Public in and for said State.

ADDENDUM TO REAL ESTATE CONTRACT

THIS ADDENDUM is made a part of that certain Real Estate Contract by and between Suzanne Morton and Melvin E. Miller, wife and husband, as Sellers, and Elizabeth M. Morton, as Buyer, towit:

- a. <u>Crops</u>. One-third (1/3) of Sellers' share of the 1996 corn crop and one-third (1/3) of the entire 1996 hay crop produced on the real estate are included in this sale and shall be the property of Buyer.
- b. <u>Dismantling of Buildings</u>. Buyer shall not dismantle any buildings on the real estate during the term of this contract without the consent of the Sellers.
- c. Orchard Trees. Buyer shall not remove or destroy any orchard trees during the term of this contract without the consent of the Sellers, unless the trees become diseased or die.
- d. <u>Allocation of Purchase Price</u>. Sellers and Buyer agree that the purchase price of the real estate shall be allocated as follows:
 - 2.0 Acre Residence Site (1/3 undivided interest):

	\$23,333.33
House	\$1,666.67
Garage	\$166.67
Utility Shed	\$6,666.67
Land with orchard	4-7-

Total \$31,833.34

2. 38.0 Acres Farm Ground and Farm Buildings (1/3 undivided interest):

washing Shed	\$3,333.33
Machine Shed	\$1,666.67
Barn	\$166.67
2 Steel Bins	\$333.33
Corn Crib	\$23,500.00
Land with Fence	423,300100

\$29,000.00 Total

e. <u>Due on Sale or Assignment</u>. If Buyer, or Buyer's successor in interest, at any time during the term of this contract sells all or any portion of the real estate, or assigns this contract to a third party for other than loan purposes, the full unpaid balance of principal and all interest accrued thereon shall at the option of Sellers become immediately due and payable.