THE IOWA STATE BAR ASSOCIATION ISBA# 02714 Jordan, Oliver & Walters, P.C. Box 230, Winterset, IA 50273 (515/462-3731)

Official Form No.	143	' Box 230, Winterset, IA 50273	1515/462-3731)	FILED NO203
		See Street and Legal Co.	108	BOOK 136 PAGE 506
			RMA. S.L.	96 JUL 22 AH 11: 12
			RECORDED	MICHELLE UTSLU: RECORDER
			COMPARED	MADISON COUNTY/1017
Preparer Information	Jerrold B. Oliver Individual's Name	P.O. BOX 2 Street Address		IA 515-462-3731 Phone
	DEAL EC	TATE CONTRAC	T (SHORT FORM	SPACE ABOVE THIS LINE FOR RECORDER
٠,,	neae E3	TATE CONTRAC	I (SHOKI FORM)	•
	REED botwoon Havick and Diane	e E. Havick, hus	band and wife,	
("Sellers"); a	nd	- 101/101		
⊆ George	J. Potzner and Ju of survivorship a	llie R. Potzner, and not as Tenar	as Joint Tenan ts In Common	ts with full
Sellers ag	gree to sell and Buyers agree to ed as:	buy real estate in		County,
Section	theast Quarter (S Seven (7), Towns eight (28) West o	ship Seventy-six	(76) North, Ra	nge
Parcels	"A", "B", and "C	thereof.	madison county	, lowa, except
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str.				
£ ≥].				
covenants of	ements and appurtenant servien record; c. any easements of record terest of others.}			
(the "Real Est	ate"), upon the following terms:			
1. PRICE.	The total purchase price for the f	Real Estate is Twenty-t	wo thousand dol	lars
Dollars (\$ <u>22</u>	2,000.00) of which	One thousand fir	ve hundred dolla	rs
or as directed	by Sellers, as follows:			· · · · · · · · · · · · · · · · · · ·
\$451.99 July 20	payable Quarterl of each year, be til the entire u	y on October 20 ginning October	, January 20, Ap 20, 1996 until	oril 20 and July 20,
<i>yyy</i> Quarter	ly payments shall	be applied fir:	st to the intere	est then
the right	and next upon the nt to make addition ST. Buyers shall pay interest from	balance of the onal payments of	principal. Buye n the principal	rs shall have
the rate of		num, payable quarter	ly as set forth	above
ably advanced	by Sellers to protect their interes STATE TAXES. Sellers shall pay	st in this contract, computed	r annum on all delinquent am from the date of the delinquer	ounts and any sum reason- icy or advance.
	the taxes payable		year beginning J	uly 1, 1996.
and any unpair taxes on the R	d real estate taxes payable in price	or years. Buyers shall pay all inches to date of posses	subsequent real estate taxes. y peyable unless the parties s	Any proration of real estate tate otherwise. Taxes payable in the state as of the date of this
contract or			. All other special assessment	s shall be paid by Buyers
provided Buye	SION. Sellers shall give Buyers is are not in default under this co	ntract.	•	
insurance prod	NCE. Sellers shall maintain exist leads instead of Sellers replacing , Buyers shall keep the improven	or repairing damaged impro	vements. After possession ar	nd until full payment of the
for a sum not	less than 80 percent of full insu ellers with evidence of such insur	urable value payable to the S	ellers and Buyers as their int	erests may appear. Buyers

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

7. ABSTRACT AND TITLE. Sellers, at their expense, shall promptly obtain an abstract of title to the Real Estate continued through the date of this contract. , and deliver it to Buyers for examination. It shall show merchantable title in Sellers in or conformity with this contract, lows law and the Title Standards of the lows State Ber Association. The abstract shall become the property of the Buyers when the purchase price is paid in full, however, Buyers reserve the right to occasionally use the abstract prior to full payment of the purchase price. Sellers shall pay the costs of any additional abstracting and title work due to any act or omission of Sellers, including transfers by or the death of Sellers or their assignees.
8. FIXTURES. All property that integrally belongs to or is part of the Real Estate, whether attached or detached, such as light fixtures, shades, rods, blinds, awnings, windows, storm doors, screens, plumbing fixtures, water heaters, water softeners, automatic heating equipment, air conditioning equipment, wall to well carpeting, built-in items and electrical service cable, outside television towers and antenna, fencing, gates and landscaping shall be considered a part of Real Estate and included in the sale
except: (consider: rental items.)
9. CARE OF PROPERTY. Buyers shall take good care of the property; shall keep the buildings and other improvements now or later placed on the Real Estate in good and reasonable repair and shall not injure, destroy or remove the property during the term of this contract. Buyers shall not make any material alteration to the Real Estate without the written consent of the Sellers.
10. DEED. Upon payment of purchase price, Sellers shall convey the Real Estate to Buyers or their assignees, by Warranty deed, free and clear of all liens, restrictions, and encumbrances except as provided herein. Any general warranties of title shall extend only to the date of this contract, with special warranties as to acts of Sellers continuing up to time of delivery of the deed.
11. REMEDIES OF THE PARTIES. a. If Buyers fail to timely perform this contract, Sellers may, at Sellers' option, forfeit Buyers' rights in this contract as provided in the lows Code, and all payments made by Buyers shall be forfeited. If Buyers fail to timely perform this contract, Sellers, at their option, may elect to declare the entire belance immediately due and payable after such notice, if any, as may be required by Chapter 654, The Code. Thereafter this contract may be foreclosed in equity and the court may appoint a receiver to take immediate possession of the property and of the revenues and income accruing therefrom and to rent or cultivate the same as the receiver may deem best for the interest of all parties concerned, and such receiver shell be liable to account to Buyers only for the net profits, after application of rents, issues and profits from the costs and expenses of the receivership and foreclosure and upon the contract obligation. It is agreed that if this contract covers less than ten (10) acres of land, and in the event of the foreclosure of this contract and all the receivership is the contract covers less than ten (10) acres of land, and in the event of the foreclosure of this contract and the tenestic the contract covers less than ten (10) acres of land, and in the event of the foreclosure of this contract and
sale of the property by sheriff's sale in such foreclosure proceedings, the time of one year for redemption from said sale provided by the statutes of the State of Iowa shall be reduced to six (6) months provided the Sellers, in such action file an election to waive any deficiency judgment against Buyers which may arise out of the foreclosure proceedings; all to be consistent with the provisions of Chapter 628 of the Iowa Code. If the redemption period is so reduced, for the first three (3) months after sale such right of redemption shall be exclusive to the Buyers, and the time periods in Sections 628.5, 628.15 and 628.16 of the Iowa Code shall be reduced to four (4) months.
It is further agreed that the period of redemption after a foreclosure of this contract shall be reduced to sixty (60) days if all of the three following contingencies develop: (1) The real estate is less than ten (10) acres in size; (2) the Court finds affirmatively that the said real estate has been abandoned by the owners and those persons personally liable under this contract at the time of such foreclosure; and (3) Sellers in such action file an election to waive any deficiency judgment against Buyers or their successor in interest in such action. If the redemption period is so reduced, Buyers or their successors in interest or the owner shall have the exclusive right to redeem for the first thirty (30) days after such sale, and the time provided for redemption by creditors as provided in Sections 628.5, 628.15 and 628.16 of the lows Code shall be reduced to forty (40) days. Entry of appearance by pleading or docket entry by or on behalf of Buyers shall be presumption that the property is not abandoned. Any such redemption period shall be consistent with all of the provisions of Chapter 628 of the lows Code. This paragraph shall not be construed to limit or otherwise affect any other redemption provisions contained in Chapter 628 of the lows Code. b. If Sellers fail to timely perform their obligations under this contract, Buyers shall have the right to terminate this contract and have all payments mede returned to them.
c. Buyers and Sellers are also entitled to utilize any and all other remedies or actions at law or in equity available to them, d. In any action or proceeding relating to this contract the successful party shall be entitled to receive reasonable attorney's fees and costs as permitted by law.
12. JOINT TENANCY IN PROCEEDS AND IN REAL ESTATE. If Sellers, immediately preceding this contract, hold title to the Real Estate in joint tenancy with full right of survivorship, and the joint tenancy is not later destroyed by operation of law or by acts of Sellers, then the proceeds of this sale, and any continuing or recaptured rights of Sellers in the Real Estate, shall belong to Sellers as joint tenants with full right of survivorship and not as tenants in common; and Buyers, in the event of the death of either Seller, agree to pay any balance of the price due Sellers under this contract to the surviving Seller and to accept a deed from the surviving Seller consistent with paragraph 10.
13. JOINDER BY SELLER'S SPOUSE. Seller's spouse, if not a titleholder immediately preceding acceptance of this offer, executes this contract only for the purpose of relinquishing all rights of dower, homestead and distributive shares or in compliance with Section 561.13 of the lowe Code and agrees to execute the deed for this purpose.
14. TIME IS OF THE ESSENCE. Time is of the essence in this contract.
15. PERSONAL PROPERTY. If this contract includes the sale of any personal property, Buyers grant the Sellers a security interest in the personal property and Buyers shall execute the necessary financing statements and deliver them to Sellers.
16. CONSTRUCTION. Words and phrases in this contract shall be construed as in the singular or plural number, and as masculine, feminine or neuter gender, according to the context.
17. ADDITIONAL PROVISIONS. 1Please see Exhibit "A".
Deted: 7/20 . 19 96 Paul Advick
Paul M. Havick Diane C. Havrick
Julie R. Potzner Buyers Diane E. Havick SELLERS
STATE OF IOWA . COUNTY OF Madison . ss: On this 20 / / day of July . 19 96 , before me, the undersigned, a Notery Public in and for said State, personally appeared
Paul M. Havick and Diane E. Havick and George J. Potzner and Julie R. Potzner

to me known to be the identical persons named in and who executed the foregoing instrument and acknowledged to me that they

GEORGE 1. BOWN-MY COMMISSION EXPIRES

executed the same as their voluntary act and deed.

EXHIBIT "A"

- 1. If Sellers reacquire the above described real estate by forfeiture, Buyers shall grant Sellers an easement over, under and across Parcel "B" of the Southeast Quarter (SE ½) of the Northeast Quarter (NE½) of Section Seven (7), Township Seventy-six (76) North, Range Twenty-eight (28), West of the 5th P.M. for the purpose of constructing, maintaining and operating a well and waterline over, under and across said Parcel "B".
- 2. In the event Buyers sell any part of the real estate under examination or assign this contract Sellers shall have the right to declare the entire unpaid balance to be immediately due and payable.