Official Form No. 143 Official Form No. 143 Oarling & Darling	- 	FOR THE LEGAL EFFECT OF THE USE (THIS FORM, CONSULT YOUR LAWY)
	REC \$ 10.00	FILED NO. 99
	AUD \$	BOOK 137 PAGE 8
		97 SEP 8 Pri 3:
	RECONCES V	
D. a. a	DOMPARED	PICHELLE UT SLI RECORDER MADISON COUNTY, 10
Preparer Information B. Kin Shelby 53 Jefferson Individual's Name Street Address	St. Winterset	
saline.		SPACE ABOVE THIS LINE FOR RECORDER
REAL ESTATE CONTRACT	(SHORT FORM)	
IT IS AGREED between	V.	
Robert Jamison		
("Sellors"); and Jason O Scoles and Heidi Sue Henry		
("Buyers").		
Sellers agree to sell and Buyers agree to buy real estate in <u>Madi</u> lows, described as:	son	County,
A parcel of land described as beginning Section 11, Township 75 North, Range 29 County, Iowa thence N.0°00' 460.0 feet; thence S.0°00' 460.0 feet, thence N.90° beginning containing 4.520 Acres including the fight of way. NOTE: The west line of the NW1/4 of Sec	West of the 5t thence N.90 00 00'W. 428.0 fee ing 0.697 Acres tion 11, Townsh	h P.M., Madison 'E. 428.0 feet; t to point of of county road ip 75 North, Rang
29 West of the 5th P.M., Madison County north and south. with any easements and appurtenant servient estates, but subject to the covenants of record; c. any easements of record for public utilities, roads are appropriately as a service of the covenants.	following: a. any zoning ar	d other ordinances; b. any
(the "Real Estate"), upon the following terms:		
1. PRICE. The total purchase price for the Real Estate is <u>Fifty Th</u> Dollars (\$ 50,000,00) of which <u>Two Thousand & Dollars (\$ 2,000,00)</u> has been paid. Buyers shall pay the bala or as directed by Sellers, as follows:	<u>No/10</u> 0	
\$400, including interest, due on or befinterest, due on or before the 1st day		
2. INTEREST. Buyers shall pay interest from _June_ 1, 1997		on the uppeid belongs at
the rate of 7.5 percent per annum, payable monthly		
Buyers shall also pay interest at the rate of	annum on all delinquent ame	ounts and any sum reason- cy or advance.
Buyers shall also pay interest at the rate of percent per ably advanced by Sellers to protect their interest in this contract, computed for	rom the date of the definquen	
Buyers shall also pay interest at the rate of percent per ably advanced by Sellers to protect their interest in this contract, computed for 3. REAL ESTATE TAXES. Sellers shall pay		
Buyors shall also pay interest at the rate of percent per ably advanced by Sellars to protect their interest in this contract, computed for		
Buyers shall also pay interest at the rate of percent per ably advanced by Sellers to protect their interest in this contract, computed for a seller shall pay	1997	Any protetion of real estate
Buyers shall else pay interest at the rate of	1997 ubsequent real estate taxes. A payable unless the parties si	ate otherwise.
Buyers shall also pay interest at the rate of	ubsequent real estate taxes. A payable unless the parties si hich are a lien on the Real Estate taxes.	ate otherwise.
Buyers shall also pay interest at the rate of	ubsequent real estate taxes. It payable unless the parties sinch are a lien on the Real Estate on The Real E	state otherwise. state as of the date of this state shall be paid by Buyers.
Buyers shall also pay interest at the rate of	ubsequent real estate taxes. A payable unless the parties sthich are a lien on the Real Est. All other special assessment Real Estate on	state otherwise. State as of the date of this state as of the date of this state shall be paid by Buyers. 1997 19 19 19 19 19 19 19 19 19 19 19 19 19
Buyers shall also pay interest at the rate of	ubsequent roal estate taxes. A payable unless the parties sinich are a lien on the Real Est. All other special essessmented Estate on June 1 be on June 1 19 istate until the date of possessments. After possession and	state otherwise. State as of the date of this state as of the date of the date of the date of the
Buyers shall also pay interest at the rate of	ubsequent roal estate taxes. It payable unless the parties sinich are a lien on the Real Estate on . June 1 lbe on _June 1 19 istate until the date of possements. After possession and against loss by fire, torned	state otherwise. state as of the date of this sts shall be paid by Buyers. 1997
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PALL RECORD // PAG

7. ABSTRACT AND TITLE. Sellers, at their expense, shall promptly obtain an abstract of title to the Real Estate continue through the date of this contract	
merchantable title in Sellers in or conformity with this contract, lowerlaw and the Title Standards of the lower State Rev Association	
The abstract shall become the property of the Buyers when the purchase price is paid in full, however, Buyers reserve the right occasionally use the abstract prior to full payment of the purchase price. Sallers shall pay the costs of any additional abstraction occasionally use the abstract prior to full payment of the purchase price. Sallers shall pay the costs of any additional abstraction occasionally use the abstract prior to full payment of the purchase price.	• •
litte 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 lightness, shades, rods, blinds, awnings, windows, storm doors, screens, plumbing fixtures, water heaters, water softener	hţ
automatic healing equipment, air conditioning equipment, wall to wall carpeting, built in items and electrical service cable, quiek	4
television towers and antenna, fencing, gates and landscaping shall be considered a part of Real Estate and included in the salexcept: (consider; rental items.)	le
9. CARE OF PROPERTY. Buyers shall take good care of the property; shall keen the buildings and other improvements now	or Or
later placed on the Real Estate in good and reasonable repair and shall not injure, destroy or remove the property during the term this contract. Buyers shall not make any material alteration to the Real Estate without the written consent of the Sallers.	of
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 provide herein. Any general warranties of title shall extend only to the date of this contract, with special warranties as to acts of Selle	d
continuing up to time of delivery of the deed.	ទេ
11. REMEDIES OF THE PARTIES. a. If Buyers fail to timely perform this contract, Sellers may, at Sellers' option, forfait Buyer	e,
rights in this contract as provided in the lowa Code, and all payments made by Buyers shall be forfeited. If Buyers fail to time perform this contract, Sellers, at their option, may elect to declare the entire balance immediately due and payable after such notice.	1
if any, as may be required by Chapter 654. The Code. Thereafter this contract may be foreclosed in equity and the court may appoin a receiver to take immediate possession of the property and of the revenues and income accruing therefrom and to rent or cultival	
The same as the receiver may deem best for the interest of all parties concarned, and such receiver shall be lighte to account	
Buyers only for the not 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 an 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 an deficiency judgment against Buyers which may arise out of the foreclosure proceedings; all to be consistent with the provisions of the state of	
Chapter 020 of the lower Code. If the redemption period is so reduced for the first three 12) months often and a set of the	
redemption shall be exclusive to the Buyers, and the time periods in Sections 628.5, 628.15 and 628.16 of the lower 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) acros 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 suc foreclosure; and (3) Sellers in such action file an election to waive any deficiency judgment against Buyers or their successor in such action file an election to waive any deficiency judgment against Buyers or their successor in such action file.	
interest in such action. If the regemblion bened is so reduced, Ruyers or their ruccessors in interest of the access of 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 of the lows code shall be reduced to forty (40) days.	
consistent with all of the provisions of Chapter 628 of the lows Code. This property is not abandoned. Any such redemption period shall be consistent with all of the provisions of Chapter 628 of the lows Code. This processes the loss that the construction is the construction of the provisions of the provisions of the lows Code. This processes the loss that the construction is the construction of the provisions of the provisions of the lows Code. This processes the lows the construction of the provisions of the	
b. If Sellurs fail to timely perform their obligations under this contract, Buyers shall have the right to terminate this contract.	
and have an payments made returned to them.	: t
c. Buyers and Sallers 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?	5
rees and costs as parmitted 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 Sollers, then the proceeds of this pall, and are preceding the proceeding this contract, hold title to the Real Estate in joint tenancy is not later destroyed by operation of law or by acts of the proceeding this pall, and the joint tenancy is not later destroyed by operation of law or by acts of the proceeding this contract.	
joint tenants with full right of survivorship and not as tenants in company and flower in the Real Estate, shell belong to Sellers as	S
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 with paragraph 10.	e
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 number of elimination of daying homestand and distributions.	
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