IOWA STATE	BAR	ASSOCIATION	
Official Form	No. 1	51 Trade-Mark Registered, State of lows. 1	967)

FOR THE LEGAL EFFECT OF THE USE OF THIS FORM, CONSULT YOUR LAWYER



ESCROW FOR DEED AND ABSTRACT

TO:	Phil Elgin, Attorney at Law		<u>.</u>	_, ESCROW AGENT:
We,	/I hereby deliver to you in escrow the follow	ing legal documents	and papers:	
ſΧ٦	Warranty	Deed dated_	April 23,	1992
(with said to-wit:	id deed approved as to form by the Buyers).	(Consider transfer ta	x) for the follow	ving described real property.
	Lot Eight (8) in Block Two Town of Truro, Madison Coun	(2) of Hull's Adty, Iowa.	ddition to	COMPARE
	FILED NO. 2816			FILED NO. 2612
COMPARED	B00K_57PAGE_489_	_	410.00	800K_57_PAGE 463
	92 MAY 20 AM 9: 54	Fee	ee \$10.00	92 APR 29 AH 9: 50
	MICHELLE UTSLER RECORDER MADISON COUNTY NOWN Fee \$10.00		MID V REG V PAGE V	MICHELLE UTSLER RECORDER MADISON COUNTY, IOWA
from th	e undersigned Seller(s) to the undersigned Buy	er(s).		
X	Abstract of Title for real estate above describe approved by the Buyers.	ed, continued to date	of <u>Februa</u>	ry 13and <u>92</u>
	Real estate contract hereinafter referred to	for the sale of said re	eal estate (origi	nal or exact reproduction).
	Other, specifying:			
Th E1	is Escrow For Deed And Abstract bgin's signature.	eing re-recorde	ed to show	attorney, Phil

All, except the real estate contract is for delivery to said grantees when and only when said contract between said Sellers and Buyers is fully performed.

The delivery of this deed and abstract is a completed delivery and unconditional, absolute and irrevocable except investmental conditions following:

- (a) Forfeiture or foreclosure of the contract as provided by law.
- (b) Other devolution of the title or interest in said property, or change in the legal status of some of the parties which makes the escrowed deed useless.
- (c) All parties or successors in interest give the escrow agent specific directions in writing cancelling this escrow agreement or modifying its terms.
- (d) An adjudication by any court of competent jurisdiction ordering a variance in the original terms of the escrow agreement or ordering its cancellation.

In the event of (a) (b) (c) or (d) above, the escrow shall be considered terminated and, unless otherwise ordered by the court as in (d) above or directed by the agreement of the parties as in (c) above, the escrowed papers and documents shall be returned to the Sellers, or their successors in interest, whereupon the duties of the Escrow Agent are terminated.

If the Buyers fully perform and are, at the time of such performance, entitled to the documents as a part of their chain of title, the Escrow Agent shall deliver same to Buyers. This authority shall include a delivery of said papers to a transferee authorized in writing by the Buyers.

Information in writing to Escrow Agent by either the Sellers or their representative that the Real Estate Contract is paid in full shall be complete and sufficient authority to deliver said documents to the Buyers.

The Escrow Agent shall have no responsibility whatever to see that Buyers and Sellers perform any of the terms of said contract between them, nor keep in force any insurance. Responsibility is limited to effecting the transfer of said papers and documents as herein expressly directed and agreed.

All parties shall share any reasonable expense of the Escrow Agent for services, legal or otherwise, necessarily incurred in carrying out his duties as such.

This escrow, power, authority, and direction may similarly be used by any and all members of your firm or successors thereof. You may at any time discharge your responsibility to the sellers and buyers or their respective successors in interest, by 10 ______ days actual notice to them, or written notice addressed to their last known address, of your election to do so. Your responsibility will terminate upon delivery of the papers to any successor escrow agent then designated by the parties or, in default of such designation, by return of the papers to the party depositing them.

		<u> </u>	, this				, 19 <u>92</u>
1/1 ====	f Kan	/		SAEAW	R. Knight	{	
ELLER ERIC L	KNIGHT		SELLER	SHERRY CR.	· /I		
BUYER DAVID	B. VASEY		BUYER				
TATE OF IOWA			COUNTY, ss				
On this	23 day of 1	\pril	. A.D. 19 <u>92</u>	before me.	the undersig	ned, a N	otary Pub
n and for said Co	ounty and State, persond David Vasey,	onally appeared -	<u> </u>	Knight an	<u>o Snerry</u>	<u>K. Knig</u>	nt, nusi
A Marille							
	e the identical person same as their volunt	ns named in and	who execute				
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gamu'	46161			/) Notary 1	Public in and fo	r(sylid Coun	ty and State
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TATE CHINOW	A	_	COUNTY, ss	:			
On this	day of		19 Ł	efore me, the u	ndersigned, a	Notary P	ublic in and
for said County a	nd State, personally a	ppeared					baina by r
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as such officers as	cknowledged the exec	ution of said ins	_ and trument to be	the voluntary	act and dee	d of said	corporation
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es such officers as by it and by them	gned hereby acknowle s Escrow Agent for s	edge(s) receipt c aid transaction a	RECEIPT of the above	described lega n pursuant to i	Public in and for a second sec	as above above di	designativected.
The undersic agree(s) to act a	gned hereby acknowle s Escrow Agent for s	edge(s) receipt c aid transaction a	RECEIPT of the above nd to perfor	described lega n pursuant to i	Public in and for a struction as May	as above above di	designate
The undersic	gned hereby acknowle s Escrow Agent for s	edge(s) receipt c aid transaction a	RECEIPT of the above nd to perfor	described lega n pursuant to i	Public in and for a struction as May	as above above di	designativected.
The undersic	gned hereby acknowle s Escrow Agent for s	edge(s) receipt c aid transaction a	RECEIPT of the above nd to perfor	described legan pursuant to i	Public in and for long to the	as above di	designate rected.
The undersic	gned hereby acknowle s Escrow Agent for s	edge(s) receipt c aid transaction a	RECEIPT of the above nd to perfor	described lega n pursuant to i	Public in and for long to the	as above di	designate rected.

NOTE: In the Real Estate Contract-Installments, whether Official Form No.140, No.141, No.143 or No.152 is used, the following should be inserted in the contract: