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# $\pi$ Is AGREED between <br> Patricia Ann Wildin, $f / k / a$ Patricia Wahlert, and Michael $J$. 

 Wildin, wife and husband,("Sellors"); and
Danny Dean Patterson and Cindy Faye Patterson, D/B/A Patterson Rental partnership,
("Buyers").

Sellors agree to sell and Buyers agree to buy real estato in Madison County, lowe, describod as:

The North Half (1/2) of Lots Seven (7) and Eight (8) in Block Thirty-one (31) of the Original Town of Winterset, Madison County, Iowa,
with eny easements and eppurtenant servient estates, but subject to the following: a. any zoning and other ordinances; b. any covenants of record; c. any easoments of record for public utilities, roada and trighways; and d. fconsider: liens; mineral rights; other easements; interest of others.)
(the "Real Estate"), upon the following terms:

1. PRICE. The toted purchase price for the Real Estato is Thirty-eight Thousand and No/100 Dollars is 38,000 ) of which Five Thousand and No/100--
Dollars is 5,000 ) has boon paid. Buyers shall pay the balance to Sollors at Sellers'. residence or as directed by Sellers, as follows:
$\$ 395.29$, including interest, on the 1st day of August, 1993 and on the 1st day of each month thereafter until December 1, 1993 at which time the entire remaining balance owing hereunder shall be paid in full.
2. INTEREST. Buyors ahail pay intorest from July 1,1993
on the unpaid balance, at the rate of 10.5 percent per annum, payable monthly as above stated
Buyers shall also pay interest at the rate of 10.5 percent per annum on all delinquent amounts and any sum reason-
ably advanced by Sellers to protect their interest in this contract, computed from the date of the delinquancy or advance.
3. REAL ESTATE TAXES. Sellors shall pay
all real estate taxes payable in the fiscal year beginning $7 / 1 / 93$
and any unpaid real estate taxes payable in prior years. Buyers shall pay all subsequent real estate taxes. Any proration of real ostate taxes on the Real Estate shall be based upon such texes for the yoar currently payable unless the perties state otherwise.
4. SPECLAL ASSESSMENTS. Selters shall pay all special assessments which are a lien on the Real Estate as of the date of this contract or there are none . All other spocial essessments shall be paid by Buyers. 5. POSSESSION. Sellers shall give Buyere possession of the Real Estate on July 1 _. 1993 . provided Buyers are not in default under this contract.
5. 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 koep 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.
6. ABSTRACT AND TMLE. Soliors, at thoir exponso, ohall prompty obtain an abstract of title to the Real Estate continued through the date of this contract $\qquad$ , and deliver it to Buyers for examination. It shall show merchantable title in Sellers in or conformity with this contract, lowa law and the Titue Standarde of tho lowa State Bar Association解 pro. Sollora hall pay title work due to any act or omiseion of Sellers, inctuding transfers by or the death of Sellors or thair aseigneos.
7. FIXTURES. All property that integrally belongs to or is part of the Real Eatate, whether attached or detached, auch as light
 ing, gatos and landscaping shall be considered a part of Roal Estate and included in, outside except: (consider: rental items.) no exceptions
8. CARE OF PROPERTY. Buyere shall take good care of the property; shall koep the buildinge and other improve-.-. later pleced on the Real Estate in good and ressonable repai and hall, shall koep the buildings and other improvemente now or this cantract. Buyora shall not make any matorial abere repair and shall not injure, destroy or remove the property during the term of
9. DEED. Upon payment of purchase price, Sellors shall convoy the Real Eatate to Buyors or their essignees, by
Warranty horoin. Any genoral warrantios of tite shall extend only and clear of all liens, reatrictions, and oncumbrances except as provided contimuing up to time of delivery of the deed.
10. REMEDIEs OF THE PARTIE8. a. If Buyers fail to timoly porform this contract, Sallore may, at Sallors' option, forfait Buyers rights in this contract as provided in the lows Code, and all payments made by Buyore ehell be forfoited. If Buyers fail to timaly perform this contract, Sellore, at their option, may olect to declare the entire balance immediately due and payable after euch notice If any, an may be required by Chapter 854. The Code. Thereaftor this contract may be forectosed In equity and the court may appoint a recelver to take irnmediate possession of the property and of the revenues and income ecoruing therafrom and to rent or cultivate Buyers as the receiver may deem best for the interest of all parties concerned, and such receiver shall be liable to account to forectosure upon the contract obligation.
sade of the property by sheriff's sale in euch foreclosure proceedings and, and in the ovent of the foreclosure of this contract and the etatutes of the State of lowa shall be reduced to six (6) months provided of one year for redemption from said sale provided by deficiency judgment agsinst Buyers which may arise out of the fors, in ouch action file an olection to waive any Chapter 628 of the lowa Code. If the redemption period is so reduced for the first all to be consistent with the provisions of redemption shall be exclusive to the Buyers, and the time per mige of ( 628.18 of the lowa Code shall be
It is further agreed that.
three following contingancies dovalop: (1) The real arer a roreclosure of this contract shall be reduced to sixty (60) days if all of the said road estate has been ander the foreclosura; and (3) Sallors in euch ection file and and those persons personaly liable under this contract at the time of such
 oxclusive right to in Sections $6285,628.15$ and 628.16 , and the tima provided for redemption by creditors es provided docket antry by re docket ons be Che the howo Ccis. This paragraph shall not be construed to limit or otherwiso affect any other redemption provisions contained in Chapter 628 of the lowa Code.

解 and have all payments mado roturnad to them.
c. Buyors and Sallers are also entitlod to utilize any and all other remedies or actions at law or in equity availabla to tham. foes and costs as permitted by law.
12. JONNT TENANCY IN PROCEEDS AND IN REAL ESTATE. Estate in joint tenancy with full right of survivorship, and the joint Sellers, then the procoeds of this alio, and any contimuing or rocaptured right not later destroyed by operation of law or by acta of joint tenants with full right of survivorship and not as tenante in common; and suyars, in the avent of the shall belong to Sollore as to pay any belance of the price due Sollare under this contract to the surviving Sollar and to eccept a death of either Seller, agroe consistent with paragraph 10.
13. JONDER BY 8 घUER's sPOUSE. Sollor'a apouse, if not a titioholdor immodiatoly proceding eccoptance of this offor, exocu cos this contrect ondy for the purpose of relinquishing all righte of dower, homesteed and dietributive sharee or in compliance with Section 581.13 of the lowa Code and agrees to execute the doed for this purpose.
14. TIME IS OF THE ES8ENCE. Time ie of the essonce in this contract
15. PEREONAL PROPERTY. If this contract includes the sale of any personel property, Buyers grant the Sellere a security intereat in the personal property and Buyers shall execute the neceseary financing atatements 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 mesculine, forminite or nouter gender, according to the context

## 17. ADDTIIONAL PROVISIONs.

Buyers acknowledge the existance of first mortgage upon the premises in favor of Allied Mortgage, Des Moines, Iowa. Sellers agree to timely pay all payments under the said mortgage as they become due The parties agree the said mortgage shall be satisfied in full by application of the proceeds due from Buyers to Sellers on 12/1/93 Datod: June

PATTERSON RENTAL PARTNERSHIP BY Danny bean ender Sacteran eindy Fayebuyers Patterson

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