FOR	THE	LEGAL	EFFECT		
OF T	HIR I	FORM :	COMBUST	<b>YOUR</b>	LAWNER

THE IOWA STATE BAR ASSOCIATION



# REAL ESTATE CONTRACT (SHORT FORM)

		<del></del>
, Sellers, andCRAWFORD & CRAWFO	RD, INC.	<del> </del>
, Buyers:		
Sellers agree to sell and Buyers agree to buy real estate in	<u>Madi</u>	son
County, lowa, described as: he Southeast Quarter (1) of Section Sixteen (16) in Towange Twenty-nine (29) West of the 5th P.M., Madison Couescribed as follows: Commencing at the Northwest corneet, thence Southwest on a straight line to a point 60 eginning, thence North to the place of beginning, with any easements and appurtenant servient estates, but subject to the following to the service of	nty, Iowa, r thereof, feet South	except a tract running thence East 6
with any easements and appointment servicin estates, but subject to the local	Ū	
<ul><li>a. any zoning and other ordinances,</li><li>b. any covenants of record;</li></ul>	<b>C</b> o	1987 JUR 10 AH 11: 54 MARY E. WELTY
<ul> <li>c. any easements of record for public utilities, roads and highways; ar</li> <li>d. (Consider: liens; mineral rights; other easements; interests of others.</li> </ul>	)	RECORDER MARISON COUNTY IOWA
designated the Real Estate, upon the following terms:		Fee \$15.00
1. PRICE. The total purchase price for the real estate is One Hun	dred Forty	-four Thousand
		Thollars (\$ 144,000.00 )
of which Ten Thousand		•
has been paid. Buyers shall pay the balance to Sellers at their address, the balance of \$134,000.00 shall be payable as follows: \$62,000.00 upon approval of abstract of title by Buyer in accordance with the Iowa Title Standards of the Iow \$72,000.00 on or before December 1, 1987.		•
2. <b>INTEREST.</b> Buyers shall pay interest fromMay 4, 1987		upon the unpaid balance, at
the rate of percent per annum, payable _annually on De	cember 1,	1987.
Buyers shall also pay interest at the rate of9 percent per a sum reasonably advanced by Sellers to protect their interest in this delinquency or advance.	innum on all contract, cor	delinquent amounts and any nputed from the date of the
3. REAL ESTATE TAXES. Sellers shall pay 5/6 of the taxes	assessed	against said real
estate payable in the fiscal year beginning July 1,	1987,	
	pay all subst	equent real estate taxes. Any
and any unpaid real estate taxes payable in prior years. Buyers shall proration of real estate taxes on the Real Estate shall be based upon such the parties state otherwise.	raxes for the	year currently payable unless
proration of real estate taxes on the Real Estate shall be based upon such		
proration of real estate taxes on the Real Estate shall be based upon such the parties state otherwise.		
proration of real estate taxes on the Real Estate shall be based upon such the parties state otherwise.  4. SPECIAL ASSESSMENTS. Sellers shall pay all special assessment the date of this contract or	ents which are	a lien on the Real Estate as of

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7. <b>ABSTRACT AND TITLE.</b> Sellers, at their expense, shall prompt	tly obtain an abstract of title to the Book Factor
continued introught the date of this contract	and deliver it to Division for a second second
Sind Short there iditione title the Seliets in Contolly with this anteement	lows law and the Title Creeded
- State Dai Association. The abstract shall become the property of the Ri	livers when the purchase price is a side in a
move the light to occasionally use the angrant prior	to full payment of the purchase action pays
stall pay the costs of any additional abstracting and title work due to any	Act or omission of Sellors, including transfers
by or the death of Sellers or their assignees.	det of officers of Sellers, including transfers

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 wall 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.) blowers used to fill silos, alarm system and LP gas tank, but including all feed in silos and bales of hay located on premises

- 9. CARE OF PROPERTY. Buyers shall take good cafe 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 life 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, \_\_ deed, free and clear of all fiens, restrictions, and encumbrances except as provided in 1.a. through 1.d. Any general warranties of title shall extend only 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, the Sellers may forfeit it as provided in The Code, and all payments made shall be forfeited or, at Seller's option, upon thirty days written notice of intention to accelerate the payment of the entire balance because of such failure (during which thirty days such failure is not corrected) Sellers may declare the entire balance immediately due and payable. Thereafter this contract may be foreclosed in equity; the Court may appoint a receiver; and the period of redemption after sale on · · · s foreclosure may be reduced under the conditions of Section 628.26 or Section 628.27 of The Code.
  - b. If Sellers fail to timely perform this contract, Buyers have the right to have all payments made 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 the 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 share or in compliance with Section 516.13 of The 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, the 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

Dated this22_ day ofM  CRAWFORD & CRAWFORD, 7 INC.  By	<u>fay</u> , 19 <u>87</u> ,	<u> </u>
CHAS. L. CRAWFORD, President  BUYE	Annes W. Wilcoxon SELLERS Bentance Q. Wille of an	100 m
Adair, Iowa 50002  Buyers' Addre	Beatrice J. Wilcoxon  Rte. #3 Charleston, Ill, 61920  Seliers' Address	
On this 22 day of and for said State personally appeared	OUNTY OF, ss:, ss:, ss:	ز د
to me known to be the identical persons nar	med in and who executed the foregoing instrument, and acknowledged	, Ž
to me that they executed the same as their	A DELIVER , Notary Public in and for Said State.	-

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

STATE OF IOWA, ADAIR	COUNTY, ss:	
On this 9th day of June	, A.D. 19 <u>87</u> , befo	re me, the undersigned, a Notary Public
in and for the State of Iowa, personally appeared		
	, to me personally known,	who, being by me duly sworn, did say
that the president he is the President		
respectively, of said corporation executing the (no seal has been procured by the said) corpo (the sead of fixed the rest soft was said corporation by authority of its Resaid of Division of the sead of the sead of Division of the sead of the sead of the sead of Division of the sead	ration; that said instrument	was signed <b>(क्सिक्टक्टिबॉक्ट)</b> on behalf of
said corporation by authority of its Board of Dire		·
godk as su	ich officers acknowledged the	execution of said instrument to be the
voluntary act and deed of said corporation, by it	and by the voluntarily exe	egted.
JOHN W. FISHER MY COMMISSION EXPIRES August 10, 1989	V.W. FISHER NO	otary Public in and for the State of Iowa.
IOWA STATE BAR ASSOCIATION Official Form No. 12 (Tree-Bark Replicated, Plants of 1949), 1987)		
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