

REAL ESTATE CONTRACT (SHORT FORM)

Madison C Joseph Dale Carne	ounty, lowa, Sellers, and, y and Judy K. Carney, h	usband and wife	
	County, Iowa, Buyers:		
That Sellers hereby agree to sell Madison County, le	and Buyers hereby agree to bu owa, described as:	y the real estate situat	ed in
The North Half (N2) of in the Original Town of	Lots Seven (7) and Eigh Winterset, Madison Cou	nt (8) in Block T inty, Iowa.	
th circ viagonia		. L	FILED NO. 1337 BOOK 53 PAGE 37
	Compare	File _4	
		Fee \$10.00	MARY E. WELTY RECORDER MADISON COUNTY, 10
gether with all easements and ser	vient estates appurtenant theret	o, upon the following t	terms:
1. TOTAL PURCHASE PRICE Eighty-four and 92/100-	for said property is the sum	of	Dollars (\$ 13,284.92
Pire Unndred and	((((/ (()()		
ollars (\$ <u>500.00</u>) has been gree to pay the balance to Sellers	n paid herewith, receipt of which at residence of Sellers, or as dir	ected by Sellers, as tol	lows:
ollars (\$\frac{500.00}{}\) has been gree to pay the balance to Sellers	n paid herewith, receipt of which at residence of Sellers, or as dir anced January 2, 1987,	ected by Sellers, as tol	lows:
ollars (\$\frac{500.00}{0000}) has been gree to pay the balance to Sellers \$12,784.92 to be refined.	n paid herewith, receipt of which at residence of Sellers, or as dir anced January 2, 1987,	ected by Sellers, as tol	lows:
ollars (\$\frac{500.00}{0000}) has been gree to pay the balance to Sellers \$12,784.92 to be refined.	n paid herewith, receipt of which at residence of Sellers, or as dir anced January 2, 1987,	ected by Sellers, as tol	lows:
ollars (\$\frac{500.00}{0000}\) has been gree to pay the balance to Sellers \$12,784.92 to be refined.	n paid herewith, receipt of which at residence of Sellers, or as dir anced January 2, 1987,	ected by Sellers, as tol	lows:
ollars (\$\frac{500.00}{0}\$) has been gree to pay the balance to Sellers \$12,784.92 to be refin warranty deed from the	n paid herewith, receipt of which at residence of Sellers, or as directed January 2, 1987, seller.	on a real estate	nortgage with a control on the unpaid balances, a
ollars (\$\frac{500.00}{0}\$) has been gree to pay the balance to Sellers \$12,784.92 to be refin warranty deed from the	n paid herewith, receipt of which at residence of Sellers, or as directed January 2, 1987, seller. to pay interest from January annum, payable monthly	on a real estate 1, 1987	nortgage with a con the unpaid balances, a slly.
2. INTEREST. Buyers agree to fact the rest of the rest	n paid herewith, receipt of which at residence of Sellers, or as directed January 2, 1987, seller. to pay interest from January annum, payable monthly on the monthly on the monthly on the monthly on the monthly one Half (1/2) of the monthly one	on a real estate 1, 1987u yannua e taxes payable	nortgage with a con the unpaid balances, a sily.
2. INTEREST. Buyers agree to pay the balance to Sellers warranty deed from the per cent per and all prior taxes. TAXES. Sellers agree to and all prior taxes. In unpaid taxes thereon payable in a stalled at the date of this contract ubsequent taxes and assessments a cor the year currently payable.	n paid herewith, receipt of which at residence of Sellers, or as directly and an angle of the seller. The pay interest from	on a real estate 1, 1987 y annua e taxes payable cial assessments for impore they become delination of taxes shall erwise.*	oon the unpaid balances, a sily. in fiscal 1987-1988
collars (\$\frac{500.00}{0000}\$) has been gree to pay the balance to Sellers \$12,784.92 to be refin warranty deed from the 2. INTEREST. Buyers agree the rate of \$\frac{11}{10000}\$ per cent per	n paid herewith, receipt of which at residence of Sellers, or as directly and an angle of the seller. The pay interest from	on a real estate 1, 1987 y annua e taxes payable cial assessments for impore they become delination of taxes shall erwise.*	oon the unpaid balances, a sily. in fiscal 1987-1988

- 5. **INSURANCE.** Sellers agree to carry existing insurance until date of possession and Buyers agree to accept the insurance recovery instead of replacing or repairing buildings or improvements. Thereafter until final settlement, Buyers agree to keep the improvements upon said premises insured against loss by fire, tornado and extended coverage for a sum not less than \$\frac{15,000.00}{}\] or the balance owing under this contract, whichever is less, with insurance payable to Sellers and Buyers as their interests may appear, and to deliver policies therefor to Sellers.
- 6. **ABSTRACT.** Sellers agree to forthwith deliver to Buyers for their examination abstract of title to said premises continued to the date of this contract showing merchantable title in accordance with lowa Title Standards. After examination by Buyers the abstract shall be held by Sellers until delivery of deed. Sellers agree to pay for an additional abstracting which may be required by acts, omissions, death or incompetency of Sellers, or either of them, occurring before delivery of deed.
- 7. FIXTURES. All light fixtures, electric service cable and apparatus, shades, rods, blinds, venetian blinds, awnings, storm and screen doors and windows, attached linoleum, attached carpeting, water heater, water softener, outside TV tower and antenna, attached fencing and gates, pump jacks, trees, shrubs and flowers and any other attached fixtures are a part of the real estate and are included in this sale except

*Decide for yourself if that formula is fair if Buyers are purchasing a lot with newly built improvements.

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- 8. CARE OF PROPERTY. Buyers shall not injure, destroy or remove the improvements or fixtures or make any material alterations thereof without the written consent of Sellers, until final payment is made.
- 9. DEED. Upon payment of all sums owing by Buyers to Sellers by virtue of this contract, Sellers agree to contemporaneously execute and deliver to Buyers a warranty deed upon the form approved by The Iowa State Bar Association and which shall be subject to:
 - (a) Liens and encumbrances suffered or permitted by Buyers, and taxes and assessments payable by Buyers.
 - (b) Applicable zoning regulations and easements of record for public utilities and established roads and highways.

(c)

- 10. FORFEITURE AND FORECLOSURE. If Buyers fail to perform this agreement in any respect, time being made the essence of this agreement, then Sellers may forfeit this contract as provided by Chapter 656 of the Iowa Code and all payments made and improvements made on said premises shall be forfeited; or Sellers may declare the full balance owing due and payable and proceed by suit at law or in equity to foreclose this contract, in which event

Buyers agree to pay costs and attorney fees and any other expense incurred by Sellers. It is agreed that the periods redemption after sale on foreclosure may be reduced under the conditions set forth in Sections 628.26 and 628.27. Co of lowa.	
II. PERSONAL PROPERTY. It this contract includes personalty, then Buyer grants Seller a security interest in such personalty. In the case of Buyer's det. Seller may, at his option, proceed in respect to such personalty in accordance with the Uniform Commercial Code of lowe and freet such personalty in the smanner as real estate, all as permitted by Section 554,9501(4), Code of lowe.	aul!
12. JOINT TENANCY IN PROCEEDS AND IN SECURITY RIGHT IN REAL ESTATE. If, and only if, the Sellers, immediately preceding this sale, hold title to the above described properly in joint tenancy, this sale shall not constitute a destruction of that joint tenancy. In that case, all rights of the Seller this contract, in the proceeds thereof, and in any continuing or receptured rights of Sellers in said real estate, shall be and continue in Sellers as joint ten with full rights of survivorship and not as tenants in common. Buyers, in the event of the death of one of such joint tenants, agree to pay any balance of proceeds of this contract to the surviving Seller and to accept dead executed solely by such survivor; but with due regard for the last sentence of paragrap above.	_ 1.
13. "SELLERS." Spouse, if not a titleholder immediately preceding this sale, shall be presumed to have executed this instrument only for the purpose reliaquishing all rights of dower, homestead and distributive share and/or in compliance with section 561.13 Code of lowe; and the use of the word "Sellers the printed portion of this contract, without more, shall not rebut such presumption, nor in any way enlarge or extend the previous interest of such spouse in property, or in the sale proceeds, nor bind such spouse except as aforesaid, to the terms and provisions of this contract.	ir ir
14. (Here add further terms or provisions)	
Words and phrases herein shall be construed as singular or plural and as masculine, feminine or neuter gender according to the context	ł
Dated this 10th day of December 19 86	
A I De la lasta HINTON STATE BANK	
Joseph Dale Carney UNION STATE BANK	
Judy K. Coiney & Stolle	
Judy K. Carney BUYERS D. A. Bolton, Exec. Vice Presellers	,
R.R. 2 Box 42 201 West Court, Box 110	_
Winterset, Iowa 50273 Winterset, Iowa 50273-0110 Buyers' Address Sellers' Address	_
Buyers Address	•
STATE OF IOWA, Madison COUNTY, ss:	
On this 10th day of <u>December</u> , A. D. 19 ⁸⁶ , before me, the undersigned, a Notar Public in and for said State, personally appeared	у —
Joseph Dale Carney and Judy K. Carney	-
to me known to be the identical persons named in and who executed the foregoing instrument, and acknowledge	ď
that they executed the same as their voluntary act and deed!	
MY COMMISSION EXPIRES Votary Public in and for State.	• .
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Real Estate Contract (Short Form)	Entered for taxation the day of Auditor By Auditor Filed for record the Deputy Size o'clock P.M., and recorded in Book S3 of There an page 37 of Mark E. W. Deputy WHEN RECORDED RETURN TO WHEN RECORDED RETURN TO
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