TO Mehl. Bequette and Patricia Beque	owa, April 18. , 19.88 tte, a/k/a Patricia D. Bequette, husband and wife
I—We hereby make you the following offer for your p	property located at or briefly described as follows:

	of the East 330 feet of the South) of Section 9. in Township 75 North on County. Iowa
	harles Tucker Real Estate
The balance of \$2 s 340 s 00 is to be paid of	
in cash to be paid upon delivery of warranty deed upon the follows:	Bar form recommended by the lowa 界共共共和 Association; or as
	days from date of acceptance of this
offer. the abstract shall cover the only of the NET SET of the NET of S	North 660 feet of the East 264 feet ection 9. in Township 75 North, Range
•	real estate shall remain with the
property and is included in this sale	• • • • • • • • • • • • • • • • • • • •
STATE OF IOWA, MADISON COUNTY, SS. Inst. No. 2368 Filed for Record Book 124 Page 436 Recording	this 22 day of June 19 88 at 9:00 AM. g Fee \$10.00 Mary E. Welly, Recorder, By Miles Ly J. Henry
	U Deputy V
	in 1987, as well as all unpaid taxes for prior years, are to
be paid by seller year 2. The taxes due and payable in 1988-89 fiscale be prorated to date of possession and based on current taxes, are to be paid by seller.	
3. All special assessments now constituting a lien are	to be paid by seller
4. All subsequent taxes and special assessments are	from, and adjustments of interest, rents and
inspirate to be made of tike bate; scittement to be made of	pon approval of fille but not later than date of possession.
6. Sollers agree to maintain existing insurance until (
and clear of all taxes, assessments, liens and encumbrar	of the contract, showing good and merchantable title, free nces, other than those specified, except building restrictions, and a mortgage, the balance of which shall not exceed \$ Abstract to 4 acres only
upon unless incorporated herein in writing, and that this properties we written on the back hereof, and there signed by the properties with the properties of the properties o	· ·
Shades, rods, blinds, venetian blinds, linoleum, carp ment, water heater, electric, and other attached fixtures, are contract and there signed by the parties.	peting, storm sash, screens, showers, automatic heating equip- to be left with the house unless excepted on the back of this
10. If the Seller fails to fulfill this agreement he will per shall have the right to have all payments returned, or Seller agrees to pay costs and attorney fees, and a receive	pay to the agent the regular commission in full, and the Buy- to proceed by any action or actions at law in equity, and the ver may be appointed.
paid to the agent in full discharge of Seller's obligation for to and become the property of the Seller, or the Seller may property of the Seller, or the Seller may be super agrees to pay costs and altorney fees, including the a Seller as liquidated damages, and a receiver may be appoint	or may forfeit the same as provided in Chapter 656 of the orfeited and to the extent of the commission it shall first be commission to the agent, and the balance, if any, shall be paid proceed by any action or actions at law or in equity and the agent's commission and any other expenses incurred by the ted and all payments made herein to the extent of the comthe Seller's obligation for the agent's commission, and the bales Seller.
12. In case either party fails to perform his part of the	his agreement, the other party may at his option forfeit this
13. In the performance of each part of this agreemen	
. TO COMPLY WITH THE EDUAG FACUITEMENTS, SAME TO DE DANC	he purchase price may be used to pay taxes and other liens died under supervision ofCharles Tucker
	nding contract for the sale and purchase of the above de- ce) and the Seller shall pay said agent the customary com-
mission. If this offer is not accepted by the Seller on or be null and void and the initial payment shall be repaid to ti party.	fore XXXXXX April 25 , 1988 , it shall become the buyer without liability on the part of said agent to either
The foregoing offer is accepted this .22nd	I = II =
day of April 19 88 Meh Beque to Selier and Owner	Named June level 201988
Patricia D. Bequette Wife or Husband	Wife or Husband

STATE OF IOWA) SS:

On this 22nd day of April A.D. 1988 before me the undersigned personally appeared Mehl Bequette and Patricia Bequette, a/k/a Patricia D. Bequette to me known to be the identical persons named in and who executed the foregoing instrument, and acknowledged that they executed the same as their vouluntary act and deed for the purpose therein specified.

Charles E. Tucker, Jr.
Notary Public in and for said County

DEED RECORD 124