COMPUTER

FILED NO: 646

BOOK 55 PAGE 320

Cumpar**ad** 

89 OCT -3 AM 9: 55

IND.
REC.
PAGE

MARY E. WELTY RECORDER MADISON COUNTY, 10WA

Fee \$5.00, Trans \$5.00

i	×

## **WARRANTY DEED — JOINT TENANCY**

SPACE ABOVE THIS LINE FOR RECORDER

For the consideration Dollar(s) and other value	on of <u>One</u> able consideration, _	Dougla	as D	. Waugh					
do hereby Convey to	Douglas D.	Waugh	and	Kristin	К.	Waugh,	husband	and	wife
as Joint Tenants with F	ull Rights of Survivo		not as		mmo	en, the follow	ving described	real e	state in

Lot Four (4) of Clearview First Addition to Earlham, in Madison County, Iowa.

This Deed is exempt from filing a Declaration of Value and Groundwater Hazard Statement pursuant to §428A.2(11) of the Iowa Code (1989).

Grantors do Hereby Covenant with grantees, and successors in interest, that grantors hold the real estate by title in fee simple; that they have good and lawful authority to sell and convey the real estate; that the real estate is Free and Clear of all Liens and Encumbrances except as may be above stated; and grantors Covenant to Warrant and Defend the real estate against the lawful claims of all persons except as may be above stated. Each of the undersigned hereby relinquishes all rights of dower, homestead and distributive share in and to the real estate.

Words and phrases herein, including acknowledgment hereof, shall be construed as in the singular or plural number, and as masculine or feminine gender, according to the context.

Dated: 9-28-89
Ty Xuila & May 6)
DOUGLAS D. WAUGH (Grantor)
no (Grantor)
nd (Grantor)
lic (Grantor)
en region of the control of the cont

© Iowa State Bar Association This Printing September, 1988 103 WARRANTY DEED