FP.ED NO. 1779

BOOK 126 TAGE 450

MARY E. WELLTY
PAGE RECOMBER
MADISON COUNTY, TOWA

143 REAL ESTATE CONTRACT (SHORT FORM)
Revised October, 1988

Fee \$15.00

SPACE ABOVE THIS LINE FOR RECORDER



Clowa State Bar Association This Printing October, 1988

REAL ESTATE CONTRACT (SHORT FORM)

IT IS AGREED between	DOROTHY L. GRAHAM, Single,
	<u> </u>
	. ("Sellers"), and FLORENCE A. DUBUC and OMER J. DUBUC, as to an
<u>undivided one-hal</u> f	(1) interest, and BARBARA A. CASAS, as to an undivided one-half
(1) interest	("Buyers")
Sellers agree to sell and County, lowa, described a	Buyers agree to buy real estate inMadisons:
See att	ached description of real estate

with any easements and appurtenant servient estates, but subject to the following: a any zoning and other ordinances, b any covenants of record; c. any easements of record for public utilities, roads and highways; and d. (consider: liens; mineral rights; other easements; interests of others.)
(the "Real Estate"), upon the following terms:
1. PRICE. The total purchase price for the Real Estate is
\$1,680.00 on principal on March 1, 1990; \$1,000.00 on principal on March 1st of each year, beginning March 1, 1991, until March 1, 2000, at which time the entire balance shall become due and payable. Buyer shall have the right to prepay all or any part of the principal at any time without
penalty. 2.INTEREST. Buyers shall pay interest from March 1, 1990, on the unpaid balance, at the rate of percent per annum, payable _annually, beginning March 1, 1991
Buyers shall also pay interest at the rate of
and any unpaid real estate taxes payable in prior years. Buyers shall pay all subsequent real estate taxes. Any proration of real estate taxes on the Real Estate shall be based upon such taxes for the year currently payable unless the parties state otherwise.
4. SPECIAL ASSESSMENTS. Sellers shall pay all special assessments which are a lien on the Real Estate as of the date of this contract or
All other special assessments shall be paid by Buyers.
5. POSSESSION. Sellers shall give Buyers possession of the Real Estate on <u>March 1</u>
6. 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 keep 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.

impognitie gate orthis contract	atly obtain an abstract of title to the Real Estate continued and deliver it to Buyers for examination. It shall show mer-
chantable title in Sellers in or conformity with this contract, Iowa law	and the Title Standards of the Iowa State Bar Association.
The abstract shall become the property of the Buyers when the puright to occasionally use the abstract prior to full payment of the pur	
abstracting and title work due to any act or omission of Sellers, including	
8. FIXTURES. All property that integrally belongs to or is part of	
light fixtures, shades, rods, blinds, awnings, windows, storm doors, s automatic heating equipment, air conditioning equipment, wall to v	screens, plumbing fixtures, water heaters, water softeners, wall carpeting, built-in items and electrical service cable.
outside television towers and antenna, fencing, gates and landscapi	ing shall be considered a part of Real Estate and included
in the sale except: (consider: rental items.)	
9. CARE OF PROPERTY. Buyers shall take good care of the p	roperty: shall keep the buildings and other improvements
now or later placed on the Real Estate in good and reasonable re	pair and shall not injure, destroy or remove the property
during the term of this contract. Buyers shall not make any materia	al alteration to the Real Estate without the written consent
of the Sellers.	house the Beat Estate to Buyers or their assigneds, by
10. DEED. Upon payment of purchase price, Sellers shall cowarranty deed, free and clear of all lie	ens, restrictions, and endumbrances except as provided
herein. Any general warranties of title shall extend only to the date of	of this contract, with special warranties as to acts of Sellers
continuing up to time of delivery of the deed.	
 REMEDIES OF THE PARTIES. a. If Buyers fail to timely perform this contract, Sellers may, at S 	Seller's option, either (i) forfeit Buyers' rights in this contract
as provided in the lowa Code, and all payments made by Buyers	s shall be forfeited or (ii) upon thirty days written notice by
Sellers to Buyers of Sellers' intention to accelerate the payment of thirty days such failure is not corrected) Sellers may declare the e	
this contract may be foreclosed in equity; the Court may appoin	
foreclosure may be reduced under the conditions of Section 628	
 b. If Sellers fail to timely perform their obligations under this colland have all payments made returned to them. 	
c. Buyers and Sellers are also entitled to utilize any and all other re	
d. In any action or proceeding relating to this contract the succe fees and costs as permitted by law.	ssful party shall be entitled to receive reasonable attorney s
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 t	he joint tenancy is not later destroyed by operation of law
or by acts of Sellers, then the proceeds of this sale, and any continuous belong to Sellers as joint tenants with full right of survivorship and	
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	
executes this contract only for the purpose of relinquishing all r compliance with Section 561.13 of the lowa Code and agrees to e	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 interest in the personal property and Buyers shall execute the nec	f any personal property, Buyers grant the Sellers a security
	f any personal property, Büyers grant the Sellers a security essary financing statements and deliver them to Sellers.
interest in the personal property and Buyers shall execute the nec 16. CONSTRUCTION. Words and phrases in this contract shall	f any personal property, Büyers grant the Sellers a security essary financing statements and deliver them to Sellers.
interest in the personal property and Buyers shall execute the nec 16. CONSTRUCTION. Words and phrases in this contract shall masculine, feminine or neuter gender, according to the context. 17. ADDITIONAL PROVISIONS. BANKINK KHIKKK KHIKKK KENTEKK KENTEKK KENTEKK KHIKKK KHIKKKK KHIKKKK KHIKKKK KHIKKKK KHIKKKK KHIKKKKK KHIKKKKKKKK	f any personal property, Buyers grant the Sellers a security ressary financing statements and deliver them to Sellers. The construed as in the singular or plural number, and as a security the construed as in the singular or plural number, and as a security the construed as in the singular or plural number, and as a security the construed as in the singular or plural number, and as a security that was a security to the construed as in the singular or plural number, and as a security that was a security to the construed as in the singular or plural number, and as a security the construed as in the singular or plural number, and as a security to the construed as in the singular or plural number, and as a security to the construed as in the singular or plural number, and as a security to the construed as in the singular or plural number, and as a security to the construed as in the singular or plural number, and as a security to the construed as in the singular or plural number, and as a security to the construed as in the singular or plural number, and as a security to the construed as in the singular or plural number, and as a security to the construed as in the singular or plural number, and as a security to the construed as a security to the construed as a security to the construence of the construence
interest in the personal property and Buyers shall execute the nec 16. CONSTRUCTION. Words and phrases in this contract shall masculine, feminine or neuter gender, according to the context. 17. ADDITIONAL PROVISIONS. BRYSONS SHALKIX XHING XIXINEX KUSHKIX KXXXXXIII KKIX XXXXXXIII KKIX XXXXXIII KKIX XXXXXIII KKIX XXXXXIII KKIX XXXXIII KKIX XXXII KKIX XXIII KKIX XXIII KKIX XXIII XXI	fany personal property, Buyers grant the Sellers a security sessary financing statements and deliver them to Sellers. be construed as in the singular or plural number, and as
interest in the personal property and Buyers shall execute the nec 16. CONSTRUCTION. Words and phrases in this contract shall masculine, feminine or neuter gender, according to the context. 17. ADDITIONAL PROVISIONS. BANKONS ENGLISH STORY STORY RESIDENCY DESCRIPTION OF THE PROVISION STORY RESIDENCY DESCRIPTION OF THE STORY STO	fany personal property, Buyers grant the Sellers a security sessary financing statements and deliver them to Sellers. be construed as in the singular or plural number, and as
interest in the personal property and Buyers shall execute the nec 16. CONSTRUCTION. Words and phrases in this contract shall masculine, feminine or neuter gender, according to the context. 17. ADDITIONAL PROVISIONS. BRYSONS SHALKIX XHING XIXINEX KUSHKIX KXXXXXIII KKIX XXXXXXIII KKIX XXXXXIII KKIX XXXXXIII KKIX XXXXXIII KKIX XXXXIII KKIX XXXII KKIX XXIII KKIX XXIII KKIX XXIII XXI	fany personal property, Buyers grant the Sellers a security sessary financing statements and deliver them to Sellers. be construed as in the singular or plural number, and as
interest in the personal property and Buyers shall execute the nec 16. CONSTRUCTION. Words and phrases in this contract shall masculine, feminine or neuter gender, according to the context. 17. ADDITIONAL PROVISIONS. BRYSONS SHALKIX XINNEX KINNEX KUSHKIX KXXXXIIIN KXXXXIIX XINXXXIIX XINXXXIIX XINXXXIIX XINXXIIX XIXXXIIX XIXXXIIX XIXXXIIX XIXXXIIX XIXXXIIX XIXXXIIX XIXXXIIX XIXXIIXXIIX XIXXXIIX	fany personal property, Buyers grant the Sellers a security sessary financing statements and deliver them to Sellers. be construed as in the singular or plural number, and as
interest in the personal property and Buyers shall execute the nec 16. CONSTRUCTION. Words and phrases in this contract shall masculine, feminine or neuter gender, according to the context. 17. ADDITIONAL PROVISIONS. BRYSONS SHALKIX XINNEX KINNEX KUSHKIX KXXXXIIIN KXXXXIIX XINXXXIIX XINXXXIIX XINXXXIIX XINXXIIX XIXXXIIX XIXXXIIX XIXXXIIX XIXXXIIX XIXXXIIX XIXXXIIX XIXXXIIX XIXXIIXXIIX XIXXXIIX	fany personal property, Buyers grant the Sellers a security sessary financing statements and deliver them to Sellers. be construed as in the singular or plural number, and as
interest in the personal property and Buyers shall execute the nec 16. CONSTRUCTION. Words and phrases in this contract shall masculine, feminine or neuter gender, according to the context. 17. ADDITIONAL PROVISIONS. BRYSONS SHALKIX XINNEX KINNEX KUSHKIX KXXXXIIIN KXXXXIIX XINXXXIIX XINXXXIIX XINXXXIIX XINXXIIX XIXXXIIX XIXXXIIX XIXXXIIX XIXXXIIX XIXXXIIX XIXXXIIX XIXXXIIX XIXXIIXXIIX XIXXXIIX	fany personal property, Buyers grant the Sellers a security sessary financing statements and deliver them to Sellers. be construed as in the singular or plural number, and as
interest in the personal property and Buyers shall execute the nec 16. CONSTRUCTION. Words and phrases in this contract shall masculine, feminine or neuter gender, according to the context. 17. ADDITIONAL PROVISIONS. BRYSONS SHALKIX XINNEX KINNEX KUSHKIX KXXXXIIIN KXXXXIIX XINXXXIIX XINXXXIIX XINXXXIIX XINXXIIX XIXXXIIX XIXXXIIX XIXXXIIX XIXXXIIX XIXXXIIX XIXXXIIX XIXXXIIX XIXXIIXXIIX XIXXXIIX	fany personal property, Buyers grant the Sellers a security sessary financing statements and deliver them to Sellers. be construed as in the singular or plural number, and as
interest in the personal property and Buyers shall execute the nec 16. CONSTRUCTION. Words and phrases in this contract shall masculine, feminine or neuter gender, according to the context. 17. ADDITIONAL PROVISIONS. BRYSONS SHALKIX XHING XIXINEX KUSHKIX KXXXXXIII KKIX XXXXXXIII KKIX XXXXXIII KKIX XXXXXIII KKIX XXXXXIII KKIX XXXXIII KKIX XXXII KKIX XXIII KKIX XXIII KKIX XXIII XXI	fany personal property, Buyers grant the Sellers a security sessary financing statements and deliver them to Sellers. be construed as in the singular or plural number, and as
interest in the personal property and Buyers shall execute the nec 16. CONSTRUCTION. Words and phrases in this contract shall masculine, feminine or neuter gender, according to the context. 17. ADDITIONAL PROVISIONS. BRYSONS SHALKIX XINNEX KINNEX KUSHKIX KXXXXIIIN KXXXXIIX XINXXXIIX XINXXXIIX XINXXXIIX XINXXIIX XIXXXIIX XIXXXIIX XIXXXIIX XIXXXIIX XIXXXIIX XIXXXIIX XIXXXIIX XIXXIIXXIIX XIXXXIIX	fany personal property, Buyers grant the Sellers a security sessary financing statements and deliver them to Sellers. be construed as in the singular or plural number, and as
interest in the personal property and Buyers shall execute the nec 16. CONSTRUCTION. Words and phrases in this contract shall masculine, feminine or neuter gender, according to the context. 17. ADDITIONAL PROVISIONS. BRYSONS SHALKIX XINNEX KINNEX KUSHKIX KXXXXIIIN KXXXXIIX XINXXXIIX XINXXXIIX XINXXXIIX XINXXIIX XIXXXIIX XIXXXIIX XIXXXIIX XIXXXIIX XIXXXIIX XIXXXIIX XIXXXIIX XIXXIIXXIIX XIXXXIIX	fany personal property, Buyers grant the Sellers a security sessary financing statements and deliver them to Sellers. be construed as in the singular or plural number, and as
interest in the personal property and Buyers shall execute the nect 16. CONSTRUCTION. Words and phrases in this contract shall masculine, feminine or neuter gender, according to the context. 17. ADDITIONAL PROVISIONS. BREWOODS WARRING YOUNG NOTICE WARRING XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	fany personal property, Buyers grant the Sellers a security sessary financing statements and deliver them to Sellers. be construed as in the singular or plural number, and as
interest in the personal property and Buyers shall execute the nec 16. CONSTRUCTION. Words and phrases in this contract shall masculine, feminine or neuter gender, according to the context. 17. ADDITIONAL PROVISIONS. BRYSONS SHALKIX XINNEX KINNEX KUSHKIX KXXXXIIIN KXXXXIIX XINXXXIIX XINXXXIIX XINXXXIIX XINXXIIX XIXXXIIX XIXXXIIX XIXXXIIX XIXXXIIX XIXXXIIX XIXXXIIX XIXXXIIX XIXXIIXXIIX XIXXXIIX	fany personal property, Buyers grant the Sellers a security sessary financing statements and deliver them to Sellers. be construed as in the singular or plural number, and as
interest in the personal property and Buyers shall execute the nect 16. CONSTRUCTION. Words and phrases in this contract shall masculine, feminine or neuter gender, according to the context. 17. ADDITIONAL PROVISIONS. BREWOODS WARRING YOUNG NOTICE WARRING XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	fany personal property, Buyers grant the Sellers a security sessary financing statements and deliver them to Sellers. be construed as in the singular or plural number, and as
interest in the personal property and Buyers shall execute the nect 16. CONSTRUCTION. Words and phrases in this contract shall masculine, feminine or neuter gender, according to the context. 17. ADDITIONAL PROVISIONS. BREWOODS WARRING YOUNG NOTICE WARRING XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	fany personal property, Buyers grant the Sellers a security sessary financing statements and deliver them to Sellers. be construed as in the singular or plural number, and as
interest in the personal property and Buyers shall execute the nect 16. CONSTRUCTION. Words and phrases in this contract shall masculine, feminine or neuter gender, according to the context. 17. ADDITIONAL PROVISIONS. BREWOODS WARRING YOUNG NOTICE WARRING XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	fany personal property, Buyers grant the Sellers a security sessary financing statements and deliver them to Sellers. be construed as in the singular or plural number, and as
interest in the personal property and Buyers shall execute the nec 16. CONSTRUCTION. Words and phrases in this contract shall masculine, feminine or neuter gender, according to the context. 17. ADDITIONAL PROVISIONS. BANKOSK KNAKK XWAKK KNEKK KNEKK KKAKK XWAKK KNOKK TWAKK XWAKK KNOKK KNEKK KKAKK XWAKK KNOKK K	fany personal property, Buyers grant the Sellers a security sessary financing statements and deliver them to Sellers. be construed as in the singular or plural number, and as
Dated this 29 day of Clery, 1989. Dated this 29 day of Clery, 1989.	Hany personal property, Buyers grant the Sellers a security ressary financing statements and deliver them to Sellers. The construed as in the singular or plural number, and as a security the construed as in the singular or plural number, and as a security the construed as in the singular or plural number, and as a security the construed as in the singular or plural number, and as a security at a security and as a security at a secur
interest in the personal property and Buyers shall execute the nec 16. CONSTRUCTION. Words and phrases in this contract shall masculine, feminine or neuter gender, according to the context. 17. ADDITIONAL PROVISIONS. BANKOSK KNAKK XWAKK KNEKK KNEKK KKAKK XWAKK KNOKK TWAKK XWAKK KNOKK KNEKK KKAKK XWAKK KNOKK K	fany personal property, Buyers grant the Sellers a security sessary financing statements and deliver them to Sellers. be construed as in the singular or plural number, and as
Dated this 39 day of Cley, 1989. Florencer A. Dyduc Annual XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	Hany personal property. Buyers grant the Sellers a security ressary financing statements and deliver them to Sellers. The construed as in the singular or plural number, and as a security research the singular or plural number, and as a security res
Dated this 29 day of Cury, 1989. Florences A. Dyduc Dated this 29 day of Cury, 1989. Florences A. Dyduc Dated this 29 day of Cury, 1989. Florences A. Dyduc Dated this 29 day of Cury, 1989. Florences A. Dyduc Dated this 29 day of Cury, 1989. Florences A. Dyduc Dated this 29 day of Cury, 1989.	A ANDISON
Dated this 29 day of Cury, 1989. Florencef A. Dybuc Charact xxixxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx	Hany personal property. Buyers grant the Sellers a security ressary financing statements and deliver them to Sellers. The construed as in the singular or plural number, and as a security research the singular or plural number, and as a security res

they executed the same as their voluntary act and deed.

to me known to be the identical persons named in and who executed the foregoing instrument, and acknowledged to me that

<u>DUBUC/CASAS - GRAHAM REAL ESTATE CONTRACT</u>

Description of Real Estate

The Southeast Quarter $(\frac{1}{4})$ of the Southeast Quarter $(\frac{1}{4})$, and the Southwest Quarter $(\frac{1}{4})$ of the Southeast Quarter $(\frac{1}{4})$, except the North 13-2/3 acres thereof, except a parcel of land described as commencing at the Northwest Corner of the Southwest Quarter () of the Southeast Quarter () of Section Eight (8), thence South 0°00'00" 454.81 feet to the South line of the North 133 acres of said Southwest Quarter (3) of the Southeast Quarter (3); thence continuing South 0.00'00" 130.00 feet to Point of Beginning; thence continuing South 0°00'00" 467.50 feet; thence North 90°00'00" East 1158.00 feet; thence North 0°00'00" 367.50 feet; thence North 90°00'00" West 1058.00 feet; thence North 0°00'00" 100.00 feet; thence North 90°00'00" West 100.00 feet to Point of Beginning, containing 9.9992 acres, including 0.3476 acres of county road right-of-way, and except a parcel of land described as commencing at the Northwest Corner of the Southwest Quarter (1) of the Southeast Quarter (1) of Section 8, Township 75 North, Range 28 West of the 5th P.M., Madison County, Iowa; thence South 0°00'00" 454.81 feet to the South line of the North 133 acres of said Southwest Quarter (१) of the Southeast Quarter (१) which is the point of beginning; thence North 89°38'20" East 1158.02 feet along the South line of the North 13% acres of said Southwest Quarter (1) of the Southeast Quarter (1); thence South 0°00'00" 237.30 feet; thence North 90°00'00" West 1058.00 feet; thence North 0°00'00" 100.00 feet; thence North 90°00'00" West 100.00 feet; thence North 0°00'00" 130.00 feet to the Point of Beginning, containing 5.9818 acres, including 0.1040 acres of county road right-of-way; and the West Thirteen (13) Chains of the North 12.95 chains of the Northwest Quarter $(\frac{1}{4})$ of the Northeast Quarter $(\frac{1}{4})$ of Section Seventeen (17); all in Township Seventy-five (75) North, Range Twenty-eight (28) West of the 5th P.M., Madison County, Iowa.