

## REAL ESTATE CONTRACT (SHORT FORM)

of Madison Adeline T. Winju	County, Iowa, Sellers, and,E	Francis O. Winju	um and
of Madison	County, Iowa, Buyers:	<del> </del>	
That Sellers hereby agree	to sell and Buyers hereby agree to bu	by the real estate situated	d in <u>Madison</u>
	unty, lowa, described as: ched legal description	and Ingress Far	ress (Carrigus)
	with legal.	and ingless-by	FILED NO. 1027
		- Bulleting	BOOK_56PAGE_309_
			90 NOV -7 AM 10: 36
		Fee \$15.00	MARY E. WELTY
together with all easements a	nd servient estates appurtenant theret	o, upon the following ter	RECORDER ms: MADISON COUNT (: 10%
	PRICE for said property is the sum	of <u>Twenty Thous</u> :	and
of which		D	ollars (\$20,000,00_)
	nonth until paid in full		
prepay at any and each month  2. INTEREST. Buyers of the rate of	interest. The buyers shaime. 1st Payment to be	nall have the rgin December 10  er 10,1990 upon  mornolly.	ight to th,1990 th,1990 the unpaid balances, at tate taxes
prepay at any and each month  2. INTEREST. Buyers a he rate of	interest. The buyers shall ime. 1st Payment to begin thereafter.  In thereafter.  Ingree to pay interest from November to per annum, payable monthly.  The to pay 8/24ths of the 1st to pay 8/24ths of the 1st to pay 1st to	regular real es and July 1, 1991 ial assessments for improve they become delinquent attent of taxes shall be	ight to th, 1990  the unpaid balances, at tate taxes , and vements which have been ent, all other current and
2. INTEREST. Buyers of he rate of	interest. The buyers shall see to pay interest from November to per annum, payable monthly.  Be to pay 8/24ths of the shall shall be in prior years and any and all specintract; and Buyers agree to pay, beforents against said premises. Any prore	regular real es al assessments for improve they become delinque ation of taxes shall be wise.*	the unpaid balances, at tate taxes
2. INTEREST. Buyers of the rate of	interest. The buyers shall ime. 1st Payment to begin thereafter.  Ingree to pay interest from November to per annum, payable monthly.  The to pay 8/24ths of the inch fiscal year commencion ble in prior years and any and all specients against said premises. Any prorest to be unless the parties state other.	regular real es and July 1, 1991  ial assessments for improve they become delinque ation of taxes shall be wise.*  is aid premises on or before they become delinque ation of taxes shall be wise.*	the unpaid balances, at tate taxes  tate taxes  and vements which have been ent, all other current and a based upon the faxes  Buyers agree to accept the still final settlement. Buyers tended coverage for a sum

\*Decide for yourself it that formula is fair it Boyers are purchasing a lot with newly built improvements.

fixtures are a part of the real estate and are included in this sale except

<u>3</u>09

ings, 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

- 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)

- FORFEITURE AND FORECLOSURE. If Buyers fail to perform this agreement in any respect, time being Ш nt ρf

	and all payme	nce of this agreement, ents made and impro- i due and payable an	vements made d proceed by :	on said premisuit at law or	ses shall be for in equity to f	rfeited; or Sellers oreclose this conti	may declare th	ne ful even
	Buyers agree t	o pay costs and attor ter sale on foreclosure	ney fees and ar	ny other expens	se incurred by	Sellers. It is agreed	d that the perio	ds of
		PROPERTY. It tals contract ption, proceed in respect to te, all as permitted by Section			eller a security inter Incorm Commercial	est in such personally. In Code of towa and treat	the cuse of Buyer's is such personalty in th	delauli ro sume
	this contract, in the	ANCY IN PROCEEDS AND described properly in joint fer proceeds thereof, and in autiviorship and not as tenants intract to the surviving Setter of	y continuing or reca	plured rights of Sel	lers in said real est	nt tenancy. In that case, ale, shall be and continue	all rights of the Se e in Sellers as joint	llers in tenants
	13 "SELLERS," relinquishing all rig the printed portion	* Spouse, if not a titleholde this of dower, homestead and of this contract, without more sale proceeds, nor bind such	r immediately preced	ding this sale shall nd/or in compliance	be presumed to he with section 561.13	ve executed this instrume Code of lowe; and the u	int only for the purp	ose of
		further terms or provisions)						
	Words and phi	rases herein shall be const	rued as singular o	r plural and as m	asculine Feminine	or neuter gender acc	arding to the cont	erl
	Finis	Minin						
Fra	ancis 0.	Winjum	<del></del>		Patrick	F. Corkrea	n	_
-	Adelu	I Winge			Doug	12/11/4 p	1.12.11	
	Adeline T	.winjum	BUYERS		Nancy M	. Corkrean	SELLEI	RS
_	 				-	<del></del> -		
		10th Ave. Ia 5027 Buyers	Address			. 8th Ave. set Ia 5027	Sellers' Addre	
		(m) /			WINGEL	500 Tu 5027	Zenera Addre	
	On this	Z day of J	Truliste	UNTY, ss:	]9 <u>~</u>	ore me, the under	rsjigned, a Not	ary
	rublic in and for	said State. parsonally	appeared M	CUCK +	- CHRE	iani an	<u>v.                                    </u>	_
- t	o me known to	be the identical pers	ons named in a	nd who execu	ted the foreg	oing instrument, a	and acknowledg	ged
	GERALDIN	ted the same as their	voluntary act	and deed	Miala	Vio m	Boo	
<b>₹</b>  -	-	<u></u>	iald me	11. Lee	Notary Public	in and for State.	2-y 2-x	_
	! 							
ļ				19Auditor	1 gg	d in 25.	<u> </u>	1
1	<u>ğ</u>			- 8uk		M. and recorded in M. and recorder County Records.		ł
Ì	± (-					on by go and by	Z Z	
	Estate Con (Short Form					3 10 18	RETURN TO	
3	하자	<u> </u>   2		<u>\$</u> .	1 1 1	2/2 6		
9	stat			ation	1 #b	o'clock of the state of the sta	ő	
	E			te la	Score .	o o o	2 2	
	Real Estate Contraci (Short Form)			Entered for taxation the y of	Filed for record the	20 2 3 C	WHEN RECORDED	
						So to local distriction of the control of the contr	Ŋ	
. 4	1	ir i i	1 1 11	ھ ا ھ	` II	7 2 5 1 2	<u>≩</u>    ≦	ł

DESCRIPTION:

## HONOR'S ACRES SECOND ADDITION

A parcel of land in the Northeast Quarter of the Southwest Quarter of Section 36, Township 76 North, Range 28 West of the 5th Principal Meridian, City of Winterset, Madison County, Iowa, more particularly described as follows:

Commencing at the West Quarter Corner of Section 36, Township 76 North, Range 28 West of the 5th Principal Meridian, City of Winterset, Madison County, Iowa; thence along the west line of said Section 36, South 00°45'31" East, 777.38 feet; thence along the south line of Jefferson Street, North 89°54'20" East, 1,701.65 feet; thence South 00°22'35" East, 130.00 feet to the point of beginning. Thence continuing South 00°22'35" East, 30.00 feet; thence South 89°54'21" West, 76.65 feet; thence South 01°11'45" East, 380.79 feet; thence along the north line of Honor's Acres Second Addition, North 89°56'10" East, 200.00 feet; thence along the west line of West Court Second Addition, North 01°36'11" West, 410.98 feet; thence South 89°54'20" West, 120.00 feet to the point of beginning. Said parcel of land contains 1.819 Acres.

NOTE: The north line of the SW.‡ of Section 36, T76N, R28W is assumed to bear due East and West.

DESCRIPTION: (INGRESS-EGRESS EASEMENT)

Commencing at the West Quarter Corner of Section 36, Township 76 North, Range 28 West of the 5th Principal Meridian, City of Winterset, Madison County, Iowa; thence along the west line of said Section 36, South 00°45'31" East, 777.38 feet; thence along the south line of Jefferson Street, North 89°54'20" East, 1,433.00 feet to the point of beginning. Thence South 01°11'45" East, 540.74 feet to the north line of Honor's Acres Second Addition; thence along said north line, North 89°56'10" East, 60.00 feet; thence North 01°11'45" West 160.70 feet; thence North 89°54'21" East, 129.71 feet; thence North 01°11'45" West, 60.01 feet; thence South 89°54'21" West, 129.71 feet; thence North 01°11'45" West, 320.06 feet to the south line of Jefferson Street; thence along said south line, South 89°54'20" West, 60.00 feet to the point of beginning

VANCE & HOCHSTETLE CONSULTING ENGINE 71 JEFFERSON WINTERSET, IOWA 5