

REAL ESTATE CONTRACT (SHORT FORM)

KLAL LSTATE CONTRACT (SHORT T	
It Is Agreed between Patrick F. Corkrean and Nancy	M. Corkrean,
husband and wife	
of <u>Madison</u> County, lowa, Sellers , and Douglas A. S Kristin L. Selsor, husband and wife	Selsor and
ofMadisonCounty, lows, Buyers:	
That Sellers hereby agree to sell and Buyers hereby agree to buy the real estate situate	red in
Lot 1 of Corkrean's Addition to the town of Winterset, Madison County, Iowa	FILED NO. 1260 BOOK 56 PAGE 370
IND REC	90 DEC 17 PH 1: 35
PAGE 2	MARY E.WELTY RECORDER MADISON COUNTY, 19WA Fee \$ 10.00
together with all easements and servient estates appurtenant thereto, upon the following t	erms:
I. TOTAL PURCHASE PRICE for said property is the sum of <u>Sixteen Thor</u>	
of which One Thousand Six Hundred Dollars	Collars (\$ 107000.00)
Dollars (\$1,600.00) has been paid herewith, receipt of which is hereby acknowled agree to pay the balance to Sellers at residence of Sellers, or as directed by Sellers, as follows: \$150.60 or more each month until paid in full. this payment principle and interest. The buyers shall the right anytime. 1st Payment to begin January 15, 1991 and thereafter.	ows: 00 per month t includes to prepay:at
2. INTEREST. Buyers agree to pay interest from December 15, 1990 upon the rate of 11 per cent per annum, payable monthly.	
3. TAXES. Sellers agree to pay 11/24ths of the regular real est the 12 month fiscal year commencing July 1, 1991.	
any unpaid taxes thereon payable in prior years and any and all special assessments for imprinstalled at the date of this contract; and Buyers agree to pay, before they become deling subsequent taxes and assessments against said premises. Any proration of taxes shall to the year currently payable unless the parties state otherwise.*	uent, all other current and
4. POSSESSION. Sellers agree to give Buyers possession of said premises on or be 19.90	efore <u>December 15.</u>
5. INSURANCE. Sellers agree to carry existing insurance until date of possession and insurance recovery instead of replacing or repairing buildings or improvements. Thereafter agree to keep the improvements upon said premises insured against loss by fire, tornado and enot less than \$ or the balance owing under this contract, whichever is less Sellers and Buyers as their interests may appear, and to deliver policies therefor to Sellers.	until final settlement, Buyers extended coverage for a sum
6. ABSTRACT. Sellers agree to forthwith deliver to Buyers for their examination absises continued to the date of this contract showing merchantable title in accordance with examination by Buyers the abstract shall be held by Sellers until delivery of deed. Selle ditional abstracting which may be required by acts, omissions, death or incompetency of occurring before delivery of dead.	lowa Title Standards. After rs agree to pay for an ad-
7. FIXTURES. All light fixtures, electric service cable and apparatus, shades, rods, increased server and screen doors and windows, attached linclaum, attached carpating, water	

side TV tower and antenna, attached fencing and gates, pump jacks, trees, shrubs and flowers and any other attached

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

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

- 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 contemporeneously 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 of redemption after sale on foreclosure may be reduced under the conditions set forth in Sections 628.26 and 628.27. Code of lowa.
- 11 PERSONAL PROPERTY. If this contract includes personally, then Buyer grants belief a security interest in such personally. In the cuse of Buyer's default, belief may, at his option, proceed in respect to such personally in accordance with the Uniform Commercial Code of Iowa and freat such personally in the same manner as real estate, all as permitted by Section 554 9501(4), Code of Iowa.
- 12. JOINT TENANCY IN PROCEEDS AND IN SECURITY RIGHT IN REAL ESTATE. If, and only if, the Sellers, immediately preceding this sale, hold the 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 Sellers in this contract, in the proceeds thereal, and in any continuing or receptured rights of Sellers in said real estate, shall be and continue in Sellers as joint tenants 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 belance of the proceeds of this contract to the surviving Seller and to accept deed executed solely by such survivor; but with due regard for the last sentence of paragraph 8, above.

property, or in the sale	ouse, if not a titleholder immediat if dower, homestead and distribution is contract, without more, shall not proceeds, nor bind such spouse exc or terms or provisions)	redur Luch presumption.	NOT IN ANY WAY COLATOR	e or extend the previous	the use of the word "S interest of such spous	iellers" in ie in seid
	herein shall be construed as s			ine or neuter gender	according to the co	ontext
Dated this	3 day of Dec.	19 <u>.7</u>	0			
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inghs A.			Patrio	ck F. Corkr	'Pan	
Douglas A. S	Λ.			17/11	7	
Kristin L. S	elsor BUYE	RS	Nancy	M. Gorkrea		EDC
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			71.	9 North 8th	n Ave	
	Buyers' Addr		Win	nterset, Ia		dress
	A 1			273		
STATE OF IOWA	Madison day of Dec.	COUNTY, ss	:			
On this2. Public in and for sa	day of_ <u>Dec.</u> id State, personally appear	nd Potrick	. D. 19 <u>40</u> , 1 : <i>E. Curk</i> e	pefore me, the ע בא ה	indersigned, a N	lotary
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that they executed	the identical persons nar the same as their volunt	ary act and deed	executed the to	regoing instrumer	it, and acknowle	edged
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