143 REAL ESTATE CONTRACT (SHORT FORM)

This Printing March, 1987

DE	A I	CCTATE	CONTRACT	ISHORT	FORM
KE	AL	CO INI C	COMITACI	10110111	COMPARED
			CONTRACT	•	COMMENTER

IT IS AGREED between	•	FILEB NO. 1805
		B00K 128 PAGE 52
	D	91 HAR 12 AH 9:
, Sellers,	and PAUL Sharp	MICHELLE UTSLE RECORDER MADISON COUNT Y-101
		Fee \$10.00
	Buyers: buy real estate in XTENDED CONTRACT GE ALL CONSTROYS The The CONTRACTS DATED BALANCE OF 2772/61 TO 40 53 PRINCIPLE PLUS IN PAYMENT DE ient estates, but subject to the following:	,
Sellers agree to sell and Buyers agree to	buy real estate in	Theen Lossine Th
ounty, lowa, described as: This e.	ALL CONLITIONS The -	SAME GUT Change
bl Payment dath	The CONTANTS ARTED	be paid IN TAME
Ro changed To comy 5	BALANCE OF THE PLES IN	Sucot AT 8% F
AL PAYMENTS DETIGE	PAMMENT du	Tas of month 1st 19
, um	F-7	MANCH 1st 199
vith any easements and appurtenant servi	other Terms + condilio	NS WILL SEMAIN
a. any zoning and other ordinances.	Shma	
b. any covenants of record;c. any easements of record for public		
 d. (Consider: liens; mineral rights; other 	er easements; interests of others.)	
designated the Real Estate, upon the follo		
1. PRICE. The total purchase price		
1. FRIOL. THE lotal parchase price		Dollars (\$
		Dollars (\$
		Dollars (\$
	erest from	
the rate of percent per annu	um, payable	
Buyers shall also pay interest at the rasum reasonably advanced by Sellers delinquency or advance.	ate of percent per annum of to protect their interest in this contract	in all delinquent amounts and a t, computed from the date of t
the rate of percent per annumers shall also pay interest at the rate of grant percent per annumers sum reasonably advanced by Sellers delinquency or advance.	ım, payable	in all delinquent amounts and a t, computed from the date of t
the rate of percent per annumers shall also pay interest at the rate of grant percent per annumers sum reasonably advanced by Sellers delinquency or advance.	ate of percent per annum of to protect their interest in this contract	in all delinquent amounts and a t, computed from the date of t
Buyers shall also pay interest at the rasum reasonably advanced by Sellers delinquency or advance. 3. REAL ESTATE TAXES. Sellers	ate of percent per annum of to protect their interest in this contract shall pay	an all delinquent amounts and a t, computed from the date of t
Buyers shall also pay interest at the rasum reasonably advanced by Sellers delinquency or advance. 3. REAL ESTATE TAXES. Sellers and any unpaid real estate taxes paya proration of real estate taxes on the Reathe parties state otherwise.	ate of percent per annum of to protect their interest in this contract shall pay able in prior years. Buyers shall pay all all Estate shall be based upon such taxes for the shall be based upon such ta	subsequent real estate taxes. A
Buyers shall also pay interest at the rasum reasonably advanced by Sellers delinquency or advance. 3. REAL ESTATE TAXES. Sellers and any unpaid real estate taxes payar proration of real estate taxes on the Real the parties state otherwise.	ate of percent per annum of to protect their interest in this contract shall pay able in prior years. Buyers shall pay all all Estate shall be based upon such taxes fellers shall pay all special assessments while	subsequent real estate taxes. A for the year currently payable unli
Buyers shall also pay interest at the rasum reasonably advanced by Sellers delinquency or advance. 3. REAL ESTATE TAXES. Sellers and any unpaid real estate taxes pays proration of real estate taxes on the Reathe parties state otherwise. 4. SPECIAL ASSESSMENTS. Set the date of this contract or	ate of percent per annum of to protect their interest in this contract shall pay able in prior years. Buyers shall pay all al Estate shall be based upon such taxes fellers shall pay all special assessments whi	subsequent real estate taxes. A for the year currently payable unli
Buyers shall also pay interest at the rasum reasonably advanced by Sellers delinquency or advance. 3. REAL ESTATE TAXES. Sellers and any unpaid real estate taxes paya proration of real estate taxes on the Reathe parties state otherwise. 4. SPECIAL ASSESSMENTS. Settle date of this contract or	ate of percent per annum of to protect their interest in this contract shall pay able in prior years. Buyers shall pay all al Estate shall be based upon such taxes fellers shall pay all special assessments whi	subsequent real estate taxes. A for the year currently payable unlich are a lien on the Real Estate a
Buyers shall also pay interest at the rasum reasonably advanced by Sellers delinquency or advance. 3. REAL ESTATE TAXES. Sellers and any unpaid real estate taxes pays proration of real estate taxes on the Reathe parties state otherwise. 4. SPECIAL ASSESSMENTS. Settle date of this contract or All other special assessments shall be 5. POSSESSION. Sellers shall give	ate of percent per annum of to protect their interest in this contract shall pay able in prior years. Buyers shall pay all al Estate shall be based upon such taxes fellers shall pay all special assessments whi	subsequent real estate taxes. A for the year currently payable unlich are a lien on the Real Estate at on

7. ABSTRACT AND TITLE. Sellers, at their expense, sha	ill promptly obtain an abstract of title to the Real Estate
continued through the date of this contractshall show merchantable title in Sellers in conformity with this as State Bar Association. The abstract shall become the property however, Buyers reserve the right to occasionally use the abstract pay the costs of any additional abstracting and title work of by or the death of Sellers or their assignees.	greement, lowa law and the Title Standards of the Iowa of the Buyers when the purchase price is paid in full, ract prior to full payment of the purchase price. Sellers due to any act or omission of Sellers, including transfers
8. FIXTURES. All property that integrally belongs to or is such as light fixtures, shades, rods, blinds, awnings, windows, water softeners, automatic heating equipment, air conditionin electrical service cable, outside television towers and antenna part of Real Estate and included in the sale except: (Conside	g equipment, wall to wall carpeting, built-in items and fencing, gates and landscaping shall be considered a recent items.)
9. CARE OF PROPERTY. Buyers shall take good call improvements now or later placed on the Real Estate in good remove the property during the life of this contract. Buyers swithout the written consent of the Sellers.	hall not make any material alteration to the Real Estate
10. DEED. Upon payment of purchase price, Sellers ships deed, free and clear or provided in 1.a. through 1.d. Any general warranties of title warranties as to acts of Sellers continuing up to time of de	shall extend only the date of this contract, with special
payments made shall be forfeited or, at Seller's option, the payment of the entire balance because of such corrected) Sellers may declare the entire balance immediate foreclosed in equity; the Court may appoint a reforeclosure may be reduced under the conditions of Sellers fail to timely perform this contract, Buy	ediately due and payable. Thereafter this contract may beceiver: and the period of redemption after sale on
available to thom	ny and all other remedies or actions at law or in equity ntract the successful party shall be entitled to receive law.
	ESTATE. If Sellers, immediately preceding this contract, survivorship, and the joint tenancy is not later destroyed eds of this sale, and any continuing or recaptured rights not tenants with full right of survivorship and not as teneither Seller, agree to pay any balance of the price due
13. JOINDER BY SELLER'S SPOUSE. Seller's spotance of this offer, executes this contract only for the purpos tributive share or in compliance with Section 516.13 of The	use, if not a titleholder immediately preceding accep- e of relinquishing all rights of dower, homestead and dis- Code and agrees to execute the deed for this purpose.
14. TIME IS OF THE ESSENCE. Time is of the esse	
15. PERSONAL PROPERTY. If this contract includes Sellers a security interest in the personal property and Bu and deliver them to Sellers.	the sale of any personal property, the Buyers grant the uyers shall execute the necessary financing statements
number, and as masculine, feminine or neuter gender, ac	ontract shall be construed as in the singular or plural coording to the context.
17. ADDITIONAL PROVISIONS.	
Dated this 2 day of	<u>%/</u>
Paul Shans BUYERS	Foraine Mompso By Foul / Sellers
150, BOX 1.72	Source of the state of the stat
Nebeler C. tz., Th. 50595-0122 Buyers' Address	Sellers' Address
GRATE OF STOWA COUNTY OF U) HKREN , ss: 1991 , before me, the undersigned, a Notary Public in
	harp and Paul L. Thompson POF
to me known to be the identical persons named in and when the persons have a stheir voluntary ac	no executed the foregoing instrument, and acknowledged and deed.
	,

Paul Henrichen 11 100 DEED RECORD 128