COMPARED

THE IQWA STATE BAR ASSOCIATION Official Rogm No. 143

FOR THE LEGAL EFFECT OF THE USE OF THIS FORM, CONSULT YOUR LAWYER

FILED NO. __ 1199

BOOK_57_PAGE_154

91 NOV 12 AM II: 37

PHOHELLE UTSLER RECORDER MADISON COUNTY, 10WA

Fee \$15.00

			,	SPACE ABOVE THIS LIN FOR RECORDER
REAL ES	TATE CO	ONTRACT	(SHORT I	FORM)
IT IS AGREED betweenSte	ven C. Sawye	rs and Amy Sawy	ers, husband	and wife
			•	
				
	. , ("Sellers"), and.	Michael O.R. Ja	ckson and Dan •	ette M. Jackson
Sellers agree to sell and Buyers County, Iowa, described as:	agree to buy real	estate in <u>Mad1sc</u>	n	
generally known as: 1	307 W. Washi	ngton, Winterse	t, Iowa	
legally known as: Lot	22 of Honor'	s Acres 2nd Add	ition, Winter	set, Madison County
iny covenants of record; c. any eatights; other easements; interests of the "Real Estate"), upon the follow	of others.)			
1. PRICE. The total purchase pr	•	Ninety-fou	ir thousand Ed	ourshundred and
of which Four thousand Senas been paid. Buyers shall pay the	ven_hundred balance to Sellers a	and NO/100 at date of po	ssession	Oollars (\$ 4,700.00 XXXX

on ootoo by donors, do tono tro				
Shooted by someton as tenerior				
Shooted by somerer or removed				
,		farch 15, 1992		
2 INTEREST Buyers shall nav in	terest from	March 15, 1992	· — — —	on the unpaid balance.
INTEREST. Buyers shall pay in the rate of percer Buyers shall also pay interest at the interest at	nt per annum, pay	able per annum	r annum on all del	inquent amounts and any su
2. INTEREST. Buyers shall pay in the rate of percer percer buyers shall also pay interest at the reasonably advanced by Sellers to the reasonably advanced by	nt per annum, pay	per annum percent pe	r annum on all del	inquent amounts and any su
2 INTEREST Buyers shall nav in	rate of 10 protect their interes	per annum percent per tinthis contract, compo	er annum on all del uted from the date of	inquent amounts and any su fthe delinquency or advance, avable at the County
2. INTEREST. Buyers shall pay in the rate of percer percer buyers shall also pay interest at the reasonably advanced by Sellers to a 3. REAL ESTATE TAXES. Selle Treasurer's Office in to possession and any unpaid real estate taxes real estate taxes on the Real Esta	rate of 10 protect their interes ers shall pay the the fiscal ye	per annum percent per tinthis contract, comporeal estate tax ear commencing ears Buyers shall pay	r annum on all del uted from the date o kes due and pa Iuly 1, 1991, all subsequent rea	inquent amounts and any sufthe delinquency or advance. ayable at the County prorated to the dat Il estate taxes. Any proration
2. INTEREST. Buyers shall pay in the rate of	rate of 10 rate of 10 protect their interesers shall pay the the fiscal years payable in prior years shall be based	per annum percent per tinthis contract, comporeal estate tax ear commencing ears. Buyers shall pay upon such taxes for t	ar annum on all del uted from the date of tes due and particles. In 1991, all subsequent rea the year currently p	inquent amounts and any surfithe delinquency or advance. ayable at the County prorated to the dat all estate taxes. Any proration ayable unless the parties sta
2. INTEREST. Buyers shall pay in the rate of	rate of 10 protect their interes ers shall pay the the fiscal ye payable in prior ye the shall be based Sellers shall pay al	per annum percent per it in this contract, compered estate tax ear commencing ears. Buyers shall pay upon such taxes for the	er annum on all del uted from the date of ces due and para Inly 1, 1991, all subsequent rea he year currently p	inquent amounts and any sufithe delinquency or advance. ayable at the County prorated to the dat all estate taxes. Any proration ayable unless the parties sta the Real Estate as of the dat
2. INTEREST. Buyers shall pay in the rate of percent p	rate of 10 rate of 10 protect their interes ers shall pay the the fiscal yea payable in prior yea the shall be based Sellers shall pay al Ill be paid by Buye ye Buyers possess t under this contra	per annum percent per it in this contract, compered estate tax ear commencing ears. Buyers shall pay upon such taxes for the special assessments ers. ion of the Real Estate or ct.	r annum on all del uted from the date of the and part of the subsequent reache year currently purchase a lien or the manual of the subsequent and the subsequent reaches which are a lien or the subsequent and the subsequent reaches a lien or the subsequent and the subsequent reaches a lien or the	inquent amounts and any sufithe delinquency or advance. ayable at the County prorated to the dat il estate taxes. Any proration hayable unless the parties state in the Real Estate as of the dat 15 , 19 9

The Iowa State Bar Association This Printing February, 1991

interests may appear. Buyers shall provide Sellers with evidence of such insurance.

143 REAL ESTATE CONTRACT (SHORT FORM)
Revised October, 1968

- 7. ABSTRACT AND TITLE. Sellers, at their expense, shall promptly obtain an abstract of title to the Real Estate continued , and deliver it to Buyers for examination. It shall show merthrough the date of this contract _ 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 purchase price is paid in full, however, Buyers reserve the right to occasionally use the abstract prior to full payment of the purchase price. Sellers shall pay the costs of any additional abstracting and title work due to any act or omission of Sellers, including transfers by or the death of Sellers or their assignees.
- 6. FIXTURES. All property that integrally belongs to or is part of the Real Estate, whether attached or detached, such as light fixtures, shades, rods, blinds, awnings, windows, storm doors, screens, plumbing fixtures, water heaters, water softeners, automatic heating equipment, air conditioning equipment, wall to wall carpeting, built-in items and electrical service cable, outside television towers and antenna, fencing, gates and landscaping 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 property; shall keep the buildings and other improvements now or later placed on the Real Estate in good and reasonable repair and shall not injure, destroy or remove the property during the term of this contract. Buyers shall not make any material alteration to the Real Estate without the written consent of the Sellers.
- 10. DEED. Upon payment of purchase price, Sellers shall convey the Real Estate to Buyers or their assignees, by deed, free and clear of all liens, restrictions, and encumbrances except as provided herein. Any general warranties of title shall extend only to the date of this contract, with special warranties as to acts of Sellers continuing up to time of delivery of the deed.
 - 11. REMEDIES OF THE PARTIES.
 - a. If Buyers fail to timely perform this contract, Sellers may, at Seller's option, either (i) forfeit Buyers' rights in this contract as provided in the lowa Code, and all payments made by Buyers shall be forfeited or (ii) upon thirty days written notice by Sellers to Buyers of Sellers' intention to accelerate the payment of the entire balance because of such failure (during which thirty days such failure is not corrected) Sellers may declare the entire balance immediately due and payable, and thereafter this contract may be foreclosed in equity; the Court may appoint a receiver; and the period of redemption after sale on foreclosure may be reduced under the conditions of Section 628.26 or Section 628.27 of the Iowa Code.
 - b. If Sellers fail to timely perform their obligations under this contract, Buyers shall have the right to terminate this contract and have all payments made returned to them.
 - c. Buyers and Sellers are also entitled to utilize any and all other remedies or actions at law or in equity available to them.
 - d. In any action or proceeding relating to this contract the successful party shall be entitled to receive reasonable attorney's fees and costs as permitted by law.
- 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 the joint tenancy is not later destroyed by operation of law or by acts of Sellers, then the proceeds of this sale, and any continuing or recaptured rights of Sellers in the Real Estate, shall belong to Sellers as joint tenants with full right of survivorship and not as tenants in common; and Buyers, in the event of the 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 titleholder immediately preceding acceptance of this offer, executes this contract only for the purpose of relinquishing all rights of dower, homestead and distributive shares or in compliance with Section 561.13 of the Iowa Code and agrees to 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 any personal property, Buyers grant the Sellers a security interest in the personal property and Buyers shall execute the necessary financing statements and deliver them to Sellers.
- 16. CONSTRUCTION. Words and phrases in this contract shall be construed as in the singular or plural number, and as masculine, feminine or neuter gender, according to the context.
 - 17. ADDITIONAL PROVISIONS. See attached Exhibit "A".

Dated:	November	8	91		
Michael	O. R. Jackson		Şte	teven C. Sawyers	augen.
Danette	M. Jackson	BUYERS	Amy	y Sapryers	SELLERS
STATE OFOnthis	I owa day of pig Sigte, personally a	COUNTY OF	Madison 19 91 Sawyers, Amy	, ss: l, before me, the unde y_Sawyers, Michae	ersigned, a Notary Public
	to be the identical pe	rsons named in and wh			cknowledged to me that
COMOR	ed the same as their v	oluntary act and deed.	05	1	1235
٠٠٠٠٠٠٠٠٠٠٠٠٠٠٠٠٠٠٠٠٠٠٠٠٠٠٠٠٠٠٠٠٠٠٠٠٠٠	A ZAN	= R/F1/Um		Notacy Public in and	for Said State

DEED RECORD 57

155

DEED RECORD 57

156

EXHIBIT "A"

CONSTRUCTION OF THE HOUSE SHALL CONTAIN:

- 1) 2 x 4" outside walls with 3 1/2" fiberglass insulation and 1/2" form sheathing, 16" on center.
- 2) 2 x 10 floor joists 16" on center.
- 3) 3/4" tongue and groove oxboard flooring.

4) Shelter widows with primed wood.

- 5) 12" textured siding on three (3) sides with 8" textured siding on front.
- 6) Standard fiberglass shingles.
- 7) Oak trim, ranch style.
- 8) \$3,500.00 allowance for cabinets, vanities and tops.
- 9) \$3,300.00 allowance for floor covering installed with pad.
- 10) 10' x 12' rear deck, with treated joists and cedar flooring.
- 11) One (1) circle top window in front bedroom.
- 12) One (1) single casement in laundry room.
- 13) Trust rafter system on roof.
- 14) \$1,200.00 allowance for light fixture, medicine cabinets and mirrors.
- 15) One (1) 40 gallon gas water heater.
- 16) One (1) 80 percent efficient plus Lennox furnace with central air, installed.
- 17) All plumbing to be standard builders line fixtures throughout house, colors to be an extra.
- 18) Interior to be one color throughout unless agreed on later.
- 19) Gutters installed (weather permitting).
- 20) Outside painted (weather permitting).
- 21) Yard to be graded and seeded (weather permitting).
- 22) One (1) 16' x 7' garage door with opener.
- 23) No insulation in garage area.
- 24) No fireplace included with price.
- 25) One (1) bay window off master bedroom included in price.
- 26) Sidewalk, trees, shrubs, landscaping, all done by buyers at later date if wanted.
- 27) Costs of attorney fees to be split by buyers and sellers.