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LISA SMITH, COUNTY RECORDER MADISON COUNTY IOWA

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## Real Estate Contract - Short Form

THE IOWA STATE BAR ASSOCIATION Official Form No. 143 Recorder's Cover Sheet

Preparer Information: (Name, address and phone number)

Jerrold B. Oliver, P.O. Box 230, Winterset, IA 50273, Phone: (515) 462-3731

Taxpayer Information: (Name and complete address)

Benjamin J. Waigand, 1824 Talmage Rd., Thayer, IA 50254

✓ Return Document To: (Name and complete address)

Jerrold B. Oliver, P.O. Box 230, Winterset, IA 50273, Phone: (515) 462-3731

**Grantors:** 

**Grantees:** 

By: Arnold Lourens, Manager

Benjamin J. Waigand

Legal description: See Page 2

Document or instrument number of previously recorded documents:



# **REAL ESTATE CONTRACT**

(SHORT FORM)

Sellers"); and	
Benjamin J. Waigand	
Buyers").	13.4 12.4
Sellers agree to sell and Buyers agree to buy real estate in bunty, lowa, described as: see Exhibit "A" and "B" attached	Union and Madison
ith any easements and appurtenant servient estates, but subject to tany zoning and other ordinances;	the following:
any covenants of record; any easements of record for public utilities, roads and highways; ar (consider: liens; mineral rights; other easements; interest of others.	
ne "Real Estate"), upon the following terms:  1. PRICE. The total purchase price for the Real Estate is	One Million One Hundred Forty Thousand
ifty-Four and 12/100 o and 0/100	Dollars (\$1,140,054.12) of which
	ay the balance to Sellers at
as directed by Sellers, as follows: ,140,054.12 on June10, 2010, by Buyer assuming	

2. INTEREST. Buyers shall pay interest from on the unpaid balance, at the rate of percent per annum,
payable Buyers shall also pay interest at the rate of $0$
percent per annum on all delinquent amounts and any sum reasonably advanced by Sellers to protect their interest in this contract, computed
from the date of the delinquency or advance.
3. REAL ESTATE TAXES. Sellers shall pay taxes payable in the fiscal year beginning July 1, 2010, prorated to the date of possession
taxes payable in the fiscal year beginning July 1, 2010, profated to the date of possession
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 CLOSING. Sellers shall give Buyers possession of the Real Estate on
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.
7. ABSTRACT AND TITLE. Sellers, at their expense, shall promptly obtain an abstract of title to the Real Estate continued through the date of this contract and deliver it to Buyers for examination. It shall show merchantable 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.
8. 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.)
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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 Warranty Deed
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 (a) fail to make the payments aforesaid, or any part thereof, as same become due; or (b)
fail to pay the taxes or special assessments or charges, or any part thereof, levied upon said property, or assessed against it, by any taxing
body before any of such items become delinquent; or (c) fail to keep the property insured; or (d) fail to keep it in reasonable repair as herein
required; or (e) fail to perform any of the agreements as herein made or required; then Sellers, in addition to any and all other legal and equitable remedies which they may have, at their option, may proceed to forfeit and cancel this contract as provided by law (Chapter 656
Code of lowa). Upon completion of such forfeiture Buyers shall have no right of reclamation or compensation for money paid, or
improvements made; but such payments and/or improvements if any shall be retained and kept by Sellers as compensation for the use of
said property, and/or as liquidated damages for breach of this contract; and upon completion of such forfeiture, if the Buyers, or any other
person or persons shall be in possession of said real estate or any part thereof, such party or parties in possession shall at once peacefully
remove therefrom, or failing to do so may be treated as tenants holding over, unlawfully after the expiration of lease, and may accordingly

b. If Buyers fail to timely perform this contract, Sellers, at their option, may elect to declare the entire balance immediately due and payable after such notice, if any, as may be required by Chapter 654, The Code. Thereafter this contract may be foreclosed in equity and the court may appoint a receiver to take immediate possession of the property and of the revenues and income accruing therefrom and to rent or cultivate the same as the receiver may deem best for the interest of all parties concerned, and such receiver shall be liable to account to Buyers only for the net profits, after application of rents, issues and profits from the costs and expenses of the receivership and foreclosure and upon the contract obligation.

It is agreed that if this contract covers less than ten (10) acres of land, and in the event of the foreclosure of this contract and sale of the property by sheriffs sale in such foreclosure proceedings, the time of one year for redemption from said sale provided by the statutes of the State of lowa shall be reduced to six (6) months provided the Sellers, in such action file an election to waive any deficiency judgment against Buyers which may arise out of the foreclosure proceedings; all to be consistent with the provisions of Chapter 628 of the lowa Code. If the redemption period is so reduced, for the first three (3) months after sale such right of redemption shall be exclusive to the Buyers, and the time periods in Sections 628.5, 628.15 and 628.16 of the lowa Code shall be reduced to four (4) months.

It is further agreed that the period of redemption after a foreclosure of this contract shall be reduced to sixty (60) days if all of the three following contingencies develop: (1) The real estate is less than ten (10) acres in size; (2) the Court finds affirmatively that the said real estate has been abandoned by the owners and those persons personally liable under this contract at the time of such foreclosure; and (3) Sellers in such action file an election to waive any deficiency judgment against Buyers or their successor in interest in such action. If the redemption period is so reduced, Buyers or their successors in interest or the owner shall have the exclusive right to redeem for the first thirty (30) days after such sale, and the time provided for redemption by creditors as provided in Sections 628.5, 628.15 and 628.16 of the lowa Code shall be reduced to forty (40) days. Entry of appearance by pleading or docket entry by or on behalf of Buyers shall be presumption that the property is not abandoned. Any such redemption period shall be consistent with all of the provisions of Chapter 628 of the lowa Code. This paragraph shall not be construed to limit or otherwise affect any other redemption provisions contained in Chapter 628 of the lowa Code. Upon completion of such forfeiture Buyers shall have no right of reclamation or compensation for money paid, or improvements made; but such payments and for improvements if any shall be retained and kept by Sellers as compensation for the use of said property, and/or as liquidated damages for breach of this contract; and upon completion of such forfeiture, if Buyers, or any other person or persons shall be in possession of said real estate or any part thereof, such party or parties in possession shall at once peacefully remove therefrom, or failing to do so may be treated as tenants holding over, unlawfully after the expiration of a lease, and may accordingly be ousted and removed as such as provided by law.

- c. 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.
  - d. Buyers and Sellers are also entitled to utilize any and all other remedies or actions at law or in equity available to them.
- e. 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 lowa Code and agrees to execute the deed for this purpose.
- 14. TIME IS OF THE ESSENCE. Time is of the essence in this contract.

August 26, 2012

- 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. RELEASE OF RIGHTS. Each of the Sellers hereby relinquishes all rights of dower, homestead and distributive share in and to the property and waives all rights of exemption as to any of the property.
- 18. CERTIFICATION. Buyers and Sellers each certify that they are not acting, directly or indirectly, for or on behalf of any person, group, entity or nation named by any Executive Order or the United States Treasury Department as a terrorist, "Specially Designated National and Blocked Person" or any other banned or blocked person, entity, nation or transaction pursuant to any law, order, rule or regulation that is enforced or administered by the Office of Foreign Assets Control; and are not engaged in this transaction, directly or indirectly on behalf of, any such person, group, entity or nation. Each party hereby agrees to defend, indemnify and hold harmless the other party from and against any and all claims, damages, losses, risks, liabilities and expenses (including attorney's fees and costs) arising from or related to my breach of the foregoing certification.

I UNDERSTAND THAT HOMESTEAD PROPERTY IS IN MANY CASES PROTECTED FROM THE CLAIMS OF CREDITORS AND EXEMPT FROM JUDICIAL SALE; AND THAT BY SIGNING THIS CONTRACT, I VOLUNTARILY GIVE UP MY RIGHT TO THIS PROTECTION FOR THIS PROPERTY WITH RESPECT TO CLAIMS BASED UPON THIS CONTRACT.

Dated:	6/9/10	4. JN	
		Benjamin J. Waigand	BUYERS
Dated:			
			BÜYERS
	of PRIVATE SEWAGE DISPOSAL SYS in Paragraph A shall be deemed selected	TEM. Delete inappropriate alternatives below. If r	no deletions are made, tl
	its and warrants to Buyer that the Propert posal systems on the property.	y is not served by a private sewage disposal system	m, and there are no know
		tem, or there is a private sewage disposal system o um for Inspection of Private Sewage Disposal Syste	
C <del>Seller and E</del>	Suver agree that this transaction IS ex	xempt from the time of transfer inspection requ	uiromonts by rosson th
C. Ocher and E	- agree that this transaction to co	compt work the time of transfer inspection requ	ancincing by reason ti
20. ADDITIONAL	PROVISIONS.		
	oit "C" attached.		
DOC LAIN	nt & uttuened.		
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	()	9 2010	
LLC _	Dated:	1, 2010	
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By: Arnold I	Lourens, Manager	Benjamin J. Waigand	
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	SELL	ERS .	BUY
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	JERROLD B. OLIVER	James B	Uh,
A.RIA	* Number 2014441		, Notary Pu
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### STATE OF IOWA, COUNTY OF MADISON

Notary Public in and for said State of Iowa

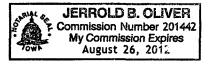


EXHIBIT "A"

LEGAL DESCRIPTION:
Parcel "B", located in the Northwest Quarter of the Northeast Quarter of Section 31, Township 74 North, Range 28 West of the 5th P.M., Madison County, lowa, more particularly described as follows:

Commencing at the North Quarter corner of Section 31, Township 74 North, Range 28 West of the 5th P.M., Madison County, Iowa; thence North 99 54 09 East, 545.72 feet along the North line of the Northwest Quarter of the North east Quarter of said Section 31 to the Point of Beginning: thence North 89 54 09 East, 492.00 feet along the North line of the Northwest Quarter of the Northeast Quarter of said Section 31; thence South 00 05 50 East, 266.00 feet; thence South 89 54 09 West, 492.00 feet; thence North 00 05 50 Kest, 266.00 feet to the Point of Beginning. Said Parcel contains 3.00 acres, including 0.45 acres of County Road right-of-way.

EXHIBIT "B"

LEGAL DESCRIPTION:
Parcel "B", located in the Northwest Quarter of the Southwest Quarter of Section 16, Township 73 North, Range 28 West of the 5th P.M., Union County, Iowa, more particularly described as follows:

Commencing at the Southwest corner of Section 16, Township 73 North, Range 28 West of the 5th P.M., Union County, Iowa; thence North 00 '43'46" West, 1989.32 feet along the West line of said Section 16 to the Point of Beginning; thence North 00 '43'46" West, 180.00 feet along the West line of said Section 16 to the Southwest corner of the existing Parcel "A"; thence North 87'39'03" East, 520.00 feet along the South line of said Parcel "A"; thence South 00'43'46" East, 180.00 feet; thence South 87'39'03" West, 520.00 feet to the Point of Beginning. Said Parcel contains 2.15 acres, including 0.13 acres of County Road right-of-way.

#### **EXHIBIT "C"**

#### **ADDITIONAL PROVISIONS**

1. The entire purchase price shall be paid by Buyer assuming and agreeing to pay the following loans held by Farm Credit Services of America as of June 10, 2010:

Balance	Monthly Payment	Maturity Date	e	Interest	Principal
Union County hog barn: Note 202	6,100.56	9/1/2020		6.92%	\$519,693.27
Madison County hog barn: Note 203	\$6,100.56	9/1/2020		6.92%	\$518,719.28
Both hog barn loans Note 204	\$1,158.33	12/1/2020	* .	7.3%	\$101,641.57
			Total		\$1,140,054.12

The payments include \$206.67 for future maintenance costs.

Notes 202 and 203 each have Funds Held Interest bearing accounts for money to be used for maintenance costs as they are incurred. As of June 10th, the Funds Held account for Note 202 will have a principal balance of \$2,416.56 and Note 203 will have a principal balance of \$850.57. Said Funds Held Accounts shall be transferred to Buyer.

Buyer shall become a Co-Maker on all three loans and shall be operating the facilities and making the Farm Credit Services of America payments from the Cargill Hog Feeding Contract.

- 2. This Real Estate Contract is subject to the approval of Farm Credit Services of America and Cargill. In addition to the consent of Cargill, the Real Estate Contract is also subject to Buyer obtaining a new feeding contract from Cargill and the cancellation of Seller's contracts with Cargill. In the event that said consents and the conditions set forth in this paragraph are not completed, this Real Estate Contract shall be null and void.
- 3. Each of the facilities located on the real estate in Madison County and Union County is served by wells which are not located on either parcel. Said wells are located on adjacent land owned by Arnold Lourens. The Warranty Deed from Seller to Buyer shall grant Buyer an easement for said wells and any pipeline. Buyer shall be responsible for all maintenance, repairs, upkeep and replacement of said wells, equipment and pipelines furnishing water from said wells to the real estate being sold by Seller to Buyer.
- 4. A portion of the pipeline furnishing water from the well located on land owned by Arnold Lourens for the property being sold in Union County, Iowa, runs across land owned by

Christopher Charles Trisler and Susan Louise Trisler, Husband and Wife. Seller shall have until December 1, 2010, to provide Buyer an Easement for such pipeline. In the event that Seller is unable to provide Buyer an Easement to such pipeline on or before December 1, 2010, Seller agrees to construct a pipeline on land owned by Arnold Lourens from said well to the property being sold to Buyer in Union County, Iowa.

Dated this <u>9</u> day of <u>June</u> , 2010.
ACTCA, LLC  By X Arnold Lourens, Manager  Benjamin J. Waigand
Arnold Lourens, Individually
STATE OF IOWA, COUNTY OF MADISON
This instrument was acknowledged before me on this
STATE OF IOWA, COUNTY OF MADISON
This instrument was acknowledged before me on this 2 day of , 2010, by Arnold Lourens.  JERROLD B. OLIVER Commission Number 201442 My Commission Expires
August 26, 2012 Notary Public in and for said State of Iowa
STATE OF IOWA, COUNTY OF MADISON  This instrument was acknowledged before me on this 2 day of 2010, by Benjamin J. Waigand.
JERROLD B. OLIVER Notary Public in and for said State of Iowa

My Commission Expires August 26, 2012