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LISA SMITH. COUNTY RECORDER MADISON IOWA

CHEK



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)

Aaron M. Hubbard, 9902 Swanson Blvd., Clive, IA 50325, Phone: (515) 255-8750

Taxpayer Information: (Name and complete address)

Dennis Woods, P.O. Box 151, Norwalk, Iowa

Return Document To: (Name and complete address)

Dennis Woods Po Box 151 Notwalk It Soul

Grantors:

Grantees:

Dennis Woods

Jimmie R. Downs

Sharree Woods

Legal description: See Page 2

Document or instrument number of previously recorded documents:

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REAL ESTATE CONTRACT

(SHORT FORM)
IT IS AGREED between Dennis Woods and Sharree Woods, husband and wife
("Sellers"); and Jimmic R. Downs
Sitteme K. Downs
("Buyers"). Sellers agree to sell and Buyers agree to buy real estate in
Lot One (1) of Woods Addition. Madison County, Iowa, Located in the Northwest
Quarter 14 of the Northeast Quarter (4) of Section Twenty-Five (25). Township Seventy-Six (76) North, Range Twenty-Six (26) West of the 5th pm Madison County Folia.
West of the 5th pm Madison County Force.
·
with any easements and appurtenant servient estates, but subject to the following:
a. any zoning and other ordinances; b. any covenants of record;
c. any easements of record for public utilities, roads and highways; and d. (consider: liens; mineral rights; other easements; interest of others.)
(the "Real Estate"), upon the following terms: 1. PRICE. The total purchase price for the Real Estate is Two Hundred Seventy-Five Thousand and
1. PRICE. The total purchase price for the Real Estate is 1 WO Hundred Seventy-Five 1 housand and 0/100 Dollars (\$\frac{275,000.00}{275,000.00}) of which
Five Thousand and 0/100
Dollars (\$ 5,000.00) has been paid. Buyers shall pay the balance to Sellers atP.O. Box 151,, Norwalk, Iowa
or as directed by Sellers, as follows: \$2000.00 shall be paid on December 8, 2008 for the initial interest payment. Interest only payments
shall be paid starting on January 1, 2009 monthly in the amount of \$2,000.00. Final balloon payment is due on June 30, 2009 which includes all unpaid principal, interest and any other accrued charges.

		all pay interest fr	_{rom Janu}	ary 1, 2009	on the unpaid b	alance, at the rate of	7.5 percent per annum
payable <u>MOI</u>						yers shall also pay inte	
				im reasonably a	dvanced by Sellers	to protect their interest	in this contract, computer
		ency or advance					
Seller shall	nav all	Sellers shall pa	y ives as the	v come du	and navable	There shall be no	tax proration
Seriei silai	n pay an	icai estate ta	ixes as inc	y come da	c and payable.	THOIC SHARL OC IC	tun protution.
	·		 				
and any unnaid	real estate	taxes pavable in	prior years	Ruvers shall na	v all subsequent re	al estate taxes. Any pro	ration of real estate taxes
						parties state otherwise.	
							he date of this contract of
		All other special					
5. POSSESSIC	N CLOSIN	G. Sellers shall	give Buvers	possession of	the Real Estate or	December 8, 20	$\overline{08}$, provided Buyers are
not in default u	nder this cor	tract. Closing sh	all be on De	ecember 8,	2008.		·
6. INSURANCE	E. Sellers s	hall maintain exi	isting insuran	ce upon the Re	al Estate until the o	tate of possession. Buye	ers shall accept insurance
proceeds inste	ad of Sellers	s replacing or re	epairing dama	iged improvem	ents. After possess	ion and until full payme	nt of the purchase price
Buyers shall ke	ep the impre	ovements on the	Real Estate	insured against	loss by fire, tornad	o, and extended coverage	je for a sum not less than
80 percent of fi	ull insurable	value payable to	the Sellers a	ind Buyers as t	heir interests may a	ppear. Buyers shall prov	ride Sellers with evidence
of such insuran	ice.						
7. ABSTRACT	AND TITLE	. Sellers, at the	ir expense, s	hali promptly of	itain an abstract of	title to the Real Estate c	ontinued through the date
of this contract							in Sellers in or conformity
							he property of the Buyers
							or to full payment of the
				itional abstract	ing and title work	due to any act or omis	sion of Sellers, including
		Sellers or their a					
							ed, such as light fixtures
							eners, automatic heating
							de television towers and
antenna, tencir	ig, gates and	I landscaping sha	all be conside	ered a part of R	eal Estate and inclu	ded in the sale except: (consider: rental items.)
A CARE OF D	OODEDTY	Division shall del		-f th	abaltita - Aba badi	41	
							ments now or later placed
							m of this contract, Buyers
					en consent of the S	ellers. rs or their assignees, by	Warranty
							of title shall extend only to
						delivery of the deed.	in title shall extend only to
11 REMEDIES	OF THE P	ARTIES a If F	Ruvers (a) fai	to make the n	arioning up to tillie of	or any part thereof as	same become due; or (b)
							d against it, by any taxing
							asonable repair as hereir
							y and all other legal and
							ded by law (Chapter 656
							tion for money paid, or
improvements	made: but si	uch payments ar	nd/or improve	ments if any s	hall be retained and	kept by Sellers as con	npensation for the use of
said property, a	and/or as lig	uidated damages	s for breach	of this contract	: and upon comple	tion of such forfeiture. if	the Buyers, or any other
person or perso	ons shall be	in possession of	said real est	ate or any part	thereof, such party	or parties in possession	shall at once peacefully
remove therefro	om, or failing	to do so may	be treated as	tenants holdin	g over, unlawfully a	after the expiration of lea	ise, and may accordingly
		such as provided			9		, ,g-,
b. If Buyer	s fail to time	ely perform this	contract, Sel	lers, at their of	ition, may elect to	declare the entire balar	ice immediately due and
payable after si	uch notice, if	any, as may be	required by (Chapter 654, Tr	e Code. Thereafter	this contract may be for	eclosed in equity and the
court may appo	int a receive	r to take immedi:	ate possession	on of the proper	ty and of the reven-	ues and income accruing	therefrom and to rent or
							ill be liable to account to
Buyers only for	the net prof	its, after applicat	tion of rents,	issues and pro	fits from the costs a	and expenses of the rec	eivership and foreciosure
and upon the co							
It is agreed the	at if this con	tract covers less	than ten (10) acres of land	, and in the event of	of the foreclosure of this	contract and sale of the
property by sne	entr's sale in	such toreclosure	proceedings	the time of or	e year for redempt	ion from said sale provid	led by the statutes of the
State of lowa si	hall be reduc	ed to six (6) mor	nths provided	the Sellers, in	such action file an	election to waive any de	liciency judgment against
ouyers which h	nay arise ou	I of the foreclosu	re proceeding	gs; all to be co	nsistent with the pr	ovisions of Chapter 628	of the lowa Code. If the
euempuon per	iod is so red	uced, for the firs	st three (3) m	onths after sale	such right of rede	mption shall be exclusive	e to the Buyers, and the
inte penoas in i	sections 628).5, 628.15 and 6	28.16 of the	iowa Code sha	be reduced to four	r (4) months.	N 1 15 11 5 11 11
following again	need that the	s period of reder	impaon atter	a roreciosure o	tris contract shall	De reduced to sixty (60) days if all of the three
has been above	doned by the	owners and the	e csidic is les	a man ten (10) Areanally liable	acres in size; (2) the	e Court finds affirmativel	y that the said real estate

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 proversion to 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 Selters 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 Selters 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 Selters, 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 Selters, then the proceeds of this sale, and any continuing or recaptured rights of Selters in the Real Estate, shall belong to Selters as joint tenants with full right of survivorship and not as tenants in common; and Buyers, in the event of the death of either Selter, 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.

- 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:	12/5	.08		
Dated:			-	BUYERS
Dates.		 '		BUYERS

19. ADDITIONAL PROVISIONS.

ADDITIONAL DOWNPAYMENT: There shall be an additional downpayment of \$15,000.00 due and payable on or before March 31, 2009.

PREPAYMENT: There shall be no penalty for early payment.

6-13-2010

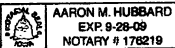
INSURANCE: Seller shall carry homeowner's insurance on the property with an insurable value on the property of at least the contract balance. Any additional insurance including contents insurance shall be the Buyer's sole responsibility.

FURNACE/HEAT PUMP: A new furnace/heat pump shall be installed on the property on or before December 8, 2008 and shall be included in the purchase price. In all other aspects the property is being sold in "as is" condition.

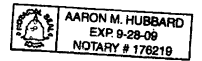
Dated: 12/5/0	8	
Dennis Woods Makkle (woods)	Jim Downs Junie P Down	२ दिक्कि
Sharree Woods SELLE	RS /	BUYERS
STATE OF TOWA COUNTY OF This instrument was acknowledged before me on TOPE Sharree Woods		, by,
CUZANNE M. ROBECTO	Augenne Lowinson	, Notary Public

On this 5 day of <u>December</u> 2008, before me, the undersigned, a Notary Public in and for said State, personally appeared <u>Dent 5 Woods</u>, to me known to be the person named in and who executed the foregoing instrument, and acknowledged that <u>vo</u> executed the same as <u>voluments</u> voluntary act and deed. Notary Public in and for said State.

STATE OF IOWA, COUNTY OF POLK, ss:



On this 5 day of 2008, before me, the undersigned, a Notary Public in and for said State, personally appeared 50 me known to be the person named in and who executed the foregoing instrument, and acknowledged that 20 executed the same as 100 voluntary act and deed.



ublic in and for said State.