

OFFER TO BUY REAL ESTATE AND ACCEPTANCE

TO: Paul C. Dykstra and Nancy K. Dykstra, husband and wife, (Sellers):

1. REAL ESTATE DESCRIPTION. The Buyers offer to buy real estate in Ringgold County, Iowa, described as follows:

TRACT III described as follows:

The South Half of the Southeast Quarter (S½ SE¼) of Section Twenty-six (26), Township Sixty-eight (68), Range Twenty-eight (28) West of the 5th P.M. in Ringgold County, Iowa, EXCEPT A parcel of land located in that portion of the SW1/4 of the SE1/4 of Section 26, Township 68 North, Range 28 West of the 5th P.M. in Ringgold County, Iowa, more particularly described as follows: Beginning at a 1-1/4" bolt at the S1/4 corner of said Section 26, thence N 00°29'05" E along the West line of the SW1/4 of the SE¹/₄ of said Section 26 a distance of 1312.67' to a 5/8" rebar at the NW corner of the SW¼ of the SE¼ of said Section 26, thence S 89°36'15" E along the North line of the SW¼ of the SE¼ of said Section 26 a distance of 648.02' to a 5/8" rebar, thence S 12°28'46E a distance of 51.29' to a 5/8" rebar, thence N 89°36'15" W a distance of 220.36' to a 5/8" rebar, thence S 01°26'40" W a distance of 157.66' to a 5/8" rebar, thence S 30°24'36" E a distance of 243.49' to a 5/8" rebar thence S 05°00'09"W a distance of 275.01' to a 5/8" rebar, S 52°31'04" W a distance of 81.61' to a 5/8" rebar, thence N 87°03'39" W a distance of 185.69' to a 5/8" rebar, thence S 00°30'04" E a distance of 579.97' to a 5/8" rebar on the South line of the SW¹/₄ of the SE¹/₄ of said Section 26, thence N 89°36'23" W along the South line of the SW1/4 of the SE1/4 of said Section 26, a distance of 300.00' to the point of beginning, containing 12.64 acres, subject to any easements of record, and EXCEPT A parcel of land located in that portion of the SW¹/₄ of the SE¹/₄ of the SE¹/₄ of Section 26, Township 68 North, Range 28 West of the 5th P.M. in Ringgold County, Iowa, more particularly described as follows: Commencing at a 1-1/4" bolt at the S1/4 corner of said Section 26, thence S 89°36'23" E along the South line of the SW¼ of the SE¼ of said Section 26, a distance of 300.00' to a 5/8" rebar at the point of beginning, thence N 00°30'04" W a distance of 579.97' to a 5/8" rebar, thence S 87°03'39"E, a distance of 185.69' to a 5/8" rebar, thence N 52°31'04" E a distance of 81.61' to a 5/8" rebar, thence N 05°00'09" E a distance of 275.01' to a 5/8" rebar, thence N 30°24'36" W a distance of 243.49' to a 5/8" rebar, thence N 01°26'40" E a distance of 157.66' to a 5/8" rebar, thence S 89°36'15" E a distance of 220.36' to a 5/8" rebar, thence S 12°28'46" E a distance of 246.20' to a 5/8" rebar, thence S 32°50'31" E a distance of 336.70' to a 5/8" rebar,

thence S 08°43'05" E a distance of 183.41' to a 5/8" rebar, thence S 28°49'12" E a distance of 452.79' to a 5/8" rebar, thence S 58°32'56" E a distance of 144.80' to a 5/8" rebar, thence S 00°23'37" W a distance of 90.00' to a 5/8" rebar on the South line of the SW¼ of the SE¼ of said Section 26, thence N 89°36'23" W along the South line of the SW¼ of the SE¼ of said Section 26 a distance of 975.00' to the point of beginning, containing 15.07 acres, subject to any easements of record

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;

2.	PRICE. The purchase price shall be \$, payable at Decatur County, Iowa, as follows:
	on November 15, 2022, to be held in trust by Verle W. Norris with the balance due at the time of closing which shall be on or before December 29, 2022. In addition, Buyer shall pay a 5% buyer's premium at the time of closing.
3.	REAL ESTATE TAXES. Sellers shall pay real estate taxes prorated 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. A. Sellers shall pay all special assessments which are a lien on the Real Estate as of the date of acceptance of this offer. B. All other special assessments shall be paid by Buyers.
5.	RISK OF LOSS AND INSURANCE. Risk of loss prior to Seller's delivery of possession of the Real Estate to Buyers shall be as follows: A. All risk of loss shall remain with Sellers until possession of the Real Estate shall be delivered to Buyers. B. IF A. IS STRICKEN, Sellers shall maintain \$\NA\ of fire, windstorm and extended coverage insurance on the Real Estate until possession is given to Buyers and shall promptly secure endorsements to the appropriate insurance policies naming Buyers as additional insureds as their interests may appear. Risk of loss from such insured hazards shall be on Buyers after Sellers have performed under this paragraph and notified Buyers of such performance. Buyers, if they desire, may obtain additional insurance to cover such risk.
6.	CARE AND MAINTENANCE. The Real Estate shall be preserved in its present

condition and delivered intact at the time possession is delivered to Buyers, provided, however, if 5.a. is stricken and there is loss or destruction of all or any part of the Real Estate from causes covered by the insurance maintained by Sellers, Buyers agree to accept such damaged or destroyed Real Estate together with such insurance proceeds in

- lieu of the Real Estate in its present condition and Sellers shall not be required to repair or replace same.
- 7. POSSESSION. If Buyers timely perform all obligations, possession of the Real Estate shall be delivered to Buyers on or before December 29, 2022, with any adjustments of rent, insurance, and interest to be made as of the date of transfer of possession.
- 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.)
- 9. USE OF PURCHASE PRICE. At time of settlement, funds of the purchase price may be used to pay taxes and other liens and to acquire outstanding interests, if any, of others.
- 10. ABSTRACT AND TITLE. Sellers, at their expense, shall promptly obtain an abstract of title to the Real Estate continued through the date of acceptance of this offer, and deliver it to Buyers for examination. It shall show merchantable title in Sellers in conformity with this agreement, Iowa law and 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. 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.
- 11. DEED. Upon payment of the purchase price, SELLERS shall convey the Property to Buyers by warranty deed, free and clear of all liens, restrictions, and encumbrances except as provided in this Agreement. General warranties of title shall extend to the time of delivery of the deed excepting liens or encumbrances suffered or permitted by Buyers.
- 12. JOINT TENANCY IN PROCEEDS AND IN REAL ESTATE. If Sellers, immediately preceding acceptance of this offer, 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 the 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 rights 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 11.
- 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 or real estate contract for this purpose.

14. TIME IS OF THE ESSENCE. Time is of the essence in this contract.

15. REMEDIES OF THE PARTIES

- A. If Buyers fail to timely perform this contract, Sellers may forfeit it as provided in the Iowa Code, and all payments made shall be forfeited or, at Seller's option, upon thirty days written notice of 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. Thereafter this contract may be foreclosed in equity and the Court may appoint a receiver.
- B. If Sellers fail to timely perform this contract, Buyers have the right to have all payments made returned to them.
- C. Buyers and Sellers also are entitled to utilize any and all other remedies or actions at law or in equity available to them and shall be entitled to obtain judgment for costs and attorney fees as permitted by law.
- 16. STATEMENT AS TO LIENS. If Buyers intend to assume or take subject to a lien on the Real Estate, Sellers shall furnish Buyers with a written statement from the holder of such lien, showing the correct balance due.
- 17. SUBSEQUENT CONTRACT. Any real estate contract executed in performance of this contract shall be on a form of the Iowa State Bar Association.
- 18. APPROVAL OF COURT. If the sale of the Real Estate is subject to Court approval, the fiduciary shall promptly submit this contract for such approval. If this contract is not so approved, it shall be void.
- 19. CONTRACT BINDING ON SUCCESSORS IN INTEREST. This contract shall apply to and bind the successors in interest of the parties.
- 20. CONSTRUCTION. Words and phrases shall be construed as in the singular or plural number, and as masculine, feminine or neuter gender, according to the context.
- 21. 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.

- 22. Buyer(s) shall be responsible for any fencing which may be necessary. Fencing shall be according to state law.
- 23. Buyer(s) has had/have an opportunity to inspect the subject premises and accepts the same "AS IS" without reliance on any warranties or representations thereof.
- 24. This offer to buy real estate and acceptance is subject to the additional terms and conditions set forth by Steffes Group, Inc., Special Provisions attached hereto as Exhibit "A" and incorporated herein by reference.
- 25. Sellers request that this transfer be treated as an IRC Section 1031 Tax Deferred Exchange. The parties agree to cooperate in effecting the exchange in accordance with Section 1031 of the Internal Revenue Code, including execution of any documents that may be reasonably necessary to effect the exchange; provided that (1) the party requesting the exchange shall bear all additional costs incurred in connection with the exchange; (2) the non-requesting party shall not be obligated to delay the closing or execute any note, contract or other document providing for any personal liability which would survive the exchange.

Accepted November 15, 2022 SELLERS	Dated November 15, 2022 BUYERS
Paul C. Dykstra	
Nancy K. Dykstra	
Address:	Address:
Telephone:	Telephone:

EXHIBIT "A"

SPECIAL PROVISIONS

- Land is selling free and clear for the 2023 farming season.
- It shall be the obligation of the Buyer to report to the Ringgold County FSA office and show filed deed in order to receive the following if applicable: A. Allotted base acres. B. Any future government programs. Final tillable acres will be determined by the FSA office, as FSA fields may overlap Tract lines.
- All tracts will be surveyed by a licensed surveyor. Tracts 1, 3 7 will be sold by the acre with gross surveyed acres being the multiplier for said tracts. Tract 2 will be sold lump sum price. In the event the final survey is not completed by auction day or if the recorded survey is different than the announced gross surveyed acres, adjustments to the final contract price will be made accordingly at closing only on Tracts 1, 3-7, where the gross surveyed acres were used for the multiplier. No adjustments will be made on Tract 2, as it is selling lump sum price.
- Buyer of Tract 2 shall bear the responsibility and expense to have the septic system pumped & inspected, prior to closing, as required by the Iowa DNR. It shall also be the Buyer's responsibility and expense, if needed, to upgrade, repair, or any other matters to the septic system in accordance with Ringgold County & Iowa Laws & regulations. Prior to closing, the Buyer shall acquire the proper paperwork required by the Ringgold County Sanitarian for the septic system.
- If one Buyer purchases more than one tract, the Seller shall only be obligated to furnish one abstract and deed (husband & wife constitute one buyer).
- This auction sale is not contingent upon Buyer's financing or any other Buyer contingencies.
- If a Buyer is unable to close due to insufficient funds or otherwise, Buyer will be in default and the deposit money will be forfeited.
- The Buyer shall be responsible for any fencing in accordance with state law.
- The Buyer shall be responsible for installing his/her own entrances if needed or desired.
- If in the future a site clean-up is required, it shall be at the expense of the Buyer.
- All mineral rights, if any, held by Seller will be transferred to Buyer upon closing.
- Tracts 1-7 have a recorded 20-year Manure Easement Agreement in place, which started on November 1, 2021.
- Tract 2 will have a recorded Water Access and Pond Easement Agreement established prior to final settlement/closing, in favor of Tract 5 and Parcel "A" which is the hog building across the road. This agreement will include the ponds & rural water access.
- Tract 5 has a recorded Access and Pond Easement Agreement in favor of Parcel "A" which is the adjoining hog building.
- Tract 2 has a recorded Separation Distance Waiver and Agreement in favor of Parcel "A" which is the hog building across the road.
- This real estate is selling subject to any and all covenants, restrictions, encroachments and easements, as well as all applicable zoning laws.
- The Buyer acknowledges that they have carefully and thoroughly inspected the real estate and are familiar with the premises. The Buyer is buying this real estate in its "as is" condition and there are no expressed or implied warranties pertaining to the real estate.
- All lines, drawings and boundaries are approximate are subject to final survey.
- Steffes Group, Inc. is representing the Seller.
- Any announcements made the day of sale take precedence over advertising.