TAX DEEDS, §448.2

448.2 Form.

Deeds executed by the county treasurer shall be substantially in the following form:

KNOW ALL PERSONS BY THESE PRESENTS, that the following		
described parcel: (Here follows the description), situated in the		
county of and state of Iowa, was subject to		
taxes for the year (or years) A.D, and the taxes on the		
parcel for the year (or years) stated remained due and unpaid at the		
date of the sale; and the treasurer of the county, on the		
day of, A.D, by virtue of the authority		
vested by law in the treasurer, at (an adjournment of) the sale		
begun and publicly held on the third Monday of June, A.D		
exposed to public sale at the office of the county treasurer in the		
county named, in substantial conformity with all the requirements		
of the statute, the parcel described, for the payment of the total		
amount then due and remaining unpaid on the parcel, and at that		
time and place, of the county of and state		
of, offered to pay the sum of dollars		
and cents, being the total amount then due and		
remaining unpaid on the parcel, for (here follows the description of		
the parcel sold) which was the least quantity bid for, and payment		
of that sum was made by that person to the treasurer, the parcel was		
stricken off to that person at that price; and did,		
on the, A.D. assign the		
certificate of the sale of the parcel and all right, title, and interest		
to the parcel to of the county of and		
state of; and by the affidavit of, filed		
in the treasurer's office on the day of		
A.D, it appears that notice has been given more than		
ninety days before the execution of this deed to		
of the expiration of the time of redemption allowed		
by law; and two years have elapsed since the date of the sale, and		
the parcel has not been redeemed:		
Now, I,, treasurer of the county, for the		
consideration of the stated sum paid to the treasurer and by		
consideration of the stated sum paid to the treasurer and by virtue of law, have granted, bargained, and sold, and by these		
consideration of the stated sum paid to the treasurer and by virtue of law, have granted, bargained, and sold, and by these presents do grant, bargain, and sell to		
consideration of the stated sum paid to the treasurer and by virtue of law, have granted, bargained, and sold, and by these presents do grant, bargain, and sell to		
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consideration of the stated sum paid to the treasurer and by virtue of law, have granted, bargained, and sold, and by these presents do grant, bargain, and sell to		

§448.2, TAX DEEDS 2

deed	as treasurer of the county, for the purposes expressed in the
conv	eyance.
Giv	ren under my hand (and seal) this day of
	, A.D
[R60, §783; C73	, §896; C97, §1443; C24, 27, 31, 35, 39, § 7285; C46, 50, 54, 58, 62, 66, 71, 73,
75, 77, 79, 81, §44	[8.2]
83 Acts, ch 101 Referred to in §420.243	§92; 91 Acts, ch 191, §101; 2000 Acts, ch 1058, §41