

COMPUTER REC \$ 1000 RECORDED AUD \$ COMPARED R.M.F. \$ 100

FILED NO 006128 BOOK 221 PAGE 1 2000 SEP 27 AM 10: 42

MICKI UTSLER RECORDER MADISON COUNTY, IOWA

Wells Fargo Financial Iowa 3, Inc.,

Instrument prepared by: SCOTT ERVIN WEST DES MOINES, IA 50266 1821 22ND STREET, SUITE 104 **Branch Address** 

515-223-0054

Address Tax Statements: 317 N. 2ND STREET WINTERSET, IA. 50273 Branch Phone Number

## REAL ESTATE MORTGAGE

MARTINA JO ECKSTEIN N/K/A MARTINA JO WOLKEN AND STEVE WOLKEN, WIFE AND HUSBAND are indebted to Wells Fargo Financial Iowa 3, Inc., Mortgagee under a Revolving Loan Agreement dated SEPTEMBER 19TH evidencing a loan made by said Mortgagee, pursuant to which a credit limit has been established in the amount of \$52,500.00 Mortgagors 2000 according to the terms of said Revolving Loan Agreement. Said Revolving Loan Agreement requires payments in monthly instalments and according to the terms thereof, payment may be made in advance in any amount at any time and default thereunder or under any security instrument securing said Revolving Loan Agreement, shall, at the option of the holder thereof and without notice or demand unless required by law, render the entire unpaid balance thereof at once due and payable.

NOW THEREFORE, in consideration of said loan and to further secure the payment of said Revolving Loan Agreement and any Revolving Loan Agreements executed and delivered to Mortgagee by Mortgagors at any time before the entire indebtedness secured hereby shall be paid in full, evidencing either a future loan by Mortgagee or a refinancing of any unpaid balance under the Revolving Loan Agreement above described or renewal thereof, or both such future loan and refinancing, the Mortgagors do hereby convey to the Mortgagee, its successors and assigns forever the tract of real estate hereinafter described together with the rents, issues and profits thereof; provided, however, if the Mortgagors well and truly pay and discharge said Revolving Loan Agreement or Revolving Loan Agreements according to the terms thereof, then these presents shall cease and be void.

In the event default shall exist hereunder or under said Revolving Loan Agreement or Revolving Loan Agreements, and the entire indebtedness secured hereby shall be due and payable either by exercise of the option of acceleration herein described or otherwise, this mortgage may be foreclosed by action in court by equitable proceedings. Upon foreclosure Mortgagee shall have the right, irrespective of any deficiency, to which Mortgagors hereby consent, to enter upon the premises in person or have a Receiver appointed to take possession of the premises and collect the rents, issues and profits thereof for the benefit of Mortgagee as allowed by law.

If the tract of real property described herein is less than ten (10) acres in size, it is further hereby agreed, pursuant to Section 628.26, Code of Iowa, that the period of redemption after sale on foreclosure of this mortgage shall be reduced to six (6) months, provided Mortgagee waives in the foreclosure action any rights to a deficiency judgment against the Mortgagors which might arise out of the foreclosure proceeding. If the tract of real property described herein is less than ten (10) acres in size, it is further hereby agreed, pursuant to Section 628.27, Code of Iowa, that the court in a decree of foreclosure may find affirmatively that said tract has been abandoned by the owners and those persons personally liable under this mortgage at the time of such foreclosure, and should the court so find, and if Mortgagee shall waive any rights to a deficiency judgment against the Mortgagors or their successors in interest in the foreclosure action, then the period of redemption after foreclosure shall be reduced to sixty (60) days.

Mortgagors expressly agree to keep all legal taxes, assessments, and prior liens against said property paid, to keep the buildings and improvements thereon in good repair, to commit no waste thereon, and to keep the buildings and improvements thereon insured for the benefit of the Mortgagee as its interest may appear; and upon failure of Mortgagors to do so, Mortgagee may pay such taxes, assessments, and prior liens, and cause said property to be repaired, and cause said property to be insured, and the amount so paid shall become a part of the indebtedness secured by this mortgage as permitted by law.

The Mortgagors covenant that they exclusively possess and own said property free and clear of all encumbrances except as otherwise noted, and that they will warrant and defend the same against the claims and demands of all persons except the Mortgagors also agree not to sell, convey or otherwise transfer the mortgaged property or any portion thereof without Mortgagee's prior written consent and any such sale, conveyance or transfer without Mortgagee's prior written consent shall constitute a default under the terms hereof. The Mortgagors hereby relinquish all contingent rights in and to the mortgaged property, including the right of dower and homestead. Any failure of the Mortgagee to enforce any of its rights or remedies hereunder shall not be a waiver of its rights to do so thereafter. Whenever the context so requires plural words shall be construed in the singular.

NOTICE: This mortgage secures credit in the amount of \$200,000 (Amount Financed). Loans and advances up to this amount, together with interest, are senior to indebtedness to other creditors under subsequently recorded or filed mortgages and liens.

## DESCRIPTION OF MORTGAGED REAL ESTATE:

SOUTH 92 FEET OF LOT'S THREE (3) AND FOUR (4) IN BLOCK TWO (2) OF THE ORIGINAL TOWN OF WINTERSET, MADISON COUNTY, IOWA.

situated in the County of MADISON	, State of Iowa.
Dated this 19TH day of SEPTEMBER ,	2000 Type name as signed MARTINA JO WOLKEN
	Steve wolker Sign Here
STATE OF IOWA	Type name as signed <u>STEVE_WOLKEN</u>
COUNTY OF POLK )	
On this 19TH day of SEPTEMBER, A.D.	2000, before me, a Notary Public in and for POLK
County, State of Iowa, personally appeared MARTINA JO	WOLKEN and STEVE WOLKEN
to me known to be the identical person S	named in and who executed the foregoing instrument and acknowledged
that THEY executed the same a	as THEIR voluntary act and deed.
(SEAL)  JAVIER M. GUTIERREZ My Commission Expires	Acknowledging officer Sign here  Acknowledging Type name as signed JAVIER M. GUTIERREZ  Notary Public in and for PULK County, Iowa

My Commission Expires: <u>SEPTEMBER 14</u>, <u>2002</u>.

Approximation and the second s

INSTRUCTIONS: Each person who signed this Real Estate Mortgage must sign under 1 or 2 below. Sign under 1 if the property covered by this Real Estate Mortgage is not your homestead. Sign under 2 if the property covered by this Real Estate Mortgage is your homestead.

Dated					
<u> </u>	•				
			<del>-</del>		**
·	· · · · · · · · · · · · · · · · · · ·				
I understand that hor from judicial sale; ar protection for this pro	nd that by signing th	is Real Estate M	lortgage, I volur	itarily give	up my right
from judicial sale; a protection for this pro	nd that by signing th	is Real Estate M claims secured b	lortgage, I volur by this Real Esta	itarily give te Mortgage	up my right
I understand that hor from judicial sale; as protection for this produced 9-19-	nd that by signing th	is Real Estate M claims secured b	lortgage, I volur by this Real Esta	itarily give te Mortgage	up my right
from judicial sale; a protection for this pro	nd that by signing th	is Real Estate M claims secured b	lortgage, I volur	itarily give te Mortgage	up my right