RI AL	FILED NO. 2133. BOOK 203 PAGE 749 BOOK 203 PAGE 7
REAL ESTATE MORTGA (To secure initial mortgage note - Also future loans and advances to the experience)	GE-IOWA
this indenture made this 19th day of between Merl L and E. Ann Ke	Detoker A.D. 1995 CAS, Lusband and
of the County of Madison, and the State of Iowa, and	Morigagors
of the County of Rockhawk ,, and State of Tow WITNESSETH: That the said Mortgagors, in consideration of any and all liabilities to Lederm of a \$ 32,500. bond in the case of State of Iowa vs. Kerry Lee Be	Mortgagee
(\$	idenced by the promissory note of even date herewith and such these presents SELL, CONVEY AND MORTGAGE, unto the said OMPANY appropriate clause to create same), State of lowa, to-wit:
together with all personal property that may integrally belong to, or be or hereafter become an integral as, light fixtures, shades, rods, blinds, venetian blinds, awnings, storm windows, storm doors, sort uses, profits and right to possession of said real estate, and all crops raised thereon from now until the composition of the property, or fixtures, or both, a Security Interest hereby attaches thereto, as provided by the Uniform Said Mortgagors bereby covenant with Mortgages, or successor in Interest, that said Mortgagors said real estate, that they have good and lawful authority to sell, convey and mortgage the same; that is claims of all persons whomsoever, except as may be above stated; and said Mortgagors Covenant to Warrant and defend the Each of the undersigned hereby relinquishes all rights of dower, homestead and distributive sham of exemption, as to any of said property. [WE] UNDERSTAND THAT HOMESTEAD PROPERTY IS IN MANY CASES PROTECTED JUDICIAL SALE, AND THAT BY SIGNING THIS CONTRACT (MORTGAGE), IWE) VOLUNTARILY OF CONDITIONED HOWEVER, That if said Mortgagors shall pay or cause to be paid to said Mortgage shall be legal tender in payment of all debits and dues, public and private, at time of payment, all at the them these presents will be void, otherwise to remain in full force and effect. 1. NOTICE: THIS MORTGAGE SECURES (maximum) CREDIT IN THE AMOUNT OF S. AND ADVANCES UP TO THIS AMOUNT TOGETHER WITH INTEREST ARE SENIOR TO INDEED HORTGAGES AND LIENS. (See limiting feature as to such advances per foot loans and advances to mortgagos up not their significant process and entered by loans and advances to protect the security for loans of loans made in accordance with the term constituent of a similing he amounts secured by the original obligations and advances to protect the security for loans of loans made in accordance with the term constituent as a such advances per foot that may be taxed as costs to protect the security for loans of loans made in accordance with the term constituent and advanc	debt secured thereby shall be paid in full. As to any such personal formercial Code. (Also see footnote number 3.) hold clear title to said personal property, and title in fee simple to aid premises are Free and Clear of all Liens and Encumbrances said premises and the said personal property against the lawful as in and to the above described premises and waives all rights are free and CREDITORS AND EXEMPT FROM GIVE UP MY(OUR) RIGHT TO THIS PROTECTION FOR THIS thole No. 4.) Ingees, or his successors, or assigns, said sum of money which ime, place, and upon the terms provided by one (1) promissory aragraph 1 below, and shall perform the other provisions hereof, aragraph 1 below, and shall perform the other provisions hereof, aragraph 1 below, and shall perform the other provisions hereof, aragraph 1 below, and shall perform the other provisions hereof, aragraph 1 below, and shall perform the other provisions hereof, aragraph 1 below, and shall perform the other provisions hereof, aragraph 1 below, and shall perform the other provisions hereof, aragraph 1 below, and shall perform the other provisions hereof, aragraph 1 below, and shall perform the other provisions hereof, and provisions contained in this mortgage. INT. The foregoing limitation upon the total amount of principal store for any amount for any protective disbursement advanced, and provisions contained in this mortgage. Ind. now or hereafter levied against said property, or any part then due. Ind. now or hereafter levied against said property, or any part then due. Ind. now or hereafter levied against said property, or any part then due. Ind. now or hereafter levied against said property, or any part then due. Ind. now or hereafter levied against said property, or any part then due. Ind. now or hereafter levied against said property, or any part then due. Ind. now or hereafter levied against said property, or any part then due. Ind. now or hereafter levied against said property, or any part then due. Ind. now or hereafter levied against sai

(irregularities in the levy or assessment of said taxes being expressly waived), and all such payments with interest thereon at the highest legal rate applicable to a natural person (or if the Mortgagor is a corporation, then at the default rate provided in the note secured hereby) from time of payment shall be a lien against said premises.

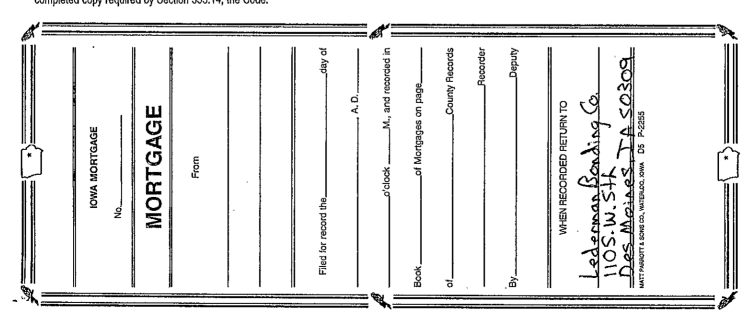
- 8.1 ACCELERATION OF MATURITY AND RECEIVERSHIP. It is agreed that if default shall be made in the payment of said note, or any part of the interest thereon, or any other advance or obligation which may be secured hereby or any agreed protective disburgement, such as taxes, special assessments, insurance and repairs, or if Mortgagors shall suffer or commit waste on or to said security, or if there shall be a failure to comply with any and every condition of this mortgage, then, at the option of the Mortgagee, said note and the whole of the indebtedness secured by this mortgage, including all payments for taxes, assessments or insurance premiums, shall become due and shall become collectible at once by foreclosure or otherwise after such default or failure, and without notice of broken conditions; and at any time after the commencement of an action in foreclosure, or during the period of redemption, the court having jurisdiction of the case shall, at the request of the at any time after the commencement of an action in foreclosure, or during the period of redemption, the court having jurisdiction of the case shall, at the request of the Mortgagee, appoint a receiver to take immediate possession of said property, and of the rents and profits accruing therefrom, and to rent or cultivate the same as he may deem best for the interest of all parties concerned, and shall be liable to account to said Mortgagors only for the net profits, after application of rents, issues and profits upon the costs and expenses of the receivership and foreclosure and the indebtedness, charges and expenses hereby secured and herein mentioned. And it is hereby agreed, that after any default in the payment of either principal or interest, such sums in default secured by this mortgage shall draw interest at the highest legal rate applicable to a natural person; or if the Mortgagor is a corporation, then at the default rate provided in the note secured hereby.

 8.2 SIX MONTHS' AND 60 DAY PERIOD FOR REDEMPTION. It is further agreed that if this mortgage covers less than 10 acres of land, and in the event of the targets and sale of the property by sheriff's sale in such foreclosure proceedings, the time of one year for redemption from said said provided by
- 8.2 SIX MONTHS AND 60 DAY PERIOD FOR REDEMPTION. It is further agreed that it his mortgage covers less than 10 acres of rand, and in the event of the foreclosure of this mortgage and sale of the property by sheriff's sale in such foreclosure proceedings, the time of one year for redemption from said said provided by the statutes of the State of lowa shall be reduced to 6 months provided the Mortgages, in such action files an election to waive any deficiency judgment against the Mortgagors which may arise out of the foreclosure proceedings; all to be consistent with the provisions of Chapter 628, Code of lowa. It is further agreed that the period of redemption after a foreclosure of this mortgage shall be reduced to 60 days if all of the three following contingencies develop: (1) The mortgaged real estate herein is less than 10 acres in size; (2) the Court finds affirmatively that said real estate has been abandoned by the owners and those persons personally liable under this mortgage at the time of such foreclosure; and (3) the Mortgagors or such action files an election to waive any deficiency judgment against the Mortgagors or their successors in interest or the owner shall have the exclusive right to redeem for the first 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 Code shall be redeem for the first 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 Code shall be

9. IT IS EXPRESSLY UNDERSTOOD AND AGREEI the real estate described herein or any part thereof to pers	D, but subject to the provisions one other than the Mortgagors	of Subsection	on 2.c of Section 535. tile thereto shall becor	B, the Code, that if the ne vested in any pers	Mortgagors shall convey on or persons other than
the Mortgagors in any manner whatsoever, then and in evolution to be and become immediately due and payable. 10. FINAL PAYMENT. The date of the final paymen	ery such case the entire balance	ce owing ur	ider this mortgage an	d the note it secures	shall, at the option of the
11. This is () is not (X) (strike one) a CONS	TRUCTION MORTGAGE LIE	N as define	d in Sec. 572.18, the	Code.	
12. The address of the Mortgagee is	712 Sycam	ore	Street		
Waterloo, Ion	5070	73	(Street and Number)		
(State) 13. Mortgagor(s) acknowledges receipt of a fully IN WITNESS WHEREOF, said Mortgagors have set		trument.	uvillan namaku / /	-19-95	ce of Section 447.9 The Code).
Sec. 331.602, The Code, requires typed or legibly printed	~	arin	Kerns	The stated by	Mortgagors)
name of signatory beneath each original signature.		AMM	Kenns	Ner	1 Kierbs
STATE OF IOWA, Warren	COUNTY, ss.	.,,,,,,,	/		Mortgagors
On this 1941 day of C	lctober , Al	d. 1998	, before me, the unde	ersigned, a Notary Pu	blic in the State of Iowa,
personally appeared Merl L.	end E. Ann	Ker	v?5v	· · · · · · · · · · · · · · · · · · ·	
				L	
to me known to be the identical persons named in and wi and deed.	o executed the foregoing instr	/	<i>(</i>) ()	c in the State of Iowa	•
STATE OF IOWA,	COUNTY, ss.	My Co	Notary Publi Notary Publi	c in the State of Iowa ニスρ ト・そろ: M	ianch 11,2001
On this day of	, A	.D	, before me, the und	ersigned a Notary Pu	blic in the State of Iowa,
appearedand _	A-1-4-4-4-4-4-4-4-4-4-4-4-4-4-4-4-4-4-4-		, to me personally	known, who, being by	me duly sworn, did say
within and foregoing instrument, that (no seal has been procured the seal affixed the	ereto is the seal of said)		signed (and sealed) on b	pehalf of said corporation	
Directors; and that the said execution of said instrument to be the voluntary act and d	and eed of said corporations, by it	and by the	m voluntarily execute	as such of d.	ficers acknowledged the
	* 40		Notary Public	o in the State of Iowa	
EXPLANATORY NOTES: 1. Section 654.12A, the Code, entitled "Priority of Advance Ilmitting clause: "However, the priority of a prior record foreclosure or action to enforce a subsequently record."	rded mortgage under this se	subject to clion does	OT A PART OF THE Section 572.18, the C not apply to loans o	MORTGAGE. ode, re mechanic's lie	en, contains the following

- Loans and advances pursuant to Paragraph 1 of this mortgage should be signed by the Mortgagor and if the Mortgagor is a natural person, by such person and spouse, and specifically refer to this original Mortgage, and preferably identified by book and page.

 Uniform Commercial Code, If security interest are desired both in real estate and also on personal property, crops, fixtures or livestock and increase thereof, use
- and file appropriate financing statement.
- This provision relating to homestead property required by Section 561.22, the Code, and provision at Paragraph 12 relating to acknowledgment of receipt of fully completed copy required by Section 535.14, the Code.



A TTACHMENT A

Commencing at a point Sixty 60 rods West of the Northeast corner of the Northeast Quarter of the Northeast Quarter of Section Sixteen (16) in Township Seventy-four (74) Morth, of Range Twenty-nine (29) West of the Fifth P.M., and running thence West Twelve (12) rods, thence South Twenty-four (24) rods, thence east Twelve (12) rods, thence Morth Twenty-four (24) rods, of bace of beginning.

AND

A tract of real estate bounded by and included within a line running asfollows; Commencing at a point 55-rods West of the Northeast corner of Section

16; Township 74 North, Range 29 West of the 5th, and running thence West

5 rods, then South 14 rods and 11 % feet, thence East 5 rods, thence Morth 14

16 bounded by and included within a line running as follows: Commencing at a

5 rods may 17 % feet, to the place of beginning; and also a tract of real estate

6 bounded by and included within a line running as follows: Commencing at a

7 section 16, Township 74 North, Range 29 West of the 5th, and running

7 thence West 5 rods, thence South 9 rods and 5 feet thence East 5 rods, thence

7 North 9 rods and 5 feet, to the place of the beginning; all in Section 16,

7 North 9 rods and 5 feet, to the place of the beginning; all in Section 16,

EXCEbL

Commencing at a point 1072 feet west of the Northeast corner of the Northeast Quarter (1/4) Northeast Quarter (1/4) of Section Sixteen (16), Township Seventy-four (74) North, Range Twenty-nine (29) thence West 116 feet, thence South 396 feet, thence east 198 feet thence north 268 feet, thence west 82 feet, thence north 128-feet to point of beginning.

[Mortgage agreement between Merl L. Kerns and Ann Kerns and Lederman Bonding Co.]